
SENATE JOURNAL

FIRST REGULAR SESSION
Thirty-fifth Legislature of Oklahoma

1975



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Convened
January 7, 1975

Adjourned
June 6, 1975

JOURNAL
of the
SENATE

FIRST REGULAR SESSION
OF THE
THIRTY-FIFTH LEGISLATURE
OF OKLAHOMA
1975



Convened January 7, 1975

Adjourned June 6, 1975

IN MEMORIAM



DACUS, BYRON
9-12-1893 — 6-16-1975

District 6 20th through 32nd Sessions
(1944 through 1970)

FINE, RAY
7-2-1907 — 2-14-1975

District 28 19th through 29th Sessions
(1943 through 1964)

SANDLIN, HUGH M.
8-4-1904 — 9-10-1974

District 22 26th and 27th Sessions
(1957 through 1960)

RENEAU, FRANK
7-21-1918 — 1-31-1975

Secretary of the Senate, 1963 and 1964

OFFICERS OF THE SENATE

1st Regular Session

35th Legislature

1975

GEORGE NIGH, Oklahoma City	President
GENE C. HOWARD, Tulsa	President Pro Tempore
JIM E. LANE, Idabel	Majority Floor Leader
JOHN D. LUTON, Muskogee	Assistant Majority Floor Leader
WAYNE M. HOLDEN, Duncan	Majority Whip
JAMES M. INHOFE, Tulsa	Minority Floor Leader
JOHN R. McCUNE, Oklahoma City	Assistant Minority Floor Leader
PHIL WATSON, Edmond	Minority Whip
LEE SLATER, Oklahoma City	Secretary
RUTH SMITH, Oklahoma City	Chief Clerk
LORRIE THOMPSON, Edmond	Journal Clerk
BOBBIE STEENBERGEN, El Reno	Calendar Clerk
BETTY DARR, Oklahoma City	Chief Engrossing and Enrolling Clerk
FRANK TRUEL, Oklahoma City	Sergeant-at-Arms

CALENDAR MONTHS

1st REGULAR SESSION

35th LEGISLATURE - 1975

Convened January 7, 1975 - Adjourned June 6, 1975

(The 88 Legislative Days are shown in
boldface type)

JANUARY 1975						
S	M	T	W	T	F	S
			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	

FEBRUARY 1975						
S	M	T	W	T	F	S
						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	

MARCH 1975						
S	M	T	W	T	F	S
						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					

APRIL 1975						
S	M	T	W	T	F	S
		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			

MAY 1975						
S	M	T	W	T	F	S
				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

JUNE 1975						
S	M	T	W	T	F	S
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					

(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.)

TABLE OF CONTENTS

Officers of the Senate	vii
Calendar Months, 1st Regular Session, 35th Legislature	ix
Membership of Senate	xii
Bills and Joint Resolutions Enacted into Law	xiv
Senate Journal	1-1246
Senate Committees	
Interim and Special	1251
Standing	1247
Bills Referred to Conference Committees	
other than GCCA	1258
Bills Referred to General Conference Committee	
on Appropriations	1256
Summary of Legislative Action	1259
Denotations	1263
Senate Bill Index	1265
Senate Joint Resolution Index	1335
Senate Concurrent Resolution Index	1343
Senate Resolution Index	1351
House Bill Index	1357
House Joint Resolution Index	1405
House Concurrent Resolution Index	1409
Personal and Topical Index	1413
Subject Matter Index	1455

MEMBERSHIP OF SENATE

Terms expire 1976

Name	Address	County	Dis- trict	Poli- tics
William M. Schuelein	Miami	Craig*, Delaware*, Ottawa	1	D
Robert P. Medearis	Tahlequah	Adair, Cherokee, Muskogee*, Sequoyah*, Wagoner*	3	D
Jim E. Lane	Idabel	Choctaw, McCurtain, Pushmataha	5	D
Gene Stipe	McAlester	Haskell*, Latimer*, Pittsburg*	7	D
John D. Luton	Muskogee	Muskogee*	9	D
Wes Watkins**	Ada	Coal, Hughes, Murray*, Okfuskee*, Pontotoc	13	D
Glen Ham	Pauls Valley	Cleveland*, Garvin, Grady*, McClain	15	D
Ralph W. Graves	Shawnee	Cleveland*, Pottawatomie*	17	D
Norman A. Lamb	Enid	Garfield*, Grant*	19	R
Robert M. Murphy	Stillwater	Lincoln*, Payne*	21	D
Don Baldwin	Anadarko	Caddo, Grady*	23	D
Herschel H. Crow	Altus	Greer*, Harmon*, Jackson, Tillman	25	D
Ed Berrong	Weatherford	Alfalfa*, Blaine*, Custer, Dewey, Major*, Washita*, Woods*	27	D
Jerry T. Pierce	Bartlesville	Craig*, Nowata, Washington*	29	R
Jim Taliaferro	Lawton	Comanche*	31	D
Rodger A. Randle	Tulsa	Osage*, Tulsa*	33	D
James M. Inhofe	Tulsa	Tulsa*	35	R
Finis W. Smith	Tulsa	Pawnee*, Tulsa*	37	D
Stephen C. Wolfe	Tulsa	Tulsa*	39	R
Phil Watson	Edmond	Oklahoma*	41	R
John L. Garrett	Del City	Cleveland*, Oklahoma*	43	D
Jimmy Birdsong	Oklahoma City	Canadian*, Oklahoma*	45	D
John R. McCune	Oklahoma City	Canadian*, Logan*, Oklahoma*	47	R
Leon Field	Texhoma	Alfalfa*, Beaver, Cimarron, Harper, Major*, Texas, Woods*, Woodward	49	D

* District contains part of county

** Elected for unexpired term

MEMBERSHIP OF SENATE

Terms expire 1978

Name	Address	County	Dis- trict	Poli- tics
Robert L. Wadley	Claremore	Delaware*, Mayes, Rogers	2	D
James E. Hamilton	Poteau	LeFlore, Muskogee*, Sequoyah*	4	D
Roy A. Boatner	Calera	Atoka, Bryan, Johnston, Latimer*, Marshall, Pittsburg*	6	D
Kenneth Butler	Okmulgee	Haskell*, McIntosh, Muskogee*, Okmulgee	8	D
John L. Dahl	Barnsdall	Garfield*, Logan*, Noble, Osage*, Pawnee*	10	D
John W. Young	Sapulpa	Creek, Lincoln*, Okfuskee*, Payne*	12	D
Ernest D. Martin	Ardmore	Carter, Jefferson*, Love, Murray*	14	D
Lee Cate	Norman	Cleveland*	16	D
Roy E. Grantham	Ponca City	Kay, Grant*	20	D
Gideon Tinsley	El Reno	Blaine*, Canadian*, Kingfisher	22	D
Wayne M. Holden	Duncan	Cotton, Grady*, Jefferson*, Stephens	24	D
Gilmer N. Capps	Snyder	Beckham, Comanche*, Ellis, Greer*, Harmon*, Kiowa, Roger Mills, Washita*	26	D
Al Terrill	Lawton	Comanche*	32	D
Bob R. Shatwell	Tulsa	Tulsa*, Osage*, Washington*	34	D
Gene C. Howard	Tulsa	Tulsa*	36	D
Frank Keating	Tulsa	Tulsa*	38	R
Phillip E. Lambert	Oklahoma City	Oklahoma*	40	R
James F. Howell	Midwest City	Oklahoma*	42	D
Marvin York	Oklahoma City	Oklahoma*	44	D
Mary Helm	Oklahoma City	Oklahoma*	46	D
E. Melvin Porter	Oklahoma City	Oklahoma*	48	D
Bill Dawson	Seminole	Lincoln*, Logan*, Pottawatomie*, Seminole	50	R
E. W. Keller	Oklahoma City	Oklahoma*	52	R
Bob Funston	Broken Arrow	Tulsa*, Wagoner*	54	D

*District contains part of county

BILLS AND JOINT RESOLUTIONS

of the

1st Session of the 35th Legislature, 1975

Senate Bills Enacted into Law

3	50	69	86	116	186	237	287	343	417
4	52	70	87	118	187	238	296	348	418
5	53	71	88	125	189	240	299	351	422
9	55	72	89	127	192	243	304	358	426
12	56	73 **	90	128	193	247	305	366	434
17	57	74	91	132	198	249	309	371	436
19	58	75	92	142	200	253	315	374	439
20	59	76 **	93	145 *	205	254	316	375 *	453
22	60	77	94	147	208	255	317	376	456
23	61	78	95	149	209 *	259	319	377	462
29	62	79	96	150	211	264	324	381	463
30	63	80	97	159	214	270	325	385 *	468
37	64	81	100 *	160	216	272	328	399	470
41	65	82	101	163	220	273	331	404	
43 *	66	83	106	176	223	275	332	405	
47	67	84	107	179	225	278	335	407	
49	68	85	109	184	232	279	337	409	

Total: 166

* Became law without Governor's signature

** Contains item or items vetoed by Governor

Senate Joint Resolutions Approved by Governor

3	12	18	30	34
4	13	20	31	35
9	15	24	32	40

Senate Joint Resolutions Filed With Secretary of State

6	8	36	37
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Senate Bills Vetoed

2	33	242	284	294
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House Bills Enacted into Law

1009	1079	1108	1130	1220	1268	1309	1367	1477	1546
1012	1081	1110	1131	1223	1270	1310	1372	1478	1549
1015	1087	1111	1132	1225	1271	1311	1383	1479	1552
1017	1089	1112	1133	1227	1272	1314	1392	1484	1553
1022	1090	1113	1134	1228	1273	1316	1399	1488	1565
1024	1091	1114	1139	1230	1275	1320	1409	1491	1567
1025	1092	1115	1140	1231 *	1277	1321	1410	1492	1578
1026	1093 *	1116	1143	1233	1278	1331	1413	1493	1585
1029	1094	1117	1151	1235	1280	1333	1424	1496	1587
1030	1095	1118	1152	1238	1284	1336	1431	1503	1594
1031	1096	1119	1154	1239	1289	1340	1439	1507	1595
1040	1097	1120	1161	1241	1290	1341	1442	1508	1598
1042	1098	1121	1165	1242	1293	1342	1443	1511	1613
1043	1099	1122	1166	1247	1294	1343	1444	1513	1616
1045	1100	1123	1179	1250	1297	1344	1445	1517	1619
1052	1101	1124	1181	1251	1299	1346	1454	1524	1622
1057	1102 **	1125	1182	1252	1302	1348	1460	1525	
1058	1103	1126	1187	1256	1303	1351	1464	1531	
1059	1104	1127	1190	1260	1304	1354	1473	1533	
1060	1106	1128	1208	1263	1307	1360	1475	1537	
1074	1107	1129	1219	1264	1308	1363	1476	1545	

Total : 205

* Became law without Governor's signature

** Contains item or items vetoed by Governor

House Joint Resolutions Approved by Governor

1003	1012	1015	1023	1030	1032
1011	1014	1022	1029	1031	

House Bills Vetoed

1008 1176 1401

Senate Journal

First Session of the Thirty-fifth Legislature, 1975,
of the State of Oklahoma

First Legislative Day, Tuesday, January 7, 1975

Pursuant to Article 5, Section 26, of the Constitution of the State of Oklahoma, the Senate of the 1st Regular Session of the 35th Legislature assembled in its Chamber at 12:00 noon.

The President, Lieutenant Governor George Nigh, called the Senate to order.

President Nigh advised the Senate of the resignation of Senator George A. Miller on June 15, 1974, and of the special election held to name his successor.

COMMUNICATION

The following communication from the State Election Board was read:

December 27, 1974

To The President
Oklahoma State Senate
Thirty-fifth Legislature
State Capitol Building
Oklahoma City, Oklahoma

Dear Sir:

Upon the face of the returns of the Special Election held on the 5th day of November 1974, as certified to this office by the County Election Boards of Coal, Hughes, Murray, Okfuskee and Pontotoc Counties for State Senate District No. 13, as verified by this Board, the following named appears to have been regularly

elected to membership in the Senate of Oklahoma, and accordingly, Certificate of Election has been issued to him by this Board:

Wes Watkins, Democrat, Ada,
State Senate District No. 13.

Sincerely,

LEE SLATER, Secretary
State Election Board

President Nigh announced that the Official Oath of Office, as required by Section 2 of Article 15 of the Constitution, was administered to Senator Wes Watkins on November 8, 1974, in the Senate Chamber.

The roll of the holdover members of the Senate was called, which resulted as follows:

Present: Baldwin, Berrong, Birdsong, Crow, Field, Garrett, Graves, Inhofe, Lamb, Lane, Luton, McCune, Medearis, Murphy, Pierce, Randle, Schuelein, Smith, Stipe, Taliaferro, Watkins, Watson and Wolfe.—23.

Excused: Ham.—1.

President Nigh also advised the Senate of the vacancy in office in Senate District 8 because of the death of Senator Tom Payne, and of the special election held to fill the vacancy.

COMMUNICATION

The following communication from the State Election Board was read:

December 30, 1974

To The President
Oklahoma State Senate
Thirty-fifth Legislature
State Capitol Building
Oklahoma City, Oklahoma

Dear Sir:

Upon the face of the returns of the Special Election held on the 4th of June, 1974, as certified to this office by the County Election Boards of Haskell, McIntosh, Okmulgee and Muskogee Counties for State Senate District No. 8, as verified by this Board, the following named appears to have been regularly elected to membership in the Senate of

Oklahoma, and accordingly, Certificate of Election was issued to him on June 7, 1974, by this Board:

Kenneth Butler, Democrat,
Okmulgee,
State Senate District No. 8.

Respectfully submitted,

LEE SLATER, Secretary
State Election Board

President Nigh announced that the Official Oath of Office, as required by Section 2 of Article 15 of the Constitution, was administered to Senator Kenneth Butler on June 10, 1974, in the Senate Chamber.

COMMUNICATION

The following communication from the State Election Board was read:

December 18, 1974

TO THE PRESIDENT
OKLAHOMA STATE SENATE
THIRTY-FIFTH LEGISLATURE
BUILDING

Dear Sir:

Upon the face of the returns of the General Election, held November 5, 1974, 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 Thirty-Fifth Legislature:

NAME	POL.	ADDRESS	DIST. NO.
Robert L. Wadley	D	Claremore	2
James E. Hamilton	D	Poteau	4

NAME	POL.	ADDRESS	DIST. NO.
Roy A. Boatner	D	Durant	6
Kenneth Butler	D	Okmulgee	8
John L. Dahl	D	Barnsdall	10
John W. Young	D	Sapulpa	12
Ernest D. Martin	D	Ardmore	14
Lee Cate	D	Norman	16
Roy E. Grantham	D	Ponca City	20
Gideon Tinsley	D	El Reno	22
Wayne M. Holden	D	Duncan	24
Gilmer N. Capps	D	Snyder	26
Al Terrill	D	Lawton	32
Bob R. Shatwell	D	Tulsa	34
Gene C. Howard	D	Tulsa	36
Frank Keating	R	Tulsa	38
Phillip E. Lambert	D	Oklahoma City	40
James F. Howell	D	Midwest City	42
Marvin York	D	Oklahoma City	44
Mary Helm	R	Oklahoma City	46
E. Melvin Porter	D	Oklahoma City	48
Bill Dawson	D	Seminole	50
E. W. Keller	R	Bethany	52
Bob Funston	D	Broken Arrow	54

Respectfully submitted,

LEE SLATER, Secretary
State Election Board

OATH OF OFFICE

President Nigh announced that the Official Oath of Office, as required by Section 2 of Article 15 of the Constitution of the State of Oklahoma, was administered to twenty-three of the newly elected members of the Senate on November 12, 1974, in the Senate Chamber, by Justice Ralph B. Hodges, and to Senator Mary Helm on December 16, 1974, in the Senate Chamber, by Chief Justice Denver Davison, following the vote of the Rules Committee on December 16, 1974, to seat Mrs. Helm.

The roll was called of new members of

the Senate, which resulted as follows:

Present: Boatner, Butler, Capps, Cate, Dahl, Dawson, Funston, Grantham, Hamilton, Helm, Holden, Howard, Howell, Keating, Keller, Lambert, Martin, Shatwell, Terrill, Tinsley, Wadley, York and Young.—23.

Excused: Porter.—1.

The President ordered the roll called of the membership of the Senate for the First Regular Session of the 35th Legislature, which resulted as follows:

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Ham and Porter.—2.

President Nigh declared a quorum present.

The following prayer was offered by Reverend Joe Dickens, Pastor, John Calvin Presbyterian Church, Tulsa, Oklahoma, and incorporated in the Journal upon request of Senator Funston.

Our God, we thank You that our Father created institutions of government for a proud and free people. We thank You that in spite of all the onslaughts by men in high places bent on destroying these institutions, they have survived.

As we begin this new year and this new Legislature, give us a true new beginning of honesty and dedication to good government. At a time when so many have lost faith in our institutions, give us leaders of courage who will restore our dream.

In a world where politics has become a bad word and where men who aspire to lead are looked upon with suspicion or even scorn, give us men who will retranslate these words with lives dedicated to integrity.

Deliver us from corrupt men who would use government for gain, and from cynics who have lost hope of decency. Take the high hopes, resolve and idealism of these Senators and turn them into good for the people of this State. Free them from fear and greed and desire for glory and use them for Your glory. Amen

RE: SENATE RULES

Senator Cate asked unanimous consent, which was granted, that the Rules of the 34th Legislature be adopted as the temporary Rules for the 35th Legislature.

ELECTION OF SENATE OFFICERS

The Democratic Caucus held on October 16, 1973, pledged the election of certain Officers of the Senate for the 35th Legislature. Pursuant to that action, the Senate proceeded with those elections.

Senator Terrill moved that Senator Gene C. Howard be elected President Pro Tempore of the Senate for the 35th Legislature, which motion was seconded by Senators Grantham and Inhofe, and adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Ham and Porter.—2.

Not Voting: Howard.—1.

Senator Wadley moved that the President appoint a committee to escort President Pro Tempore Howard to the President's desk. The motion was declared adopted and President Nigh appointed Senators Hamilton, Smith and McCune as such committee.

President Nigh, after offering his congratulations to President Pro Tempore Howard, handed the Gavel to the newly elected President Pro Tempore.

President Pro Tempore Howard addressed the Senate, as follows:

Thank you Governor Nigh. I will be very brief, establishing what I hope is a precedent to this session.

However, I would like to share with you some of my feelings at this time.

The members of the Senate have just given me the highest honor of my life. An honor for which I shall forever be grateful.

But more important than any such honor is the responsibility that goes with it. Such responsibilities as the responsibility to conduct the affairs of the office so as to be a credit to those that chose you; the responsibility to maintain the high standards of those who have preceded you; the responsibility of living up to the trust and confidence that has been placed in you.

I shall always bear in mind the responsibilities that I have to the Members of the Senate, to those that have preceded me in this office and to those that have served in this Chamber before us.

But even above this, I shall bear in mind the responsibility that we all have to the people of this state to meet the challenges of the State of Oklahoma and to do it in such a manner as to help restore confidence in public office and our political system. To this end, I dedicate to you my every effort.

I wish words could express my feelings at this time, feelings of gratitude, humility, dedication to this body and each of the members. But, unfortunately, my vocabulary is not adequate to express such feelings, so I would share with you the words of a man that I consider a very great American, a man who served four terms as President of this Nation. Upon taking the office for one of those terms, he used these words, words which I hope to be able

to justify your trust that you have placed in me.

Franklin Delano Roosevelt said, "For the trust reposed in me, I will return the courage and the devotion that befit the time. I can do no less."

President Pro Tempore Howard presiding.

Senator Porter asked to be shown present, which was the order.

Senator Crow moved that Senator Jim E. Lane be elected Majority Floor leader.

Senator Stipe moved that nominations for the office of Majority Floor Leader cease and Senator Jim E. Lane be elected by acclamation, which motion was declared adopted.

Senator Murphy moved that Senator John D. Luton be elected Assistant Majority Floor Leader.

Senator Randle moved that nominations for the office of Assistant Majority Floor Leader cease and Senator John D. Luton be elected by acclamation, which motion was declared adopted.

Senator Baldwin moved that Senator Wayne M. Holden be elected Majority Whip.

Senator Cate moved that nominations for the office of Majority Whip cease and Senator Wayne M. Holden be elected by acclamation, which motion was declared adopted.

Senator Smith moved that Lee Slater be elected Secretary of the Senate.

Senator Randle moved that nominations for the office of Secretary of the Senate cease and Lee Slater be elected by ac-

clamation, which motion was declared adopted.

Senator Stipe moved that Ruth Smith be elected Chief Clerk of the Senate.

Senator Murphy moved that nominations for the office of Chief Clerk cease and Ruth Smith be elected by acclamation, which motion was declared adopted.

Senator Birdsong moved that Lorrie Thompson be elected Journal Clerk; Betty Darr be elected Chief Engrossing and Enrolling Clerk; and Bobbie Steenbergen be elected Calendar Clerk.

Senator Watson moved that nominations for the above offices cease and that the above named be elected by acclamation, which motion was declared adopted.

Senator Field moved that Frank Truel be elected Chief Sergeant-at-Arms of the Senate.

Senator Grantham moved that nominations for Chief Sergeant-at-Arms cease and Frank Truel be elected by acclamation, which motion was declared adopted.

Senator Porter moved that a committee to arrange for the permanent seating of the members of the Senate be appointed, which motion was declared adopted.

President Pro Tempore Howard appointed the following members to serve: Senators Young, Capps and Porter.

COMMITTEE REPORT

Mr. President:

We, your Committee on Seating Arrangements for members of the Senate of the 1st Regular Session of the 35th Legislature, having considered the same, wish to report that the seating of the Senate shall be proceeded with in accordance with

SENATE RULE 6 and with the Minority Floor Leader to announce the seating of the Minority Party Senators.

Respectfully submitted,
John Young, Chairman

Senator Young moved the adoption of the above report, which motion was declared adopted.

The Presiding Officer recognized Senator Inhofe for the purpose of announcing the Minority Party Officers and seating the Minority Party Members.

Senator Inhofe announced the Minority Party Officers as: Senator Inhofe, Minority Floor Leader; Senator McCune, Assistant Minority Floor Leader; Senator Watson, Minority Whip; Senator Wolfe, Minority Caucus Chairman; and Senator Pierce, Minority Caucus Secretary. The Minority Party Members, in accordance with Rule 6, were seated.

In accordance with Rule 6, the Majority Party Members were seated.

The Committee on Seating Arrangements, having performed its assigned duty, was ordered discharged by President Pro Tempore Howard.

Senator Schuelein moved that committees of three be appointed to notify the Governor and the Honorable House that the Senate is organized and ready to transact business and to arrange for a Joint Session, which motion was declared adopted.

President Pro Tempore Howard appointed the following committees:

TO NOTIFY THE GOVERNOR: Senators Taliaferro, Dahl and Keller.

TO NOTIFY THE HONORABLE HOUSE: Senators Hamilton, Porter and Wolfe.

Senator Lamb moved that a Committee on Rules be appointed, which motion was declared adopted.

President Pro Tempore Howard, as provided under Rule 8(a), appointed the following members of the Rules Committee: Senator Terrill, Chairman; Senator Cate, Vice Chairman; and Senators Baldwin, Crow, Field, Grantham, Holden, Inhofe, Lane, Luton, Murphy, Smith, Stipe and York.

Senator Graves moved that the foregoing named members of the Senate be elected as members of the Committee on Rules, as provided under Rule 8(a), which motion was declared adopted.

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

Senator Hamilton, on behalf of the Committee appointed to notify the Honorable House that the Senate is organized and ready to transact any business that may come before it and to arrange for a Joint Session with the Honorable House, reported the duty performed; and advised that the hour of 1:30 p.m. had been agreed upon for the Joint Session.

President Pro Tempore Howard ordered the committee appointed to notify the Honorable House discharged.

A committee from the Honorable House, consisting of Representatives Atkins, Hopkins and Johnson (Joe) was received, which advised that the House is organized and ready to meet with the Senate in Joint Session at 1:30 p.m.

Senator Martin moved that a Committee on Mileage Allowances for members of the Senate be appointed, which motion was declared adopted.

President Pro Tempore Howard appointed the following members as such

Committee: Senators Medearis, Howell and Pierce.

Senator Taliaferro, on behalf of the committee appointed to notify the Governor that the Senate is organized and ready to transact any business that may come before it, reported the duty completed.

President Pro Tempore Howard ordered the committee appointed to notify the Governor discharged.

Senator Lane announced that the hour of 1:30 p.m. having arrived, and that being the hour arranged for a Joint Session of the 35th Legislature, moved that the Senate, preceded by its Officers, proceed to the Honorable House for the purpose of a Joint Session, which motion was declared adopted.

JOINT SESSION

The Senate and House of the 35th Legislature, in Joint Session, were called to order by Lieutenant Governor George Nigh, President of the Senate.

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

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—48.

President Nigh declared a quorum of the Senate present.

Upon motion of Representative Town-

send, the attendance roll call by the Honorable House today was considered the attendance roll call of the Honorable House in Joint Session, as follows:

Present: Abbott, Anderson, Atkins, Bamberger, Bengtson, Bennett, Bernard, Beznoska, Bradley, Bradshaw, Briscoe, Brunton, Caldwell, Camp, Campbell, Cleveland, Conaghan, Converse, Cotner, Cowan, Craighead, Cullison, Cummings, Davis (Don), Davis (Guy), Denman, Draper, Duckett, Duke, Dunn, Edmondson, Elder, Ervin, Ferrell, Fitzgibbon, Floyd, Ford, Frates, Fried, Green, Hammons, Hardesty, Harper, Hastings, Henry, Hibdon, Holaday, Holden, Holt, Hood, Hooper, Hopkins, Johnson (A.V.), Johnson (Don), Johnson (Joe), Johnston, Joiner, Kamas, Kane, Kardokus, Kennedy, Kilpatrick, McCaleb, McIntyre, McKee, Manning, Matheson, Miskelly, Monks, Morgan, Murphy, Nance, Parris, Payne, Peterson, Poulos, Prentice, Riggs, Roberts, Robinson, Rogers, Sanders, Shotts, Smith, Sparkman, Stephenson, Stratton, Swinton, Thompson, Thornhill, Townsend, Twidwell, Vaughn, Weichel, Whorton, Wickersham, Wilson, Wiseman and Mr. Speaker.—99.

Excused: Odom.—1.

Speaker Willis declared a quorum of the House present.

President Nigh declared quorums of the

The Speaker declared elected to the respective offices listed below the candidates whose names are shown in boldface type:

FOR GOVERNOR:

David Lyle Boren
Jim Inhofe

FOR LIEUTENANT GOVERNOR

George Nigh
Ralph E. Drews

FOR SECRETARY OF STATE

John Rogers
M.R. Chuck Walker

Senate and House present and the Joint Session properly organized.

The invocation was offered by Reverend Joe Dickens, Pastor, John Calvin Presbyterian Church, Tulsa, Oklahoma.

Representative Townsend moved that the Joint Rules of the 34th Legislature be adopted as the Joint Rules of the 35th Legislature, which motion was declared adopted.

COMMUNICATION

December 18, 1974

To the Honorable Speaker
House of Representatives
35th Legislature of Oklahoma
Oklahoma City, Oklahoma 73105

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 5, 1974, 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,

LEE SLATER, Secretary
State Election Board

		Votes
D	Seminole	514,389
R	Tulsa	290,459
D	Oklahoma City	545,686
R	Oklahoma City	208,445
D	Oklahoma City	392,672
R	Oklahoma City	332,615

FOR STATE AUDITOR

Joe Bailey Cobb	D	Tishomingo	Unopposed
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FOR ATTORNEY GENERAL

Larry Derryberry	D	Altus	507,036
Stephen Jones	R	Enid	238,733

FOR STATE TREASURER

Leo Winters	D	Durant	386,409
Earl H. Naylor	R	Oklahoma City	359,866

FOR SUPERINTENDENT OF PUBLIC INSTRUCTION

Leslie R. Fisher	D	Moore	Unopposed
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FOR STATE EXAMINER AND INSPECTOR

John M. Rogers	D	Oklahoma City	365,981
Johnny L. Green	R	Edmond	360,235

FOR CHIEF MINE INSPECTOR

Ward Padgett	D	McAlester	Unopposed
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FOR COMMISSIONER OF LABOR

Wilbur Wright	D	Muskogee	362,953
Smith Denman	R	Oklahoma City	354,213

FOR INSURANCE COMMISSIONER

Joe B. Hunt	D	Oklahoma City	Unopposed
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FOR COMMISSIONER OF CHARITIES AND CORRECTIONS

Jim Cook	D	Wilburton	448,496
Gil Burk	R	Oklahoma City	255,929

FOR CORPORATION COMMISSIONER

Hamp Baker	D	Ratliff City	473,694
Phil Watson	R	Edmond	254,008

FOR OFFICE OF DISTRICT ATTORNEY

The Speaker declared elected to the Office of District Attorney of the respective districts listed below the candidate whose name is shown, each of whom was unopposed:

DISTRICT NO. 1

Don E. Wood	D	Guymon	Unopposed
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DISTRICT NO. 2

Richard L. Dugger	D	Elk City	Unopposed
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DISTRICT NO. 3

Paul Braun	D	Hobart	Unopposed
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DISTRICT NO. 4

Earl E. Goerke	R	Watonga	Unopposed
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DISTRICT NO. 5

Donald W. Beauchamp	D	Lawton	Unopposed
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DISTRICT NO. 6

Melvin R. Singleterry	D	Duncan	Unopposed
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DISTRICT NO. 7

Curtis P. Harris	D	Oklahoma City	Unopposed
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DISTRICT NO. 8

Joseph A. Wideman	D	Ponca City	Unopposed
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DISTRICT NO. 9

Charles H. Headrick	D	Stillwater	Unopposed
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DISTRICT NO. 10			
William Hall	D	Pawhuska	Unopposed
DISTRICT NO. 11			
John G. Lanning	R	Bartlesville	Unopposed
DISTRICT NO. 12			
Sidney D. Wise	D	Pryor	Unopposed
DISTRICT NO. 13			
Woodrow G. Pendergrass	D	Grove	Unopposed
DISTRICT NO. 14			
S.M. Fallis, Jr.	D	Tulsa	Unopposed
DISTRICT NO. 15			
Julian K. Fite	D	Muskogee	Unopposed
DISTRICT NO. 16			
Dean Warren	D	Poteau	Unopposed
DISTRICT NO. 17			
Gary L. Brock	D	Idabel	Unopposed
DISTRICT NO. 18			
Donald Ray Roberts	D	Stigler	Unopposed
DISTRICT NO. 19			
Jack E. McGahey	D	Durant	Unopposed
DISTRICT NO. 20			
Ronald E. Worthen	D	Ardmore	Unopposed
DISTRICT NO. 21			
Preston Trimble	D	Norman	Unopposed
DISTRICT NO. 22			
Roy B. Powell	D	Ada	Unopposed
DISTRICT NO. 23			
Stephen C. Lewis	D	Shawnee	Unopposed
DISTRICT NO. 24			
David Young	D	Sapulpa	Unopposed
DISTRICT NO. 24-A			
Austin O. Webb	D	Eufaula	Unopposed
DISTRICT NO. 26			
L. Jack Barton	D	Woodward	Unopposed
DISTRICT NO. 27			
John W. Russell, Jr.	D	Wagoner	Unopposed

NONPARTISAN JUDICIAL OFFICES (Retention Ballot)

The Speaker declared retained in the offices listed below the candidates for the respective offices as shown:

FOR JUSTICE OF THE SUPREME COURT

OFFICE NO. 2		Yes	No
Ralph B. Hodges	Durant	415,864	157,383
OFFICE NO. 5			
Ben T. Williams	Pauls Valley	397,173	160,188
OFFICE NO. 6			
Robert D. Simms	Tulsa	399,659	153,826

OFFICE NO. 7			
Don Barnes	Okmulgee	392,166	155,063
OFFICE NO. 8			
Denver N. Davison	Ada	389,589	157,138
OFFICE NO. 9			
John B. Doolin	Lawton	386,444	158,907

FOR JUDGE OF THE COURT OF CRIMINAL APPEALS

OFFICE NO. 1			
Charles F. Bliss, Jr.	Tahlequah	403,386	155,406

FOR JUDGE OF THE COURT OF APPEALS

The Speaker declared elected to the respective offices listed below the candidates whose names are shown as being unopposed or having the highest number of votes:

DISTRICT NO. 3		Votes
Kenneth D. Bacon	Marietta	Unopposed
DISTRICT NO. 4		
Lester A. Reynolds	Norman	51,668
William J. Monroe	Chickasha	37,422

FOR DISTRICT JUDGE

The Speaker declared elected to the respective offices listed below the candidates whose names are shown as being unopposed or having the highest number of votes:

District	Office		Votes
1	1	Merle Lansden	Unopposed
2	1	Charles M. Wilson	Unopposed
3	1	Weldon Ferris	Unopposed
4	1	Joe Young	Unopposed
4	2	J. Russell Swanson	Unopposed
4	3	Geo. Howard Wilson	Unopposed
5	1	Jack Brock	Unopposed
5	2	Sam M. Williams	Unopposed
5	3	Hegel Branch, Jr.	Unopposed
5	4	James Winston Raburn	Unopposed
5	5	William M. Roberts	26,009
		Dave A. Jacobs	19,257
7	1	Charles L. Owens	61,197
		Leamon Freeman	34,208
7	2	Homer Smith	Unopposed
7	3	David M. Cook	61,138
		J.W. Bill Hutchison	28,511
7	4	Harold C. Theus	Unopposed
7	5	Jack R. Parr	57,309
		J. Hugh Herndon	30,296
		Guymon	Unopposed
		Sayre	Unopposed
		Altus	Unopposed
		Woodward	Unopposed
		Enid	Unopposed
		Enid	Unopposed
		Lawton	Unopposed
		Chickasha	Unopposed
		Duncan	Unopposed
		Lawton	Unopposed
		Lawton	26,009
		Cache	19,257
		Oklahoma City	61,197
		Oklahoma City	34,208
		Oklahoma City	Unopposed
		Oklahoma City	61,138
		Oklahoma City	28,511
		Oklahoma City	Unopposed
		Oklahoma City	57,309
		Midwest City	30,296

7	6	Carmon C. Harris	Oklahoma City	Unopposed
7	7	William S. Myers, Jr.	Oklahoma City	Unopposed
7	8	Floyd L. Martin	El Reno	Unopposed
8	1	Lowell Doggett	Ponca City	Unopposed
9	1	Ray L. Wall	Stillwater	12,963
		Max E. Sater	Stillwater	10,323
10	1	Don H. Hampton	Pawhuska	Unopposed
11	1	Arthur J. Boose	Bartlesville	13,803
		Laton L. Doty	Bartlesville	5,923
12	1	William J. Whistler	Vinita	13,090
		John Q. Adams	Vinita	11,073
13	1	Richard W. Smith	Miami	8,702
		Fred H. DeMier	Miami	5,810
14	1	Wm. W. Means	Tulsa	Unopposed
14	2	Joe Jennings	Tulsa	Unopposed
14	3	Raymond W. Graham	Tulsa	Unopposed
14	4	Margaret Lamm McCalister	Tulsa	73,791
		Neal E. McNeill, Jr.	Tulsa	35,092
14	5	Robert G. Green	Cleveland	Unopposed
15	1	Bill Haworth	Muskogee	Unopposed
15	2	William H. Bliss	Tahlequah	Unopposed
15	3	Bill Ed Rogers	Sallisaw	25,114
		David Harris	Stilwell	20,662
16	1	Pat Pate	Poteau	Unopposed
17	1	Neal Merriott	Idabel	Unopposed
18	1	Robert A. Layden	McAlester	9,835
		Sam F. Stowers	McAlester	5,845
19	1	Sam Sullivan	Durant	4,325
		Alan B. McPheron	Durant	3,667
20	1	Kenneth Shilling	Ardmore	Unopposed
20	2	G. Dixie Colbert	Sulphur	Unopposed
21	1	Elvin J. Brown	Norman	Unopposed
21	2	Joe D. Shumate	Pauls Valley	21,489
		Garland H. Hope	Pauls Valley	15,454
22	1	Frank H. Seay	Seminole	16,853
		William C. Wantland	Seminole	5,840
22	2	Ronald L. Jones	Ada	12,067
		Gordon R. Melson	Ada	10,503
22	3	Rudolph Hargrave	Wewoka	Unopposed
23	1	Donald E. Powers	Chandler	Unopposed
23	2	Lloyd H. Henry	Shawnee	Unopposed
24	1	Kenneth Hughes	Sapulpa	Unopposed
24	2	Jess I. Miracle	Okemah	Unopposed
24	3	John Maley	Okmulgee	Unopposed
24	4	Charles S. Woodson	Drumright	15,995
		L.G. Hawkins	Sapulpa	9,165
24	5	Kirk Woodliff	Henryetta	Unopposed
25	1	Lavern Fishel	Coalgate	Unopposed

FOR ASSOCIATE DISTRICT JUDGE

The Speaker declared elected to the respective offices listed below the candidates whose names are shown as being unopposed or having the highest number of votes:

County			Votes
Adair	L.T. Spray	Stilwell	Unopposed
Alfalfa	No Filings		
Atoka	Merline Bonner	Atoka	1,973
	Reid K. Mayfield	Atoka	1,971
Beaver	James F. Lane	Beaver	Unopposed
Beckham	Gary P. McGinn	Elk City	3,837
	James A. Brown	Elk City	2,315
Blaine	Allan Falkenstine	Watonga	Unopposed
Bryan	Joe C. Taylor	Durant	Unopposed
Caddo	Lyle R. Griffis	Anadarko	Unopposed
Canadian	John V. Whelan	Piedmont	6,438
	Frank A. Jarmuth	El Reno	5,897
Carter	James H. Dillard	Ardmore	Unopposed
Cherokee	Lynn Burris	Tahlequah	Unopposed
Choctaw	Ralph K. Jenner	Boswell	Unopposed
Cimarron	C.R. Board	Boise City	Unopposed
Cleveland	Alan J. Couch	Norman	Unopposed
Coal	Dennis H. Petty	Coalgate	Unopposed
Comanche	Chad Bledsoe	Lawton	Unopposed
Cotton	Carl Dolman	Walters	Unopposed
Craig	James D. Pendergrass	Vinita	Unopposed
Creek	Streeter Speakman	Sapulpa	Unopposed
Custer	Eph Monroe	Clinton	Unopposed
Delaware	Frieden Lee Machesney	Jay	Unopposed
Dewey	Robert W. Collier	Taloga	Unopposed
Ellis	Charley W. Barton	Arnett	Unopposed
Garfield	Park W. Lamerton	Enid	Unopposed
Garvin	Haskell Paul	Pauls Valley	Unopposed
Grady	Clarence Lefty Maher	Chickasha	Unopposed
Grant	John W. Michael	Medford	Unopposed
Greer	W.B. Garrett	Mangum	Unopposed
Harmon	No Filings		
Harper	Richard W. Pickens	Buffalo	Unopposed
Haskell	John N. Henderson	Stigler	2,255
	Harold B. Dane	Stigler	1,354
Hughes	Bob Rives	Holdenville	Unopposed
Jackson	Loys Criswell	Altus	Unopposed
Jefferson	P.C. Largent, Jr.	Waurika	Unopposed
Johnston	Thomas E. Shaw, Jr.	Tishomingo	Unopposed
Kay	Roger Mullins	Ponca City	Unopposed
Kingfisher	Court Pappé, Jr.	Kingfisher	3,403
	Wayne B. Smith	Kingfisher	1,726
Kiowa	Clarence W. Hunter	Hobart	Unopposed

Latimer	Bill Welch	Wilburton	Unopposed
LeFlore	Harrell F. Followell	Poteau	4,221
	James Reidy	Poteau	3,961
Lincoln	Robert L. Foster	Chandler	Unopposed
Logan	William W. Wheeler	Guthrie	3,498
	David L. Miller	Guthrie	3,114
Love	Clint G. Livingston	Marietta	Unopposed
McClain	Gary L. Blevins	Purcell	Unopposed
McCurtain	John A. Tony Benson	Idabel	4,759
	William N. Christian	Idabel	1,423
McIntosh	Marshall Warren	Eufaula	Unopposed
Major	James Austin Wilkinson	Fairview	Unopposed
Marshall	Lyn E. Ables	Madill	Unopposed
Mayes	Edwin M. Moore	Pryor	Unopposed
Murray	William R. Fulton	Sulphur	Unopposed
Muskogee	John W. Porter, Jr.	Muskogee	Unopposed
Noble	Paul W. Cress	Perry	2,660
	Robert R. McCubbins	Perry	1,794
Nowata	Glenn H. Chappell	Nowata	Unopposed
Okfuskee	O.C. Craig	Okemah	Unopposed
<u>Oklahoma</u>			
Office No. 1	Joe Cannon	Edmond	47,569
	George Pendell, Jr.	Oklahoma City	46,292
Office No. 2	William C. Kessler	Oklahoma City	Unopposed
Office No. 3	Carl Traub	Oklahoma City	Unopposed
Office No. 4	Stewart M. Hunter	Oklahoma City	Unopposed
Office No. 5	Gar C. Graham	Oklahoma City	48,684
	Ben LaFon	Oklahoma City	34,650
Office No. 6	Raymond Naifeh	Edmond	Unopposed
Okmulgee	O.E. Richeson	Henryetta	5,909
	James D. Jordan	Okmulgee	4,976
Osage	Mermon H. Potter	Pawhuska	Unopposed
Ottawa	Sam C. Fullerton	Miami	Unopposed
Pawnee	O.S. Palmer	Pawnee	Unopposed
Payne	Leon J. York	Stillwater	Unopposed
Pittsburg	James Blakely Martin	McAlester	Unopposed
Pontotoc	Calvert Leroy Cannon	Ada	Unopposed
Pottawatomie	Glenn Dale Carter	Tecumseh	Unopposed
Pushmataha	Jerry Welch	Antlers	2,100
	Burton Duncan	Antlers	944
Roger Mills	Giles C. Peterson	Cheyenne	Unopposed
Rogers	Edwin D. Carden	Claremore	6,295
	John S. Gilkeson	Claremore	3,620
Seminole	Bill Biggers	Wewoka	Unopposed
Sequoyah	R.O. Ingle	Sallisaw	3,627
	Wesley Bernard Bennett	Sallisaw	3,513
Stephens	Will Hugh Willis	Duncan	Unopposed
Texas	Don Dale	Guymon	Unopposed
Tillman	Harrison Roe	Frederick	Unopposed

Tulsa

Office No. 1	M.M. McDougal	Tulsa	Unopposed
Office No. 2	Ronald N. Ricketts	Tulsa	Unopposed
Office No. 3	Jay Dalton	Tulsa	Unopposed
Office No. 4	Richard V. Armstrong	Tulsa	Unopposed
Office No. 5	R.F. Martin	Tulsa	Unopposed
Office No. 6	B.R. Beasley	Tulsa	Unopposed
Wagoner	Richard W. Carpenter	Wagoner	3,620
	Paul E. Simmons	Wagoner	3,550
Washington	James H. Laughlin	Bartlesville	Unopposed
Washita	John Charles Edwards	Cordell	Unopposed
Woods	Ray Dean Linder	Alva	Unopposed
Woodward	Ray Don Jackson	Woodward	3,309
	Harris Clayton Bleckley	Woodward	2,075

Senator Lane moved that the President and the Speaker appoint committees from the Senate and the Honorable House, respectively, as a Joint Committee to notify the Governor the 35th Legislature is now in Joint Session, ready to receive him and hear his Message. The motion was declared adopted and the following were appointed as such committees:

FOR THE SENATE: Senators Martin, Berrong, Garrett, Howell and Lamb.

FOR THE HOUSE: Representatives Ferrell, Converse, Holden, Wilson and Floyd.

Sergeant-at-Arms Frank Truel was recognized and announced the arrival of the Chief Executive, the Honorable David Hall, accompanied by the Joint Committee appointed to advise the Governor that the Joint Session was ready to receive him. The First Lady of Oklahoma, Mrs. Jo Hall, was invited to share the privileges of the floor.

Governor and Mrs. Hall were escorted to the Speaker's desk by the Joint Committee.

President Nigh presented Governor Hall to the Joint Session, where he read his prepared Message.

Upon motion of Senator Lane, the Joint Session was ordered dissolved.

The Senate reassembled in its Chamber with President Pro Tempore Howard presiding.

Senator Holden questioned the presence of a quorum. The Presiding Officer ordered the roll called, following which he declared a quorum present.

Senator Garrett moved that the Message of the Governor, delivered in Joint Session, be incorporated in the Senate Journal for this legislative day, which motion was declared adopted.

MESSAGE OF
GOVERNOR DAVID HALL

Lieutenant Governor Nigh, Speaker Willis, Senate President Pro-Tempore Howard, distinguished ladies and gentlemen of the 35th Oklahoma Legislature, my fellow Oklahomans:

As this legislative body begins its work in the year of our Lord 1975, let me take this opportunity to look back on four years of positive accomplishment and progress

for this great state, and look as well to our future challenges!

With dedication, hard work, with blood, sweat and tears, the men and women of the 33rd and 34th Oklahoma Legislatures have joined with me to make the past four years a time for the people of Oklahoma!

With your continued dedication our state will move forward into a future I have often described as blindingly bright.

Cooperation between the Legislature and executive branch of state government over the past four years has been the best in Oklahoma's history!

At times we have disagreed, at times we have been on opposite sides of the fence, but there was never a day we couldn't sit down and discuss our thoughts, views, and opinions, and then come up with progressive plans and ideas that were in the best interest of the people of Oklahoma.

It has been, for me, the most exciting and fulfilling four years of my life, and my family's life. I wouldn't trade my service to the people of Oklahoma for anything in this world! Working hand in hand with groups of dedicated legislators and state administrators has been rewarding, not only for me, but for Oklahoma.

We have made fruitful, constructive progress!

Taxes

The people of this state owe a debt of gratitude to the men and women of the 33rd Oklahoma Legislature who stood firm in 1971, in favor of a controversial, but necessary, tax reform plan that placed this state on a firm financial footing. From a \$40-million deficit to an \$80-million surplus in four years!

A program that brought Oklahoma from

the brink of bankruptcy to the promise of that bright future we enjoy as we gather here today.

That tax reform package, regardless of the heat and criticism we have all taken on the issue, accomplished four major goals:

1) It reduced taxes for over 70% of our people who had been forced to carry an unfair share of the tax burden in this state. An average family of four, earning \$15,000 a year or less, got tax relief!

2) People who earned less than \$10,000 a year had a tremendous tax burden lifted from their shoulders. Oklahomans in the "Under-\$10,000 per year" salary bracket pay less taxes than those in that same category in any other state in the Union.

3) About 200 Oklahomans, 194 to be exact, who made more than \$100,000 a year, and had never paid a dime of State Income Tax up to 1971, are now paying their fair share of the cost of government in this state for the first time in history. That's a reform long overdue for the 2.6-million people of Oklahoma who see their tax money taken out of a pay check each week.

4) Finally, the 1971 tax reform package placed Oklahoma in the unique position of being one of only four states in the nation that will need no tax increase of some kind, statewide, over the next four years.

Education

When the historians write of these four years, I know in my heart they will say, "the children of Oklahoma came first and thereby we insured the state's future."

In the past four years, this administration has held firm to the belief that a strong commitment to education was a prudent investment in Oklahoma's finest resource, our children!

They are a natural resource we cannot afford to waste and I know you and the incoming administration will continue to move forward in both our common schools and our institutions of higher learning.

I'm proud of what we have been able to accomplish for the future of this state.

In the past four years state appropriations for Vo-Technical Education have increased by 77%.

75% of all new monies have gone to education.

State funding for common schools has increased 61.8% since 1970-71!

Higher education has grown and prospered more than ever before!

Free kindergarten for all Oklahoma school children has become a reality, after twice being vetoed by my predecessors. In the 1973-74 school year, 41,000 eligible 5 and 6 year olds had access to free kindergarten for the first time.

Special education classes increased by 50%! We have added 800 new instructors to work with our exceptional children.

We have instituted drug abuse education in common schools, providing a comprehensive program from kindergarten to twelfth grade.

We have reduced classroom size.

By the end of the 1974-75 school year we will have brought teacher pay in Oklahoma to the regional average. State increases, combined with the additional dollars produced by local boards has resulted in a \$1,600 increase in the average teacher's salary over the past four years.

There has been a 200% increase in state funding for teacher retirement, up from

\$7-million in 1970-71 to \$21-million in 1974-75!

We stopped tuition increases at State Colleges and Universities.

We nearly doubled the funding for textbooks.

Higher education has received its largest dollar increase in the history of the state, a 62% increase in funding.

We have established the School of Dentistry and gained approval for the College of Osteopathic Medicine and Surgery.

The Animal Diagnostic Center is a reality.

Oklahoma has approved a G.I. Bill to educate and train returning veterans.

Over \$100,000 has been provided for the Oklahoma Rural Medical Educational Scholarship Fund.

This emphasis on Education in Oklahoma has brought national attention to the state. From my position as Chairman of the Education Commission of the States I have been able to bring ECS into a partnership with the National Governor's Conference and I believe we can bring about a priority commitment to education both within the fifty states, and at the national level.

As a result of this commitment to the students of Oklahoma, the entire state has reaped benefits.

Vocational-technical training is now available in every county.

Special education classes have been extended to every county in the state.

We have trained more than 10,500 adult

workers for job markets in more than 125 new or expanding industries on Oklahoma's explosive industrial horizon.

We can look back with pride, knowing that the Oklahoma Education Council has said of the past four years: "for the first time in the history of this state, education has taken its rightful place in governmental priorities."

Welfare Reduction

Thanks to our industry-seeking efforts and a first-rate program for education, the working people of Oklahoma have prospered in spite of our national economic woes.

In 1973, Oklahoma led the entire nation in welfare reduction, nearly a 15% reduction in our welfare rolls in that one year alone. In 1974, the rolls were down again!

That's not because we had a large number of welfare cheaters, it's not because our population is declining, it occurred because we have viable alternatives.

New industry boosted the job market and improvements at all levels of our educational system, including 8 new Vo-Tech schools, provided the necessary training to enable every able-bodied, willing worker to find rewarding employment within, or very close to, the borders of his or her own county.

It has been a rewarding four years.

Industrial Development

Oklahoma is the kind of state in which people are anxious to locate! New industry, carefully selected and screened has come to our state at an all time record rate since 1971. We have brought more quality industry to Oklahoma than the last three administrations combined!

That's more new or expanded industry in four years than in the previous twelve years combined.

\$613-million in 1973, for example, a new one-year record!

\$663-million in 1974! Another record setting year!

Total industrial development and expansion for the past four years was \$1,449,000,000.

(Edmondson, Bellmon, Bartlett
Total: \$1-Billion, 243-Million)

That meant nearly 30,000 new jobs, giving our state an economic thrust at a time of uncertainty in the rest of the nation!

Over 26% of this growth was as the result of expansions of our existing industry, an extremely healthy sign.

But that's not the best part. When I took office as Governor of Oklahoma, the vast majority of all new industry was being funneled into Oklahoma and Tulsa Counties.

Those two counties certainly deserve their fair share of new industry, but they don't deserve everyone else's share too!

In January, 1971, we were literally in the process of building a Chicago at both ends of the Turner Turnpike.

That's not the kind of planned, concentrated growth we needed in Oklahoma!

As I leave office, I can report to you not only that we have exceeded the industrial growth records of the past three administrations, but that 83% of that new and expanded industry has been located outside Tulsa and Oklahoma Counties.

Every single county has experienced at

least one new or expanded industry the past four years. That's the kind of progress we have been able to make!

Quality of Life

We have developed a quality of life for our people that is unparalleled in the rest of the nation.

We have improved our educational system!

We have one of the lowest unemployment rates of any state in the union, 4.8%, far below the national average of 7.1%.

We still have free-running rivers and clear blue skies.

We still have our pioneer spirit, we believe in eight hours of work for eight hours of pay.

We believe in extending a helping hand to our less fortunate neighbors.

The Future

As we move to the future I commend to you for serious consideration, debate and passage proposals I consider not only equitable, but exceedingly beneficial to the people of this state and their government.

There has been considerable debate over the succession statute which allows an Oklahoma Governor to succeed himself once.

After much consideration, it is my recommendation that our law be changed to allow future chief executives of this state to serve one six-year term only.

It will give the Governor a chance to complete a program and mean he will not lose valuable time campaigning for reelection after completing only a little over three years of his first term.

It will benefit Oklahoma, it will benefit our future!

Inflation

All the nation is consumed today with the discussion about inflation and recession!

I am concerned more about progress!!

And I propose a three step fight against inflation. A program that will enable Oklahoma to retain its posture of looking to the future brightly, even in times of uncertainty.

Step Number One: We should expand the concept of a general 10% reduction in state employees. It can be accomplished as this administration has already proven at the Highway Department, Tax Commission, Industrial Development and the Office of Community Affairs and Planning.

It can be accomplished without loss of efficiency or mass layoffs. Normal attrition and a general tightening of governmental operations accomplishes the goal! We are the first administration in history to reduce the Highway Department and the Tax Commission!

The appropriate committees of both houses of this legislature should carefully inspect the budget proposals of all state departments and agencies to see that such a program is underway.

Step Number Two: Any business in Oklahoma, large or small, should be granted a tax credit if that business shows a 20% increase in production.

The tax credit should be of sufficient magnitude as to encourage participation in a program to increase production by 20%.

An increase in production means, more

products in the marketplace and a corresponding drop in prices to consumers.

The tax reform program of 1971 dramatically benefited this state and a large majority of its people. Its concepts and precepts should not be abandoned!

We have provided as a direct result of the action taken by the 33rd Oklahoma Legislature the financial foundation that avoided bankruptcy and provided the money to meet the needs of the 1970's.

It provided so well, in fact, that this year I turn over to my successor a state, which unlike most other states in the union, has a budget surplus.

\$80-million to be exact, you're all very familiar with the figure.

I can assure each and everyone of you that was not the case when I took office four years ago and the 33rd Legislature made its way to the capitol for the annual session. In fact, we were \$40-million in the hole!!

Step Three: With enough money on hand to meet the current needs of our great state, I propose you enact, as quickly as possible, legislation granting the people of Oklahoma a \$24-million refund on their state income taxes.

\$56-million is enough to do what must be done in the way of additional funding this year!

The people, a vast majority of them, have paid their taxes and now is the time to reward them for their good citizenship.

Give them a refund!

This should be done in the next 30 days so that the checks arrive for our people before February 15, 1975!

Let them know we are concerned and aware of their problems. Let's make sure they know of the financial peaks and valleys which occur in state government.

Set a precedent and show them that when it can be done, a refund will be given.

Let us not cut out the heart of fiscal reform, so arduously constructed for Oklahoma in 1971, whether it be in the name of so called good government, or because of trite political rhetoric!

Benjamin Rush once said, "there is but one method of preventing crimes and of rendering a republican form of government durable, and that is by disseminating the seeds of virtue and knowledge through every part of the state by means of proper modes of education. And this can be done only by interference and aid of the legislature."

Thank God we have had in Oklahoma, a legislature willing to interfere with the status quo and cooperate with the Governor of this state to improve our quality of life.

We are one of the safest, happiest, well-adjusted peoples in the United States of America. Not because we have special endowments given only to this great state, but because our people have joined hands with their Governor, their legislature, and government leaders to prove the status quo is not the best of all possible worlds.

With the pioneer spirit of the people of Oklahoma you and I have been able to take remarkable strides toward the future. I urge you to remember well the leadership and lessons of the past.

I wish you great success! Oklahoma's future is in your hands.

Thank-You, from the bottom of my heart!

May God be with each and every one of you in the coming weeks as you shape the future!

PREFILED BILLS

As provided under 75 O.S. 1971, § § 26.11 through 26.14, the bills and resolutions which had been prefiled were presented by President Pro Tempore Howard to the Secretary of the Senate.

INTRODUCTION

Senator Keating introduced Dr. Jack Richardson, Tulsa, Oklahoma, as the Doctor of the Day.

COMMITTEE REPORT

Senator Medearis, on behalf of the Committee on Mileage Allowances, submitted the following Report, which was adopted upon his motion.

Mr. President:

We, your Committee on Mileage Allowances for members of the Senate, submit the following report, showing distance of each from his place of residence to the State Capitol, via reasonable passenger routes, and the amount of mileage due each at the rate of twelve cents (\$0.12) per mile each way:

Name	Address	Total Miles Round Trip	Amount Round Trip
Baldwin, Don	Anadarko	132	\$15.84
Berrong, Ed	Weatherford	146	17.52
Birdsong, Jimmy	Oklahoma City	None	None
Boatner, Roy A.	Calera	332	39.84
Butler, Kenneth	Okmulgee	220	26.40
Capps, Gilmer N.	Snyder	278	33.36
Cate, Lee	Norman	52	6.24
Crow, Herschal H.	Altus	318	38.16
Dahl, John L.	Barnsdall	302	36.24
Dawson, Bill	Seminole	106	12.72
Field, Leon B.	Texhoma	574	68.88
Funston, Bob	Broken Arrow	228	27.36
Garrett, John L.	Del City	None	None
Grantham, Roy E.	Ponca City	210	25.20
Graves, Ralph W.	Shawnee	90	10.80
Ham, Glen	Pauls Valley	130	15.60
Hamilton, James E.	Poteau	443	53.16
Helm, Mary	Oklahoma City	None	None
Holden, Wayne M.	Duncan	200	24.00
Howard, Gene C.	Tulsa	240	28.80
Howell, James F.	Midwest City	None	None
Inhofe, James M.	Tulsa	240	28.80
Keating, Frank	Tulsa	240	28.80
Keller, E.W.	Oklahoma City	None	None
Lamb, Norman A.	Enid	176	21.12
Lambert, Phillip E.	Oklahoma City	None	None

Lane, Jim E.	Idabel	470	56.40
Luton, John D.	Muskogee	284	34.08
McCune, John R.	Oklahoma City	None	None
Martin, Ernest D.	Ardmore	210	25.20
Medearis, Robert P.	Tahlequah	340	40.80
Murphy, Robert M.	Stillwater	134	16.08
Pierce, Jerry T.	Bartlesville	330	39.60
Porter, E. Melvin	Oklahoma City	None	None
Randle, Rodger A.	Tulsa	240	28.80
Schuelein, William M.	Miami	400	48.00
Shatwell, Bob R.	Tulsa	250	30.00
Smith, Finis W.	Tulsa	240	28.80
Stipe, Gene	McAlester	260	31.20
Taliaferro, Jim	Lawton	207	24.84
Terrill, Al	Lawton	204	24.48
Tinsley, Gideon	El Reno	80	9.60
Wadley, Robert L.	Claremore	254	30.48
Watkins, Wes	Ada	180	21.60
Watson, Phil	Edmond	None	None
Wolfe, Stephen C.	Tulsa	240	28.80
York, Marvin	Oklahoma City	None	None
Young, John W.	Sapulpa	204	24.48

Respectfully submitted,

Robert P. Medearis, Chairman

The Committee on Mileage Allowances, having performed its assigned duty, was ordered discharged by President Pro Tempore Howard.

Senator Luton moved that President Pro Tempore Howard be authorized and directed to approve expense claims for members of the Rules Committee who have attended meetings prior to the convening of the 35th Legislature. The motion was declared adopted.

Senator Luton moved that President Pro Tempore Howard be authorized and directed to approve claims in payment of postage, providing each member of the Senate with two rolls of ten-cent stamps

immediately, which motion was declared adopted.

Senator Luton moved that each member of the Senate be allowed Three Hundred Fifty Dollars in payment of expenses incident to the purchase of personal stationery, supplies and materials, which motion was declared adopted.

COMMUNICATION

President Pro Tempore Howard acknowledged a communication from the State Board of Equalization and asked that it be incorporated in the Journal for this day:

RESOLUTION OF THE
STATE BOARD OF EQUALIZATION

WHEREAS, according to the provisions of Article X, § 23, of the Oklahoma Constitution, as amended April 16, 1968, which provides now in pertinent part as follows: "Within twenty-one days after the adoption of this amendment and thereafter prior to the convening of each regular session of the Legislature, the State Board of Equalization shall 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 the next ensuing fiscal year 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 each estimate for such fiscal year shall not exceed the total revenue which accrued to each such fund for the last preceding fiscal year, to which amount shall be added the cash surplus, if any, from such 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."

WHEREAS, the State Board of Equalization, acting in conformity with the constitutional requirements above provided, and in the discharge of the official duty and authority thus conferred upon it, has caused to be laid before it all the data, items, figures and relevant information from the various State Departments concerning the income of the General Revenue Fund and of the various special funds of the State, including detailed and summarized reports and recommendations prepared and presented by the Director of State Finance. After consideration of the same, and being fully advised in the premises the State Board of Equalization has estimated the revenues to be received by the State under the laws in effect on this date, and for the next ensuing fiscal year (Fiscal Year 1976) and have itemized such estimate showing separately the revenues to accrue to the credit of the General Revenue Fund and each special fund, which estimate does not exceed the total revenue which accrued to each such fund for the last preceding fiscal year, and to which amount has been added the cash surplus from the preceding fiscal year in the hands of the State Treasurer to the credit of such fund and not previously appropriated by the State Legislature on this date.

NOW, THEREFORE, BE IT RESOLVED by the State Board of Equalization, that the sums and amounts estimated to accrue to the General Revenue Fund and to the several special funds of the State as herein set forth, and the cash surplus from the preceding fiscal year be, and the same are hereby adopted and fixed by this Board as the official estimate of monies to accrue for and during the fiscal year ending June 30, 1976, which said sums and amounts are in words and figures as follows, to wit:

General Revenue Fund	\$477,999,889.53
Special Funds	
Technical and Scientific Education	
Special Fund	1,660,000.00
Alcoholic Beverage Fund	500,000.00
State Examiner and Inspector Fund	249,803.56
Property and Casualty Rates Board Fund	625,529.00
Insurance Commissioner Fund	1,148,966.00

Liquefied Petroleum Gas Fund	159,264.00
Industrial Court Fund	69,723.07
Industrial Judiciary Fund	598,894.85
Public Building Fund	449,841.46
Mineral Leasing Fund	269,618.93
Oklahoma Tax Commission	13,351,502.81
Occupational Health and Safety Fund	133,245.98
State Judicial Fund	2,000,000.00
Federal Revenue Sharing Fund	24,374,460.45

BE IT FURTHER RESOLVED, that a duly authenticated duplicate of this resolution be delivered to the Governor, the President of the Senate and the Speaker of the House of Representatives as provided by Article X, § 23 of the State Constitution, as amended April 16, 1968.

Done this 26th day of November, 1974.

David Hall, Governor and Chairman

John M. Rogers, State Examiner and Inspector and Vice-Chairman

Joe Bailey Cobb, State Auditor and Secretary

Billy Ray Gowdy, President of the State Board of Agriculture

Larry Derryberry, Attorney General

John Rogers, Secretary of State

Leo Winters, State Treasurer

STATE OF OKLAHOMA
EXECUTIVE DEPARTMENT
DIVISION OF THE BUDGET

November 25, 1974

State Board of Equalization
State Capitol Building
Oklahoma City, Oklahoma 73105

Gentlemen:

We call your attention to Article 10, Section 23, Oklahoma Constitution, and the pertinent language as follows:

"...the State Board of Equalization shall 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 the next ensuing fiscal year 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 such fiscal year shall not exceed the total revenue which accrued to each such fund for the last preceding fiscal year, to which amount shall be added the cash surplus, if any, from such 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...."

The following report has been prepared in accordance with the procedure set forth in that portion of the Oklahoma Constitution cited above, and is respectfully submitted for your consideration.

Sincerely,

J. O. Spiller
Director of State Finance

**GENERAL REVENUE INCOME
FISCAL YEAR 1974**

Taxes	\$361,053,255.62	
Licenses, permits and fees	11,334,957.47	
Use of money and property	14,991,311.11	
Miscellaneous income	<u>466,841.17</u>	
Total Collections		\$387,846,365.37
Transfers from Special Funds above Appropriations		<u>5,205,748.45</u>
TOTAL INCOME		<u><u>\$393,052,113.82</u></u>

ANALYSIS OF THE 1974 SURPLUS

1974 Income	\$393,052,113.82	
Less 1974 Appropriations	<u>357,410,163.00</u>	
Income in excess of Appropriations		\$ 35,641,950.82
Surplus of prior year		58,298,141.83
Lapsed Appropriations		601,645.56
Statutory Cancellations		<u>9,372.27</u>
1974 SURPLUS		<u><u>\$ 94,551,110.48</u></u>

**FUNDS AVAILABLE FOR APPROPRIATION BY
THE FIRST SESSION OF THE 35TH LEGISLATURE**

Income of the preceding fiscal year (1974)	\$393,052,113.82	
Estimated Income Fiscal Year 1976	<u>459,837,965.37</u>	
Lesser of the Two		\$393,052,113.82
1974 Surplus		94,551,110.48
Less:		
Increase in Sinking Fund Requirement	\$1,910,062.50	
Estimated Decrease in Receipts From:		
Drivers Licenses (H.B. 1751, 2nd Session 34th Leg.)	593,272.27	
Estate Tax (S.B. 103 and S B. 717, 2nd Session 34th Leg.)	<u>7,100,000.00</u>	
Total Deductions		<u>(9,603,334.77)</u>
TOTAL GENERAL REVENUE FUNDS AVAILABLE FOR APPROPRIATION		<u><u>\$477,999,889.53</u></u>

COMPARISON REPORT SHOWING REVENUE CREDITED TO THE GENERAL REVENUE FUND FOR THE FIRST
FOUR MONTHS OF THE FISCAL YEARS 1974 AND 1975 AND AN ESTIMATED TOTAL FOR FISCAL YEARS 1975 AND 1976

SOURCE	FIRST FOUR MONTHS F.Y. 1974	FIRST FOUR MONTHS F.Y. 1975	ACTUAL TOTAL F.Y. 1974	ESTIMATED TOTAL F.Y. 1975	ESTIMATED TOTAL F.Y. 1976
Alcoholic Beverage Excise Tax	\$ 3,752,664.11	\$ 3,357,190.38	\$ 11,498,770.99	\$ 10,273,002.56	\$ 9,142,972.28
Beverage Tax	4,442,237.38	4,654,205.34	12,084,672.86	12,566,354.42	12,943,345.05
Cigarette Tax	8,297,601.54	8,538,050.64	35,405,187.65	36,272,095.73	35,495,475.64
Franchise Tax	6,919,856.27	7,864,830.66	7,398,647.01	8,336,720.50	9,337,126.96
Freight Car Tax	252,789.61	350,255.99	314,525.41	434,317.43	434,317.43
Fuel Excise Tax	459,131.02	439,474.48	1,277,745.40	1,212,949.56	1,140,172.59
Gift Tax	260,171.49	181,250.77	2,612,293.04	2,612,293.04	2,612,293.04
Gross Production Tax	16,969,799.40	28,437,581.50	65,379,058.64	85,312,744.50	85,312,744.50
Income Tax	49,722,909.59	65,300,454.93	154,674,438.76	177,875,604.57	204,556,945.26
Estate Tax	6,505,493.41	6,903,172.00	19,754,060.80	16,037,126.00	8,937,126.00
Insurance Premium Tax	3,287,943.26	5,173,910.01	16,985,991.38	18,417,828.63	18,417,828.63
Motor Vehicle Excise Tax	8,108,236.67	8,181,523.60	22,156,877.27	22,313,559.43	22,313,559.43
Tobacco Products Tax	1,058,285.85	1,096,247.30	2,991,318.47	3,091,417.39	3,184,159.91
Use Tax	2,645,595.71	3,994,542.96	8,460,926.44	10,153,111.73	12,183,734.08
Filing Fees - Secretary of State	393,050.93	498,526.94	653,592.12	738,559.10	823,525.00
Coin Device Licenses	94,546.28	168,063.27	511,491.08	548,249.58	585,008.08
Drivers Licenses	1,902,053.94	1,649,351.08	5,339,446.67	4,746,174.40	4,746,174.40
Oversize Truck Permits	198,330.00	207,030.00	555,485.00	577,613.70	594,942.11
Title Fees	296,740.05	287,546.75	941,791.00	905,772.26	905,772.26
Interest on Bank Deposits	2,811,076.79	6,894,986.06	14,980,391.96	14,556,081.66	14,556,081.66
Other Receipts	454,387.40	826,891.22	3,869,653.42	4,242,157.24	4,614,661.06
Transfers from Special Funds	-0-	-0-	5,205,748.45	6,000,000.00	7,000,000.00
TOTAL INCOME	\$118,832,900.70	\$155,005,085.88	\$393,052,113.82	\$437,223,733.43	\$459,837,965.37

SPECIAL FUNDS AVAILABLE FOR APPROPRIATION
BY THE FIRST SESSION OF THE THIRTY-FIFTH LEGISLATURE

FEDERAL REVENUE SHARING FUND

INCOME
FISCAL YEAR 1974

Entitlement Payments	\$22,631,900.00
Interest Credited	
thru 3-30-74	<u>3,273,122.86</u>
TOTAL INCOME	<u>\$25,905,022.86</u>

ANALYSIS OF THE 1974 SURPLUS

F.Y. 1974 Income	\$25,905,022.86
Less:	
Appropriations made by	
2nd Session 34th Legislature	<u>25,206,910.00</u>
Income in excess	
of Appropriations	\$ 698,112.86
Surplus of the	
prior year	<u>9,615.59</u>
1974 SURPLUS	<u>\$ 707,728.45</u>

FUNDS AVAILABLE FOR APPROPRIATION BY
THE FIRST SESSION OF THE 35TH LEGISLATURE

Income of preceding	
fiscal year (1974)	\$25,905,022.86
Estimated Income	
F.Y. 1976	<u>23,666,732.00</u>
Estimated Income	
F.Y. 1976	\$23,666,732.00
1974 Surplus	<u>707,728.45</u>
FEDERAL REVENUE SHARING FUNDS	
AVAILABLE FOR APPROPRIATION	<u>\$24,374,460.45</u>

ALCOHOLIC BEVERAGE FUND

F.Y. 1974 Income	\$ 509,484.97		
Less 1974 Appropriations	<u>418,825.00</u>		
Income in excess of			
Appropriations	\$ 90,659.97		
Surplus of Prior Year	418,825.00		
Less Transfer to General			
Revenue	(40,167.97)		
Appropriated for F.Y. 75	<u>(469,317.00)</u>		
F.Y. 1974 Surplus	-0-		
Income of Preceding Fiscal			
Year (1974)	\$ 509,484.97		
Estimated Income Fiscal			
Year 1976	500,000.00		
Lesser of the Two		\$ 500,000.00	
Available for Appropriation			<u>\$ 500,000.00</u>

STATE EXAMINER AND
INSPECTOR FUND

F.Y. 1974 Income	\$ 199,803.56		
Less 1974 Appropriations	<u>193,396.00</u>		
Income in excess of			
Appropriations	\$ 6,407.56		
Surplus of Prior Year	49,051.87		
Less Transfer to General			
Revenue	(5,459.43)		
F.Y. 1974 Surplus	<u>\$ 50,000.00</u>		
Income of Preceding Fiscal			
Year (1974)	\$ 199,803.56		
Estimated Income Fiscal			
Year 1976	200,000.00		
Lesser of the Two		\$ 199,803.56	
F.Y. 1974 Surplus		<u>50,000.00</u>	
Available for Appropriation			<u>\$ 249,803.56</u>

PROPERTY AND CASUALTY
RATES BOARD FUND

F.Y. 1974 Income	\$ 813,138.81		
Less 1974 Appropriations	<u>86,689.00</u>		
Income in excess of			
Appropriations	\$ 726,449.81		
Surplus of Prior Year	86,689.00		
Less Transfer to General			
Revenue	(714,975.81)		
Appropriated for F.Y. 75	<u>(98,163.00)</u>		
F.Y. 1974 Surplus	-0-		

Income of Preceding Fiscal			
Year (1974)	\$	813,138.81	
Estimated Income Fiscal			
Year 1976		625,529.00	
Lesser of the Two			\$ 625,529.00
Available for Appropriation			<u>\$ 625,529.00</u>

INSURANCE COMMISSIONER FUND

F.Y. 1974 Income	\$	1,275,733.86	
Less 1974 Appropriations		<u>667,926.00</u>	
Income in excess of			
Appropriations	\$	607,807.86	
Surplus of Prior Year		200,000.00	
Less Transfer to General			
Revenue		<u>(607,807.86)</u>	
F.Y. 1974 Surplus	\$	200,000.00	
Income of Preceding Fiscal			
Year (1974)	\$	1,275,733.86	
Estimated Income Fiscal			
Year 1976		948,966.00	
Lesser of the Two			\$ 948,966.00
F.Y. 1974 Surplus		<u>200,000.00</u>	
Available for Appropriation			<u>\$ 1,148,966.00</u>

LIQUEFIED PETROLEUM GAS
FUND

F.Y. 1974 Income	\$	153,939.50	
Less 1974 Appropriations		<u>158,615.00</u>	
Income in excess of			
Appropriations	\$	(4,675.50)	
Surplus of Prior Year		<u>10,000.00</u>	
F.Y. 1974 Surplus	\$	5,324.50	
Income of Preceding Fiscal			
Year (1974)	\$	153,939.50	
Estimated Income Fiscal			
Year 1976		154,000.00	
Lesser of the Two			\$ 153,939.50
F.Y. 1974 Surplus		<u>5,324.50</u>	
Available for Appropriation			<u>\$ 159,264.00</u>

INDUSTRIAL COURT FUND

F.Y. 1974 Income	\$	33,800.00	
Less 1974 Appropriations		<u>27,250.00</u>	
Income in excess of			
Appropriations	\$	6,550.00	
Surplus of Prior Year		<u>29,373.07</u>	
F.Y. 1974 Surplus	\$	35,923.07	

Income of Preceding Fiscal			
Year (1974)	\$	33,800.00	
Estimated Income Fiscal			
Year 1976		33,800.00	
Lesser of the Two	\$	33,800.00	
F.Y. 1974 Surplus		35,923.07	
Available for Appropriation			\$ <u>69,723.07</u>

INDUSTRIAL JUDICIARY FUND

F.Y. 1974 Income	\$	403,111.44	
Less 1974 Appropriations		263,006.00	
Income in excess of			
Appropriations	\$	140,105.44	
Surplus of Prior Year		55,677.97	
F.Y. 1974 Surplus	\$	195,783.41	
Income of Preceding Fiscal			
Year (1974)	\$	403,111.44	
Estimated Income Fiscal			
Year 1976		450,000.00	
Lesser of the Two	\$	403,111.44	
F.Y. 1974 Surplus		195,783.41	
Available for Appropriation			\$ <u>598,894.85</u>

OKLAHOMA TAX COMMISSION FUND

F.Y. 1974 Income	\$12,551,502.81		
Less 1974 Appropriations	8,994,793.00		
Income in excess of			
Appropriations	\$ 3,556,709.81		
Surplus of Prior Year	800,000.00		
Less Transfer to General			
Revenue	(3,556,709.81)		
F.Y. 1974 Surplus	\$ 800,000.00		
Income of Preceding Fiscal			
Year (1974)	\$12,551,502.81		
Estimated Income Fiscal			
Year 1976	16,599,362.46		
Lesser of the Two	\$12,551,502.81		
F.Y. 1974 Surplus	800,000.00		
Available for Appropriation			\$ <u>13,351,502.81</u>

OCCUPATIONAL HEALTH AND
SAFETY FUND

F.Y. 1974 Income	\$	177,661.31	
Less 1974 Appropriations		87,976.00	
Income in excess of			
Appropriations	\$	89,685.31	
Surplus of Prior Year		237,309.87	
Lapsed Appropriations		5,080.75	
F.Y. 1974 Surplus	\$	332,075.93	

Income of Preceding Fiscal		
Year (1974)	\$	177,661.31
Estimated Income Fiscal		
Year 1976		197,000.00
Lesser of the Two	\$	177,661.31
F.Y. 1974 Surplus		332,075.93
Income Plus Surplus	\$	509,737.24
Appropriations are limited to 75% of Total Income (40 O.S. 1971, § 418(6))		
Available for Appropriation (\$177,661.31 x .75)		\$ 133,245.98

MINERAL LEASING FUND

F.Y. 1974 Income	\$	265,057.36
Less Appropriations made by		
2nd Session 34th Leg.		614,380.00
Income in excess of Appropriations	\$	(349,322.64)
Surplus of Prior Year		353,884.21
F.Y. 1974 Surplus	\$	4,561.57
Income of Preceding Fiscal		
Year (1974)	\$	265,057.36
Estimated Income Fiscal		
Year 1976		265,057.36
Lesser of the Two	\$	265,057.36
F.Y. 1974 Surplus		4,561.57
Available for Appropriation		\$ 269,618.93

PUBLIC BUILDING FUND

F.Y. 1974 Income	\$	445,086.44
Less Appropriation made by		
2nd Session 34th Leg.		712,231.00
Income in excess of Appropriation	\$	(267,144.56)
Surplus Prior Year (Including Lapses)		402,704.41
F.Y. 1974 Surplus	\$	135,559.85
Income of Preceding Fiscal		
Year (1974)	\$	445,086.44
Estimated Income Fiscal		
Year 1976		314,281.61
Lesser of the Two	\$	314,281.61
F.Y. 1974 Surplus		135,559.85
Available for Appropriation		\$ 449,841.46

TECHNICAL AND SCIENTIFIC
EDUCATION SPECIAL FUND

F.Y. 1974 Income	\$ 1,814,364.36	
Less 1974 Appropriations	<u>2,017,163.00</u>	
Income in excess of		
Appropriations	\$ (202,798.64)	
Surplus of Prior Year	<u>1,280,681.78</u>	
F.Y. 1974 Surplus	\$ 1,077,883.14	
Income of Preceding Fiscal		
Year (1974)	\$ 1,814,364.36	
Estimated Income Fiscal		
Year 1976	1,660,000.00	
Lesser of the Two		\$ 1,660,000.00
1974 Surplus		<u>1,077,883.14</u>
Income Plus Surplus		\$ 2,437,883.14

Analysis of Cash Flow and Estimate
of Funds Available

F.Y. 1974 Surplus	\$ 1,077,883.14
Estimated F.Y. 1975 Receipts	<u>1,660,000.00</u>
Estimated F.Y. 1975 Funding	\$ 2,737,883.14
Less F.Y. 1975 Appropriations	<u>3,169,184.00</u>
Anticipated F.Y. 1975 Surplus	
(Deficiency)	\$ (431,300.86)

Amount Available for Appropriation
(Estimated Fiscal Year 1976
Receipts Only)

\$ 1,660,000.00

STATE JUDICIAL FUND

F.Y. 1974 Income	\$ 3,218,392.56	
Less 1974 Appropriations	<u>3,899,129.00</u>	
Income in excess of		
Appropriations	\$ (680,736.44)	
Surplus of Prior Year	2,582,073.07	
Lapsed Appropriations	250,191.68	
Less Direct Expenditures	<u>(438.77)</u>	
F.Y. 1974 Surplus	\$ 2,151,089.54	
Income of Preceding Fiscal		
Year (1974)	\$ 3,218,392.56	
Estimated Income Fiscal		
Year 1976	2,000,000.00	
Lesser of the Two		\$ 2,000,000.00
1974 Surplus		<u>2,151,089.54</u>
Income Plus Surplus		\$ 4,151,089.54

Analysis of Cash Flow and Estimate
of Funds Available

F.Y. 1974 Surplus	\$ 2,151,089.54	
Estimated Receipts F.Y. 1975	2,000,000.00	
Estimated Lapses	278,104.54	
Less Reserve for Direct Expenditures	(40,000.00)	
Estimated F.Y. 1975 Funding	\$ 4,389,194.08	
Less F.Y. 1975 Appropriations	<u>5,966,885.00</u>	
Anticipated F.Y. 1975 Surplus (Deficiency)	\$(1,577,690.92)	
Amount Available for Appropriation (Estimated Fiscal Year 1976 Receipts Only)		<u><u>\$ 2,000,000.00</u></u>

COMPARISON REPORT SHOWING REVENUE ACCRUED TO THE SEVERAL SPECIAL FUNDS FOR THE FIRST
FOUR MONTHS OF THE FISCAL YEARS 1974 AND 1975 AND ESTIMATED TOTALS FOR 1975 AND 1976

SPECIAL FUNDS	FIRST FOUR MONTHS F. Y. 1974	FIRST FOUR MONTHS F. Y. 1975	ACTUAL TOTAL F. Y. 1974	ESTIMATED TOTAL F. Y. 1975	ESTIMATED TOTAL F. Y. 1976
Federal Revenue Sharing Fund					
Entitlement Payments	\$11,243,410.00	\$11,506,369.00	\$22,631,900.00	\$23,130,611.00	\$23,666,732.00
Interest Earnings	<u>866,629.37</u>	<u>644,633.25</u>	<u>3,273,122.86</u>	<u>1,175,000.00</u>	<u>-0-</u>
Total	12,110,039.37	12,151,002.25	25,905,022.86	24,305,611.00	23,666,732.00
Alcoholic Beverage Fund					
Licenses and Miscellaneous	27,231.15	19,357.50	509,484.97	500,000.00	500,000.00
State Examiner and Inspector Fund					
Taxes and License Fees	56,484.28	59,869.04	199,803.56	200,000.00	200,000.00
Property and Casualty Rates Board Fund					
Insurance Premium Tax	186,276.08	143,799.87	813,138.81	625,529.00	625,529.00
Insurance Commissioner Fund					
Insurance Premium Tax	312,982.48	258,619.54	975,400.71	799,134.00	799,134.00
Agents' Licenses	<u>-0-</u>	<u>48,489.30</u>	<u>300,333.15</u>	<u>149,832.00</u>	<u>149,832.00</u>
Total	312,982.48	307,108.84	1,275,733.86	948,966.00	948,966.00
Liquefied Petroleum Gas Fund					
Permits and Fees	105,009.00	107,039.50	153,939.50	154,000.00	154,000.00
Industrial Court Fund					
Litigation Fees	11,816.75	11,025.00	33,800.00	33,800.00	33,800.00

First Legislative Day, Tuesday, January 7, 1975

SPECIAL FUNDS**FIRST
FOUR MONTHS
F.Y. 1974**

Industrial Judiciary Fund	
Assessments on Workmen's	
Compensation Awards	113,119.16
Oklahoma Tax Commission Fund	
Percentages of Taxes and	
Licenses Collected	2,815,316.66
Occupational Health and Safety Fund	
Occupational Health and Safety Tax	58,784.98
Mineral Leasing Fund	
Royalties	148,118.41
Public Building Fund	
Receipts from School Land Commission ...	-0-
Royalties from Gas and Oil	<u>5,313.25</u>
Total	5,313.25
Technical and Scientific Education	
Special Fund	
Documentary Stamps	678,082.86
State Judicial Fund	
Local Court Funds	1,484,912.36
Other - Fees	<u>32,967.72</u>
Total	1,517,880.08

FIRST FOUR MONTHS F.Y. 1975	ACTUAL TOTAL F.Y. 1974	ESTIMATED TOTAL F.Y. 1975	ESTIMATED TOTAL F.Y. 1976
158,643.53	403,111.44	450,000.00	450,000.00
3,462,051.89	12,551,502.81	14,434,228.23	16,599,362.46
65,575.27	177,661.31	197,000.00	197,000.00
170,573.49	265,057.36	265,057.36	265,057.36
-0-	419,572.00	239,281.61	239,281.61
<u>10,853.61</u>	<u>25,514.44</u>	<u>75,000.00</u>	<u>75,000.00</u>
10,853.61	445,086.44	314,281.61	314,281.61
620,851.18	1,814,364.36	1,660,000.00	1,660,000.00
462,834.48	3,148,757.64	1,950,000.00	1,950,000.00
<u>18,390.90</u>	<u>69,634.92</u>	<u>50,000.00</u>	<u>50,000.00</u>
481,225.38	3,218,392.56	2,000,000.00	2,000,000.00

Senator Holden moved that, as provided by 75 O.S. 1971, § § 26.11 through 26.14, the following prefiled bills and resolutions be placed on first reading and that, when the clerk's desk is clear, the Senate stand adjourned to meet Wednesday, January 8, 1975, which motion prevailed.

FIRST READING (Prefiled Bills)

The following were introduced and read the first time:

SB 1 — By Howell of the Senate and Cotner of the House.

An Act relating to data processing; amending 74 O.S. 1971, Sections 118.2, 118.3, 118.4, 118.5, 118.7, 118.8, as amended by Section 2, Chapter 161, O.S.L. 1972 (74 O.S. Supp. 1973, Section 118.8), 118.9, 118.12 and 118.13; expressing legislative purpose; defining terms; creating the Division of Data Processing Planning; prescribing duties; creating Advisory Commission; authorizing and excepting maintenance of data processing installation; providing for appointment of Commission members and per diem; providing for meetings; and declaring an emergency.

SB 2 — By Randle.

An Act relating to state officers and employees; amending 74 O.S. 1971, Section 1201; creating the Oklahoma Indian Affairs Commission; providing for meetings, officers and appointment, terms, expenses of members; increasing per diem and mileage of members.

SB 3 — By Smith.

An Act relating to cities and towns; providing any city maintaining motor vehicles for fire department use shall provide liability insurance coverage; providing insurance protection for individual firefighter employees; and declaring an emergency.

SB 4 — By Grantham.

An Act relating to insurance; amending 36 O.S. 1971, Section 4101, as amended by Section 1, Chapter 92, O.S.L. 1974 (36 O.S. Supp. 1974, Section 4101); authorizing contracts of group life insurance in certain situations only, for benefit of employees and certain classes of persons; removing repetitious wording; and declaring an emergency.

SB 5 — By Holden of the Senate and Wilson of the House.

An Act relating to the Oklahoma Historical Society and making an appropriation thereto for the Stephens County Museum; and making the appropriation nonfiscal.

SB 6 — By Keating.

An Act relating to persons acquitted of a criminal charge by reason of insanity; amending 22 O.S. 1971, Section 1161; providing for a hearing to determine if the person so acquitted is presently insane and dangerous to the public peace and safety; and providing for his commitment upon such a finding.

SB 7 — By Boatner.

An Act relating to county highways; providing a short title; providing for the hard-surfacing of secondary roads in each county; defining hard-surfaced road; expressing legislative intent; directing codification; and declaring an emergency.

SB 8 — By Murphy.

An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 807, as last amended by Section 1, Chapter 312, O.S.L. 1974 (68 O.S. Supp. 1974, Section 807); providing for determination of the value of the gross estate of a decedent; excluding certain property passing from deceased to the surviving spouse from the gross estate; repealing Section 2, Chapter 312, O.S.L. 1974 (68 O.S. Supp. 1974, Section 809.1); declaring an emergency.

SB 9 — By Wolfe.

An Act relating to civil procedure; amending 12 O.S. 1971, Section 154.6, by clarifying the additional time period for answering in certain instances.

SB 10 — By Keating.

An Act relating to public construction contracts; amending Section 13, Chapter 298, O.S.L. 1974 (61 O.S. Supp. 1974, Section 113); changing the period of coverage on bonds to one year for workmanship and for a period not to exceed the manufacturer's warranty for materials.

SB 11 — By Keating.

An Act relating to intoxicating liquors; repealing 37 O.S. 1971, Sections 211, 212, 214, 215 and 216; prohibiting the sale of certain beverages on or near premises where public or private dancing is permitted or conducted.

SB 12 — By Capps.

An Act relating to roads; amending 69 O.S. 1971, Section 1201; defining certain open section lines as public highways; designating reserved section lines; and declaring an emergency.

SB 13 — By Howell.

An Act relating to public construction contracts; amending Section 13, Chapter 298, O.S.L. 1974 (61 O.S. Supp. 1974, Section 113); reducing the period of coverage of workmanship and material bonds from three years to one year.

SB 14 — By Keating.

An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 1904, to provide that the mortgagor shall pay the tax levied upon mortgages.

SB 15 — By Keating.

An Act relating to elections; amending Section 2, Chapter 154, O.S.L. 1974 (26 O.S. Supp. 1974, Section 424.2); defining expenditures; limiting campaign expenditures for certain elective officers; and directing codification.

SB 16 — By Funston.

An Act relating to elections; providing for time of requesting, receiving and returning absentee ballots; permitting the use of absentee ballots by those prevented from voting on election day on account of their religious belief; and directing codification.

SB 17 — By Luton.

An Act relating to abstracting; amending 1 O.S. 1971, Section 1; providing for abstractors' bond; providing for sureties on the bond; providing for liability on the bond; providing for removal of records by abstractors; and declaring an emergency.

SB 18 — By Wolfe.

An Act relating to witnesses; amending 12 O.S. 1971, Section 385; providing that the physician-patient privilege is waived at the time an individual commences any action for damages for personal injuries.

SB 19 — By Keating.

An Act relating to persons acquitted of a criminal charge by reason of insanity; amending 22 O.S. 1971, Section 1161; providing for a hearing to determine if the person so acquitted is presently suffering from a mental disease or defect and dangerous to the public peace and safety; and providing for his commitment upon such a finding.

SB 20 — By McCune of the Senate and Sparkman, Atkins and Dunn of the House.

An Act relating to public health and safety; amending 63 O.S. 1971, Section 1-205; providing for county departments of health; providing for the formation of health districts; providing for cooperative departments of health; providing for medical directors and other personnel; prescribing the duties and compensation of medical directors; providing that county departments of health and the State Department of Health provide requested services to counties requesting services; and declaring an emergency.

SB 21 — By Smith.

An Act relating to probate procedure; providing that a petition for the probate of a will or for letters of administration may contain a request for judicial determination of death and names and identities of heirs, devisees and legatees; providing for hearing on said petition and notice thereof; requiring certain findings to be made in an order admitting a will to probate or appointing an administrator; specifying certain items to be waived or required by the court in such order; amending 58 O.S. 1971, Sections 281, 282, 387, 388, 391, 413, 414, 415, 418, 420, 421, 422, 423, 426, as amended by Section 1, Chapter 89, O.S.L. 1973, 430, 432, 541, 543, 544, 547, 553, 622 and 634 (58 O.S. Supp. 1974, Section 426), to conform such sections; directing codification; and declaring an emergency.

SB 22 — By Smith and Holden.

An Act relating to revenue and taxation; amending 68 O.S. 1971, Sections 803 and 809, as amended by Sections 1 and 5, Chapter 206, O.S.L. 1973 (68 O.S. Supp. 1974, Sections 803 and 809), and 68 O.S. 1971, Section 807, as last amended by Section 1, Chapter 312, O.S.L. 1974 (68 O.S. Supp. 1974, Section 807); prescribing rates of tax on the net estate of a deceased person; providing for determination of the value of the gross estate; providing certain exemptions; excluding property passing to a surviving spouse from the gross estate; repealing Section 2, Chapter 312, O.S.L. 1974 (68 O.S. Supp. 1974, Section 809.1); and declaring an emergency.

SB 23 — By Berrong.

An Act relating to probation-parole officers; amending 57 O.S. 1971, Section 515, as amended by Section 2, Chapter 155, O.S.L. 1974 (57 O.S. Supp. 1974, Section 515); including a bachelor's degree in police science as one of the permissible degrees to meet the qualifications for employment as a probation-parole officer.

SB 24 — By Randle.

An Act relating to elections; amending Section 7-104, Chapter 153, O.S.L. 1974 (26 O.S. Supp. 1974, Section 7-104); providing for hours of voting.

SB 25 — By Berrong.

An Act relating to taxation; amending 68 O.S. 1971, Section 815; providing for reporting; prescribing duties of Oklahoma Tax Commission to audit returns, assess, collect taxes, and perform other related functions; prescribing certain valuation criteria; providing for hearings and for giving notices thereof; and declaring an emergency.

SB 26 — By Birdsong.

An Act relating to cities and towns; and repealing 11 O.S. 1971, Sections 1751 through 1766, relating to the Governmental Tort Liability Act.

SB 27 — By Keating.

An Act relating to professions and occupations; amending 59 O.S. 1971, Section 1016; providing for appointment, duties, qualifications and salaries of municipal plumbing inspectors and their deputies.

SB 28 — By Keating.

An Act relating to counties and county officers; amending 19 O.S. 1971, Section 864.10; providing for electrical inspectors, their salaries, authority and duties.

SB 29 — By Berrong.

An Act relating to counties and county officers; amending 19 O.S. 1971, Section 131, as amended by Section 1, Chapter 92, O.S.L. 1973 and Section 1, Chapter 300, O.S.L. 1974 (19 O.S. Supp. 1974, Section 131); providing for election of county officers and terms of office; prescribing certain limitations upon eligibility for candidacy for county office; and declaring an emergency.

SB 30 — By Howard.

An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 2438 of the ad valorem tax code pertaining to county

assessors; providing for compliance with Article V, Section 55 of the Oklahoma Constitution; increasing travel allowances for deputies; and allowing use of excess travel expense funds for attendance at certain meetings and educational programs.

SB 31 — By Birdsong of the Senate and Hopkins of the House.

An Act relating to cities and towns; providing for negotiation and arbitration of agreements between cities and towns and their employees; providing short title; stating policy; defining terms; providing for collective bargaining; creating the public employees relations board; prescribing its duties and powers and providing compensation to its members; defining responsibilities of cities and towns and their employees; providing procedures for arbitration; providing for challenge of award of arbiters; providing for payment of fees and expenses of arbiters; providing for content of agreements; prescribing penalties; repealing 11 O.S. 1971, Sections 548.1, 548.2, 548.6 through 548.14, 548.3 and 548.4, as amended by Sections 1 and 2, Chapter 114, O.S.L. 1972, and Sections 3 and 6, Chapter 114, O.S.L. 1972 (11 O.S. Supp. 1974, Sections 548.3, 548.3-1, 548.4 and 548.4-1); directing codification; and declaring an emergency.

SB 32 — By Grantham.

An Act relating to professions and occupations; providing for licensing and regulation of social work; providing penalties; directing codification; providing operative date; and declaring an emergency.

SB 33 — By Grantham.

An Act relating to criminal procedure; providing for reimbursement of certain costs by a convicted defendant; providing time and method of payment of fines and costs; making provisions in event of non-payment of fines or costs; and directing codification.

SB 34 — By Young.

An Act creating the Oklahoma Crime Commission; structuring its membership; creating office of executive director; describing duties of Commission and terms of office; providing for filing of annual budget; providing procedure for termination of certain projects; repealing Section 6, Chapter 140, O.S.L. 1972 (74 O.S. Supp. 1974, Section 9.6); establishing operative date thereof; and declaring an emergency.

SB 35 — By McCune.

An Act relating to counties and county officers; amending 19 O.S. 1971, Sections 865.51 and 865.52; providing that the board of county commissioners shall be authorized to adopt land use planning and zoning regulations as to a county's unincorporated areas; authorizing the board of county commissioners to create a county planning commission and a county board of adjustment and to delegate to said commission and board the powers herein granted; providing that the provisions hereof shall be cumulative to other law; and declaring an emergency.

SB 36 — By Smith.

An act relating to the Board of Medicolegal investigations and making appropriations thereto; appropriating monies from the Federal Revenue Sharing Fund for the purpose of construction of facilities for the Board; providing for audit; making appropriations nonfiscal; and declaring an emergency.

SB 37 — By Murphy and Ham.

An Act relating to game and fish; amending Sections 5-206 and 5-410, Chapter 17, O.S.L. 1974 (29 O.S. Supp. 1974, Sections 5-206 and 5-410); providing for falconry; prescribing penalties; prohibiting the hunting of certain species and providing exceptions; providing for falconry field meets; directing codification; and declaring an emergency.

SB 38 — By Capps and Graves of the

Senate and Bamberger and Campbell of the House.

An Act relating to waste reclamation; providing for a short title; declaring the public policy and legislative intent; creating the Oklahoma Waste Reclamation Authority and the Oklahoma Waste Reclamation Board; prescribing the members, officers, tenure and compensation of the board; prescribing the powers and duties of the authority and the board; providing for the acquisition of lands and interests and for condemnation proceedings; providing for the letting of construction contracts; providing for an annual report; providing for the issuance of revenue bonds and authorizing the borrowing of monies; prescribing the terms, maturities and form of the revenue bonds; providing for exemption from taxation for the bonds; providing that the bonds shall be special obligations of the authority; providing for the powers of the board in connection with payment of principal and interest; providing for the segregation and use of proceeds from bond sales; providing for the approval of bonds by the Attorney General; providing for public bonds for the bonds sold; providing for liberal construction and severability; and directing codification.

SB 39 — By Birdsong.

An Act relating to motor vehicles; requiring the reporting of specified information on leased vehicles subject to registration with the Oklahoma Tax Commission; and directing codification.

SJR 1 — By Terrill and Schuelein of the Senate and Nance, Wilson and Green of the House.

A Joint Resolution authorizing the State Board of Public Affairs to initiate and operate an interagency mailing service; providing exceptions; establishing a revolving fund for payment of costs; providing for allocation of costs among participating agencies; requiring reports;

providing operative date; providing for severability; and declaring an emergency.

RESOLUTION (Prefiled)

The following resolution was introduced and consideration deferred for this legislative day:

SCR 1 — By Grantham of the Senate and Elder of the House.

A Concurrent Resolution creating a ten-member special committee to study land records systems and determine a suitable records system for central recording of all documents affecting real property in the county clerk's office; and directing report and recommendations be made to the Executive Committee prior to the convening of the 2nd Session of the 35th Oklahoma Legislature.

FIRST READING

The following were introduced and read the first time:

SB 40 — By Smith.

An Act relating to schools; making an appropriation to the State Board of Vocational and Technical Education; stating the purpose; providing a lapse date; and declaring an emergency.

SB 41 — By Smith.

An Act relating to fire departments; amending 11 O.S. 1971, Section 373, as amended by Section 7, Chapter 5, O.S.L. 1974 (11 O.S. Supp. 1974, Section 373); providing pensions for fire department members; authorizing the city treasurer to deduct a monthly sum to be contributed toward the fund; and declaring an emergency.

Senator Funston presiding.

Upon motion of Senator Holden, the Senate adjourned at 2:55 p.m. to meet Wednesday, January 8, 1975, at 1:00 p.m.



Second Legislative Day

Wednesday, January 8, 1975

Pursuant to adjournment, the Senate was called to order by President Pro Tempore Howard.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—47.

Excused: Porter.—1.

President Pro Tempore Howard declared a quorum present.

The following prayer was offered by Reverend Joe Dickens, and incorporated into the Journal upon request of Senator Capps.

O God, when we remember that You were able to order the lives of Your people with Ten Commandments, we are reminded that our well-being is not totally dependent on the number of laws we have. We also acknowledge that our righteousness is not dependent on making laws, but in keeping Your law.

Remind us today of the words of the prophet, "What doth the Lord require of thee, but to do justly, to love mercy, and to walk humbly with Thy God."

Give us today strength for that. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Terrill announced that Jimmie Conn, R.N., Lawton, Oklahoma, was the Nurse of the Day and Senator Lamb announced that Dr. Donald C. Carnes, Enid, Oklahoma, was the Doctor of the Day.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

Ben Claiborne, 3825 N.W. 67th Street, Oklahoma City, Oklahoma, representing Oklahoma Association of Insurance Agents, Inc.

James Dave Fellers, Jr., 10105 Stoneham, Oklahoma City, Oklahoma, representing Oklahoma Oil Marketers Association, Inc.

Jack Nixon, Jr., 11208 N.W. 112th Street, Yukon, Oklahoma, representing Oklahoma Chamber of Commerce.

C.L. Spilman, 3032 Berkshire Way, Oklahoma City, Oklahoma, representing Motor Vehicle Manufacturers Association.

DECLARATION OF VOTE

Senator Ham asked that the record show had he been present at the time of voting upon the election of Senator Gene C. Howard as President Pro Tempore, he would have voted AYE.

COMMITTEE REPORT

Senator Terrill submitted the following report of the Committee on Rules and asked that consideration be deferred for this legislative day:

Mr. President:

We, your Committee on Rules, having had under consideration the Rules for the Senate of the 35th Legislature, ask unanimous consent that the Rules for the 34th Legislature, with the following amendments, be adopted as the Rules for the 35th Legislature:

AMENDMENT NO. 1: Rule 3, add a new paragraph to be paragraph (d-1), to read as follows:

“(d-1) Any Senator desiring to request an investigation shall present such request to the Committee on Rules, which Committee shall, within three legislative days, report such request and the action of the Committee thereon to the Senate. If an investigation is recommended by the Committee on Rules, the Senator making the request shall not serve on the investigating committee.”

and amend the first sentence of paragraph (e) to read as follows:

“(e) The [Oklahoma State Senate by simple resolution, or the] duly elected President Pro Tempore may initiate a

study, inquiry or investigation of any state agency, department or institution or any other matter of state government.”

AMENDMENT NO. 2: Rule 7, amend paragraph (q), the first sentence, to read:

“(q) All bills, calendars, orders, stationery and resolutions ordered printed shall be in charge and under control of the Committee on Employment and [Printing] ADMINISTRATION regardless of former references, and printed under its direction.”

AMENDMENT NO. 3: Rule 8, amend the first paragraph as follows:

Change Committee on Business and Industry to Business, Industry and Labor Relations.

Add Committee on Criminal Jurisprudence.

Strike Committee on Elections and Privileges.

Change Committee on Employment and Printing to Employment and Administration.

Change Committee on Environmental Quality to Environmental and Natural Resources.

Strike Committee on Governmental Reforms.

Strike Committee on Industrial and Labor Relations.

Strike Committee on Parks, Forestry and Industrial Development.

Strike Committee on Senate Administration.

Strike Committee on Soil and Water Resources.

AMENDMENT NO. 4: Rule 8, amend paragraph (a) to read:

“(a) The Committee on Rules, in all future organizations of the Senate in subsequent sessions, shall have a total membership of [twenty] FOURTEEN and the three members of the Senate with the most seniority shall be members of this Committee and the [seventeen] ELEVEN remaining members shall be elected as herein provided.”

AMENDMENT NO. 5: Rule 8, amend paragraph (b) to read:

“(b) No member of the Senate shall serve on more than four Standing committees, however, membership on the committees of Employment and [Printing] ADMINISTRATION AND Engrossed and Enrolled bills [and Senate Administration] shall not count in this limitation.”

AMENDMENT NO. 6: Rule 11, amend the last clause of paragraph (d) to read: “and when printed by the use of boldface type enclosed in [double parenthesis] BRACKETS.”

AMENDMENT NO. 7: Rule 11, add a new paragraph (e) to read:

“(e) After the cutoff date for introduction of bills and resolutions, no bill or resolution shall be introduced unless the same is submitted to the Rules Committee and recommended by said Committee for introduction.”

AMENDMENT NO. 8: Rule 21, amend paragraph (b) to read:

“(b) All Senate pages must be either in the 9th grade or fourteen years of age or older. No Senator may have more than four paid Senate pages nor more than two

ACTIVE honorary pages during any legislative session. No more than [twenty-four] THIRTY paid and honorary pages may be used at any time by the Senate.”

AMENDMENT NO. 9: Rule 25, relating to lobbying, amend the following sentence of the first paragraph as follows:

“The application shall be filed with the Secretary of the Senate who shall present same to the Senate for reference to the Committee on [Elections and Privileges] RULES.”

Recommendation:

The Committee on Rules (as shown below) makes the following recommendation for appointments on Standing Committees for the 35th Legislature and on a subcommittee of the Rules Committee on Elections and Privileges:

RULES COMMITTEE

Terrill, Chairman
Cate, Vice Chairman

Baldwin	Lane
Crow	Luton
Field	Murphy
Grantham	Smith
Holden	Stipe
Inhofe	York

STANDING COMMITTEES

AGRICULTURE - 8
Dahl, Chairman
Capps, Vice Chairman

Boatner	Martin
Field	Tinsley
Holden	Watkins

APPROPRIATIONS AND BUDGET - 14

Crow, Chairman
Randle, Vice Chairman

Baldwin	Lambert
Berrong	Murphy
Boatner	Pierce
Cate	Taliaferro
Hamilton	Terrill
Lamb	Stipe

BANKS AND BANKING - 9

Medearis, Chairman
Graves, Vice Chairman

Birdsong	Smith
Ham	Terrill
Howell	Wolfe
Keller	

BUSINESS, INDUSTRY AND LABOR RELATIONS - 7

Funston, Chairman
Watkins, Vice Chairman

Birdsong	Shatwell
Butler	York
Schuelein	

CONSTITUTIONAL REVISION AND REGULATORY SERVICES - 7

Berrong, Chairman
Tinsley, Vice Chairman

Butler	Pierce
Dahl	Terrill
Funston	

COUNTY, STATE AND FEDERAL GOVERNMENT - 8

Wadley, Chairman
York, Vice Chairman

Birdsong	Medearis
Cate	Shatwell
Luton	Taliaferro

CRIMINAL JURISPRUDENCE - 7

Garrett, Chairman
Keating, Vice Chairman

Butler	Stipe
Cate	Wolfe
Grantham	

EDUCATION, COMMON - 14

Howell, Chairman
Funston, Vice Chairman

Boatner	Lamb
Capps	Luton
Crow	Martin
Field	Smith
Hamilton	Terrill
Keller	Young

EDUCATION, HIGHER - 10

Murphy, Chairman
Cate, Vice Chairman

Dawson	Wadley
Inhofe	Watkins
McCune	Watson
Schuelein	York

EMPLOYMENT AND
ADMINISTRATION - 5

Young, Chairman
Luton, Vice Chairman

Holden Lane
Inhofe

ENGROSSED AND ENROLLED
BILLS - 3

McCune, Chairman
Helm, Vice Chairman

Baldwin

ENVIRONMENTAL AND
NATURAL RESOURCES - 8

Capps, Chairman
Shatwell, Vice Chairman

Field Lambert
Graves McCune
Helm Wadley

INSURANCE - 6

Birdsong, Chairman
Butler, Vice Chairman

Berrong Luton
Lane Porter

JUDICIARY - 12

Grantham, Chairman
Lambert, Vice Chairman

Garrett Porter
Ham Smith
Howell Wolfe
Keating York
Lamb Young

MUNICIPAL GOVERNMENT - 7

Ham, Chairman
Pierce, Vice Chairman

Grantham Schuelein
Keating Watson
Lambert

OIL AND GAS - 6

Baldwin, Chairman
Dahl, Vice Chairman

Berrong Inhofe
Holden Pierce

PROFESSIONS AND
OCCUPATIONS - 6

Graves, Chairman
Keller, Vice Chairman

Martin Watkins
Medearis Watson

PUBLIC AND MENTAL
HEALTH - 6

Martin, Chairman
Wolfe, Vice Chairman

Funston Lane
Garrett Porter

PUBLIC SAFETY AND PENAL
AFFAIRS - 7

Hamilton, Chairman
Schuelein, Vice Chairman

Keating Stipe
McCune Watson
Randle

REVENUE AND TAXATION - 11

Smith, Chairman
Lamb, Vice Chairman

Crow	Keller
Dawson	Murphy
Garrett	Randle
Hamilton	Taliaferro
Helm	

ROADS AND HIGHWAYS - 13

Stipe, Chairman
Boatner, Vice Chairman

Baldwin	Holden
Capps	Murphy
Dawson	Shatwell
Grantham	Tinsley
Graves	Young
Ham	

SOCIAL WELFARE - 6

Porter, Chairman
Dawson, Vice Chairman

Howell	Randle
Lane	Young

WILDLIFE - 9

Field, Chairman
Taliaferro, Vice Chairman

Dahl	Medearis
Helm	Tinsley
Inhofe	Wadley
McCune	

Subcommittee of Rules
Committee on Elections
and Privileges

Cate, Chairman
Luton, Vice Chairman

Baldwin
Inhofe

Murphy
Smith

Recommendation:

Senator Stipe moved, seconded by Senator Luton, that the Committee on Rules recommend to the Senate Body that Senator Mary Helm be placed on the payroll at the same time other newly elected Senators went on pay status. The motion was unanimously adopted by the members present, and the Committee on Rules so recommends.

Respectfully submitted,
Al Terrill, Chairman

FIRST READING

The following were introduced and read the first time.

SB 42 — By Boatner.

An Act relating to state officers and employees; amending 74 O.S. 1971, Section 817.3, as last amended by Section 2, Chapter 293, O.S.L. 1974 (74 O.S. Supp. 1974, Section 817.3); providing minimum salary for certain state officers and employees; providing operative date; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 1 — Rules.

SB 2 — County, State and Federal Government.

SB 3 — Insurance.

SB 4 — Insurance.

SB 5 — Appropriations and Budget.

SB 6 — Criminal Jurisprudence.

SB 7 — Roads and Highways.

SB 8 — Revenue and Taxation.

SB 9 — Judiciary.

SB 10 — Business, Industry and Labor Relations.

SB 11 — County, State and Federal Government.

SB 12 — Roads and Highways.

SB 13 — Business, Industry and Labor Relations.

SB 14 — Revenue and Taxation.

SB 15 — Rules.

SB 16 — Rules.

SB 17 — County, State and Federal Government.

SB 18 — Judiciary.

SB 19 — Criminal Jurisprudence.

SB 20 — Public and Mental Health.

SB 21 — Judiciary.

SB 22 — Revenue and Taxation.

SB 23 — Public Safety and Penal Affairs.

SB 24 — Rules.

SB 25 — Criminal Jurisprudence.

SB 26 — County, State and Federal Government.

SB 27 — Professions and Occupations.

SB 28 — Business, Industry and Labor Relations.

SB 29 — Rules.

SB 30 — Revenue and Taxation.

SB 31 — Business, Industry and Labor Relations.

SB 32 — Professions and Occupations.

SB 33 — Criminal Jurisprudence.

SB 34 — Criminal Jurisprudence.

SB 35 — County, State and Federal Government.

SB 36 — Appropriations and Budget.

SB 37 — Wildlife.

SB 38 — Environmental and Natural Resources.

SB 39 — Public Safety and Penal Affairs.

SB 40 — Appropriations and Budget.

SB 41 — Municipal Government.

SJR 1 — Rules.

PRESENTATION OF GIFTS

President Pro Tempore Howard, on behalf of the members of the Senate, presented plaques to Senators Hamilton and Birdsong, bearing their 1973-74 door nameplates, in recognition of their outstanding service as President Pro Tempore and Majority Floor Leader during the 34th Legislature. Majority Floor Leader Jim E. Lane made the presentations.

INTRODUCTION

Senator Lane introduced Mr. John Kilgore, Capitol Hill Rotary Club, to the members of the Senate, and asked unanimous consent, which was granted, that Mr. Kilgore be granted privileges of the floor, wherein he addressed the Senate on behalf of the Rotary International organization. Mr. Kilgore then presented each Senator with a card from the organization.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Thursday, January 9, 1975, at 1:00 p.m., which motion prevailed.

Upon motion of Senator Lane, the Senate adjourned at 1:25 p.m. to meet Thursday, January 9, 1975, at 1:00 p.m.



Third Legislative Day

Thursday, January 9, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watson, Wolfe, York and Young.—42.

Excused: Baldwin, Funston, Medearis, Porter, Taliaferro and Watkins.—6.

Senator Luton declared a quorum present.

The following prayer was offered by Senator Watson and incorporated into the Journal upon request of Senator Lane.

Our Father, as we come to the end of this the first week of this new session of the Legislature, our prayer is that each of us, as members of this Body, will feel more clearly our responsibilities to You and to our fellowman, that we will be more determined, as we enter into the activities of this session, to be pleasing as we deal with matters of great import to this state.

Help us as we engage in these activities to have the insight, the intelligence and the wisdom necessary to make decisions that would be pleasing to You and in the best interests of our people.

In Jesus' name. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Field introduced Dr. Jack D. Fetzer, Woodward, as the Doctor of the Day, and Senator Terrill introduced Beverly Burnett, R.N., Cameron College, Lawton, as the Nurse of the Day.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

Robert H. Anderson, 300 Investors Capital Bldg., Oklahoma City, Oklahoma 73102, representing American Insurance Association.

Everette W. Baird, 215 E. 12th Street, Edmond, Oklahoma 73034, representing National Association of Retired Federal Employees, Washington D.C.

Accountability Burns, 928 S. Erie, Tulsa, Oklahoma 74112, representing the MARS-EARS Project in Tulsa.

Leo Cravens, 901 Office Park Plaza, Oklahoma City, Oklahoma 73105, representing Oklahoma State Home Builders Association.

B.E. Harkey, 2222 Liberty Tower, Oklahoma City, Oklahoma 73102, representing Oklahoma Financial Education Association.

Joseph H. Humphrey, 4020 N. Lincoln Blvd., Suite 201 B, Oklahoma City, Oklahoma 73105, representing Oklahoma District Attorneys Association.

Ben Hutchinson, 501 N.E. 27th, Oklahoma City, Oklahoma 73105, representing Oklahoma State AFL-CIO.

Henry L. Likes, 501 N.E. 27th, Oklahoma City, Oklahoma 73105, representing Oklahoma State AFL-CIO.

Ira T. Oliver, 3509 S.E. 48th, Oklahoma City, Oklahoma 73135, representing Oklahoma Society of Professional Engineers, Inc.

Ted R. O'Shea, P.O. Box 1, Tulsa, Oklahoma 74193, representing Oklahoma Financial Education Association.

Jack G. Springer, 4020 N. Lincoln Blvd., Oklahoma City, Oklahoma, 73105, representing Oklahoma Chamber of Commerce.

FIRST READING

The following were introduced and read the first time.

SB 43 — By Howell.

An Act relating to the collection and apportionment of motor vehicle licensing fee; amending 68 O.S. 1971, Section 2102; amending 47 O.S. 1971, Sections 22.30 1 and

22.30p; providing for higher compensation to motor license agents; providing for severability; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 42 — County, State and Federal Government.

RESOLUTIONS

Senator Hamilton introduced the following Resolution:

SCR 2 — By Hamilton.

A Concurrent Resolution urging Congress to enact legislation changing the name of the Optima Reservoir to Leon Field Lake; and directing distribution.

Senator Hamilton asked unanimous consent, which was granted, that all Senators, except Senator Field, be made coauthors of SCR 2.

SCR 2, as coauthored, was read at length, adopted upon motion of Senator Hamilton and ordered referred for engrossment.

Senator Hamilton introduced the following Resolution:

SCR 3 — By Hamilton.

A Resolution commending the distinguished career of Senator Roy Boecher; expressing the grateful appreciation of the Legislature and the people of the State of Oklahoma for his twenty-five years of dedicated and productive public service; expressing sadness and regret for his recent surgery and rendering our sincere and heartfelt wishes for a speedy and complete recovery; extending best wishes for health and happiness upon his retirement from public service; and directing distribution.

Senator Hamilton asked unanimous consent, which was granted, that Senator Tinsley be made first coauthor and all other Senators be made coauthors of SCR 3.

Senator Hamilton moved to amend SCR 3 by changing Senator Boecher's length of service from twenty-five years to twenty-six years each place it appears in the resolution, which amendment was declared adopted.

SCR 3, as coauthored and amended, was read at length, adopted upon motion of Senator Hamilton and ordered referred for engrossment.

President Pro Tempore Howard introduced the following Resolution:

SR 1 — By Howard.

A Resolution relating to Oklahoma participation in the Floodplain Conference; authorizing the attendance at meetings of said conference for Senator Bob Funston; authorizing reimbursement for travel and other necessary expenses as

may be provided by Senate Resolution of the 1st Session of the 35th Oklahoma Legislature (1975) and the laws of this state pertaining to official travel by members of the Legislature.

SR 1 was read at length, adopted upon motion of Senator Lane and ordered referred for enrollment.

**PENDING SENATE ACTION -
RESOLUTION**

SCR 1, introduced on Page 41, was called up for consideration.

Senator Grantham asked unanimous consent, which was granted, that SCR 1 be referred to the Judiciary Committee.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Monday, January 13, 1975, at 11:00 a.m., which motion prevailed.

Upon motion of Senator Lane, the Senate adjourned at 1:35 p.m. to meet Monday, January 13, 1975, at 11:00 a.m.



Fourth Legislative Day

Monday, January 13, 1975

Pursuant to adjournment, the Senate was called to order by President Pro Tempore Howard.

Roll Call:

Present: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Baldwin and Stipe.— 2.

President Pro Tempore Howard declared a quorum present.

The prayer was offered by Senator Watson.

The Journal for the last legislative day was declared approved.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

Carol P. Tucker, 3401 N. McKinley, Oklahoma City, Oklahoma, representing the Oklahoma Women's Political Caucus, League of Women Voters.

Bill G. Liebegott, P.O. Box 11507, Oklahoma City, Oklahoma 73111, representing Oklahoma State Firefighters Association.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS, as amended:

CS for SB 22 — Revenue and Taxation, as coauthored by Murphy, Lamb, Taliaferro, Randle, Dawson, Crow, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Dahl, Field, Funston, Graves, Ham, Helm, Howard, Howell, Inhofe, Keating, Keller, Lambert, Lane, Luton, McCune, Martin, Medearis, Pierce, Schuelein, Shatwell, Terrill, Tinsley, Wadley, Watson, Wolfe, York and Young of the Senate and Rogers, Henry, Atkins, Bengtson, Edmondson, Duckett, Hooper, Craighead, Fried, Swinton, Stratton, Joiner, Roberts, McCaleb, Hood, Caldwell, Holt, Townsend, Johnson (Joe), McKee, Fitzgibbon, Floyd, Hopkins, Sanders, McIntyre, Abbott, Bernard, Duke, Cotner, Anderson, Hardesty, Johnson (A. V.), Peterson, Bradshaw, Thompson, Robinson, Cunningham, Vaughn, Wickersham, Parris, Payne, Murphy, Monks, Johnston, Cleveland, Bennett, Davis (Guy), Morgan, Davis (Don), Smith, Campbell, Conaghan and Matheson of the House.

Roll call votes on tabled amendments and the bill.

FIRST READING

The following were introduced and read the first time.

SB 44 — By Randle.

An Act relating to state government; amending 74 O.S. 1971, Section 952, as amended by Section 3, Chapter 307, O.S.L. 1974 (74 O.S. Supp. 1974, Section 952); creating the Oklahoma Human Rights Commission; providing for meeting expenses, appointment of members, their qualifications and office space; increasing per diem and mileage of members.

SB 45 — By York of the Senate and Fried of the House.

An Act relating to schools; amending Section 1, Chapter 124, O.S.L. 1974 (70 O.S. Supp. 1974, Section 16-111.1); authorizing school districts to purchase and use supplementary textbooks and materials not on the approved list; and declaring an emergency.

SJR 2 — By York of the Senate and Fried of the House.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment of Article X, Section 9, of the Oklahoma Constitution; providing that the five-mill emergency tax levy and the ten-mill local support tax levy for the support of

schools, after being once approved by the electors, shall continue to be effective until repealed by a vote of the people; providing method of repeal; and providing for ballot title.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 43 — Revenue and Taxation.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 3 was correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SR 1 was correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

The hour having arrived for the Senate to proceed in a Body for the Inaugural of state officers, it was upon motion of Senator Lane that the Senate did proceed; that the program of the Inauguration ceremonies of the 21st Governor of the State of Oklahoma, the Honorable David Lyle Boren, and other elected officials, be made a part of the Journal for this legislative day; and that, when the Clerk's desk is clear, the Senate stand adjourned to meet Tuesday, January 14, 1975, at 1:00 P.M., which motion prevailed.

INAUGURATION



GOVERNOR DAVID LYLE BOREN

State of Oklahoma

January 13, 1975

INAUGURATION

Bands

Oklahoma Army National Guard Band
Oklahoma State University Band
Seminole County Bands

Master of Ceremonies

Edward H. Cook

Invocation

Reverend Robert W. Cocke, Jr., Pastor
First United Methodist Church, Shawnee

Oath of Office to Governor David L. Boren

Administered by the Honorable Ben T. Williams
Chief Justice of the Oklahoma Supreme Court

Oath of Office to Lt. Governor George Nigh

Administered by the Honorable Ralph Hodges
Vice Chief Justice of the Oklahoma Supreme Court

Oath of Office to State Elected Officials

Administered by the Honorable Denver Davison
Justice of the Oklahoma Supreme Court

John Rogers - Secretary of State
Joe Bailey Cobb - State Auditor
Larry Derryberry - Attorney General
Leo Winters - State Treasurer
Leslie R. Fisher - Superintendent of Public Instruction
John M. Rogers - State Examiner and Inspector
Ward Padgett - Chief Mine Inspector
Wilbur Wright - Commissioner of Labor
Joe B. Hunt - Insurance Commissioner
Jim Cook - Commissioner of Charities and Corrections
Hamp Baker - Corporation Commissioner

Address by Governor David L. Boren

Benediction

Reverend Warren C. Hultgren, D.D.
President, Baptist General Convention of Oklahoma
Pastor, First Baptist Church, Tulsa

INAUGURAL ADDRESS GOVERNOR DAVID L. BOREN

Governor Gary

Governor Hall

Members of the Three Branches of Government

My Fellow Oklahomans

Standing here with my wife, family, and friends who have made my role in today's activities possible, my feeling, more than any other, is of humility.

My every effort will be to merit the trust and confidence you have placed in me.

Today also strengthens and intensifies my determination.

With your continued help, I am determined to make Oklahoma an example to the Nation in open and honest government where the people will know how every dollar is spent and about every action taken.

This office is yours. I take it in trust. I will treat it as yours and not as mine.

You have given me the responsibility to make tough decisions and I will make them. I cannot promise you that my judgment will always be right, but I do pledge that I will work hard to learn what is right and then always do the right as I perceive it.

I will require the highest standards of public service from all who serve under my authority. Any failure to measure up to those high standards will know justice that is swift and sure.

Inaugural addresses are traditionally spiced with rhetoric and poetic phrases. I prefer to speak to you directly about my sincere beliefs.

There is in this Nation an uneasy feeling that something is wrong. Man holds in his mortal hands the power to abolish all forms of human poverty. Never have we had more materially. Never have human beings been so advanced in their knowledge of the universe around them or the norms of social behavior. Never has a people had such military power or the ability to move so fast or see so much as those who live today. If we return to the very beginning of recorded human history, to the very first symbol etched into stone by primitive man which we have now been able to decipher, of all of the people who have lived from that time to this, we have more materially. Think about it. You and I have more than any people who ever lived on the face of this globe.

Yet, with all of our material wealth, there is a feeling that something is lacking. Next year is our bi-centennial as a Nation. The material wealth of 1976 far surpasses that of

1776, but is the spirit of 1776 still alive? There seem to be lacking the Washingtons and the Jeffersons who led with boldness, who set our sights on lofty and noble ideals. There seem to be lacking the spirit of self sacrifice and the devotion to principle that typified the minutemen. Why are we not now writing chapters in our history to match any ever written in our 200 years? Why instead do we see the dissolution of family life, the loosening of moral standards and the defiling of the highest positions in government by everything from petty theft to abuses of power by people of both political parties?

What we need in this Nation is old fashioned spiritual renewal. It can come. It must come. Let us resolve here today that the renewal of our Nation will begin with us, in Oklahoma. As Oklahomans, our fathers and mothers, our grandparents have taught us lessons more valuable than any sophisticated philosophical treatise. They have shown us that it is the simple things that add greatness to life.

It is a simple honesty, unlocked doors, an agreement sealed by a handshake, a straight from the shoulder expression of opinion. It is not trading self respect for material success. It is the courage to take a stand for a good cause and the willingness to assume responsibility openly for mistakes. It is frugality that hates waste, and pride in one's work, whatever it might be. It is a generous spirit that helps a neighbor in need.

Let these virtues of our pioneer heritage be our virtues. I am not afraid of the future. I welcome it because I know that we who live in this State care about our country and our fellow man. More Oklahomans voted for state officers this year than ever before. We the people of Oklahoma serve notice that we are ready to spearhead a renewal of community spirit that will be a model to our Nation.

Our federal system will work only if the states stand on the cutting edge of good government. We in Oklahoma are ready to be a model of excellence for the Nation.

Already our Legislature has moved to renew the spirit of openness and honesty in state government. They have opened the Legislature for all the people to see. Secrecy in government is the great ally of tyranny and corruption. Our state will become a model of openness for the Nation.

We are ready to renew the spirit of hard work and frugality. There are those in our state who can work who do not work. They drain the taxpayers and steal from our elderly and disabled. We say to those who can work, "You will work for every check which you draw from the State of Oklahoma," and to those who are elderly or helpless "We will fight to see that you have enough to live in dignity." Our state will develop a welfare system which is a model to the Nation.

We are ready to renew the spirit of excellence of always giving our best, whatever our position in life. We will not tolerate an inefficient system of government which burdens the taxpayers with almost 250 overlapping boards and agencies. We will not tolerate wasteful political patronage which has doubled the number of state employees in barely the last decade. The taxpayers have had enough. With 40c of every dollar earned going to taxes and one out of every six people working for government at some level, someone somewhere must turn this trend around. I say let's do it now. Let Oklahoma lead the way.

We in Oklahoma government in all three branches reject the timid opportunism which has created a leadership vacuum in our Nation. We do not need politicians who read the polls to see which way the wind is blowing. We need statesmen who lead boldly and proclaim openly the dictates of their consciences. Harry Truman often said "The buck stops here". As your Governor, I accept the challenge of Harry Truman. As far as my administration is concerned, the buck stops with me. When I put my name on the ballot, I asked you for a chance to follow the lead of my conscience and to have you hold me accountable for all of my acts, both my successes and my failures.

I am your employee. I am prepared for you to hold me accountable. None of us in this day and time has a right to hold a public trust with an eye toward personal gain or the results of the next election.

William H. Murray said in his Farewell Address that no one ever doubted during his term who was the Governor. The same will be true during the next four years. You the people have given me a job to do and, within the limits of my ability, I intend to do it.

I have but one aim and that is to do my very best for you for the next four years. To our Legislators and other public officials, I say "I cannot be a good Governor without your help and counsel. I need your help. I seek it." To all of my fellow Oklahomans, I say "Our state and our Nation will not be renewed unless you care enough to make it happen. Work with all of us in state government. Let us know that you care deeply."

"We the people" are the three most important words in the Constitution. You alone can bring decency and honesty to government. I cannot do anything by myself. Will you help me? Will you care enough to write to me and to your Legislators? If you are silent, if you sit on the sidelines, our state will not change for the better. Do you care enough to go to public meetings, write letters to the editor, and help to solve social problems in your own communities and neighborhoods?

Where is the hope for our future in Oklahoma? It is not in me. It is not in our Legislators and other public officials. It is not even in laws on the books. The hope for our future is in you. Everyone of you listening now. Only a great people can produce a great government. You must care enough to make it happen.

What makes the difference between a Nation that is truly great and one that is merely rich and powerful? It is the simple things that make the difference. Honesty, knowing right from wrong, openness, self respect, and the courage of conviction. America is not merely rich and powerful, America is great.

Will America remain great? Comfort says "Tarry awhile" Opportunism says "This is a good spot". Timidity asks "How difficult is the road ahead?" I know how Oklahomans will answer them. We answer, "Stand aside, Oklahoma cares enough to lead the way."

INAUGURAL EVENTS

Interdenominational Prayer Services

9:00 a.m.

Oklahoma Baptist University

Shawnee

Inaugural Ceremonies

11:30 a.m.

State Capitol

Capitol Day of the Arts

10:00 a.m. - 4:00 p.m.

State Capitol

Reception for the Public

1:30 p.m.

Blue Room, State Capitol

Inaugural Ball

8:00 p.m.

Myriad, Oklahoma City

GOVERNORS OF OKLAHOMA

Charles N. Haskell — 1907-1911

Lee Cruce — 1911-1915

Robert L. Williams — 1915-1919

James B. A. Robertson — 1919-1923

Jack C. Walton — 1923

Martin Edwin Trapp — 1923-1927

Henry S. Johnston — 1927-1929

William J. Holloway — 1929-1931

William H. Murray — 1931-1935

Ernest W. Marland — 1935-1939

Leon C. Phillips — 1939-1943

Robert S. Kerr — 1943-1947

Roy J. Turner — 1947-1951

Johnston Murray — 1951-1955

Raymond Gary — 1955-1959

J. Howard Edmondson — 1959-1963

George Nigh — 1963

Henry Bellmon — 1963-1967

Dewey F. Bartlett — 1967-1971

David Hall — 1971-1975

David Lyle Boren — 1975-

THE INAUGURAL COMMITTEE

Chairman

Edward H. Cook

Executive Committee

Rep. Hannah Atkins, Oklahoma City

Edward H. Cook, Oklahoma City

Mrs. George Cross, Norman

Lorray Dyson, Guthrie

Mrs. J. Howard Edmondson, Edmond

Minnie Lou Jessup, Oklahoma City

Lt. Gov. George Nigh, Oklahoma City

Scott Orbison, Tulsa

Legislative Liaison

Senator Rodger A. Randle

Members

Clayton Anderson, Oklahoma City
Lee Bayless, Oklahoma City
Mrs. Stewart Bell, Oklahoma City
David Berrong, Oklahoma City
Mrs. Jerome (Ann) Byrd, Oklahoma City
Mrs. Esther Cirou, Oklahoma City
Carl Clark, Edmond
Dale Clark, Stillwater
Clyde Cole, Tulsa
Mrs. Thurman Edwards, Sr., Hennessey
Bill Farha, Bristow
Bill Flores, Concho
Tom Fulton, Oklahoma City
Mrs. Raymond Gary, Madill
Mrs. Mary Gates, Tulsa
Leland Gourley, Oklahoma City
Mrs. Mervin Greb, Hobart
Mrs. John Ray Green, Duncan
Jim Gungoll, Enid
Duke Halley, Woodward
Mrs. Jane Harris, Oklahoma City
Bill Humphreys, Oklahoma City
Dr. Joe Ingram, Oklahoma City
Mrs. Henry (Cathy) Kidd, Norman
John Kilpatrick, Oklahoma City
Mrs. D. F. Martin, Checotah
Mrs. George Mothershed, Oklahoma City
Richard Muno, Oklahoma City
Doc Tate Nevaquaya, Norman
Mrs. George Nigh, Oklahoma City
George Norvell, Tulsa
Mrs. L. V. Porterfield, McAlester
Mrs. Joe (Marybeth) Potts, Tulsa
Mrs. Betty Price, Oklahoma City
Jim Price, Tulsa
Pete Rozier, Oklahoma City
Bert Seabourn, Oklahoma City
Ms. Eunice Short, Shawnee
Mrs. Ralph E. Smith, Tulsa
Steve Smith, Okmulgee
Paul Strasbaugh, Oklahoma City
Mrs. George Sturm, Oklahoma City
Dr. William G. Tanner, Shawnee
Chief Ed Tanyan, Wewoka
Richard Vallejo, Oklahoma City
Mrs. Dan Wallace, Seminole
Mrs. Mona Maye Waymire, Madill
Mrs. Carl Weidemann, Piedmont
Mrs. Ron White, Oklahoma City
Harry Wilson, Oklahoma City
Mrs. Tony Zahn, Oklahoma City

Upon motion of Senator Lane, the Senate
adjourned at 2:15 p.m. to meet Tuesday,
January 14, 1975, at 1:00 p.m.

Fifth Legislative Day

Tuesday, January 14, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—48.

Senator Luton declared a quorum present.

The following prayer was offered by Father Michael Roethler, President, St. Gregory College, Shawnee, and incorporated into the Journal upon request of Senator Graves.

O Lord, we are particularly saddened today to learn of the tragedy that has befallen the family of one of our legislators, Representative Glenn Eldon Floyd, and ask Your prayers and the prayers of everyone here today be with them in the loss of their two small daughters.

We are also saddened to learn that Senator Ray Fine, former President Pro Tempore of the Senate, is in critical condition in the hospital at Sallisaw, and ask that You be with the family in their hour of need.

We are here at the beginning of another afternoon to share with You the responsibility of creating new conditions for the exercise of freedom in this State.

We are here to ensure justice and fair treatment for every citizen in a world that is new and different from that of yesterday.

Help us to realize that we live in a universe that is in a state of continual motion, in a world that is always developing where change is a permanent condition of existence. We thank You for allowing us to be co-creators with You in this evolving universe.

We thank You for allowing us to share with You the great responsibility of shaping the world of today and the world that is emerging tomorrow.

We ask Your guidance in our efforts to be truly present to the needs of the present, and to be open to the needs of the future.

Above all, we ask You to be true to ourselves. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Lamb introduced John McIntyre, M.D., Enid, as the Doctor of the Day. Senator Terrill introduced Sharon Mailey, R.N., as the Nurse of the Day, and Walter Tallent, student nurse, both of Lawton.

Senator Luton introduced General Hal Muldrow, former Senator of Norman, Oklahoma.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

Louis M. Bunch, 2716 N. E. 50, P.O. Box 11507, Oklahoma City, 73111, representing Oklahoma State Firefighters Association.

Richard Mills Cornstuble, 323 East Madison, Oklahoma City, 73105, representing the Oklahoma Education Association.

James G. Hamill, 309 Municipal Building, Oklahoma City, 73102, representing the City of Oklahoma City.

Henry C. "Hank" Jordan, 2601 N.W. Expressway, Oklahoma City, representing General Telephone Company.

John R. Meadows, 323 East Madison, Oklahoma City, 73105, representing Oklahoma Education Association.

R. B. Moore, Box 251, Wayne, Oklahoma, 73095, representing Brotherhood of Maintenance of Way Employees.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 33 — Criminal Jurisprudence, as coauthored by Garrett of the Senate and Elder, Kennedy, Johnson (Don), and Conaghan of the House.

FIRST READING

The following were introduced and read the first time.

SB 46 — By Garrett.

An Act relating to crimes and punishments; providing for the "Oklahoma Criminal Code" and defining its scope and application; preserving civil remedies; declaring territorial applicability; defining "crime" and classifying crimes; declaring limitations on commencement of prosecutions; authorizing prosecution by counts in single complaint, indictment or information; declaring effect of former prosecution; declaring presumption of innocence and burden of proof; defining certain terms; stating certain principles of criminal liability and certain matters of defense or justification and excuse; declaring use of force justified in certain circumstances; defining attempt and conspiracy to commit crime; defining and declaring punishment of certain crimes; providing for enhanced punishment on second and third or more felony convictions; providing that enactment of code shall not affect criminal procedure or other statutes defining crimes and declaring punishments; providing guidance in interpretation; repealing Title 21, Oklahoma Statutes 1971, and 57 O.S. 1971, § 13 and 56; and providing an effective date.

SB 47 — By Randle.

An Act relating to schools; amending Section 33, Chapter 211, O.S.L. 1973 (70 O.S. Supp. 1974, Section 5-136); authorizing boards of education of school districts to provide liability insurance to indemnify officers and employees of the school district from civil liability; specifying maximum amounts; providing exceptions; and declaring an emergency.

SB 48 — By Berrong of the Senate and Green of the House.

An Act relating to insurance; amending 36 O.S. 1971, Section 610, by increasing capital or surplus requirements and establishing a timetable for compliance by insurers presently authorized to do business; providing other matters properly relating thereto; providing operative date; and declaring an emergency.

SB 49 — By Berrong, Birdsong and Luton of the Senate and Payne, Sanders, Morgan and Green of the House.

An Act relating to insurance; setting out legislative findings and purposes; defining terms; providing for supervision and conservatorship of insurers; providing certain duties for the Insurance Commissioner; directing codification; providing severability; and declaring an emergency.

SB 50 — By York.

An Act relating to probate procedure; amending 58 O.S. 1971, Section 413; providing for order for hearing petition for sale of real estate for certain purposes and reasons; prescribing contents thereof and notice; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 44 — County, State and Federal Government.

SB 45 — Education, Common.

SJR 2 — Revenue and Taxation.

RESOLUTION

Senator Lane introduced the following Resolution:

SR 2 — By Lane.

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.

SR 2 was read at length, adopted upon motion of Senator Lane, and ordered referred for enrollment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 2 was correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

SB 22 by Smith, Holden, Murphy, Lamb, Taliaferro, Randle, Dawson, Crow, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Dahl, Field, Funston, Graves, Ham, Helm, Howard, Howell, Inhofe, Keating, Keller, Lambert, Lane, Luton, McCune, Martin, Medearis, Pierce, Schuelein, Shatwell, Terrill, Tinsley, Wadley, Watson, Wolfe, York and Young of the Senate and Rogers, Henry, Atkins, Bengtson, Edmondson, Duckett, Hooper, Craighead, Fried, Swinton, Stratton, Joiner, Roberts, McCaleb, Hood, Caldwell, Holt, Townsend, Johnson (Joe), McKee, Fitzgibbon, Floyd, Hopkins, Sanders, McIntyre, Abbott, Bernard, Duke, Cotner, Anderson, Hardesty, Johnson (A.V.), Peterson, Bradshaw, Thompson, Robinson, Cunningham, Vaughn, Wickersham, Parris, Payne, Murphy, Monks, Johnston, Cleveland, Bennett, Davis (Guy), Morgan, Davis (Don), Smith, Campbell, Conaghan and Matheson of the House, was read and considered.

Senator Watkins asked to be made a co-author of SB 22, which was the order.

Senator Smith, citing Rule 8(d), asked unanimous consent that Representative Stephenson be added as a House coauthor of SB 22, which was the order.

Senator Crow presiding.

Senators Keller, Martin and Inhofe moved to amend SB 22, Page 2, Line 2, by striking all of the language after "68 O.S. 1971," and inserting the following: "Sections 801, 802, 804, 805, 810, 811, 813 through 815.1, 816.1 through 824 and 68 O.S. 1971, Sections 803, 806 and 816, as amended by Sections 1, 2 and 6, Chapter 206, O.S.L. 1973 (68 O.S. Supp. 1974, Sections 803, 806 and 816, 68 O.S. 1971, Sections 807 through 809, as last amended by Chapter 312, Sections 1 through 3, O.S.L. 1974 (68 O.S. Supp. 1974, Sections 807 through 809), 68 O.S. 1971, Section 812, as amended by Chapter 179, Section 1, O.S.L. 1974 (68 O.S. Supp. 1974, Section 812), 68 O.S. 1971, Section 825, as last amended by Chapter 206, Section 7, O.S.L. 1974 (68 O.S. Supp. 1974, Section 825), and Sections 2 and 4, Chapter 312, O.S.L. 1974 (68 O.S. Supp. 1974, Sections 802.1 and 809.1), relating to estate tax are hereby repealed.

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."

and by amending the Title to conform.

Senator Baldwin moved to table the Keller-Martin-Inhofe amendment, which motion was declared adopted.

Senators Garrett and Hamilton moved to amend SB 22, Page 18, Line 12, by adding after the word "estate" and before the

word "passing" the following: "acquired during coverture, or the increase in value of property acquired prior to coverture".

Senator Smith moved to table the Garrett-Hamilton amendment, which motion was declared adopted upon roll call as follows:

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Grantham, Graves, Ham, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and Wolfe.—38.

Nay: Baldwin, Funston, Garrett, Hamilton, Howell, Lambert, Porter, York and Young.—9.

Excused: Stipe.—1.

Senator Smith moved to amend SB 22, Page 19, Line 6, by striking all of paragraph B(3) and substituting the following:

"(3) Property or any interest therein passing to a surviving spouse must pass to such spouse as beneficial owner to qualify for this deduction and such deduction shall not apply to any nondeductible terminable interest as defined in Section 2056(b) of the Internal Revenue Code of 1954, as amended, and the regulations thereunder."

which amendment was declared adopted.

Senator Smith moved to amend SB 22, Page 24, Line 1, by adding a new Section 6 as follows:

"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."

which amendment was declared adopted.

Upon motion of Senator Smith, SB 22, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, SB 22, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 22 was read for the third time at length.

Senator Lamb presiding.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Nay: Baldwin, Garrett, Hamilton and Porter.—4.

Excused: Stipe.—1.

The bill and emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Garrett moved that the vote be reconsidered by which SB 22 passed.

BILL WITHDRAWN — REFERRED

Senator Garrett moved that SB 25 be withdrawn from the Committee on Criminal Jurisprudence and referred to

the Committee on Revenue and Taxation, which motion was declared adopted.

Senator Lane moved that the Senate stand recessed until 6:20 p.m., at which time the Senate and the Honorable House will meet in Joint Session in the House Chamber to hear the Honorable David Boren, Governor of Oklahoma, deliver his address to the Legislature; and that, upon the adjournment of the Joint Session and when the clerk's desk is clear, the Senate stand adjourned to meet Wednesday, January 15, 1975, at 1:00 p.m., which motion prevailed.

JOINT SESSION

The Senate and House of the 35th Legislature, in Joint Session, were called to order by Lieutenant Governor George Nigh, President of the Senate.

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

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—48.

President Nigh declared a quorum of the Senate present.

Upon motion of Representative Townsend, the attendance roll call by the Honorable House today was considered the attendance roll call of the Honorable House in Joint Session, as follows:

Present: Abbott, Anderson, Atkins, Bamberger, Bengtson, Bennett, Bernard, Bradley, Bradshaw, Briscoe, Brunton, Caldwell, Camp, Campbell, Cleveland, Conaghan, Converse, Cotner, Cowan, Craighead, Cullison, Cummings, Cunningham, Davis (Don), Davis (Guy), Denman, Draper, Duckett, Duke, Dunn, Edmondson, Elder, Ervin, Ferrell, Fitzgibbon, Ford, Frates, Fried, Green, Hammons, Hardesty, Harper, Hastings, Henry, Hibdon, Holaday, Holden, Holt, Hood, Hooper, Hopkins, Johnson (A. V.), Johnson (Don), Johnson (Joe), Johnston, Joiner, Kamas, Kane, Kardokus, Kennedy, Kilpatrick, McCaleb, McIntyre, McKee, Manning, Matheson, Miskelly, Monks, Morgan, Murphy, Nance, Parris, Peterson, Poulos, Riggs, Roberts, Robinson, Rogers, Sanders, Shotts, Sparkman, Stephenson, Stratton, Swinton, Thompson, Thornhill, Townsend, Twidwell, Vaughn, Whorton, Wickersham, Wilson, Wiseman and Mr. Speaker.—94.

Excused: Beznoska, Floyd, Odom, Payne, Prentice, Smith and Weichel.—7.

Speaker Willis declared a quorum of the House present.

President Nigh declared quorums of the Senate and House present and the Joint Session properly organized.

The invocation was offered by Evangelist David A. Baker, Assembly of God Church, Jenks, Oklahoma.

Senator Lane moved that the President and the Speaker appoint committees from the Senate and the Honorable House, respectively, as a Joint Committee to notify the Governor the 35th Legislature is now in Joint Session, ready to receive him and hear his Message. The motion was declared adopted and the following were appointed as such committees:

FOR THE SENATE: Senators Smith, Funston, Birdsong, Murphy and Keller.

FOR THE HOUSE: Representatives Sanders, Fitzgibbon, Hibdon, Morgan and Bennett.

Sergeant-at-Arms Frank Truel was recognized and announced the arrival of the Chief Executive, the Honorable David Boren, accompanied by the Joint Committee appointed to advise the Governor that the Joint Session was ready to receive him. The First Lady of Oklahoma, Mrs. Janna Boren, was invited to share the privileges of the floor.

Governor and Mrs. Boren were escorted to the Speaker's desk by the Joint Committee.

President Nigh presented Governor Boren to the Joint Session, whereupon Governor Boren delivered the following Message:

MESSAGE OF GOVERNOR DAVID BOREN

Governor Nigh
Senator Howard
Speaker Willis
Members of the 35th Legislature

A few weeks ago I predicted that the spirit of cooperation between the legislature and the office of the Governor would be the strongest in state history. I made that prediction for several reasons. I have served with many of you and I know that you are committed to building a better Oklahoma. I have also met with the new members and I know that you come to public service with dreams and hopes of making a lasting contribution to our people. I have counselled with the leaders of each house. I am proud to serve with Speaker Bill Willis. Through his quiet, unselfish leadership he has set a tone of statesmanship for all of us to follow. In Senate President Pro-Tempore Gene Howard, the Senate has a leader of integrity and ability. He has constantly been an

innovator, on the cutting edge of constructive change.

In my inaugural address yesterday I made it clear that I am personally ready to assume full responsibility for my acts as Governor. I will accept the saying of Harry Truman that as far as the executive branch of government is concerned, the buck stops with me. Let every one of us resolve to have but one guide to our actions in this capitol building, to do what each of us in his conscience believes is best for Oklahoma.

The people of Oklahoma this year turned out to vote in greater percentages than any other state in the Union.

They have sent us a message. They care and care deeply about our state and nation and where it is headed. We must not let them down. I extend my hand to you. Let us work as a team. Our citizens are first in the nation in showing concern by voting. We will not stop until our state stands first as a model of excellence among all of the states of the Union.

Tonight I ask that you and I join together to declare war on waste, inefficiency, and dishonesty in government.

Already you have acted by passing new rules to make our legislature among the most open in the nation. You have brought all of your major actions into the light of day. You have taken the greatest single step in the history of our state to protect the people's right to know. I applaud you for your faith in the people. Your blow against secrecy is a blow against corruption, for secrecy is the closest ally of corruption.

As we have declared war on corruption and secrecy, let us declare war on waste and inefficiency. Today more than 40 cents of every dollar earned is paid in taxes and the percentage going to taxes continues to

climb. For every government employee there are only five taxpayers. The growth of government is out of control. In Oklahoma we have burdened the taxpayers by adding between four and five more people to the state payroll every day for the past 10 years. No governor and no legislature in modern times have finished their terms without huge increases in the number of government employees. Some say that this trend cannot be stopped. I say it must be stopped. I ask you to join with me and take this pledge, "Oklahoma will be the first state in the nation in 1975 to hold the line. We will finish the year with no more state employees than when we started." Let us send a message to our taxpayers, to other states, and indeed to Congress itself, that Oklahoma has public officials who are thinking of the taxpayers for a change.

For the first time in state history I have in the recommended appropriations bills set a limit on the number of employees for each agency. A bill to be introduced by Senator Funston fixes a limit on all agencies to which we make no direct appropriation. It also creates a board composed of the Governor, the leaders of both houses and the state directors of finance and personnel to grant temporary exceptions to agencies under emergency conditions.

I ask you to support these limitations which will help make it possible to provide for cost of living raises for our good state employees. The budget recommends the largest increases for those who are at the bottom of the pay scale who need it most. I also support the bill by Representatives Townsend and Miskelly to give increased retirement benefits to our state employees who are already retired. They have been hit hard by inflation.

Let us declare war on bureaucratic red tape and duplication. The taxpayers of Oklahoma are fed up with a disorganized bureaucratic maze of almost 250 boards, agencies, and commissions. You and I

both know that the present wasteful maze of agencies cannot be properly administered or effectively watched and checked by you. I urge you to support a set of legislative proposals to bring order to this chaos and relief to the taxpayers. The first is the reorganization bill to be introduced by Senator Luton and Representative Craighead to empower a joint citizens and legislative commission to bring about a streamlining of all statutory boards and agencies subject to legislative veto. The second is a bill by Senator Howard and Speaker Willis to create a management analysis division of the state budget office. This highly qualified team will do efficiency studies and compare costs and benefits of programs so that you and I can uncover more areas where we can save money.

I urge the passage of a bill to be authored by Representative Miskelly to create a single agency to coordinate all of the federal grant programs for economic development and opportunity. It will stop the present wasteful duplication between these agencies.

I urge the passage of the bill by Senator Howell and Representative Cotner to consolidate state computer service. In the long run it will save the taxpayers millions of dollars.

I urge the passage of the bill by Senator Howard and Representative Nance to transfer key functions of the labor commissioner to the Corporation Commission to insure that these details will be effectively discharged.

I urge passage of a bill to make more efficient use of the Tuberculosis Sanitorium at Tahihina by transforming it into a needed state veterans hospital facility.

To assure that we get the most interest on the taxpayer's money deposited in banks and to obtain fair and impartial dis-

tribution of state deposits, I endorse the provisions of Senate Bill 516 introduced last year to be refiled this year. It reconstitutes the state depository board to make certain that we do not have any one individual with full control over millions of dollars of the people's money. I support passage of a resolution urging Congress to take similar action to protect our deposits as federal taxpayers.

We cannot be faithful to the taxpayers or to those people in need in our state if we neglect another area. We must declare war on welfare abuse in Oklahoma. It is high time that those who can work be made to work for any check which they draw from the state. We must stop welfare waste which steals from the elderly and disabled and gives to those who can help themselves. I suggest four immediate changes in our welfare program. I am proud to say that these proposals have the support of one of Oklahoma's most able administrators, our welfare director Lloyd Rader.

First, let us give more help to those who truly need it by passing the resolution to be offered by Representative Sparkman and others to immediately increase the old age pensions by \$5 per month. Second, I urge you pass the resolution to be introduced by Senator Martin and others to establish a program which will provide \$9 million in prescription drugs to the elderly through local drug stores with two-thirds of the cost to be borne by the federal government.

Third, I urge the passage of three bills to put able-bodied welfare recipients to work. These bills together will require that all parents who apply for aid to dependent children must actively seek work through the local employment office to qualify for benefits. Fathers who desert their children and force them onto the welfare roles will be sought out and prosecuted. This bill will be authored by Representative Morgan and Senator Garrett.

These irresponsible fathers will be given a mandatory jail term if they refuse to support their families. If they are unable to obtain a job they will be given a chance to earn money through a pilot work program with projects administered through state, county, and city governments.

Fourth, for the first time in state history the welfare department will account for the use of earmarked funds through a presentation of its budget to the legislature. In addition under a bill to be filed the department will transfer to the general fund \$5.4 million of sales tax revenue.

This is an important first step in greater legislative control and scrutiny of earmarked funds. Let us resolve to make our welfare program a model to the nation.

As we seek to create a model welfare system, let us also make certain that our priorities for spending are sound.

The budget before you is frugal and it addresses priority needs.

It provides for a record-breaking commitment to excellence in education. I recommend an increase of \$30,812,000 for common schools and vocational-technical education. This recommendation will provide funds for flexible use by local school boards and will fully fund a cost of living increase for our teachers of \$600. It recognizes the special needs of higher education where we now rank at the very bottom of the states in support for students. My budget calls for \$20,000,000 in new operating funds for higher education.

It recognizes the dire need for improved medical services for all Oklahomans with a combined increase for University Hospital, the two branches of the O.U. Health Sciences Center and the rural medical scholarship program of approximately \$6 million. For once the state should fully fund the medical education

needs of Oklahoma. I have conferred with the State Regents about this and the recommended figure in the budget is sufficient to underwrite the program. It increases the Health Sciences Center appropriation by 30.6 per cent. It is my recommendation that the State Regents give high priority to this budget and fund fully the needs of the Health Sciences Center. I also urge that we double the funds for rural medical scholarships and set aside approximately \$325,000 to create more residency programs for family doctors spread out across the state. Our state has a grave doctor shortage in the rural areas. Only 10 per cent of our doctors are located in rural areas where 40 per cent of our people live. The budget provides further help in the improvement of primary health care by providing adequate funding of the Osteopathic Hospital at Tulsa. I will also direct that emergency medical services be improved in all geographical parts of the state. I will use available federal highway safety funds under the control of the Governor's office to support the training of ambulance crews and to obtain radios and monitoring equipment for emergency vehicles. Regardless of where they live, all Oklahomans should be within minutes of adequate health care.

My budget sets a high priority on reducing crime in Oklahoma. It provides significant raises for our highway patrol troopers, who are among the finest in the nation. Oklahomans appreciate the risk which these men take for us and we do not want them to continue to be the lowest paid in our region.

The budget provides for immediate improvements in our corrections system. Politics, incompetence and outright corruption have for too long been the trademarks of our corrections system. The tragic riot evidenced a great need to build a model corrections system. We must not waste the taxpayer's money by rebuilding large institutions which lump together the

violent and non-violent, the first offender and the hardened criminal. The taxpayers don't want to finance schools for crime. My budget meets two pressing needs. First, we now have no secure place to house the most violent and dangerous of our inmates. I have recommended capital funds to begin construction at McAlester of a maximum security unit for 300 prisoners using present buildings. We will not waste tax monies on new buildings when old buildings can be remodeled and used.

Second, we must develop an effective classification system so that first offenders and non-violent offenders are not mixed with hardened criminals. We must begin immediately to develop a diagnostic center to be located at Norman.

On the long run an effective corrections system will require more than new buildings. It will demand a new approach — more professional with higher levels of competence. We must cut the number of those who threaten our safety and repeat crimes and instead transform inmates into productive taxpayers when they come out. To help us better train inmates to become productive taxpayers, I propose the establishment of a statewide school district for our corrections system. A bill to create this district will be introduced by Senator Cate and Representative Visanio Johnson.

Finally my budget is an honest budget. It says openly and plainly how the people's money is spent. I have asked for a supplemental appropriation to run the Governor's office. In the past, employees of the Governor's office have been hidden on the payrolls of other agencies while we have pretended to operate the office on about one-third of its real cost. I have pared its cost to the bone and put them out in the open for all to see. The budget of the Governor's office will match the candor of the legislature in living up to the people's right to know.

In the beginning I said that it was high time that we consider the taxpayers for a change. As I have worked on this budget I have struggled to meet our pressing needs at the lowest possible cost. As every citizen has to struggle with the family budget because of inflation, I have also had to struggle. Just as your grocery bill has gone up, so has the price of everything the state must buy from gasoline and road oil to paper and hospital linens. Inflation forces us to spend more than we did last year.

In the final analysis, this budget is a taxpayers budget. It holds the line so that you can become the first legislature in many years to make a major return of money to the taxpayers themselves. It is just a beginning. If you enact programs like those for executive reorganization, management analysis, computer centralization, welfare reform, and many others, we can continue to return money to the hard-pressed taxpayers.

I urge you to immediately pass the inheritance tax reform bill offered by Senators Smith, Holden, and Murphy and Representatives Rogers, Henry, and many others in both houses. It would completely end the Oklahoma inheritance tax between husband and wife. For years under Oklahoma tax law the women of this state have been told that their contributions as wives and mothers were of no value and they were taxed on what they helped to build up. Let us stop this injustice. I urge you to pass this bill so that it can be signed into law by the end of this month.

There is another issue before you which affects the women of our state. I support all equality for all citizens under the law. For that reason I favor ratification of the Equal Rights Amendment.

In the last election the people spoke loudly in favor of an end to double income taxation. Let us make a start this year. I

strongly support the bill to be offered by one of our state's soundest budgetary analysts, Senator Ed Berrong. The bill provides that for both individuals and corporations the federal income tax deduction will be fully restored on the first \$600 of federal taxes paid. This completely ends double income taxation this year for almost half of our taxpayers. For the 300,000 in the lower brackets there will be a complete end to a tax on a tax.

In addition the bill provides that for individuals 15 per cent of the deduction will be restored for amounts of federal taxes paid above \$600. All in all, it is the first step toward complete removal of a tax on a tax — state taxes on what we pay in federal taxes and never even get to see or use. It will provide almost \$21 million in permanent income tax relief which will touch every taxpayer. It is not a one shot proposition, here this year and gone the next. It is a sound and healthy program. It will help force us to do in the long run what we should do — run state government efficiently and less expensively.

Tonight I ask you to take swift and decisive action to attack the forces which are steadily eroding the strength of our state and nation — runaway growth of government, inefficiency, waste, and red tape.

The people of Oklahoma have their eyes on each one of us.

Never have hopes been higher.

Never has the need for honest and efficient government been greater.

Join me in saying to them tonight, "We will do our best. We will not fail you."

Senator Lane moved that the Joint Session be dissolved, which motion was declared adopted.

Upon motion of Senator Lane, the Senate adjourned at 7:00 p.m., to meet Wednesday, January 15, 1975, at 1:00 p.m.



Sixth Legislative Day

Wednesday, January 15, 1975

Pursuant to adjournment, the Senate was called to order by President Pro Tempore Howard.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—48.

President Pro Tempore Howard declared a quorum present.

The following prayer was offered by Father Michael Roethler, and incorporated into the Journal upon request of Senator Graves.

Almighty God and Father, Thou hast willed for men to institute good government and hast promised us Thy help in this endeavor. Be present here with us today as the Senators entrusted with the welfare of this our great State of Oklahoma gather again for their deliberations.

Endow them today and every day with wisdom, courage and foresight that they may dispatch the work before them to Thy

glory, and to the betterment of our state and all its inhabitants.

Help us to build a state of great spirit as well as great size, a state for all people, a state where persons are encouraged and supported in their efforts to reach their full potentials. For these things, O Lord, we beg Thee. Amen

The Journal for the last legislative day was declared approved.

FIRST READING

The following were introduced and read the first time.

SB 51 — By Randle.

An Act relating to elections; amending Section 2-129, Chapter 153, O.S.L. 1974 (26 O.S. Supp. 1974, Section 2-129); providing for compensation of inspectors, judges, clerks and counters.

SB 52 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Governor and making a supplemental appropriation thereto; stating the purpose; providing lapse date; making provisions of this act severable; and declaring an emergency.

SB 53 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to various state agencies; making appropriations thereto; stating the purposes; providing prohibitions or restrictions on the use of Federal Revenue Sharing Funds; providing lapse dates; making provisions of this act severable; and declaring an emergency.

SB 54 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to state government; providing that the State Personnel Board shall annually recommend a uniform compensation plan to the Governor; requiring legislative approval of such plan; exempting certain positions from the Merit System; limiting merit increases under certain conditions; repealing 74 O.S. 1971, Section 817.3, as amended by Section 2, Chapter 293, O.S.L. 1974 (74 O.S. Supp. 1974, Section 817.3), relating to the Wage Adjustment and Salary Board; making provisions of this act severable; and declaring an emergency.

SB 55 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to state officers and employees; amending 74 O.S. 1971, Section 813, as amended by Section 1, Chapter 261, O.S.L. 1973 (74 O.S. Supp. 1974, Section 813); providing for the cost of operating the Merit System; fixing the salary of the Director; fixing the number of authorized employees; providing for severability; and declaring an emergency.

SB 56 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Oklahoma State Legislature and making an appropriation thereto; stating the purpose; providing for procedure in filing of and approval of claims; making the appropriation nonfiscal; providing severability; and declaring an emergency.

SB 57 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Oklahoma State Legislative Council; making appropriations thereto; stating the purpose; stating prohibitions and restrictions on the use of Federal Revenue Sharing Funds; providing for appointment, duties and compensation of employees; making appropriations nonfiscal; making provisions of this act severable; and declaring an emergency.

SB 58 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Office of the Governor and making an appropriation thereto; stating the purpose; providing for appointment, duties and compensation of employees; limiting number of employees; authorizing reimbursement for travel; authorizing appropriated funds for federal matching purposes; providing lapse date; making provisions of this act severable; and declaring an emergency.

SB 59 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Office of the Lieutenant Governor and making an appropriation thereto; stating the purpose; providing for appointment, duties and compensation of employees; limiting number of employees; providing lapse date; making provisions of this act severable; and declaring an emergency.

SB 60 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Office of the Secretary of State and making appropriations thereto; stating the purposes; providing for appointment, duties and compensation of employees within prescribed limits; limiting number of employees; approving necessary expenses to prepare copies of legislative acts; providing lapse date;

making provisions of this act severable; and declaring an emergency.

SB 61 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the State Emergency Fund and making an appropriation thereto; stating the purpose; making appropriation nonfiscal; making provisions of this act severable; and declaring an emergency.

SB 62 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Oklahoma Department of Industrial Development and making appropriations thereto; stating the purposes; fixing salary limit of Director of the Oklahoma Department of Industrial Development; providing for the appointment, duties and compensation of department officials and employees within specified limits; limiting number of employees; providing appropriation for development of Clinton-Sherman Air Force Base; providing appropriation for American Revolution Bicentennial Commission; providing appropriation for the Bartlesville Energy Research Center; providing for agreement with federal government; providing for lapse dates; making provisions of this act severable; and declaring an emergency.

SB 63 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Office of the State Auditor and making an appropriation thereto; stating the purpose; providing for the appointment, duties and compensation of employees; limiting number of employees; providing for lapse date; providing severability; and declaring an emergency.

SB 64 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Secretary of the State Election Board and making an appropriation thereto; stating the purpose; fixing the salary of the Secretary of the State Election Board; providing for the employment and compensation of necessary personnel; making the appropriation nonfiscal; providing severability; and declaring an emergency.

SB 65 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Board of Equalization and making an appropriation thereto; stating the purpose; providing for appointment, duties and compensation of employees; limiting number of employees; providing lapse date; making provisions of this act severable; and declaring an emergency.

SB 66 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Office of the State Examiner and Inspector and making appropriations thereto; stating the purpose; providing for appointment, duties and compensation of employees; limiting number of employees; providing for transfer of certain unappropriated funds; providing lapse date; providing severability; and declaring an emergency.

SB 67 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the State Board of Public Affairs and making appropriations thereto; making an appropriation for capital outlay expenditures; stating the purposes; providing prohibitions and restrictions on the use of Federal Revenue Sharing Funds; providing for the appointment and compensation of employees; limiting number of employees; amending 74 O.S. 1971, Section 81b, as last amended by Section 7, Chapter 279, O.S.L. 1974 (74 O.S. Supp. 1974, Section 81b); designating

compensation to Board members; providing for lapse dates; making provisions of this act severable; and declaring an emergency.

SB 68 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Department of Economic and Community Affairs; making appropriations thereto; stating the purposes; fixing the salary of the Director; providing for the appointment of personnel; limiting the number of employees; making an appropriation to carry out substate multicounty regional planning functions; providing lapse date; making provisions of this act severable; and declaring an emergency.

SB 69 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Oklahoma Tax Commission and making appropriations thereto; stating the purposes; prohibiting payments for prior years' obligations; authorizing payments for services of State Examiners and Inspectors and limiting amount to be paid; providing for the appointment, duties and compensation of necessary personnel; limiting number of employees; providing additional duties and compensation for Commissioners; allowing for the transfer of funds; providing lapse date; providing severability; and declaring an emergency.

SB 70 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Office of the State Treasurer and making an appropriation thereto; stating the purpose; providing for appointment, duties and compensation of employees; providing for lapse date; providing severability; and declaring an emergency.

SB 71 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Oklahoma Capitol Improvement Authority and making an appropriation thereto; stating the purpose; providing lapse date; making provisions of this act severable; and declaring an emergency.

SB 72 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Oklahoma Department of Libraries and making an appropriation thereto; stating the purpose; providing that the Director of the Department of Libraries shall fix the number, duties and compensation of employees and fixing the salary of the Director; providing lapse date; making provisions of this act severable; and declaring an emergency.

SB 73 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Office of the Oklahoma Historical Society and making appropriations thereto; stating the purposes; providing for the appointment and compensation of employees and designating the maximum salary for the Executive Director and limiting the number of employees; making an appropriation of funds for capital improvements to the Wiley Post Building; directing compliance with federal expenditure laws; providing lapse date; providing severability; and declaring an emergency.

SB 74 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the J. M. Davis Memorial Commission and making an appropriation thereto; stating the purpose; fixing the salary of the business manager and limiting number of employees; providing lapse date; providing severability; and declaring an emergency.

SB 75 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Will Rogers Memorial Commission and making an appropriation thereto; stating the purpose; providing that the Commission shall fix the duties, compensation, number of employees; designating the Manager-Curator's maximum salary; providing lapse date; providing severability; and declaring an emergency.

SB 76 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the State Department of Health; making appropriations thereto; stating the purpose; authorizing the appointment and compensation of personnel; fixing the salary of the Commissioner of Health; limiting number of employees; stating the method of allocation of funds to the local health departments; providing for the method of payment of claims; providing for utilization of appropriation for child guidance services; allocating funds for the cancer detection program; making appropriation of State Department of Health domiciliary facilities inspection funds and additional funds; providing lapse date; providing for severability; and declaring an emergency.

SB 77 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Board of Medicolegal Investigations and making an appropriation thereto; stating the purpose; providing for appointment and compensation of employees; requiring filing monthly payroll claims; authorizing use of all funds appropriated for federal matching purposes; providing lapse date; making provisions of this act severable; and declaring an emergency.

SB 78 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Department of Mental Health, Central State Griffin Memorial Hospital, Eastern State Hospital and Western State Hospital and making appropriations thereto; stating the purpose; fixing the salary of the Director of Mental Health; providing for the appointment, duties and compensation of employees; fixing the salary of the superintendent of each institution and the director of each community mental health center and limiting the salaries of staff members at these institutions and mental health centers; limiting the number of full-time-equivalent employees; appropriating funds for capital expenditures; authorizing expenditures in support of the Drug Treatment and Rehabilitation Authority and the Alcohol Prevention, Training, Treatment and Rehabilitation Authority; providing prohibitions and restrictions on the use of Federal Revenue Sharing Funds; providing lapse date; providing for severability; and declaring an emergency.

SB 79 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Oklahoma Department of Public Safety and making appropriations thereto; stating the purposes; providing for appointment and compensation of personnel; limiting the number of full-time-equivalent employees; authorizing use of all funds appropriated for federal matching purposes; providing lapse date; making provisions of this act severable; and declaring an emergency.

SB 80 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to motor vehicles and the Department of Public Safety; amending 47 O.S. 1971, Sections 2-102, 2-104, 2-105, 2-106, 377.1 and 116.12 and 63 O.S. 1971, Section 825.1, as last amended by Sections 1 through 7 of Chapter 291, O.S.L. 1974 (47 O.S. Supp. 1974, Sections 2-102, 2-104, 2-105,

2-106, 377.1, 116.12 and 63 O.S. Supp. 1974, Section 825.1); providing for the appointment and compensation of the Commissioner of Public Safety; establishing positions, qualifications for appointment and amount of compensation of employees within certain divisions of the Department of Public Safety; placing employees of certain divisions under the Merit System of Personnel Administration salary schedule; setting operative date; providing for severability; and declaring an emergency.

SB 81 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Office of the Oklahoma Military Department and making an appropriation thereto; stating the purposes; providing for appointment, duties and compensation of personnel; limiting the number of full-time-equivalent employees; making reappropriations of funds; making an appropriation for capital expenditures; providing lapse date; making provisions of this act severable; and declaring an emergency.

SB 82 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the State Bureau of Investigation and making an appropriation thereto; stating the purpose; providing for appointment, duties and compensation of necessary employees; fixing the salary of the Director; limiting the number of full-time-equivalent employees; making an appropriation for the purchase of automobiles and controlled dangerous substances and other evidence costs; making an appropriation for a satellite forensic laboratory; making an appropriation for capital expenditures; authorizing use of all funds appropriated for federal matching purposes; providing lapse date; providing severability; and declaring an emergency.

SB 83 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Oklahoma Crime Commission and making an appropriation thereto; stating the purpose; providing for appointment, duties and compensation of employees; fixing the salary of the Executive Director; limiting the number of full-time-equivalent employees; authorizing use of all funds appropriated for federal matching purposes; providing lapse date; making provisions of this act severable; and declaring an emergency.

SB 84 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Office of Civil Defense and making an appropriation thereto; stating the purpose; providing for the appointment and compensation of employees; fixing the salary of the Director; limiting the number of full-time-equivalent employees; providing lapse date; providing severability; and declaring an emergency.

SB 85 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Council on Law Enforcement Education and Training and making an appropriation thereto; stating the purpose; providing for appointment, duties and compensation of employees; fixing the salary of the Director and Assistant Director, Council on Law Enforcement and Education and Training; limiting the number of full-time-equivalent employees; providing lapse date; providing for severability; and declaring an emergency.

SB 86 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Commission on Criminal and Traffic Law Enforcement System and making an appropriation thereto; stating the purpose; providing for

appointment, duties and compensation of employees; fixing the salary of the Executive Director; limiting the number of full-time-equivalent employees; allowing for federal aid assistance; providing lapse date; making the provisions of this act severable; and declaring an emergency.

SB 87 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Department of Corrections and making appropriations thereto; stating the purposes; fixing the salary of the Director of the Department of Corrections; fixing the salaries of the heads of correctional institutions; authorizing appointment, duties and compensation of personnel; limiting the number of full-time-equivalent employees; appropriating funds for capital expenditures; authorizing agreements with the federal government; providing lapse dates; making provisions of this act severable; and declaring an emergency.

SB 88 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Office of the Pardon and Parole Board and making an appropriation thereto; stating the purpose; providing for appointment, duties and compensation of employees; providing for qualifications of professional interviewers; providing lapse date; making provisions of this act severable; and declaring an emergency.

SB 89 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the State Highway Department; making an appropriation thereto; providing for transfer of funds; specifying purposes for which appropriated funds may be used; authorizing the appointment, number and compensation of personnel; providing for special

maintenance projects; authorizing expenditure for administrative functions imposed by Highway Safety Act; requiring allocation of certain funds by commissioners' districts; providing for obligation of funds; subjecting obligation of funds to certain provisions; making appropriations nonfiscal; making provisions of this act severable; and declaring an emergency.

SB 90 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the State Department of Agriculture; making appropriations thereto; stating the purposes; making an appropriation for a program of tick research; authorizing appointment and compensation of personnel; designating Board President's maximum salary; limiting employees' salaries; limiting number of employees with exception; providing lapse date; providing severability; and declaring an emergency.

SB 91 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Oklahoma Tourism and Recreation Department and making appropriations thereto; stating the purposes; directing the expenditure of certain funds appropriated to the Division of Publicity and Information; providing for the appointment and compensation of officials and employees within prescribed limitations; limiting number of employees; prohibiting expenditures in leased state-owned lodges for certain purposes; providing for agreements with the federal government; authorizing payment of premiums for workmen's compensation and other necessary insurance; providing for use of revenue received from the sale of copies of subscriptions of the magazine "Oklahoma Today"; providing lapse date; providing severability; and declaring and emergency.

SB 92 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Oklahoma Conservation Commission and making an appropriation thereto; stating the purpose; providing for the payment of operational expenses by the Oklahoma Conservation Commission; providing for the appointment and compensation of employees; designating Executive Director's maximum salary; limiting number of employees; providing for the payment of district directors; allowing for assistance to soil and water conservation districts; providing lapse date; making the provisions of this act severable; and declaring an emergency.

SB 93 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Water Resources Board and making appropriations thereto; stating the purposes; providing for appointment, duties and compensation of employees; designating Executive Director's salary; limiting number of employees; providing lapse date; making provisions of this act severable; and declaring an emergency.

SB 94 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Department of Pollution Control and making an appropriation thereto; stating the purpose; providing for the appointment and compensation of employees; fixing Director's maximum salary; limiting number of employees; providing lapse date; making provisions of this act severable; and declaring an emergency.

SB 95 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act making appropriations from designated state funds to pay unpaid

claims and warrants cancelled by statutes; providing lapse date; making provisions of this act severable; and declaring an emergency.

SB 96 — By Crow of the Senate and Cotner of the House.

An Act relating to cities and towns; amending Section 1, Chapter 174, O.S.L. 1974 (11 O.S. Supp. 1974, Section 23f); providing for elections in cities; providing for term of consolidated office of city treasurer; and declaring an emergency.

SB 97 — By Grantham of the Senate and Conaghan and Holt of the House.

An Act relating to insurance; amending 36 O.S. 1971, Section 6125; and providing for deposit of funds collected under contract for prepaid funeral benefits.

SB 98 — By Boatner, Holden, Capps and Watkins of the Senate and Dunn of the House.

An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 1305b, as amended by Section 1, Chapter 27, O.S.L. 1972 (68 O.S. Supp. 1974, Section 1305b) and 1305c; exempting sales of agricultural fertilizer and farm machinery from consumer sales tax; broadening exemptions from such tax to include sales for agricultural purposes of seeds and plants, chemical pesticides, medicines and medical supplies, and repair parts for agricultural machinery; eliminating requirement for certificate in writing as to purchaser and use; defining terms; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 46 — Criminal Jurisprudence.

SB 47 — Education, Common.

SB 48 — Insurance.

SB 49 — Insurance.

SB 50 — Judiciary.

MOTION TO RECONSIDER VOTE

Senator Garrett asked for consideration of his motion to reconsider the vote by which SB 22 passed, which motion was tabled upon motion of Senator Birdsong.

REPORT OF ENGROSSED AND ENROLLED BILLS

SR 2 was correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

Senator Luton moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Thursday, January 16, 1975, at 1:00 p.m., which motion prevailed.

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed SCR 3, as coauthored by the entire House membership.

The above numbered Resolution was referred for enrollment.

BILL RELEASED

SB 22 was referred for engrossment.

Upon motion of Senator Luton, the Senate adjourned at 1:15 p.m. to meet Thursday, January 16, 1975, at 1:00 p.m.



Seventh Legislative Day

Thursday, January 16, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—45.

Excused: Baldwin, Ham and Wolfe.—3.

Senator Luton declared a quorum present.

The following prayer was offered by Father Michael Roethler, and incorporated into the Journal upon request of Senator Graves.

Heavenly Father,

Abraham Lincoln once said: "Let us have faith that right makes might; and in that faith, let us, to the end, dare to do our duty as we understand it." Give us the courage to change that which needs to be changed and to enlighten those who need to

be enlightened, so that the faith to dare to do our duty as we understand it will grow and develop for Your sake. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Luton introduced Roy and Mary Frances Erstine, Stuttgart, Arkansas, nephew and niece of Senator Taliaferro. Senator Taliaferro introduced his wife, Alice, to the members of the Senate, and Senator Lamb introduced his wife, Velva, to the members of the Senate. Senator Martin introduced James Miller, M.D., Ardmore, as the Doctor of the Day and Senator Helm introduced Capt. Eva Smith, R.N., U.S. Air Force, Oklahoma City, as the Nurse of the Day.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

Bob D. Berry, 629 Northwest Expressway, Oklahoma City, representing Oklahoma Dental Association.

Gene H. Hemry, 1355 First National Center West, Oklahoma City, 73102, representing American Life Insurance Association.

Robert L. Hicks, P.O. Box 52398, Tulsa, 74152, representing Hicks-Sampsel & Company.

Donna Meyer, 3406 Venice Blvd., Oklahoma City, representing National and Oklahoma Women's Political Caucus.

Dudley L. Mitchell, 5908 N.W. 30th Street, Bethany, 73008, representing Associated Builders and Contractors of Oklahoma, Inc., and Oklahoma Association of Commercial Paving Contractors.

Mrs. Jessye J. Moore, 3000 Creston Drive, Oklahoma City, representing Women's Political Caucus, Y.W.C.A., N.A.A.C.P., Langston Alumni, and Oklahoma Education Association.

Sharon L. Robinson, 1330 Citizens Tower, Oklahoma City, representing Oklahoma Common Cause.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS, as amended:

SB 20 — Public and Mental Health.

FIRST READING

The following were introduced and read the first time.

SB 99 — By Howell.

An Act designating a state theater of Oklahoma; providing purpose; authorizing cooperation of state institutions of higher learning; and repealing 53 O.S. 1971, Sections 81 through 85.

SB 100 — By York of the Senate and Hood and Frates of the House.

An Act relating to courts; amending 20

O.S. 1971, Sections 92e and 92h; providing for number of district judges in district court judicial districts numbers seven and fourteen; providing requirements for their counties of residence; providing for their manner of election; providing for retention of tenure of office of present district judges; providing for present associate district judges to fill new district judgeships; providing for, and manner of, retaining an associate district judge in each county; repealing 20 O.S. 1971, Section 92e1, 92e3, 92h-1, 92h-3, 92h-5, 92h-6 and 121; providing for operative date; providing for severability; and declaring an emergency.

SB 101 — By Cate.

An Act relating to narcotic drugs and controlled dangerous substances; amending 63 O.S. 1971, Section 2-401; prohibiting certain acts; prescribing penalties; and declaring an emergency.

SB 102 — By Dahl.

An Act relating to crimes and punishments; amending 21 O.S. 1971, Sections 771, 772 and 781; defining the crimes of libel and slander; prescribing penalties; and providing for privileged publications.

SJR 3 — By Howard, Hamilton, Grantham, Martin, Ham, Birdsong, Lane, Stipe, Young and Luton of the Senate and Willis, Sparkman, Bernard, Davis (Don) and Miskelly of the House.

A Joint Resolution disapproving rules and regulations promulgated by the Office of Community Affairs and Planning; prohibiting future promulgation of rules or regulations without prior legislative authorization; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 51 — Rules.

SB 52 — Appropriations and Budget.

SB 53 — Appropriations and Budget.

SB 54 — County, State and Federal Government.

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.

SB 60 — Appropriations and Budget.

SB 61 — Appropriations and Budget.

SB 62 — Appropriations and Budget.

SB 63 — Appropriations and Budget.

SB 64 — Appropriations and Budget.

SB 65 — Appropriations and Budget.

SB 66 — Appropriations and Budget.

SB 67 — Appropriations and Budget.

SB 68 — Appropriations and Budget.

SB 69 — Appropriations and Budget.

SB 70 — Appropriations and Budget.

SB 71 — Appropriations and Budget.

SB 72 — Appropriations and Budget.

SB 73 — Appropriations and Budget.

SB 74 — Appropriations and Budget.

SB 75 — Appropriations and Budget.

SB 76 — Appropriations and Budget.

SB 77 — Appropriations and Budget.

SB 78 — Appropriations and Budget.

SB 79 — Appropriations and Budget.

SB 80 — Appropriations and Budget.

SB 81 — Appropriations and Budget.

SB 82 — Appropriations and Budget.

SB 83 — Appropriations and Budget.

SB 84 — Appropriations and Budget.

SB 85 — Appropriations and Budget.

SB 86 — Appropriations and Budget.

SB 87 — Appropriations and Budget.

SB 88 — Appropriations and Budget.

SB 89 — Appropriations and Budget.

SB 90 — Appropriations and Budget.

SB 91 — Appropriations and Budget.

SB 92 — Appropriations and Budget.

SB 93 — Appropriations and Budget.

SB 94 — Appropriations and Budget.

SB 95 — Appropriations and Budget.

SB 96 — Municipal Government.

SB 97 — Insurance.

SB 98 — Agriculture and then to Revenue and Taxation.

COMMITTEE REPORT

Senator Terrill submitted the following

report of the Committee on Rules and asked that consideration be deferred for this legislative day:

Mr. President:

We, your Committee on Rules, having had under consideration the Rules for the Senate of the 35th Legislature, desire to make the following proposals for amendments, in addition to the amendments shown on pages 44 and 45 of the Senate Journal:

AMENDMENT NO. 1 RULE 25, add a new paragraph (b) to read:

“(b) All lobbyists and legislative agents shall, no later than September 15 of each year, file with the Secretary of the Senate a sworn report of any single expenditure of Twenty-five Dollars (\$25.00) or more spent on any individual member of this legislative body during the preceding legislative session. This report shall also contain the total salary and compensation received from his or her employer(s) for performing lobby services.”

AMENDMENT NO. 2 RULE 12, letter the present three paragraphs of Rule 12 as (a), (b) and (c) and add a new paragraph as (d), as follows:

“(d) No resolution of congratulations or commendation shall be drafted or considered by the Senate until approved by the Committee on Rules.”

AMENDMENT NO. 3 RULE 12, add a new paragraph as (e), as follows:

“(e) No resolution requesting or authorizing an interim study of any matter or proposition by the Legislative Council, or a committee thereof, shall be introduced in or considered by the Senate. All such requests for interim study shall be submitted on request forms available to any member in the office of the Legislative Council.”

AMENDMENT NO. 4 RULE 7, add a new paragraph (w), as follows:

“(w) Any member of a committee shall, upon request, be entitled to a public recorded vote on any committee action. Such recorded vote shall be made a permanent record of the committee. The fact that a roll call was recorded shall be noted on the committee report on the bill and the fact that a roll call was taken shall be recorded in the Senate Journal. The committee shall keep a permanent record of the committee proceedings and roll calls. Any member may request that he be shown as voting “NO” without having a roll call vote taken.”

Al Terrill, Chairman

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1019, 1028, 1030 and 1039.

HB 1019 — By Abbott of the House and Watkins of the Senate.

(Appropriating to Military Department for Ada Armory — emergency.)

HB 1028 — By Draper and Rogers.

An Act relating to historical societies and associations; abolishing the Lynn Riggs Memorial Commission; repealing 53 O.S. 1971, Sections 84 and 85; and declaring an emergency.

HB 1030 — By Draper.

An Act relating to county treasurers; amending 19 O.S. 1971, Section 622, to provide that surety company bond of county treasurers be approved by the Insurance Commissioner instead of a board; and declaring an emergency.

HB 1039 — By Atkins.

(Appropriating to Special Events Division of Tourism and Recreation Department — emergency.)

The above numbered HBs were read for the first time.

MESSAGE FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed HCR 1002.

HCR 1002 — By Cotner, Wickersham, McKee and Bernard of the House and Capps of the Senate

A Concurrent Resolution urging the federal government to exempt Oklahoma and the other member states of the Interstate Mining Compact from any federal law regulating land reclamation as a result of surface mining; and directing distribution.

Consideration of the Resolution was deferred for this legislative day.

BILL WITHDRAWN — REREFERRED

Senator Grantham asked unanimous consent that SB 33 be withdrawn from the Calendar and rereferred to the Committee on Criminal Jurisprudence, which was the order.

RESOLUTION

The following Resolution was introduced and consideration was deferred for this legislative day.

SR 3 — By Hamilton.

A Resolution commending Tom L. Ferguson for his distinguished service in the county treasurer's office; noting that he served longer in the office of county treasurer than any other Oklahoman since statehood; and directing distribution.

RESOLUTION

Senator Lane introduced the following Resolution:

SR 4 — By Lane.

A Resolution providing for employment of temporary personnel for administrative and technical assistance to the State Senate of the 1st Session of the 35th Oklahoma Legislature; and designating positions and emoluments.

SR 4 was read at length, adopted upon motion of Senator Lane and ordered referred for enrollment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 22 was correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

EXECUTIVE SESSION

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator Luton presiding.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Monday, January 20, 1975, at 1:00 p.m., which motion prevailed.

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed SCR 2, as coauthored by McKee, and all other members of the House.

The above numbered Resolution was referred for enrollment.

Upon motion of Senator Lane, the Senate adjourned at 2:30 p.m. to meet Monday, January 20, 1975, at 1:00 p.m.



Eighth Legislative Day

Monday, January 20, 1975

Pursuant to adjournment, the Senate was called to order by President Pro Tempore Howard.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliferrro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Medearis and Porter.—2.

President Pro Tempore Howard declared a quorum present.

The following prayer was offered by Reverend Hugo Lindquist, Pastor of the Bethel Baptist Church, Oklahoma City, and incorporated into the Journal upon request of Senator Birdsong.

Our God and Father, we come before You in humility, confessing our sin, admitting our limitations, and pleading our need for Your guidance in our daily living. I pray that the men that make up this august Body shall have wisdom from Thee as they make decisions and pass legislation that shall affect the lives of all the peo-

ple of the great State of Oklahoma. May each official of this Body be deeply conscious that he has not only a responsibility to the citizens that he represents but that he has a divine responsibility given to him by God to give his best in being a servant to the people of this state.

I pray that each member of this body and every guest will know the love that You have revealed through Your son, Jesus. For we pray all these petitions in His wonderful name. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senators Terrill and Taliaferro announced that Penny Seibert, R.N., Lawton, was the Nurse of the Day, and Senator McCune announced that Sam Oleinick, M.D., Oklahoma City, was the Doctor of the Day.

Senator Young introduced his young grandson, John Evan Young (Mich-o-Gee) to the members of the Senate.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

Barbara Jean Parker, 2215 N. Walker, Oklahoma City, representing American Federation of Teachers, Local # 2309.

FIRST READING

The following were introduced and read the first time.

SB 103 — By Randle of the Senate and Riggs of the House.

An Act relating to prisons and reformatories; making an appropriation to the Department of Corrections; stating the purpose; providing a lapse date; and declaring an emergency.

SB 104 — By Birdsong.

An Act relating to workmen's compensation; providing for payment of costs for taking physician's deposition; directing codification; and declaring an emergency.

SJR 4 — By Grantham of the Senate and Conaghan of the House.

A Joint Resolution authorizing Mary Bess Doby, Thomas R. Thomson and Mark T. Thomson, coexecutors of the estate of James Robert Thomson, deceased, District Court of Kay 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 Highway 60 along a side of the Northwest Quarter of Section 32, Township 26 North, Range 1 East, Kay County, Oklahoma, wherein lands and improvements are owned by such persons; and directing the payment of any judgment rendered in said suit out of the State Highway Maintenance and Construction Fund.

UNANIMOUS CONSENT REQUEST

Senator Lane asked unanimous consent that when **SJR 3** is read the second time it be referred direct to the Calendar, which was the order.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 99 — Education, Higher.

SB 100 — County, State and Federal Government.

SB 101 — Public and Mental Health.

SB 102 — Criminal Jurisprudence.

SJR 3 — Direct to Calendar.

HB 1019 — Appropriations and Budget.

HB 1028 — County, State and Federal Government.

HB 1030 — County, State and Federal Government.

HB 1039 — Appropriations and Budget.

RESOLUTION

Senator Lane introduced the following Resolution:

SR 5 — By Lane.

A Resolution relating to the U.S. Naval Ammunition Depot at McAlester; authorizing Senator Gene Stipe to travel to Washington, D.C., to consult with the Oklahoma Congressional Delegation; authorizing reimbursement for travel and other necessary expenses as may be provided by Senate Resolution of the 1st Session of the 35th Oklahoma Legislature (1975) and the laws of this State pertaining to official travel by members of the Legislature.

SR 5 was read at length, adopted upon motion of Senator Lane and ordered referred for enrollment.

PENDING SENATE ACTION - RESOLUTION

SR 3, introduced on Page 90, was called up for consideration.

Senator Hamilton asked unanimous consent that all other Senators be made co-authors of **SR 3**, which was the order.

SR 3, as coauthored, was read at length, adopted upon motion of Senator Hamilton and ordered referred for enrollment.

**PENDING SENATE ACTION -
RESOLUTION**

HCR 1002, By Cotner, et al, of the House and Capps of the Senate, introduced on Page 90, was called up for consideration.

Senator Capps asked unanimous consent that HCR 1002 be referred to the Committee on Environmental and Natural Resources, which was the order.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand ad-

journed to meet Tuesday, January 21, 1975, at 1:00 p.m., which motion prevailed.

**REPORT OF ENGROSSED AND
ENROLLED BILLS**

SCRs 2 and 3 were each correctly enrolled, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

SR 4 was correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

Upon motion of Senator Lane, the Senate adjourned at 1:15 p.m. to meet Tuesday, January 21, 1975, at 1:00 p.m.



Ninth Legislative Day

Tuesday, January 21, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—45.

Excused: Keating, Stipe and York.—3.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend Lindquist, and incorporated into the Journal upon request of Senator Birdsong.

Our Heavenly Father, we come before You in this place where so many decisions have been made to express our gratitude for every blessing You have so generously provided. I personally want to say thank you for the privilege to have been born and to live in this great nation, and to enjoy and experience the freedoms that have been

provided and protected by our national and state governments. May there be a deep awareness by each Senator of his responsibilities to guard and protect these cherished freedoms for every citizen of this state.

Our Father, I pray that the decisions of this Body will be made under the direction of Your spirit.

May each member of this Body know the peace, love, and joy of Him who walked this earth long ago and who desires that every person have life and have it more abundantly. For it is in His name, the name of Jesus, that I pray. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Howell introduced William G. Bernhardt, M.D., Midwest City, as the Doctor of the Day and Senator Cate introduced Janet Bogart, R.N., Norman, as the Nurse of the Day.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

George C. Walpole, Jr., 4400 Lincoln Blvd., Oklahoma City, 73105, representing Oklahoma Trial Lawyers Association.

James O. Williams, 2501 N. Stiles, Oklahoma City, 73105, representing Oklahoma Farm Bureau.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 9 — Judiciary, as coauthored by Brunton of the House.

SB 42 — County, State and Federal Government.

SB 48 — Insurance.

SB 49 — Insurance.

SB 56 — Appropriations and Budget.

SB 65 — Appropriations and Budget.

HCR 1002 — Environmental and Natural Resources.

DO PASS, as amended:

SB 2 — County, State and Federal Government.

SB 4 — Insurance, as coauthored by Holt and Conaghan of the House.

SB 17 — County, State and Federal Government.

SB 44 — County, State and Federal Government.

SB 52 — Appropriations and Budget.

FIRST READING

The following were introduced and read the first time.

SB 105 — By Randle of the Senate and Riggs of the House.

An Act relating to prisons and reformatories; establishing a program of educational leave for Department of Corrections employees; providing requirements for participation in the program; directing codification; and declaring an emergency.

SB 106 — By Hamilton.

An Act relating to civil procedure; amending 12 O.S. 1971, Section 1509, as amended by Section 1, Chapter 166, O.S.L. 1974 (12 O.S. Supp. 1974, Section 1509); providing for partition of real property; prescribing duties of Commissioners; providing for notice; defining terms; and declaring an emergency.

SB 107 — By Crow.

An Act relating to the Oklahoma State Highway Department and making an appropriation thereto; stating the purpose; providing prohibitions or restrictions on the use of Federal Revenue Sharing Funds; providing lapse date; making provisions of this Act severable; and declaring an emergency.

SB 108 — By Pierce.

An Act relating to statutes and reports; amending 75 O.S. 1971, § § 304 and 308; providing for filing of agency rules and their effective dates; providing that agency rules promulgated during the interim shall be inoperative unless approved within thirty days of convening of the Legislature; providing that agency rules promulgated during any Legislative session shall not be effective until approved by the Legislature; and declaring an emergency.

SB 109 — By Watson and Cate.

An Act relating to motor vehicles; amending 47 O.S. 1971, Section 22.12; providing for registration of vehicles owned or possessed by nonresidents.

SJR 5 — By Medearis and Hamilton of the Senate and Willis and Abbott of the House.

A Joint Resolution granting Northeastern Oklahoma State University the authority to confer superintendents' and administrators' certificates in the field of secondary education; and directing distribution.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 103 — Public Safety and Penal Affairs and then to Appropriations and Budget.

SB 104 — Judiciary.

SJR 4 — Judiciary.

RESOLUTION

Senator Randle introduced the following Resolution:

SR 6 — By Randle.

A Resolution relating to the present drug problem in the United States; memorializing the Congress of the United States to make it the sense of Congress that the Turkish Government should prevent the resumption of opium production; and authorizing distribution.

Senators Grantham, Smith, Howard, Shatwell, Funston and Wolfe asked to be made coauthors of **SR 6**, which was the order.

SR 6, as coauthored, was read at length, adopted upon motion of Senator Randle and ordered referred for enrollment.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed **HBs 1017, 1024, 1025, 1031 and 1059.**

HB 1017 — By Camp.

An Act relating to probate procedure; amending 58 O.S. 1971, Section 835; providing conditions of sales of real estate of wards; providing terms of sale and for security in certain circumstances; and declaring an emergency.

HB 1024 — By Bamberger, Hood, Campbell, Twidwell, Cleveland and Kennedy.

An Act relating to criminal procedure; making evidence of complaining witness' previous sexual conduct inadmissible in prosecution for rape and assault with intent to commit rape; directing codification; and declaring an emergency.

HB 1025 — By Draper and Rogers.

An Act relating to loans to veterans; abolishing the Oklahoma Veterans Loan Authority; repealing 72 O.S. 1971, Sections 261 through 278; and declaring an emergency.

HB 1031 — By Draper.

An Act relating to the Veterans Memorial Commission; abolishing same; repealing 72 O.S. 1971, Sections 50.41 and 50.42; and declaring an emergency.

HB 1059 — By Cotner, Cleveland, Brunton, Cummings, Monks and Murphy.

An Act relating to probate procedure; amending Section 1, Chapter 240, O.S.L. 1974 (58 O.S. Supp. 1974, Section 912); prescribing procedure for determination of death and termination of joint tenancy on homestead property held by husband and wife; deleting the requirement that all real property of decedent be listed in the affidavit of the surviving joint tenant; and declaring an emergency.

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

GENERAL ORDER

SB 20 by McCune of the Senate and Sparkman, Atkins and Dunn of the House was read and considered.

Senators Grantham, Dahl and Schuelein asked to be made coauthors of **SB 20**, which was the order.

Senator McCune asked unanimous consent that **SB 20** be deferred temporarily, which was the order.

SJR 3 by Howard, Hamilton, Grantham, Martin, Ham, Birdsong, Lane, Stipe, Young and Luton of the Senate and Willis, Sparkman, Bernard, Davis (Don) and Miskelly of the House was read and considered.

Senator Murphy presiding.

Senators Pierce, Holden, Berrong, Lamb and Keller asked to be made co-authors of **SJR 3**, which was the order.

Upon motion of President Pro Tempore Howard, **SJR 3**, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of President Pro Tempore Howard, **SJR 3**, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SJR 3 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—45.

Excused: Keating, Stipe and York.—3.

The resolution and emergency passed.

SJR 3 was referred for engrossment.

GENERAL ORDER

SB 20 was considered further.

Senator Berrong moved to amend **SB 20**, Page 5, Line 7, by striking after the word "payments" the remainder of the sentence and inserting in lieu thereof the following: "mutually agreed upon by the State Board of Health and the county or counties affected.", which amendment was declared adopted.

Upon motion of Senator McCune, **SB 20**, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator McCune, **SB 20**, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 20 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and Wolfe.—44.

Excused: Keating, Stipe, York and Young.—4.

The bill and emergency passed.

SB 20 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SRs 3 and 5 were each correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

COMMITTEE REPORTS — SENATE RULES

The committee reports submitted by the Committee on Rules regarding proposed amendments and recommendations to the Senate Rules, shown on pages 45 through 48 and pages 89 through 90 of the Senate Journal, were called up for consideration.

Senator Terrill asked unanimous consent to amend new Rule (d-1), shown on page 44, column 1, on line 9 of Rule (d-1) by inserting after the word "serve" the words "as chairman of" and by striking before the word "the" the word "on", to which unanimous consent request objection was heard.

Senator Luton moved to amend new Rule (d-1), line 9 of the Rule (page 44, column 1), by inserting after the word "serve" the words "as chairman of" and by striking before the word "the" the word "on".

Senator Garrett moved in lieu of the Luton amendment to amend new Rule (d-1), lines 9 and 10 (page 44, column 1), by striking after the word "shall" and before the word "serve" the word "not" and adding after the word "committee" the words "as a nonvoting member".

Senator Terrill moved to table the Garrett in lieu amendment, which motion to table was declared adopted.

Senator Luton pressed his motion to adopt the amendment to Rule (d-1).

Senator Grantham moved to table the Luton amendment, which motion to table

was declared failed of adoption upon roll call as follows:

Aye: Birdsong, Butler, Dahl, Grantham, Howard, Howell, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith and Watson.—13.

Nay: Baldwin, Berrong, Boatner, Capps, Cate, Crow, Dawson, Funston, Garrett, Ham, Hamilton, Helm, Holden, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Pierce, Porter, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Wolfe and Young.—30.

Excused: Field, Graves, Keating, Stipe and York.—5.

Senator Luton again pressed his motion to adopt the amendment to Rule (d-1), which amendment was declared adopted.

Senator Young moved to amend paragraph (e) of Rule 3 (page 44, column 1), lines 1 and 2 of paragraph (e), by restoring the language "Oklahoma State Senate by simple resolution, or the".

Senator Luton moved as an in lieu amendment to the Young amendment to amend Rule 3, paragraph (e), lines 1 and 2 of paragraph (e) (page 44, column 1) by restoring the language "Oklahoma State Senate by simple resolution, or the" and further by inserting a new sentence at the end of Rule 3(e) (page 44, column 2) as follows: "The resolution, after being introduced and explained, shall immediately be referred to the Committee on Rules, which shall act on such resolution and return same to the Senate or reject same within five legislative days." Senators Howell and Howard, with the permission of Senator Luton, asked unanimous consent to change the words "or reject same" in the new sentence of the Luton amendment to Rule 3(e) to the words "with recommendations", which was the order.

Senator Luton pressed his motion to adopt his in lieu amendment to the Young amendment to Rule 3(e), which motion was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Ham, Hamilton, Holden, Howard, Howell, Lambert, Lane, Luton, Martin, Medearis, Murphy, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins and Wolfe.—36.

Nay: Helm, Inhofe, Keller, Lamb, McCune, Pierce, Watson and Young.—8.

Excused: Graves, Keating, Stipe and York.—4.

Senator Luton moved to amend Rule 3, paragraph (d-1) (page 44, column 1) on line 2 of the amendment by striking the word "shall" and inserting in lieu thereof the word "may" and on line 4 of the amendment by striking the word "three" and inserting the word "five", which amendment was declared adopted.

Paragraphs (d-1) and (e) of Rule 3, as amended above, now read as follows:

"(d-1) Any Senator desiring to request an investigation [shall] MAY present such request to the Committee on Rules, which Committee shall, within [three] FIVE legislative days, report such request and the action of the Committee thereon to the Senate. If an investigation is recommended by the Committee on Rules, the Senator making the request shall not serve [on] AS CHAIRMAN OF the investigating committee."

"(e) The OKLAHOMA STATE SENATE BY SIMPLE RESOLUTION, OR THE duly elected President Pro Tempore may initiate a study, inquiry or investigation of

any state agency, department or institution or any other matter of state government. THE RESOLUTION, AFTER BEING INTRODUCED AND EXPLAINED, SHALL IMMEDIATELY BE REFERRED TO THE COMMITTEE ON RULES, WHICH SHALL ACT ON SUCH RESOLUTION AND RETURN SAME TO THE SENATE WITH RECOMMENDATIONS WITHIN FIVE LEGISLATIVE DAYS."

Senator Terrill moved that the amendments to the Senate Rules shown on pages 44 through 48 of the Senate Journal be adopted, which motion was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—43.

Nay: Pierce.—1.

Excused: Ham, Keating, Stipe and York.—4.

Senator Terrill advised the Senate that the recommendation regarding the pay status of Senator Helm, which recommendation the Senate had adopted on the preceding roll call, was contingent upon the ruling of the Attorney General who had been asked by the Senate for an opinion on the matter.

Senator Terrill moved that the amendments to the Senate Rules shown on pages 89 and 90 of the Senate Journal be adopted, which motion was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Dahl, Dawson, Field, Funston, Grantham, Graves,

Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—43.

Excused: Crow, Garrett, Keating, Stipe and York.—5.

EXECUTIVE SESSION

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator Murphy presiding.

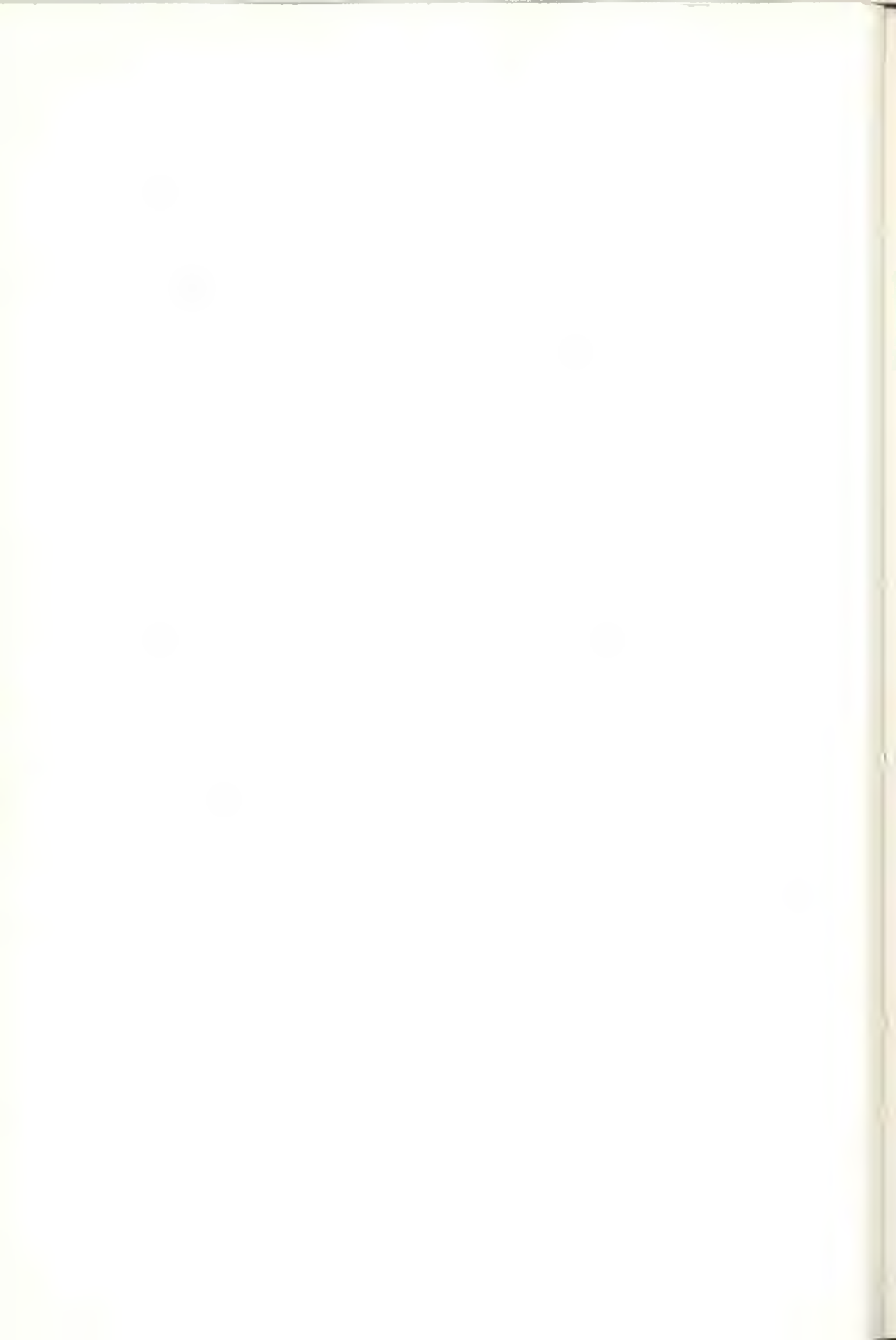
MESSAGE FROM THE HOUSE

Advising the signing of and returning Enrolled SCRs 2 and 3.

The above numbered Enrolled Resolutions were ordered referred to the Secretary of State.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Wednesday, January 22, 1975, at 1:00 p.m., which motion prevailed.

Upon motion of Senator Lane the Senate adjourned at 3:30 p.m. to meet Wednesday, January 22, 1975, at 1:00 p.m.



Tenth Legislative Day

Wednesday, January 22, 1975

Pursuant to adjournment, the Senate was called to order by President Pro Tempore Howard.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—42.

Excused: Cate, Ham, Howell, Murphy, Stipe and York.—6.

President Pro Tempore Howard declared a quorum present.

The following prayer was offered by Reverend Lindquist and incorporated into the Journal upon request of Senator Birdsong.

Our Heavenly Father, we thank You for Your great love that You have revealed through Your Son, Jesus, and for Your personal presence in this Chamber where the Senators of this state act on legislation that will have an impact on every person in this state. May these men, ordained by Thee, have wisdom from Thee and personal determination to give the best of their lives to this public trust.

Our Father, forgive our sins and may we each keep ourselves available to Your will for our lives.

These petitions I ask in the name of Christ Jesus. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Martin introduced Roger Reid, M.D., Ardmore, as the Doctor of the Day, and on behalf of Senator Cate introduced Helen Hill, R.N., Norman, as the Nurse of the Day.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

James Licklider, 2501 N. Stiles, Oklahoma City 73105, representing Oklahoma Farm Bureau.

Eulalie Pegg, 1700 N.W. 7th, Oklahoma City, representing Communications Workers of America, Local 6016.

Ann Savage, 2332 N.W. 119th St., Oklahoma City, representing League of Women Voters of Oklahoma.

FIRST READING

The following were introduced and read the first time.

SB 110 — By Luton and Birdsong.

An Act relating to insurance; standardizing and increasing the availability of health insurance coverage; providing coverage under a state plan benefit pool; providing severability; and providing effective date.

SB 111 — By York.

An Act relating to schools; establishing a program of student internships in state government; providing for the appointment, duties and salary of an administrator; authorizing the application for and expenditure of federal funds; directing codification; and declaring an emergency.

SB 112 — By York.

An Act relating to schools; making an appropriation to Central State University; stating the purpose; authorizing use of funds appropriated in conjunction with federal monies; providing a lapse date; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 105 — Public Safety and Penal Affairs.

SB 106 — Judiciary.

SB 107 — Appropriations and Budget.

SB 108 — County, State and Federal Government.

SB 109 — Revenue and Taxation.

SJR 5 — Education, Higher.

HB 1017 — Judiciary.

HB 1024 — Criminal Jurisprudence.

HB 1025 — County, State and Federal Government.

HB 1031 — County, State and Federal Government.

HB 1059 — Judiciary.

UNANIMOUS CONSENT REQUEST

Senator Terrill asked unanimous consent, upon request of Senator Keller, that the Lobby Permit application of Carol P. Tucker, representing the Oklahoma Women's Political Caucus, League of Women Voters, which appeared on Page 55 of the Senate Journal, be returned to Senator Keller, which was the order.

GENERAL ORDER

SB 2 by Randle was read and considered.

Upon motion of Senator Randle, **SB 2** was advanced to engrossment.

By unanimous consent, upon request of Senator Randle, **SB 2** was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 2 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—42.

Excused: Cate, Ham, Howell, Murphy, Stipe and York.—6.

The bill passed.

SB 2 was referred for engrossment.

Senators Murphy and York asked to be shown present, which was the order.

GENERAL ORDER

SB 44 by Randle was read and considered.

Upon motion of Senator Randle, SB 44 was advanced to engrossment.

By unanimous consent, upon request of Senator Randle, SB 44 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 44 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Cate, Ham, Howell, Lambert, Porter and Stipe.—6.

The bill passed.

SB 44 was referred for engrossment.

Senator Howell asked to be shown present, which was the order.

GENERAL ORDER

SB 52 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Senator Wadley asked to be made a co-author of SB 52, which was the order.

Senator Crow moved to amend SB 52, Page 2, Lines 17 and 18, by striking the word and figure "SECTION 3." and including the subject matter of the present Section 3 as the last sentence of Section 2, and by renumbering present Section 4 to be Section 3 and other sections accordingly, which amendment was declared adopted.

Senator Crow moved to amend SB 52, Page 3, Line 7, by striking after the word "Section" and before the words "of this act" the figure "3" and substituting the figure "2", which amendment was declared adopted.

Upon motion of Senator Crow, SB 52, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 52, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 52 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Cate, Ham, Porter and Stipe.—4.

The bill and emergency passed.

SB 52 was referred for engrossment.

GENERAL ORDER

SB 4 by Grantham of the Senate and Holt and Conaghan of the House was read and considered.

Upon motion of Senator Grantham, SB 4 was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, SB 4 was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator Grantham asked unanimous consent, which was granted, that SB 4 be deferred for this legislative day.

GENERAL ORDER

SB 65 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 65 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 65 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 65 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller,

Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Cate, Ham, Porter and Stipe.—4.

The bill and emergency passed.

SB 65 was referred for engrossment.

GENERAL ORDER

SB 56 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 56 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, 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 the bill and emergency, the roll call resulted as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Cate, Garrett, Ham, Porter and Stipe.—5.

The bill and emergency passed.

SB 56 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 20 and SJR 3 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SR 6 was correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

Senator Howell presiding.

GENERAL ORDER

SB 17 by Luton was read and considered.

Senator Luton, citing Rule 8(d), asked unanimous consent that Representative Elder be added as House author of SB 17, which was the order.

Upon motion of Senator Luton, SB 17, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Luton, SB 17, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 17 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Howard, Howell, Keating, Keller, Lamb Lambert, Lane, Luton,

Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—38.

Nay: Baldwin, Helm, Inhofe, McCune, Martin and Pierce.—6.

Excused: Cate, Ham, Porter and Stipe.—4.

The bill and emergency passed.

SB 17 was referred for engrossment.

GENERAL ORDER

SB 48 by Berrong of the Senate and Green of the House was read and considered.

Senator Terrill asked to be made a coauthor of SB 48, which was the order.

Senator Berrong moved to amend SB 48, Page 4, Line 17, by adding after the word "ACT" and before the period the following: " , until such time as the insurer shall have the minimum capital and / or surplus required by this Act", which amendment was declared adopted.

Senator Smith moved to amend SB 48, Page 3, Line 15, by adding after the figure "30," the following: "The reserves authorized and / or required by this title for title insurance companies shall be applicable to trust companies doing business as a title insurer.", which amendment was declared adopted.

Senator Hamilton moved to amend SB 48, Page 4, Line 17, by adding after the word "Act." the following: "Such annual increase as required hereinabove shall begin on or before July 1, 1976.", which amendment was declared adopted.

Senator Hamilton moved to amend SB 48, Page 4, Line 17, by adding after the

word "Act." the following: "In no event will the insurer reduce its capital and / or surplus below the amounts set out hereinabove.", which amendment was declared adopted.

Upon motion of Senator Berrong, SB 48, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Berrong, SB 48, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 48 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Cate, Garrett, Ham, Porter and Stipe.—5.

The bill and emergency passed.

SB 48 was referred for engrossment.

GENERAL ORDER

SB 49 by Berrong, Birdsong and Luton of the Senate and Payne, Sanders, Morgan and Green of the House was read and considered.

Senator Terrill asked to be made a co-author of SB 49, which was the order.

Senator Berrong asked unanimous consent, which was granted, that SB 49 be laid over for one legislative day.

SB 42 by Boatner was read and considered.

Senator Martin asked to be made a co-author of SB 42, which was the order.

Upon motion of Senator Boatner, SB 42, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Boatner, SB 42, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 42 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Holden, Howard, Keller, Lambert, Lane, Luton, Martin, Medearis, Shatwell, Taliaferro, Tinsley, Wadley, Watkins, York and Young.—28.

Nay: Berrong, Helm, Howell, Inhofe, Keating, Lamb, McCune, Murphy, Pierce, Randle, Schuelein, Smith, Terrill, Watson and Wolfe.—15.

Excused: Cate, Garrett, Ham, Porter and Stipe.—5.

The bill passed.

Senators Terrill, Schuelein, Smith, Murphy and Randle desired to vote aye on the emergency. Senator Grantham desired to vote nay on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 32. Nay: 11. Excused: 5.

The emergency passed.

SB 42'was referred for engrossment.

Senator Crow presiding.

GENERAL ORDER

SB 9 by Wolfe of the Senate and Brunton of the House was read and considered.

Upon motion of Senator Wolfe, SB 9 was advanced to engrossment.

By unanimous consent, upon request of Senator Wolfe, SB 9 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 9 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young —43.

Excused: Cate, Garrett, Ham, Porter and Stipe.—5.

The bill passed.

SB 9 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising adoption of and transmitting for consideration engrossed HCR 1005.

HCR 1005 — By Willis, Payne, Abbott, Anderson, Atkins, Bamberger, Bengtson, Bennett, Bernard, Beznoska, Bradley, Bradshaw, Briscoe, Brunton, Caldwell, Camp, Campbell, Cleveland, Conaghan, Converse, Cotner, Cowan, Craighead, Cullison, Cummings, Cunningham, Davis (Don), Davis (Guy), Denman, Draper, Duckett, Duke, Dunn, Edmondson, Elder, Ervin, Ferrell, Fitzgibbon, Floyd, Ford, Frates, Fried, Green, Hammons, Hardesty, Harper, Hastings, Henry, Hibdon, Holaday, Holden, Holt, Hood, Hooper, Hopkins, Johnson (A.V.), Johnson (Don), Johnson (Joe), Johnston, Joiner, Kamas, Kane, Kardokus, Kennedy, Kilpatrick, McCaleb, McIntyre, McKee, Manning, Matheson, Miskelly, Monks, Morgan, Murphy, Nance, Odom, Parris, Peterson, Poulos, Prentice, Riggs, Roberts, Robinson, Rogers, Sanders, Shotts, Smith, Sparkman, Stephenson, Stratton, Swinton, Thompson, Thornhill, Townsend, Twidwell, Vaughn, Wiechel, Whorton, Wickersham, Wilson, and Wiseman of the House and Howard and Birdsong of the Senate.

A Concurrent Resolution commending the distinguished career of Insurance Commissioner Joe B. Hunt; expressing the grateful appreciation of the Legislature and the people of the State of Oklahoma for his twenty-five years of dedicated and productive public service; expressing the deepest gratitude to a public servant who has served as an inspiration to all who seek public office; extending best wishes for health and happiness throughout all the days of his life; and directing distribution.

RESOLUTION

President Pro Tempore Howard asked for immediate consideration of HCR 1005, which was the order.

President Pro Tempore Howard asked unanimous consent that all other Senators be made coauthors of HCR 1005, which was the order.

HCR 1005, as coauthored, was read at length, adopted upon motion of President Pro Tempore Howard, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HCR 1002 by Cotner, et al, of the House and Capps of the Senate was read and considered.

Senator Field asked to be made a co-author of HCR 1002, which was the order.

HCR 1002 was read at length, adopted upon motion of Senator Capps, properly signed and ordered returned to the Honorable House.

EXECUTIVE SESSION

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of

Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator Baldwin presiding, who announced that, upon the unanimous consent request of Senator Crow, which was granted, Rule 24 was suspended as to the five-day requirement for an appointment to remain in committee and that the Senate, in executive session, and upon motion of Senator Tinsley, advised and consented to the confirmation of ROBERT LINCOLN BARR, Dover, Oklahoma, as a member of the State Board of Agriculture, District No. 1, to serve a five-year term ending 1980, and effective upon Senate confirmation.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Thursday, January 23, 1975, at 1:00 p.m., which motion prevailed.

Upon motion of Senator Lane, the Senate adjourned at 3:00 p.m. to meet Thursday, January 23, 1975, at 1:00 p.m.

Eleventh Legislative Day

Thursday, January 23, 1975

Pursuant to adjournment, the Senate was called to order by Senator Crow, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Baldwin, Lambert and Taliaferro.—3.

Senator Crow declared a quorum present.

The following prayer was offered by Reverend Lindquist and incorporated into the Journal upon request of Senator Birdsong.

Our Father and God, accept the gratitude of our hearts for each and every blessing that we have received this day. May our gratitude be more than expression of our lips; let it be our attitudes toward You and in our actions toward others. Accept the confession of our sins and may we readily forgive those that sin against us.

Dear Lord, I pray that each of us shall have such a relationship with You that we can know the leadership of Your Spirit. Help us each to have the determination to stand for the right even when all kinds of pressures are exerted, tempting us to do less than right.

Our Father, bless this Senate Body as they labor to produce effective legislation for our state. May they have physical strength and mental enlightenment to perform their responsibilities during this session. May their families be protected by your strong arm in these days as many of these men have to be away from them. Fill the lonely moments with your love.

These requests I ask in the name of our Lord Jesus. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Helm introduced her brother, Mr. Ross Bryan, to the members of the Senate.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

William H. Burson, 3004-1 Buford Highway, N.E., Atlanta, Georgia 30329, representing National Federation of Independent Business.

Don J. Harr, 4400 Lincoln Blvd., Oklahoma City 73105, representing The Independent Bankers Association of Oklahoma.

Merle McCollum, 3601 N. Lincoln, Oklahoma City 73105, representing Oklahoma Good Roads and Streets Association.

Cooper L. Parker, 900 N. Klein, Oklahoma City, representing Oklahoma City Board of Education.

H. Wayne Plummer, P.O. Box 269, Wright City, Oklahoma 74766, representing Weyerhaeuser Company.

Edwin Lafayette Ramey, 3525 N.W. 23rd, Oklahoma City 73107, representing American Automobile Association, Oklahoma Division.

James R. Williams, 607 Cravens Building, Oklahoma City 73102, representing Oklahoma Public Expenditures Council.

C. J. Wright, Jr., Box 53037, Oklahoma City 73105, representing American Legion.

Jim L. Zimmerman, Rt. 2, Box 495, Harrah, Oklahoma 73045, representing United Transportation Union.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 23 — Public Safety and Penal Affairs.

SB 61 — Appropriations and Budget.

SB 101 — Public and Mental Health, as coauthored by Howell and Garrett.

SJR 4 — Judiciary, as coauthored by Elder of the House as principal author and retain Conaghan of the House as a coauthor.

DO PASS, as amended:

SB 30 — Revenue and Taxation.

SB 47 — Education, Common, as coauthored by Howell, Funston, Keller, Lamb, Luton, Martin and Young of the Senate and Abbott of the House.

SB 50 — Judiciary, as coauthored by Kilpatrick of the House.

FIRST READING

The following were introduced and read the first time.

SB 113 — By Stipe.

An Act relating to oil and gas; amending 52 O.S. 1971, Section 52; granting the right of eminent domain to certain pipeline companies for transporting petroleum, liquid or liquefiable hydrocarbons, coal and chemicals transportable by pipeline; and declaring an emergency.

SB 114 — By Luton, Howard and Wolfe.

An Act relating to criminal procedure; amending 22 O.S. 1971, Section 927; providing that the jury's province shall be to determine the guilt or innocence of the accused; providing that the punishment shall be assessed and declared by the court; repealing 22 O.S. 1971, Section 926; and declaring an emergency.

SB 115 — By Murphy.

An Act relating to schools; providing for an increase in salary for school support personnel; directing the withholding of state funds to require compliance; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 110 — Insurance.

SB 111 — Education, Higher and then to Appropriations and Budget.

SB 112 — Education, Higher and then to Appropriations and Budget.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1040, 1112, 1114 and 1120.

HB 1040 — By Kamas and Beznoska of the House and Capps of the Senate.

An Act relating to motor vehicles; amending 47 O.S. 1971, Section 22.6; providing fees for licensing trucks or farm tractors, trailers or semitrailers used exclusively for farm and certain other uses; making exceptions; and declaring an emergency.

HB 1112 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

An Act relating to the Commission on Fire Protection Personnel Standards and Education; making an appropriation thereto; stating purpose and manner of expenditures; making appropriation nonfiscal; making provisions of this act severable; and declaring an emergency.

HB 1114 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

An Act relating to the Governor's Committee on Employment of the Handicapped and making an appropriation thereto; stating the purpose; providing for the appointment, duties and compensation of employees; fixing the salary of the administrative assistant; limiting the number of full-time-equivalent employees; providing lapse date; making provi-

sions of this Act severable; and declaring an emergency.

HB 1120 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

An Act relating to the Western Plains Indians Arts and Crafts Commission and making an appropriation thereto; stating the purpose; providing lapse date; making provisions of this Act severable; and declaring an emergency.

The above numbered HBs were read for the first time.

MESSAGE FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed HCR 1004.

HCR 1004 — By Robinson, et al, of the House and Watkins of the Senate.

A Concurrent Resolution memorializing the President and Congress to immediately stop all cattle imports for a one-year period and to begin an immediate investigation of all U.S. policies pertaining to foreign beef imports and to also require that all foreign beef be labeled as imports; and directing distribution.

WHEREAS, it was ordained and established in Article I, Section 8, of the Constitution of the United States of America that the Congress of the United States of America shall have the power to regulate commerce with foreign nations; and

WHEREAS, the health and welfare of the people of the United States of America can be directly affected by the purity and cleanliness of beef products imported into this country; and

WHEREAS, the President of these United States of America has made no suggestion as to the regulation of foreign beef imports into this country which has led to economic disaster for many of our cattlemen.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That the President and the Congress of the United States of America be memorialized to immediately stop all cattle imports into this country and declare a one-year moratorium.

SECTION 2. That the Congress of the United States of America be memorialized during the one year to conduct a thorough investigation and evaluation of all U.S. policies and regulations pertaining to foreign beef imports.

SECTION 3. That all foreign beef be labeled as imports and be required to meet all production and processing standards that are required of cattlemen in the U.S.

SECTION 4. That duly authenticated copies of this Resolution be distributed to members of the House of Representatives and Senate, including the Oklahoma Congressional Delegation, and the President of the United States of America.

RESOLUTION REFERRED

Senator Watkins moved that HCR 1004 be referred to the Committee on Agriculture, which motion was declared adopted.

THIRD READING

SB 4 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Baldwin, Lambert, Porter and Taliaferro.—4.

The bill and emergency passed.

SB 4 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 2, 9, 42, 44, 52 and 65 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Monday, January 27, 1975, at 1:00 p.m., which motion prevailed.

MESSAGE FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled HCRs 1002 and 1005.

The above numbered Enrolled Resolutions were properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 1:20 p.m. to meet Monday, January 27, 1975, at 1:00 p.m.

Twelfth Legislative Day

Monday, January 27, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—44.

Excused: Cate, Ham, Stipe and Young.—4.

Senator Luton declared a quorum present.

The following prayer was offered by Pastor Dale Gregoriew, Our Lords Lutheran Church, Oklahoma City, and incorporated into the Journal upon request of Senator McCune.

Almighty God, giver of wisdom and courage, as we come to this new week, we offer ourselves anew that we can be faithful stewards of that wisdom and courage, and of the trust of all the people of our State.

In the deliberations and actions concerning the care of offenders, taxation and our use of tax monies, schools, insurance, the handling of narcotics and dangerous drug offenders and other matters of law, give us direction and willingness to act justly in the spirit of our State and Nation.

Keep us under Your loving care and give us the faith to live and carry out our responsibilities with confidence.

Through Jesus Christ, our Lord, Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Luton introduced a group of young people representing the senior youth departments of various Methodist Churches in Oklahoma, along with their Director, Mr. John Winkler. The Chair welcomed the group and noted that the young people were here to attend a legislative seminar.

Senator McCune introduced James Wight, M.D., Oklahoma City, as the Doctor of the day; and Senators Terrill and Taliaferro introduced Dee Gritz, R.N., and Pam Hoffman, student nurse, both of Lawton, as the Nurses of the Day.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

Jack Limmroth, 226 S. E. 55th Street, Oklahoma City, 73129, representing Communications Workers of America, AFL-CIO.

Hal S. Whitten, 1030 Hightower Building, Oklahoma City, 73102, representing Guardian Foundation and Associates.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS, as amended:

SB 59 — Appropriations and Budget.

CS for SB 96 — Municipal Government, as coauthored by Funston and Watson.

FIRST READING

The following were introduced and read the first time.

SB 116 — By Randle.

An Act relating to unemployment benefits; amending 40 O.S. 1971, Section 215, as amended by Section 2, Chapter 302, O.S.L. 1974 (40 O.S. Supp. 1974, Section 215); providing that pregnant women shall be eligible for unemployment benefits; prohibiting the denial of benefits on the basis of pregnancy; directing codification; and declaring an emergency.

SB 117 — By Howard.

An Act relating to state officers and employees; creating Fair Campaign Practices Commission; defining terms; providing for membership, term of office and compensation; restricting political

activities of members; prescribing procedures, powers and duties; defining unfair campaign practices; placing under Administrative Procedures Act; and declaring an emergency.

SB 118 — By Luton.

An Act relating to state government; amending 74 O.S. 1971, Sections 1651, 1652, 1653 and 1656; establishing a special commission to study the organization, management and operation of state government; providing for duties and authority thereof; repealing 74 O.S. 1971, Section 1654; and declaring an emergency.

SB 119 — By Crow of the Senate and Miskelly of the House.

An Act relating to the State Board of Public Affairs; amending 74 O.S. 1971, Sections 61, 62, 63, 64, 66 and 71; providing for the establishment of a State Board of Public Affairs and a Department of Public Affairs administered by a Director pursuant to rules and regulations of a board of five members; prescribing duties and powers of the Department and the Director; providing for codification; repealing 74 O.S. 1971, Section 81b; and declaring an emergency.

SB 120 — By Field of the Senate and Converse of the House.

An Act relating to wildlife conservation enforcement; amending Section 3-201, Chapter 17, O.S.L. 1974 (29 O.S. Supp. 1974, Section 3-201); prescribing the powers and duties of wildlife conservation enforcement rangers; providing for penalties; and declaring an emergency.

SB 121 — By Grantham and Hamilton of the Senate and Elder, Davis (Don) and Duckett of the House.

An Act relating to crimes and punishments; prohibiting certain gambling and commercial gambling activities; defining terms; prohibiting gambling conspiracy; repealing 21 O.S. 1971, Sections 941 through 958, 964 through 977 and 991 through 993; and directing codification.

SJR 6 — By Howard and Hamilton of the Senate and Willis and Townsend of the House.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed constitutional amendment to Section 23 of Article X, of the Oklahoma Constitution; requiring State Board of Equalization to make itemized estimate of revenues to be received by the State during next ensuing fiscal year; providing a procedure for determining estimate; prohibiting Legislature from making appropriation until estimate is made; making null and void appropriations in excess of estimate; providing for allocation of revenue to appropriations; providing limitations upon deficiency certificates; providing limitations against creation of indebtedness for payment of deficiency; providing ballot title; and ordering special election.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 113 — Oil and Gas.

SB 114 — Criminal Jurisprudence.

SB 115 — Education, Common.

HB 1040 — Revenue and Taxation.

HB 1112 — Appropriations and Budget.

HB 1114 — Appropriations and Budget.

HB 1120 — Appropriations and Budget.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1090, 1104, 1106, 1121 and 1132.

HB 1090 — By Sanders, Morgan and Green.

An Act relating to insurance; amending 36 O.S. 1971, Section 1616, to change investment requirements for domestic insurers.

HB 1104 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

(Rural Medical Education Loan and Scholarship Fund — Emergency)

HB 1106 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

(Oklahoma Teachers' Retirement)

HB 1121 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

An Act relating to the Department of Institutions, Social and Rehabilitative Services and making an appropriation thereto; stating the purpose; amending Section 3, Chapter 110, O.S.L. 1972 (63 O.S. Supp. 1974, Section 2403); providing lapse date; providing severability; and declaring an emergency.

HB 1132 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

An Act relating to the State Board for Property and Casualty Rates and making an appropriation thereto; stating the purpose; providing for appointment, duties and compensation of employees within certain limitations; providing for a continuous study of insurance rates; providing for transfer of unappropriated funds to the General Revenue Fund with exception; providing lapse date; making provisions of this Act severable; and declaring an emergency.

The above numbered HBs were read for the first time.

GENERAL ORDER

SJR 4 by Grantham of the Senate and Elder and Conaghan of the House was read and considered.

Upon motion of Senator Grantham, **SJR 4** was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, **SJR 4** was considered

engrossed and placed on third reading and final passage.

THIRD READING

SJR 4 was read for the third time at length.

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

Aye: Berrong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton McCune, Martin, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—39.

Nay: Baldwin, Birdsong, Hamilton, Medearis and Smith.—5.

Excused: Cate, Ham, Stipe and Young.—4.

The resolution passed.

SJR 4 was referred for engrossment.

GENERAL ORDER

SB 61 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 61 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 61 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 61 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—44.

Excused: Cate, Ham, Stipe and Young.—4.

The bill and emergency passed.

SB 61 was referred for engrossment.

GENERAL ORDER

SB 23 by Berrong was read and considered.

Upon motion of Senator Berrong, SB 23 was advanced to engrossment.

By unanimous consent, upon request of Senator Berrong, SB 23 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 23 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter,

Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—44.

Excused: Cate, Ham, Stipe and Young.—4.

The bill passed.

SB 23 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 4, 17, 48 and 56 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

SB 30 by Howard was read and considered.

Upon motion of President Pro Tempore Howard, SB 30 was advanced to engrossment.

By unanimous consent, upon request of President Pro Tempore Howard, SB 30 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 30 was read for the third time at length.

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

Aye: Berrong, Birdsong, Butler, Capps, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Holden, Howard, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—37.

Nay: Baldwin, Boatner, Crow, Hamilton, Helm and Inhofe.—6.

Excused: Cate, Ham, Howell, Stipe and Young.—5.

The bill and emergency passed.

SB 30 was referred for engrossment.

Senator Crow presiding.

GENERAL ORDER

SB 50 by York of the Senate and Kilpatrick of the House was read and considered.

Upon motion of Senator York, SB 50 was advanced to engrossment.

By unanimous consent, upon request of Senator York, SB 50 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 50 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—42.

Excused: Cate, Ham, Howell, Porter, Stipe and Young.—6.

The bill passed.

SB 50 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SJR 3, as coauthored by Frates and Parris.

The above numbered Resolution was referred for enrollment.

COMMITTEE REPORT

DO PASS:

HCR 1004 — Agriculture, as coauthored by Dahl, Capps, Field, Tinsley, Martin, Boatner and Holden.

UNANIMOUS CONSENT REQUEST

Senator Holden asked unanimous consent that **HCR 1004** be considered immediately without being printed, which was the order.

RESOLUTION

HCR 1004 was called up for consideration.

Senators Baldwin, Berrong, Birdsong, Dawson, Funston, Graves, Keller, Lamb, Lambert, Lane, Murphy, Shatwell, Taliaferro, Terrill, Watson and York asked to be made coauthors of **HCR 1004**, which was the order.

HCR 1004, as coauthored, was read at length, adopted upon motion of Senator Watkins, properly signed and ordered returned to the Honorable House.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Tuesday, January 28, 1975, at 1:00 p.m., which motion prevailed.

Upon motion of Senator Lane, the Senate adjourned at 2:15 p.m., to meet Tuesday, January 28, 1975, at 1:00 p.m.

Thirteenth Legislative Day

Tuesday, January 28, 1975

Pursuant to adjournment, the Senate was called to order by Senator Crow, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Cate and Stipe.—2.

Senator Crow declared a quorum present.

The following prayer was offered by Pastor Dale Gregoriew, and incorporated into the Journal upon request of Senator McCune.

Heavenly Father, creator of all things, author of human freedom, as we gather today to consider the needs of our state government, especially in the areas of wildlife conservation, our use of money, our care for special employment needs of pregnant women, and other matters of our concern, give us the ability to act justly so

that Your creation is respected, the principles of freedom and responsibility are upheld, and the responsibilities of a democratic people are met, that in all things Your purpose for this creation is worked in us and in those whom we represent, through Jesus, The Christ, our Lord. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Lambert introduced Leonard R. Diehl, M.D., Oklahoma City, as the Doctor of the Day and Senator Tinsley introduced Mary Gilmour, R.N., Kingfisher, as the Nurse of the Day.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

G. R. Crumpler, 4040 Lincoln Boulevard, Oklahoma City, 73105, representing Oklahoma Municipal League.

Wyman C. Dobbs, 527 Hightower Bldg., Oklahoma City, 73102, representing Professional Firefighters of Oklahoma and Oklahoma City Firefighters Association.

Horace G. Rhodes, 600 Fidelity Plaza, Oklahoma City, representing Association of Oklahoma Life Insurance Companies.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

HB 1025 — County, State and Federal Government, as coauthored by Funston.

HB 1030 — County, State and Federal Government, as coauthored by Funston.

HB 1031 — County, State and Federal Government, as coauthored by Funston.

DO PASS, as amended:

CS for SB 13 — Business, Industry and Labor Relations, as coauthored by Funston, Keating, Schuelein and Watkins of the Senate and Craighead and Wickersham of the House.

SB 37 — Wildlife.

FIRST READING

The following were introduced and read the first time.

SJR 7 — By Martin.

A Joint Resolution disapproving rules and regulations promulgated by the Commissioner of Narcotics and Dangerous Drugs Control; prohibiting future promulgation of rules or regulations without prior legislative authorization; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 116 — Social Welfare.

SB 117 — Rules.

SB 118 — County, State and Federal Government.

SB 119 — County, State and Federal Government.

SB 120 — Wildlife.

SB 121 — Criminal Jurisprudence.

SJR 6 — Constitutional Revision and Regulatory Services.

HB 1090 — Insurance.

HB 1104 — Appropriations and Budget.

HB 1106 — Appropriations and Budget.

HB 1121 — Appropriations and Budget.

HB 1132 — Appropriations and Budget.

RESOLUTION

President Pro Tempore Howard introduced the following Resolution:

SR 7 — By Howard.

A Resolution relating to the ten-state meeting of cattlemen with Congressmen at Washington, D.C., at month's end; authorizing Senator Wes Watkins to attend same with travel and other expenses provided in accord with Senate Resolution and the laws of this state relating to official travel by members of the Legislature.

WHEREAS, serious problems are currently faced by the cattle-raising industry of this Nation; and

WHEREAS, the production of beef is highly important to Oklahoma economy, the problems and plans for solutions thereof are of concern to the Senate; and

WHEREAS, this state is one of those in the ten-state area to participate in the Washington, D.C., meeting with the concerned area's Congressmen beginning January 29, 1975, a representative from Oklahoma, member of this Senate, should attend, Senator Wes Watkins is designated to attend such meeting.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE.

SECTION 1. Senator Wes Watkins is authorized to travel to Washington, D.C., to participate in the ten-state meeting of cattlemen beginning January 29, 1975, with congressional representatives of the area concerned.

SECTION 2. Senator Watkins shall be reimbursed for travel and other expenses incurred in his trip to Washington, D.C., as may be provided by Senate Resolution of the 1st Session of the 35th Oklahoma Legislature and the laws of the state pertaining to official travel by members of the Legislature.

President Pro Tempore Howard moved to amend SR 7, Page 2, Line 8, by striking the words "a representative" and inserting the word "representatives"; Line 9 by striking the word "member" and inserting the word "members"; Line 10 by striking the word "is" and inserting the words "and Senator John L. Dahl are"; Line 13 by striking the word "is" and inserting the words "and Senator John L. Dahl are"; Line 17 by inserting after the word "Watkins" and before the word "shall" the words "and Senator Dahl"; and on Line 18 by striking the word "his" and inserting the word "their" and by amending the title to conform, which amendment was declared adopted.

SR 7, as amended, was read at length, adopted upon motion of President Pro Tempore Howard and ordered referred for enrollment.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HB 1029.

HB 1029 — By Draper.

An Act relating to labor; repealing 40 O.S. 1971, Sections 261 through 284; and declaring an emergency.

The above numbered HB was read for the first time.

Senator Luton presiding.

GENERAL ORDER

SB 47 by Randle, Howell, Funston, Keller, Lamb, Luton, Martin and Young of the Senate and Abbott of the House was read and considered.

Senator Howell moved to amend SB 47, Page 2, Line 7, by striking the words "or from" and inserting the word "for", which amendment was declared adopted.

Senator Hamilton moved to amend SB 47, Page 2, Lines 8 through 10, by placing a period after the word "districts" on Line 8 and striking the balance of the new language through the word "action," on Line 10.

Senator Hamilton asked unanimous consent to withdraw his preceding amendment, which was the order.

Senator Hamilton moved to amend SB 47, Page 2, Lines 8 through 10, by adding a period after the word "districts" and striking the comma and the word "or" on Line 8 and adding the words "School districts shall not be authorized to pay", which amendment was declared adopted.

Senator Lamb moved to amend SB 47, Page 2, Line 8, by adding after the word "districts" and before the period the following: "but within the scope of their employment", which amendment was declared adopted.

Senator Berrong moved to amend SB 47, Page 2, Line 18, through Page 3, Line 1, by striking after the word "exceed" on Line 18 of Page 2 the words "One Hundred Thousand" and striking on Page 3, Line 1, the word and figure "Dollars (\$100,000.00)" and inserting the words and figures "Fifty Thousand Dollars (\$50,000.00) for any one person and shall

not exceed Three Hundred Thousand Dollars (\$300,000.00)", which amendment was declared failed of adoption.

Senator Grantham moved to amend SB 47, Page 2, Line 10, by adding after the word "action," and before the word "but" the following: "under this section", which amendment was declared adopted.

Senator Hamilton moved to amend SB 47, Page 3, Lines 16 and 17, by striking after the word "section" on Line 16 all language through the word "insurer," on Line 17.

Senator Young moved to table the Hamilton amendment, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Birdsong, Boatner, Butler, Dawson, Funston, Garrett, Holden, Howard, Howell, Lambert, Lane, Luton, McCune, Martin, Murphy, Randle, Wolfe, York and Young.—19.

Nay: Baldwin, Berrong, Capps, Crow, Dahl, Field, Grantham, Graves, Ham, Hamilton, Helm, Inhofe, Keating, Keller, Lamb, Medearis, Pierce, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley and Watson.—25.

Excused: Cate, Porter, Stipe and Watkins.—4.

Senator Hamilton pressed his motion to amend, which motion was declared adopted.

Upon motion of Senator Randle, SB 47, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Randle, SB 47, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 47 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Crow, Funston, Garrett, Grantham, Ham, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Murphy, Pierce, Randle, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watson, Wolfe, York and Young.—32.

Nay: Baldwin, Berrong, Dawson, Field, Graves, Hamilton, Helm, Inhofe, McCune, Medearis and Schuelein.—11.

Excused: Cate, Dahl, Porter, Stipe and Watkins.—5.

The bill and emergency passed.

SB 47 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled HCR 1004.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 59 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 59 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 59 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 59 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watson, Wolfe, York and Young.—43.

Excused: Cate, Dahl, Porter, Stipe and Watkins.—5.

The bill and emergency passed.

SB 59 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 23, 30, 50 and 61 and SJR 4 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SJR 3 was correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

SB 96 by Crow, Funston and Watson of the Senate and Cotner of the House was read and considered.

Senator Field asked to be made a co-author of SB 96, which was the order.

Upon motion of Senator Crow, SB 96, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 96, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 96 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watson, Wolfe, York and Young.—43.

Excused: Cate, Dahl, Porter, Stipe and Watkins.—5.

The bill and emergency passed.

SB 96 was referred for engrossment.

Senator Crow presiding.

GENERAL ORDER

SB 49 by Berrong, Birdsong and Luton of the Senate and Payne, et al, of the House, previously considered on Page 110, was considered further.

Senator Berrong moved to amend SB 49, Page 7, Line 5, by adding after the figure "1905" and before the word "of" the figure "(6)", which amendment was declared adopted.

Senator Funston moved to amend SB 49, Page 8, Line 2, by striking after the word "If" and before the word "that" on Line 3 all language and inserting the following: ", pursuant to application by the Commissioner, the District Court of the county wherein any insurer is incorporated or domiciled determines", which amendment was declared adopted.

Senator Funston moved to amend SB 49, Page 8, Line 7, by striking after the word "such" and before the word "gives" the word "company" and inserting in its place the word "insurer", which amendment was declared adopted.

Senators Funston and Young moved to amend SB 49, Page 12, Line 11, by inserting after the word "determine" and before the period the following: ", provided that all legal work required under this act or pursuant to any receivership action filed by the Commissioner shall be performed by the Attorney General or the Commissioner or their employees", which amendment was declared adopted.

Upon motion of Senator Berrong, SB 49, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Berrong, SB 49, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 49 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Holden, Howard, Howell,

Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watson, Wolfe, York and Young.—41.

Nay: Hamilton.—1.

Excused: Cate, Dahl, Helm, Porter, Stipe and Watkins.—6.

The bill and emergency passed.

SB 49 was referred for engrossment.

RESOLUTION

Senator Hamilton introduced the following Resolution:

SR 8 — By Hamilton.

A Resolution for report of progress of implementation of the "Drug Abuse Education Act of 1972"; and directing distribution.

WHEREAS, the Oklahoma Legislature adopted the "Drug Abuse Education Act of 1972" during its 1972 session; and

WHEREAS, the avowed purpose of said act as stated in Section 3 thereof was as follows:

"The purpose of this act is to insure the development of a comprehensive drug abuse education program for all children and youth in kindergarten and grades 1 through 12 in the public schools of this state. It is the legislative intent that this program shall teach value orientation, the adverse and dangerous effects of drugs on the human mind and body to include proper usage of prescription and nonprescription medicines, and that such instruction shall be intensive and given immediate emphasis, beginning with the 1972-73 school year. The program shall

teach positive values emphasizing to children their worth so as to instill in them a positive sense of their self worth which would tend to cause them to reject anything which would detract from that sense of self worth"; and

WHEREAS, said act required the board of education of every school district of this state to schedule drug abuse education courses as a part of the curriculum; and

WHEREAS, this Legislative Body deems it advisable and necessary that the impact of the Drug Abuse Education Act of 1972 on each school district within the State of Oklahoma be reported.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

THAT, the Department of Education report progress of achievement of purposes stated in Section 3 of the Drug Abuse Education Act of 1972 by:

1. Accumulating data on specific steps taken to implement said act by each school district within the state;

2. Accumulating data to establish the specific effect of implementation of the act in each such school district; and

3. Summarizing the data so accumulated and submitting a written report of a data collected, and findings and recommendations.

BE IT FURTHER RESOLVED THAT the Department of Education prepare and submit the report requested by this Resolution within sixty days after it is passed.

BE IT FINALLY RESOLVED THAT a duly authenticated copy of this Resolution be prepared and forwarded to the members of the State Board of Education.

SR 8 was read at length, adopted upon motion of Senator Hamilton and ordered referred for enrollment.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Wednesday, January 29, 1975, at 1:00 p.m., which motion prevailed.

Upon motion of Senator Lane, the Senate adjourned at 2:45 p.m. to meet Wednesday, January 29, 1975, at 1:00 p.m.



Fourteenth Legislative Day

Wednesday, January 29, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watson, Wolfe, York and Young.—43.

Excused: Dahl, Howell, Smith, Stipe and Watkins.—5.

Senator Luton declared a quorum present.

The following prayer was offered by Pastor Dale Gregoriew and incorporated into the Journal upon request of Senator McCune.

Gracious God, as You have given us responsibility and the ability to meet it, send Your Holy Spirit among us today in this session of the Senate, so that all our deliberations and actions may be carried out with faithful confidence based on our certainty that all our lives are begun, continued and ended under Your power, through your son, Jesus Christ, Our Lord. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Keller introduced his daughter, Rachel, to the members of the Senate, and asked unanimous consent, which was granted, that she be allowed privileges of the floor and named an Honorary Page for this legislative day.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

Lloyd D. Fullerton, 1700 N.W. 7th Street, Oklahoma City, representing Communications Workers of America, Local 6016.

Dwayne Helterbrand, 102 N. Adams, Enid, representing Communications Workers of America.

William A. Moyer, 4040 Lincoln Boulevard, Oklahoma City, 73105, representing Oklahoma Municipal League.

Donald C. Rider, 4040 Lincoln Boulevard, Oklahoma City, 73105, representing Oklahoma Municipal League.

Charles W. Roach, 19 West First Street, Edmond, 73034, representing Oklahoma Chapter of National Association of Social Workers.

Joy Winfrey, 604 North Lowe, Hobart, 73651, representing Communications Workers of America.

Margaret Wolverton, P.O. Box 543, Lawton, 73501, representing Communications Workers of America.

Don M. Woodcock, 1700 N.W. 7th Street, Oklahoma City, 73106, representing Communications Workers of America.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 99 — Education, Higher, as coauthored by Terrill, Murphy, Dawson, Inhofe, Watson, McCune, Schuelein and York.

DO PASS, as amended:

CS for SB 1 — Rules, as coauthored by Watson, Inhofe, Luton, Terrill, Smith and Lane.

SB 106 — Judiciary, as coauthored by Elder of the House.

SB 109 — Revenue and Taxation, as coauthored by Murphy and Taliaferro.

FIRST READING

The following were introduced and read the first time.

SB 122 — By Stipe.

An Act relating to the statute of limitations on certain types of civil cases; amending 12 O.S. 1971, Section 95; providing for limitations on actions for injury to the rights of another not arising on contract; and declaring an emergency.

SB 123 — By Wadley.

An Act relating to cemeteries; amending 8 O.S. 1971, Sections 205 and 208, relating to burial associations and burial agreements; increasing the membership fees, assessments and benefits payable under burial agreements issued by burial associations.

SB 124 — By Cate, Garrett, Howell, Lamb, Lambert, Grantham, Ham, Murphy, Dahl, Terrill and York of the Senate and Bamberger, et al, of the House.

An Act relating to the Oklahoma Military Department; appropriating Four Hundred Thirty Thousand Dollars to the Oklahoma Military Department for the operation and maintenance of the 45th Infantry Division Museum; making appropriation nonfiscal; and declaring an emergency.

SB 125 — By Cate, Garrett, Howell, Lamb, Lambert, Grantham, Ham, Murphy, Dahl, Terrill and York of the Senate and Bamberger, et al, of the House.

An Act relating to the 45th Infantry Division Museum; changing the location of the Museum to the buildings presently occupied by the Oklahoma Military Department near 36th Street and North Eastern in Oklahoma City, Oklahoma; and declaring an emergency.

SB 126 — By Terrill.

An Act relating to prisons and reformatories; amending 57 O.S. 1971, Section 332.4, as amended by Section 3, Chapter 172, O.S.L. 1973 (57 O.S. Supp. 1974, Section 332.4); providing for selection of Chairman of Pardon and Parole Board; providing for compensation of Chairman and Board members; creating full-time Board; and declaring an emergency.

SB 127 — By Smith and Terrill of the Senate and Payne of the House.

An Act relating to sales tax exemptions; amending 68 O.S. 1971, Section 1305; providing exemption for sales made by

newspaper carriers; requiring sales tax to be collected when single copy transactions exceed twenty-five cents; and declaring an emergency.

SB 128 — By Garrett and Hamilton of the Senate and Morgan and Elder of the House.

An Act relating to poor persons; amending 56 O.S. 1971, Section 233; prescribing procedure where parent of needy child does not obtain or accept available employment; stipulating conditions under which a parent of needy child may not be referred for prosecution for failure to maintain child support; authorizing opportunity to voluntarily begin and maintain child support without prosecution and fixing conditions thereof; fixing mandatory sentence of imprisonment in the county jail; providing for probation under certain conditions; providing for severability; and declaring an emergency.

SB 129 — By Porter.

An Act relating to grand juries; amending 38 O.S. 1971, Section 21; providing that district judges in their discretion may determine the number of grand jurors to be summoned; and declaring an emergency.

SB 130 — By Porter.

An Act relating to judicial officers; amending 20 O.S. 1971, Section 1404, as last amended by Section 1, Chapter 296, O.S.L. 1974 (20 O.S. Supp. 1974, Section 1404); providing grounds for removal from office for judicial officers; and declaring an emergency.

SJR 8 — By Randle.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to the Constitution of Oklahoma amending Section 10A, Article X of the Oklahoma Constitution, to change the maximum amount that the special annual recurring ad valorem tax levy for cooperative and joint city-county libraries

may be, from two mills to four mills on the dollar of the assessed valuation of all taxable property in the county, and allowing counties having a population of more than two hundred fifty thousand to use the proceeds of such a levy for libraries or library services in cooperation with one or more other counties.

UNANIMOUS CONSENT REQUEST

President Pro Tempore Howard, on behalf of Senator Martin, asked unanimous consent that when SJR 7 is read the second time it be referred direct to the Calendar, which was the order.

SECOND READING

The following were read the second time and referred to the committees indicated.

SJR 7 — Direct to Calendar.

HB 1029 — Business, Industry and Labor Relations.

GENERAL ORDER

SB 101 by Cate, Howell and Garrett was read and considered.

Senators Wolfe and Keating asked to be made coauthors of **SB 101**, which was the order.

Senator Hamilton moved to amend **SB 101**, Pages 2 and 3, Lines 14 through 18 on Page 2 and Line 1 on Page 3, by adding a period after the word "probation" and striking the balance of the new language.

Senator Cate moved to table the Hamilton amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Butler, Cate, Dawson, Funston, Grantham, Graves, Ham, Howard, Inhofe, Keating, Keller, Lambert, Luton, McCune, Martin, Medearis, Murphy, Randle,

Schuelein, Terrill, Tinsley, Wolfe, York and Young.—24.

Nay: Baldwin, Berrong, Birdsong, Boatner, Capps, Crow, Field, Hamilton, Helm, Holden, Lamb, Lane, Pierce, Porter, Shatwell, Taliaferro, Wadley and Watson.—18.

Excused: Dahl, Garrett, Howell, Smith, Stipe and Watkins.—6.

Senator Murphy presiding.

Senator Keller moved to amend SB 101, Pages 2 and 3, Line 15 of Page 2 and Line 10 of Page 3, by inserting after the word "offense" and before the period on Line 15 of Page 2 the following: "committed under the age of twenty-one (21)"; and inserting the same language in the same manner on Line 10 of Page 3.

Senator Luton presiding.

Senator Funston raised a point of order stating that the Keller amendment was actually two separate amendments which should be divided.

The Chair ruled that Senator Funston's point of order was well taken and the Keller amendment was out of order.

Senator Hamilton moved to amend SB 101, Page 2, Line 15, by adding after the word "offense" and before the period the following: "for persons under the age of twenty-one (21) years", which amendment was declared adopted.

Senator Medearis presiding.

Senator Lamb moved to amend SB 101, Pages 2 and 3, Lines 15 through 18 on Page 2 and Line 1 on Page 3, by striking after the word "offense." on Line 15 of Page 2 all new language through the word "final." on Line 1 of Page 3.

Senator Luton presiding.

Senator Cate moved to table the Lamb amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Butler, Cate, Dawson, Funston, Grantham, Graves, Ham, Howard, Inhofe, Keating, Luton, McCune, Medearis, Murphy, Porter, Randle, Schuelein, Shatwell, Terrill, Tinsley, Wolfe, York and Young.—23.

Nay: Baldwin, Berrong, Birdsong, Boatner, Capps, Crow, Field, Hamilton, Helm, Holden, Keller, Lamb, Lambert, Lane, Martin, Pierce, Taliaferro, Wadley and Watson.—19.

Excused: Dahl, Garrett, Howell, Smith, Stipe and Watkins.—6.

Senator Keller moved to amend SB 101, Page 3, Line 10, by adding after the word "offense" and before the period the following: "committed under the age of twenty-one (21)".

Senator Funston moved to table the Keller amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Butler, Cate, Dawson, Funston, Grantham, Graves, Ham, Holden, Howard, Lambert, Luton, McCune, Martin, Medearis, Murphy, Porter, Randle, Schuelein, Shatwell, Terrill, Tinsley, Wadley, Wolfe, York and Young.—25.

Nay: Baldwin, Berrong, Birdsong, Boatner, Capps, Crow, Field, Hamilton, Helm, Inhofe, Keating, Keller, Lamb, Lane, Pierce, Taliaferro and Watson.—17.

Excused: Dahl, Garrett, Howell, Smith, Stipe and Watkins.—6.

Upon motion of Senator Cate, SB 101, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Cate, SB 101, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 101 was read for the third time at length.

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

Aye: Berrong, Butler, Cate, Dawson, Funston, Grantham, Graves, Ham, Holden, Howard, Inhofe, Keating, Lambert, Luton, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Terrill, Tinsley, Wadley, Wolfe, York and Young.—27.

Nay: Baldwin, Birdsong, Boatner, Capps, Crow, Field, Hamilton, Helm, Keller, Lamb, Lane, Pierce, Porter, Taliaferro and Watson.—15.

Excused: Dahl, Garrett, Howell, Smith, Stipe and Watkins.—6.

The bill passed.

Senators Lane, Crow, Porter, Taliaferro and Boatner desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 32. Nay: 10. Excused: 6.

The emergency passed.

SB 101 was referred for engrossment.

Senator Medearis presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 47, 49 and 59 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

Senator Luton presiding.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 22, as coauthored by Cowan, Cummings, Denman, Duckett, Frates, Hammons, Hibdon, Holaday, Holden, Johnson (Don), Kennedy, Manning, Thornhill and Whorton; and SB 52, as coauthored by Elder and Whorton.

The above numbered Bills were referred for enrollment.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Thursday, January 30, 1975, at 1:00 p.m., which motion prevailed.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SJR 3.

The above numbered Enrolled Resolution was referred to the Governor.

Upon motion of Senator Lane, the Senate adjourned at 3:10 p.m. to meet Thursday, January 30, 1975, at 1:00 p.m.



Fifteenth Legislative Day

Thursday, January 30, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watson, York and Young.—39.

Excused: Baldwin, Cate, Dahl, Howell, Porter, Smith, Stipe, Watkins and Wolfe.—9.

Senator Luton declared a quorum present.

The following prayer was offered by Pastor Dale Gregoriew and incorporated into the Journal upon request of Senator McCune.

We have been advised that Senator Wayne Holden's father passed away this morning. We ask, Lord, that You be with Senator Holden and his family in their time of grief, and ask that each one of us here today remember them in our prayers.

Holy Father, we thank you for the gracious manner in which You regard us — for the gift of life, for the freedom to decide, for the responsibility You lay upon us, for the confident ability You have given us to use these gifts. Hear our prayers this day for the courage to act confidently, for the wisdom to know and represent our people diligently, for our whole nation in this time of unrest and fear, so that all our actions as a government of, by and for the people may continue in our strength with faithfulness to our nation's high purpose and honest stewardship of all the gifts we have received by Your grace.

Through Jesus Christ, our Lord. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senators Taliaferro and Terrill introduced Frank Austin, M.D., Lawton, as the Doctor of the Day.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

F. Calvin Cortum, Rt. 1, Blanchard, 73010, representing Communications Workers of America.

Gary E. Holleman, Route # 3, Box 123B, Chandler, representing Communications Workers of America.

Charles H. Murphy, 228 North Main, Muskogee, 74401, representing Democrat-Republican-Independent-Voters Education—DRIVE (Arkansas-Oklahoma Conference of Teamsters).

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 63 — Appropriations and Budget.
SB 70 — Appropriations and Budget.
SB 75 — Appropriations and Budget.

DO PASS, as amended:

SB 92 — Appropriations and Budget.

FIRST READING

The following were introduced and read the first time.

SB 131 — By Berrong of the Senate and Stratton of the House.

An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 2358, as amended by Section 2, Chapter 252, O.S.L. 1972 (68 O.S. Supp. 1974, Section 2358); providing for adjustments in arriving at Oklahoma taxable income and Oklahoma adjusted gross income; providing for deduction of federal income taxes paid; and declaring an emergency.

SB 132 — By Grantham of the Senate and Stephenson, Conaghan, Holt and Kennedy of the House.

An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 812, as amended by Section 1, Chapter 179, O.S.L.

1974 (68 O.S. Supp. 1974, Section 812); providing for retention of certain assets of a decedent by bank or other holder thereof pending notice to the Oklahoma Tax Commission and receipt of its consent to deliver; providing exception; and declaring an emergency.

SB 133 — By Medearis.

An Act relating to banks and trust companies; providing for payment of interest on certain escrow accounts; directing codification; and declaring an emergency.

SJR 9 — By Martin and Hamilton of the Senate and Bengtson, Willis, Miskelly and Robinson of the House.

A Joint Resolution providing for a vendor drug program for recipients of assistance payments; authorizing payment for drugs prescribed for recipients of assistance payments suffering from painful and life-endangering diseases; authorizing expenditure from State Assistance Fund; providing for federal financial participation; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 122 — Judiciary.

SB 123 — Insurance and then to Business, Industry and Labor Relations.

SB 124 — Appropriations and Budget.

SB 125 — Constitutional Revision and Regulatory Services.

SB 126 — Public Safety and Penal Affairs.

SB 127 — Revenue and Taxation.

SB 128 — Social Welfare and then to Criminal Jurisprudence.

SB 129 — Criminal Jurisprudence.

SB 130 — Judiciary.

SJR 8 — Constitutional Revision and Regulatory Services.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1092 and 1138 and HJR 1011.

HB 1092 — By Miskelly, Davis (Don), et al, of the House and Crow and Randle of the Senate.

An Act relating to state government; amending 74 O.S. 1971, Section 284, as last amended by Section 1, Chapter 293, O.S.L. 1974 (74 O.S. Supp. 1974, Section 284); increasing the minimum salary for full-time state employment; directing increases in base salaries of state employees under the merit system of personnel administration and exempt and unclassified services; Section 3, Chapter 260, O.S.L. 1973 (74 O.S. Supp. 1973, Section 824) as amended by Section 3, Chapter 293, O.S.L. 1974 (74 O.S. Supp. 1974, Section 824), Section 4, Chapter 293, O.S.L. 1974 (74 O.S. Supp. 1974, Section 824.1), and Sections 1, 2 and 3 of House Joint Resolution No. 1020, O.S. 1971 (74 O.S. Supp. 1974, Sections 825, 826 and 827); fixing operative date; providing for severability; and declaring an emergency.

HB 1138 — By Miskelly, Murphy and Ford.

An Act relating to state officers and employees; amending 74 O.S. 1971, Section 914, as last amended by Section 1, Chapter 139, O.S.L. 1974 (74 O.S. Supp. 1974, Section 914); providing for retirement of state employees; and providing exceptions.

HJR 1011 — By Abbott, et al, of the House and Watkins of the Senate.

A Joint Resolution officially designating the Atwood Bridge East of Allen, Oklahoma, as the Hugh M. Sandlin Bridge; and providing for establishment of plaques thereon so naming the bridge.

The above numbered HBs and HJR were read for the first time.

GENERAL ORDER

HB 1025 by Draper and Rogers of the House and Funston of the Senate was read and considered.

Upon motion of Senator Funston, **HB 1025** was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, **HB 1025** was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1025 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dawson, Field, Funston, Garrett, Grantham, Ham, Hamilton, Helm, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watson, York and Young.—36.

Nay: Graves and Martin.—2.

Excused: Baldwin, Cate, Dahl, Holden, Howell, Porter, Smith, Stipe, Watkins and Wolfe.—10.

The bill and emergency passed.

HB 1025 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

HB 1030 by Draper of the House and Funston of the Senate was read and considered.

Upon motion of Senator Funston, HB 1030 was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, HB 1030 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1030 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Dawson, Funston, Garrett, Graves, Ham, Helm, Howard, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watson and York.—31.

Nay: Capps, Crow, Field, Grantham, Hamilton, Keller and Young.—7.

Excused: Baldwin, Cate, Dahl, Holden, Howell, Porter, Smith, Stipe, Watkins and Wolfe.—10.

The bill passed.

Senator Capps desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 32. Nay: 6. Excused: 10.

The emergency passed.

HB 1030 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

HB 1031 by Draper of the House and Funston of the Senate was read and considered.

Upon motion of Senator Funston, HB 1031 was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, HB 1031 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1031 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Terrill, Tinsley, Wadley, Watson, York and Young.—37.

Excused: Baldwin, Cate, Dahl, Holden, Howell, Porter, Smith, Stipe, Taliaferro, Watkins and Wolfe.—11.

The bill and emergency passed.

HB 1031 was ordered withheld pursuant to Rule 19(f).

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 101 was correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SBs 22 and 52 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

SB 37 by Murphy and Ham was read and considered.

Senator Murphy moved to amend SB 37, Page 4, Line 17, by striking after the word "Section" and before the word "of" the figure "10-30" and inserting the figure "5-208", which amendment was declared adopted.

Senator Garrett moved to amend SB 37, Page 4, Line 16, by inserting a new Section 4 as follows:

"SECTION 4. It shall be an offense for any person or group of persons to engage in or participate in fights between any fowl in this state."

and renumber the succeeding sections.

Senator Field moved to table the Garrett amendment, which motion to table was declared adopted.

Upon motion of Senator Murphy, SB 37, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Murphy, SB 37, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 37 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Crow, Field, Funston, Garrett, Ham, Helm, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy,

Pierce, Randle, Schuelein, Shatwell, Terrill, Tinsley, Wadley, Watson, York and Young.—33.

Nay: Dawson and Grantham.—2.

Excused: Baldwin, Cate, Dahl, Graves, Hamilton, Holden, Howell, Porter, Smith, Stipe, Taliaferro, Watkins and Wolfe.—13.

The bill and emergency passed.

SB 37 was referred for engrossment.

GENERAL ORDER

SB 109 by Watson, Cate, Murphy and Taliaferro was read and considered.

Senators Berrong, Capps, Field, Funston, Graves, Helm, Holden, Inhofe, Keating, Keller, Lamb, McCune, Medearis, Pierce, Schuelein, Terrill, Watkins and Wolfe asked to be made coauthors of SB 109, which was the order.

Senator Watson, citing Rule 8(d), asked unanimous consent the Representative McCaleb be added as House author of SB 109, which was the order.

Senator Keller moved to amend SB 109, Page 4, Line 5, by adding after the word "students." the following: "If there is no tuition differential, then the exemption shall apply only to students who are enrolled as and are actual nonresident students.", which amendment was declared adopted.

Upon motion of Senator Watson, SB 109, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Watson, SB 109, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator Graves asked unanimous consent, which was granted, to amend SB 109 on third reading by adding a new Section 2 on Page 7, Line 6, and renumbering the present Section 2 to be Section 3; the new Section 2 to read as follows:

“SECTION 2. 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.”,

which amendment was declared adopted.

Senator Murphy presiding.

SB 109 was read for the third time at length.

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

Aye: Berrong, Boatner, Butler, Field, Funston, Garrett, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Terrill, Tinsley, Wadley and Watson.—30.

Nay: Birdsong, Crow, Dawson, Grantham, Lane, York and Young.—7.

Excused: Baldwin, Capps, Cate, Dahl, Howell, Porter, Smith, Stipe, Taliaferro, Watkins and Wolfe.—11.

The bill passed.

Senators Lane, Birdsong and Dawson desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 33. Nay: 4. Excused: 11.

The emergency passed.

SB 109 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 96 was correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SRs 7 and 8 were each correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

RESOLUTIONS

Senator Helm introduced the following Resolution:

SR 9 — By Helm.

A Resolution expressing legislative displeasure in relation to the scheduled appearance of Angela Davis on the University of Oklahoma campus; requesting a report to the State Senate from the University officials responsible for her appearance; and directing distribution.

Senator Funston raised a point of order, stating that SR 9 had given rise to debate and therefore under the Senate Rule should be laid over for one legislative day.

Senator Crow moved that the Rules be suspended and that SR 9 be considered immediately, which motion was declared failed of adoption upon roll call as follows:

Aye: Berrong, Birdsong, Butler, Crow, Garrett, Grantham, Ham, Hamilton, Helm, Inhofe, Keating, Keller, Lamb, Lambert, Lane, McCune, Martin, Medearis, Pierce, Shatwell, Tinsley, Wadley, Watson and Young.—24.

Nay: Boatner, Dawson, Funston, Graves, Howard, Luton, Murphy, Randle, Schuelein, Terrill and York.—11.

Excused: Baldwin, Capps, Cate, Dahl, Field, Holden, Howell, Porter, Smith, Stipe, Taliaferro, Watkins and Wolfe.—13.

The Chair sustained the point of order raised by Senator Funston; SR 9 to be laid over for one legislative day.

Senator Hamilton introduced the following Resolution:

SR 10 — By Hamilton.

A Resolution requesting a report to the Senate Appropriations and Budget Committee on progress made in utilizing the Talkback Television System at the Oklahoma College of Osteopathic Medicine and Surgery and at various other hospitals and state agencies; and directing distribution.

WHEREAS, in past sessions the Oklahoma Legislature, by Resolutions and other legislative enactments, directed the Oklahoma State Regents for Higher Education and the Oklahoma Health Sciences Center to make programs and classroom instruction available through the Talkback Television System to the Oklahoma Osteopathic College of Surgery and Medicine; and

WHEREAS, the Legislature has also directed that Talkback Television be made available to hospitals throughout Oklahoma for seminars or classroom instruction; and

WHEREAS, use of Talkback Television by various statewide agencies to their outlying offices and divisions has heretofore been directed by the Legislature; and

WHEREAS, the Oklahoma State Senate desires a status report on the progress made in implementing the use of the Talkback Television System as outlined above.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

SECTION 1. That Dr. E. T. Dunlap, Chancellor, Oklahoma State Regents for

Higher Education is hereby directed to report to the Senate Appropriations and Budget Committee within thirty (30) days of the passage of this Resolution on the progress made in implementing the use of the Talkback Television System as outlined above.

SECTION 2. That duly authenticated copies of this Resolution be forwarded to Dr. E. T. Dunlap, Chancellor, Oklahoma State Regents for Higher Education; and Mr. John Barson, President, Oklahoma College of Osteopathic Medicine and Surgery, Dr. Paul Sharp, President of University of Oklahoma, and to all agency heads having employees statewide.

SR 10 was read at length, adopted upon motion of Senator Hamilton and ordered referred for enrollment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 22 and 52.

The above numbered Enrolled Bills were referred to the Governor.

PERSONAL PRIVILEGES

Senator Lamb took the floor on personal privileges and read, in relation to the appearance of Angela Davis at the University of Oklahoma, excerpts from Section 1327 of Title 21. Section 1327, enacted in 1968, is titled "Advocating of unlawfulness, criminal syndicalism, sabotage, sedition or treason upon public school grounds prohibited—Penalties."

Senator Hamilton also took the floor with the following remarks: "I want the official Journal of the State Senate to show my objection personally and on behalf of my constituents to the appearance of a professed communist on the campus of the University of Oklahoma this evening."

Senator Crow said he wanted to be shown in the record as being in opposition to the appearance of Angela Davis at the University of Oklahoma.

Senator Lambert's remarks were: "I want the Journal to reflect my opinion in this matter. I concur completely with the statements by Senator Hamilton and Senator Crow."

Senator Watson remarked that he, too, opposed the appearance of Angela Davis.

Senator Lane asked unanimous consent that each Senator who would desire to express an opinion or feeling, either for or against, regarding the appearance of Ms. Davis be permitted to submit that in writing to the clerk's desk who would record that in the Journal of this day's activities, which was the order.

The following remarks regarding the appearance of Ms. Angela Davis on the University of Oklahoma campus were submitted to the desk:

"I oppose Angela Davis's appearance." s/ Lane, Schuelein, Wadley, Murphy and Capps.

"Opposed." s/ Roy Boatner

"Senator Jimmy Birdsong takes the floor on personal privileges for the purpose of objecting to the appearance of Angela Davis on the University of Oklahoma campus the evening of January 30, 1975." s/ Jimmy Birdsong

"I object to the visit of Angela Davis." s/ Inhofe, McCune

"I go on record opposing Angela Davis's appearance on the O.U. campus." s/ G. Tinsley

"In regard to the question of the appearance of Angela Davis, the Constitution

of the United States, along with the first ten amendments thereto, represent my feeling and belief in the matter." s/ Bob Funston

"By my vote against the Crow motion I uphold the consent of freedom of speech as guaranteed in the United States Constitution. I detest the political philosophy espoused by Angela Davis, but I respect any person's right to his own opinion and his right to express it." s/ York

"I oppose the speech and appearance at O.U. by Angela Davis." s/ Jerry Pierce, Norman A. Lamb

"Mr. President, for me to remain silent on the Angela Davis appearance at the University would apply connotations that I subscribe to her presence. I hereby state my strong opposition." s/ Bob R. Shatwell, Senate Dist. 34

"ANGELA DAVIS - COMMUNIST I dislike hearing that Miss Davis will be speaking on the University of Oklahoma campus, which is my alma mater. But I would dislike even more depriving any person the right to speak his mind in America. As long as the taxpayer's money is not paid to the speaker, the following quote sums up my feeling, 'I disapprove of what you say but I will defend to the death your right to say it'.

"We belittle the tyranny of other countries that censor their people from listening to certain radio stations and from criticizing their own government. I hope America never stoops to that level. After all isn't that what makes America bigger than Angela Davis and communism.

"When the speech is over, as a matter of liberty and right we can still say: Yea America! Boo Angela!" s/ E. W. Keller

Senator Lane moved that, when the clerk's desk is clear, the Senate stand ad-

journd to meet Monday, February 3, 1975, at 1:00 p.m., which motion prevailed.

signed and ordered returned to the Honorable House.

BILLS RELEASED

HBs 1025, 1030 and 1031 were properly

Upon motion of Senator Lane, the Senate adjourned at 2:35 p.m. to meet Monday, February 3, 1975, at 1:00 p.m.



Sixteenth Legislative Day

Monday, February 3, 1975

Pursuant to adjournment, the Senate was called to order by President Pro Tempore Howard.

Roll Call:

Present: Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Baldwin, Butler, Holden, Keating, Porter and Smith.—6.

President Pro Tempore Howard declared a quorum present.

The following prayer was offered by Reverend Bobby Sunderland, Crusade Coordinator for the Larry Jones Evangelistic Association, Inc., and incorporated into the Journal upon request of Senator Lamb.

Eternal Father, giver of life and all good things, we gratefully acknowledge the gift of this day. Thank You!

Father, somewhere in the past someone thought it proper to open these Senate sessions with prayer. We pray that the good in

this tradition may not be lost in the commonplace.

Arouse in each of these lawmakers a sensitivity to the eternal presence of Thy Holy Spirit.

Grant these Senators the wisdom of Solomon so that they may have insight to decide aright.

Give them the patience of Job so that they will not be tempted to run ahead of the processes of democracy — instill in each the love of Jesus Christ so that they will consider always the common good of the people and work well with each other.

Father, we thank You so much for the memory of Frank Reneau. We ask Your consoling comfort for his family and friends during this time of bereavement.

In the name of Jesus Christ who is the source of eternal life. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Schuelein introduced O. J. Looper, D.O., Miami, and Senator Berrong introduced Paul Ruble, Taloga, student at Tulsa Medical and Osteopathic College,

Tulsa, as the Doctors of the Day. Senator Lambert introduced Christine Weichbrodt, Oklahoma City, as the Nurse of the Day.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

Dorman D. Barrett, 707 N. Robinson, Room 906, Oklahoma City, 73102, representing Southwestern Bell Telephone Company.

Kenneth Wayne Cole, 13601 Preston Road, Suite 817 West, Dallas, Texas, 75240, representing American Insurance Association.

Cecil Hamilton, Timbergate Office Gardens, 6161 North May Avenue, Oklahoma City, 73112, representing Phillips Petroleum Company, Bartlesville.

Julius E. Kubier, 6161 N. May Avenue, Oklahoma City, 73112, representing Associated Industries of Oklahoma, Inc.

Alvin C. Turner, 707 North Robinson, Room 906, Oklahoma City, 73102, representing Southwestern Bell Telephone Company.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS, as amended:

SB 74 — Appropriations and Budget.

SB 98 — Agriculture, as coauthored by Dahl, Field, Martin and Tinsley and be referred to Committee on Revenue and Taxation by previous order.

HB 1017 — Judiciary, as coauthored by Lamb.

HB 1024 — Criminal Jurisprudence, as coauthored by Funston and Garrett of the Senate and Nance of the House.

FIRST READING

The following were introduced and read the first time.

SB 134 — By Stipe of the Senate and Henry of the House.

An Act abolishing the common law distinctions between invitees, licensees and trespassers, and the defenses of open and obvious defect, assumption of risk and unavoidable accident in actions for damages resulting from condition of property; providing for severability; providing that provisions of this act shall be retroactive; and declaring an emergency.

SB 135 — By Stipe.

An Act relating to presentence investigations; repealing 57 O.S. 1971, Section 519, as amended by Section 3, Chapter 155, O.S.L. 1974 (57 O.S. Supp. 1974, Section 519); and declaring an emergency.

SB 136 — By Lane.

An Act relating to intoxicating liquors; amending 37 O.S. 1971, Section 537; changing the hours of operation of package stores to the hours between 10:00 A.M. and 8:00 P.M.

SB 137 — By Lane.

An Act relating to administrative rules; amending 75 O.S. 1971, Section 308; creating the Committee on Administrative Rules within the State Legislative Council; defining duties and authority, and outlining procedures of said Committee and of the Executive Committee of said Council; requiring the filing of rules and proposed and amendatory rules with said Committee on Administrative Rules and specifying procedures relative thereto; providing that the Legislature by simple resolution may approve, alter, suspend or abrogate all or any portion of adopted, proposed or

amended rules; and declaring an emergency.

SB 138 — By Dahl.

An Act relating to game and fish; amending Section 5-204, Chapter 17, O.S.L. 1974 (29 O.S. Supp. 1974, Section 5-204); prohibiting hunting or use of firearms near public places; prohibiting shooting at wildlife from certain places; prohibiting transportation of loaded firearms except under certain circumstances; and providing penalties.

SB 139 — By Murphy.

An Act relating to salvaged motor vehicles; providing for mutilation of license tags attached to salvaged vehicles; providing penalties; directing codification; and declaring an emergency.

SB 140 — By Randle.

An Act relating to workmen's compensation; providing for additional State Industrial Court Judges; providing for appointment and term of office; and declaring an emergency.

SB 141 — By Randle of the Senate and Kilpatrick of the House.

An Act relating to workmen's compensation; amending 85 O.S. 1971, Section 131b; providing for appointment and qualifications of Executive Manager of the State Insurance Fund; and declaring an emergency.

SB 142 — By Tinsley, Dahl, Capps, Watkins, Field, Boatner, Holden, Martin and Smith.

An Act relating to agriculture; amending 2 O.S. 1971, Section 2-13; providing for labeling of domestic or imported red meat or red meat products; providing for posting of signs where imported red meat is sold; providing for certification by seller to buyers of origin of red meat; and declaring an emergency.

SB 143 — By Boatner.

An Act relating to agriculture; amending 2 O.S. 1971, Section 3-82; requiring permit issued by the State Board of Agriculture for engaging in custom application of pesticides; providing for procedures and for a fee; prescribing penalty for violations; providing for certain permittees having a service agent; and declaring an emergency.

SB 144 — By Luton.

An Act relating to motor vehicle license number plates; amending 47 O.S. 1971, Section 22.18; providing for permanent license number plates to be issued every five years; directing codification; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 131 — Revenue and Taxation.

SB 132 — Revenue and Taxation.

SB 133 — Banks and Banking.

SJR 9 — Public and Mental Health.

HB 1092 — Appropriations and Budget.

HB 1138 — County, State and Federal Government.

HJR 1011 — Roads and Highways.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1122 and 1140.

HB 1122 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

(Oklahoma Aeronautics Commission — Emergency)

HB 1140 — By Camp.

An Act relating to probate procedure; amending 28 O.S. 1971, Section 49.1 and 58 O.S. 1971, Section 282; providing for

compensation of appraisers and commissioners; deleting provision for compensation of probate appraisers from Title 28; increasing compensation of probate appraisers; providing operative date; and declaring an emergency.

The above numbered HBs were read for the first time.

PENDING SENATE ACTION — RESOLUTION

SR 9, introduced on Page 142, was called up for consideration.

Senator Funston moved to amend SR 9, Page 2, Line 23, by adding a new Section 3 to read as follows:

“SECTION 3. That the Senate reaffirms its faith in the freedom of speech as guaranteed by the United States Constitution.”

and renumber succeeding sections; which amendment was declared adopted upon roll call as follows:

Aye: Birdsong, Boatner, Cate, Dahl, Dawson, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Howard, Howell, Lambert, Lane, Martin, Murphy, Randle, Schuelein, Shatwell, Stipe, Terrill, Tinsley, Wadley, Watkins, Wolfe and York.—27.

Nay: Capps, Crow, Field, Helm, Inhofe, Keller, Lamb, McCune, Pierce, Taliaferro, Watson and Young.—12.

Excused: Baldwin, Berrong, Butler, Holden, Keating, Luton, Medearis, Porter and Smith.—9.

Senator Lambert moved to amend SR 9, Page 2, Lines 12 through 14 and 20 through 22, by striking all language on Lines 12, 13, 14, 20, 21 and 22, which amendment was declared adopted.

Senator Holden asked to be shown present, which was the order.

SR 9, as amended, was read at length as follows:

SR 9 — By Helm.

A Resolution expressing legislative displeasure in relation to the scheduled appearance of Angela Davis on the University of Oklahoma Campus; requesting a report to the State Senate from the university officials responsible for her appearance; and directing distribution.

WHEREAS, Ms. Angela Davis is scheduled to speak on the campus of the University of Oklahoma at 7:30 p.m. on January 30, 1975; and

WHEREAS, student funds are to be expended to pay Ms. Davis for her appearance; and

WHEREAS, the University of Oklahoma is a public institution supported in part by taxes paid by the citizens of Oklahoma; and

WHEREAS, Ms. Davis' avowed political views and beliefs are contrary to the views and beliefs of many of the citizens of the State of Oklahoma; and

WHEREAS, the Senate is greatly displeased that Ms. Davis is to speak on the campus of the University of Oklahoma.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

SECTION 1. That the Senate does hereby express its displeasure at the scheduled appearance of Ms. Davis at the University of Oklahoma.

SECTION 2. That the Senate reaffirms its faith in the freedom of speech as guaranteed by the United States Constitution.

SECTION 3. That a duly authenticated copy of this Resolution be forwarded to Dr. Paul Sharp, President of the University of Oklahoma.

Upon motion of Senator Helm, SR 9, as amended, was adopted upon roll call as follows and ordered referred for enrollment.

Aye: Berrong, Birdsong, Boatner, Capps, Crow, Dahl, Field, Garrett, Grantham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Tinsley, Wadley, Watkins, Watson and Young.—33.

Nay: Cate, Dawson, Funston, Graves, Ham, Terrill, Wolfe and York.—8.

Excused: Baldwin, Butler, Keating, Luton, Medearis, Porter and Smith.—7.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 37 and 109 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SR 10 was correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

Senator Murphy presiding.

RESOLUTION STRICKEN

Senator Martin asked unanimous consent that SJR 7 be stricken from the Calendar, which was the order.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1025, 1030 and 1031.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

Senator Porter asked to be shown present, which was the order.

GENERAL ORDER

SB 1 by Howell, Watson, Inhofe, Luton, Terrill, Smith and Lane of the Senate and Cotner of the House was read and considered.

Senators Hamilton, Wadley, Schuelein, Keller, Lamb and Lambert asked to be made coauthors of SB 1, which was the order.

Senators Pierce and Randle moved to amend SB 1, Page 2, Line 12, by adding a new Section 2 as follows:

“SECTION 2. It is the intent of the Legislature that an individual’s right to privacy be protected, that there be a procedure developed for a citizen, at a nominal fee, to determine what information about him is recorded and how it is used, and that a procedure be developed to allow a person to correct or complete any incorrect or incomplete records.

It is further the intent of the Legislature that information gathered on a person for one purpose not be used for another purpose without that person’s consent; nor shall information kept on an individual by one agency be combined with information kept on the same individual by any other agency without the approval of the Legislature.”

and by renumbering subsequent sections and amending the title to conform thereto.

Senator Keller moved to amend the Pierce-Randle amendment to SB 1 by adding at the end thereof, after the word "Legislature" and before the period the following: "except for information pertaining to persons who are receiving aid for dependent children", which amendment to the Pierce-Randle amendment was declared failed of adoption upon roll call as follows:

Aye: Field, Garrett, Helm, Keller, Lamb and Watkins.—6.

Nay: Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Funston, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watson, Wolfe, York and Young.—38.

Excused: Baldwin, Butler, Keating and Smith.—4.

Senator Pierce pressed his motion for the adoption of his amendment. Senator Howell moved to table the Pierce-Randle amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howell, Keller, Lamb, Lambert, Luton, Martin, Medearis, Murphy, Porter, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watkins and York.—33.

Nay: Helm, Howard, Inhofe, Lane, McCune, Pierce, Randle, Watson and Wolfe.—9.

Excused: Baldwin, Butler, Keating, Smith, Stipe and Young.—6.

Upon motion of Senator Howell, SB 1, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Howell, SB 1, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 1 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—42.

Nay: Helm.—1.

Excused: Baldwin, Butler, Keating, Smith and Young.—5.

The bill and emergency passed.

SB 1 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 20.

The above numbered Bill was referred for enrollment.

GENERAL ORDER

SB 63 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, **SB 63** was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, **SB 63** was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 63 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Nay: Inhofe.—1.

Excused: Baldwin, Butler, Keating and Smith.—4.

The bill and emergency passed.

SB 63 was referred for engrossment.

GENERAL ORDER

SB 70 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, **SB 70** was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, **SB 70** was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 70 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Baldwin, Butler, Dahl, Keating and Smith.—5.

The bill and emergency passed.

SB 70 was referred for engrossment.

GENERAL ORDER

SB 75 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, **SB 75** was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, **SB 75** was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 75 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young—42.

Nay: Helm and McCune.—2.

Excused: Baldwin, Butler, Keating and Smith.—4.

The bill and emergency passed.

SB 75 was referred for engrossment.

GENERAL ORDER

SB 92 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Senators Berrong, Field and Taliaferro asked to be made coauthors of SB 92, which was the order.

Upon motion of Senator Crow, SB 92, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 92, as coauthored, was

considered engrossed and placed on third reading and final passage.

THIRD READING

SB 92 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Baldwin, Butler, Keating and Smith.—4.

The bill and emergency passed.

SB 92 was referred for engrossment.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Tuesday, February 4, 1975, at 1:00 p.m., which motion prevailed.

Upon motion of Senator Lane, the Senate adjourned at 3:30 p.m. to meet Tuesday, February 4, 1975, at 1:00 p.m.

Seventeenth Legislative Day

Tuesday, February 4, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Howard, Howell, Inhofe, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—42.

Excused: Butler, Ham, Holden, Keating, Keller and York.—6.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend Bobby Sunderland and incorporated into the Journal upon request of Senator Lamb.

Father in Heaven,

Give us the wisdom to trace our blessings to their source so that we may love You more and more.

Save us all from the practice of score-keeping which so often leads to pride or revenge.

Deliver all of us from the compulsive hunger for praise and recognition.

Spare us from the love of money and material things so that we may be honest in all our dealings.

Give us the ability to disagree without being disagreeable.

In the strong name of Jesus Christ, the eternal Son of God — who makes it possible to live on the earth and be happy at the same time. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Medearis introduced James R. Brixey, M.D., Tahlequah, and Chris Hanson, student at Tulsa Medical and Osteopathic College, Tulsa, as the Doctors of the Day. Senator Helm introduced Capt. Eva Smith, R.N., U.S. Air Force, Oklahoma City, as the Nurse of the Day.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

John Kyle, P.O. Box 14607, Oklahoma City, 73114, representing The Associated Motor Carriers of Oklahoma, Inc.

Finis F. Lafon, P.O. Box 60125, Oklahoma City, 73106, representing various clients, including garages, insurance companies, banks, contractors and various other corporations, associations and individuals.

Claud Thompson, 101 N.E. 23rd Street, Oklahoma City, representing Sooner Alcohol Narcotics Education.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS, as amended:

SB 122 — Judiciary, as coauthored by Peterson and Floyd of the House.

FIRST READING

The following were introduced and read the first time.

SB 145 — By Wadley.

An Act relating to water and water rights; amending Sections 1 through 6, 8, 10, 11, 13, 23, 25 and 26, Chapter 254, O.S.L. 1972 (82 O.S. Supp. 1974, Sections 1324.1 through 1324.6, 1324.8, 1324.10, 1324.11, 1324.13, 1324.23, 1324.25 and 1324.26); providing for the creation, administration, merger and dissolution of Rural Natural Gas Distribution Districts in the same manner as now provided by the Rural Water, Sewer and Solid Waste Management Districts Act; providing short title; defining terms; providing for organization of districts; prescribing powers of districts; providing for fees, revenues and payment of expenses; providing for annexation and consolidation; providing for enlargement of purposes and powers of districts; and declaring an emergency.

SB 146 — By Young.

An Act relating to professions and occupations; amending Section 6, Chapter 144, O.S.L. 1973 (59 O.S. Supp. 1974, Section 366) to require that alternative methods of meeting the requirements of the Uniform Pharmacy Continuing Professional Education Act of the State of Oklahoma be provided on request to pharmacists over the age of sixty-five years; and declaring an emergency.

SB 147 — By Porter.

An Act relating to public health and safety; providing procedures for the use of public restrooms; providing for penalties; directing codification; and declaring an emergency.

SB 148 — By Murphy.

An Act relating to criminal procedure; providing procedures for the incarceration of convicted felons; directing codification; and declaring an emergency.

SB 149 — By Dahl.

An Act relating to conservation districts; amending 82 O.S. 1971, Section 1501-502; providing for powers of districts and directors; and declaring an emergency.

SB 150 — By Smith and Luton of the Senate and Nance of the House.

An Act relating to labor; providing for additional penalties, than otherwise specified by existing law, for failure on part of employer to pay or provide benefits or furnish wage supplements pursuant to agreements to or for benefit of employees; defining terms; and declaring an emergency.

SB 151 — By Smith.

An Act relating to motor vehicles; prohibiting operation of motorcycle or motor-driven cycle without license, and providing exceptions; providing for issuance of motorcycle operator's license and fees; directing deposit, credit and use of fees collected; authorizing promulgation of

rules and regulations; providing for operative date; and declaring an emergency.

SB 152 — By Smith.

An Act relating to motor vehicles; amending 47 O.S. 1971, Section 40-105; requiring certain equipment on motorcycles and motor scooters and the use of protective devices; authorizing standards and regulations on protective devices and enforcement thereof; and providing for the approval of protective devices and publication of a list thereof.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 134 — Judiciary.

SB 135 — Criminal Jurisprudence.

SB 136 — County, State and Federal Government.

SB 137 — County, State and Federal Government.

SB 138 — Wildlife.

SB 139 — Criminal Jurisprudence.

SB 140 — Judiciary.

SB 141 — Insurance.

SB 142 — Agriculture.

SB 143 — Agriculture.

SB 144 — Revenue and Taxation and then to County, State and Federal Government.

HB 1122 — Appropriations and Budget.

HB 1140 — Judiciary.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1022 and 1089 and HJR 1012.

HB 1022 — By Kennedy of the House and Grantham of the Senate.

An Act relating to courts; amending 20 O.S. 1971, Section 125, as amended by Section 1, Chapter 150, O.S.L. 1974 (20 O.S. Supp. 1974, Section 125), providing for

appointment of bailiffs, and fixing duties and compensation of bailiffs.

HB 1089 — By Draper.

An Act relating to probate procedure; amending 58 O.S. 1971, Sections 501, 502, 503, 504, 505, 507, 509, 510, 511 and 512; providing for conveyance of real estate in certain cases; repealing 58 O.S. 1971, Sections 506 and 508; providing for severability; providing effective date; and declaring an emergency.

HJR 1012 — By Sparkman, et al, of the House and Lane, Hamilton and Graves of the Senate.

A Joint Resolution relating to assistance payments; and requesting increases in payments under certain welfare programs.

The above numbered HBs and HJR were read for the first time.

MESSAGE FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed HCR 1006.

HCR 1006 — By Stratton of the House and Berrong of the Senate.

A Concurrent Resolution commending the contribution to rural Oklahoma of Mrs. Chester Smith for over fifty years of leadership service and recognizing her recent election as Chairwoman of the American Farm Bureau Federation Women's Advisory Committee; and directing distribution.

Consideration of the Resolution was deferred for this legislative day.

GENERAL ORDER

SB 74 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, **SB 74** was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 74 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 74 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Howard, Howell, Inhofe, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—41.

Excused: Butler, Field, Ham, Holden, Keating, Keller and York.—7.

The bill and emergency passed.

SB 74 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 1, 63, 70, 75 and 92 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SB 20 was correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

SR 9 was correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

Senators Keller, Holden and Ham asked to be shown present, which was the order.

GENERAL ORDER

SB 99 by Howell, Terrill, Murphy, Dawson, Inhofe, Watson, McCune, Schuelein and York was read and considered.

Senator Watkins asked to be made a coauthor of SB 99, which was the order.

Senator Hamilton moved to amend SB 99, Page 4, Line 14½, by adding a new Section 5 to read as follows:

“SECTION 5. No state funds shall ever be used or appropriated in connection with the operations of the Oklahoma Theater Center, Inc., nor any entity which may succeed the same.”

and renumber succeeding sections.

Senator Murphy moved to amend the Hamilton amendment by adding after the word “appropriated” and before the word “in” the word “directly”.

Senator Hamilton moved to table the Murphy amendment to the Hamilton amendment which motion to table was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Dahl, Field, Grantham, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Lamb, Lane, McCune, Martin, Pierce, Porter, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Tinsley and Wolfe.—27.

Nay: Cate, Crow, Dawson, Funston, Garrett, Graves, Howell, Keller, Lambert, Luton, Medearis, Murphy, Randle, Terrill, Wadley, Watkins, Watson and Young.—18.

Excused: Butler, Keating and York.—3.

Senator Howell moved to amend SB 99, as a substitute amendment to the Hamilton amendment, Page 4, Line 14½, by inserting the following: “That no state appropriated funds may be used for the

Oklahoma Theatre Center, Inc., the Peter Conser House or the Heavener Runestones."

Senator Howell asked unanimous consent, which was granted, that his foregoing substitute amendment to the Hamilton amendment be withdrawn.

Senator Howell moved to table the Hamilton amendment, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Birdsong, Crow, Dawson, Garrett, Graves, Howell, Keller, Luton, Medearis, Murphy, Porter, Randle, Terrill and Watson.—14.

Nay: Baldwin, Berrong, Boatner, Capps, Cate, Dahl, Field, Funston, Grantham, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Lamb, Lambert, Lane, McCune, Martin, Pierce, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Tinsley, Wadley, Watkins, Wolfe and Young.—31.

Excused: Butler, Keating and York.—3.

Senator Hamilton pressed his motion for adoption of his amendment, which amendment was declared adopted.

Senator Berrong moved to amend SB 99, Page 3, Line 17, by striking after the word "and" and before the word "educational" the word "support" and substitute therefor the words "participate in" and on Page 4, Line 7, by striking after the word "and" and before the word "educational" the word "support" and substitute therefor the words "participate in", which amendment was declared adopted.

Senator Wadley moved to amend SB 99, Page 4, Line 15, by striking all of Section 5 and correcting the title to conform thereto, which amendment was declared adopted.

Senator Stipe moved to amend SB 99, Page 4, Line 15, by inserting a new Section 5 to read as follows:

"SECTION 5. In addition to all other duties and responsibilities, the Oklahoma Theater Center, Inc., shall be the custodian of the official State Bird, the official State Flower, the official State Reptile and the official State Rock."

Senator Stipe asked unanimous consent to withdraw his amendment, which was the order.

Senator Wadley moved to amend SB 99, Page 1, Line 2, by striking after the word "as" and before the word "official" the word "the" and inserting the word "and", which amendment was declared adopted.

Senator Howell asked unanimous consent that further consideration of SB 99 be deferred for this legislative day, which was the order.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 96, as coauthored by Harper, Hopkins, Cunningham, Elder, McKee, Hastings, Wiseman, Ford and Thornhill.

The above numbered Bill was referred for enrollment.

EXECUTIVE SESSION

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator Luton presiding.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SB 20.

The above numbered Enrolled Bill was referred to the Governor.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 96 was correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

BILL WITHDRAWN — REFERRED

Senator Lane asked unanimous consent, which was granted, that SB 125 be withdrawn from the Committee on Constitutional Revision and Regulatory Services and referred to the Committee on County, State and Federal Government.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Wednesday, February 5, 1975, at 1:00 p.m., which motion prevailed.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SB 96.

The above numbered Enrolled Bill was referred to the Governor.

MESSAGE FROM THE GOVERNOR

Advising approval by him, February 4, 1975, of Enrolled SBs 22 and 52 and SJR 3.

Upon motion of Senator Lane, the Senate adjourned at 2:40 p.m. to meet Wednesday, February 5, 1975, at 1:00 p.m.

Eighteenth Legislative Day

Wednesday, February 5, 1975

Pursuant to adjournment, the Senate was called to order by President Pro Tempore Howard.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—44.

Excused: Butler, Garrett, Keating and Wolfe.—4.

President Pro Tempore Howard declared a quorum present.

The following prayer was offered by Reverend Bobby Sunderland and incorporated into the Journal upon request of Senator Lamb.

Father, I pray that You would challenge each of us to be of such a mind today to count our blessings and not our misfortunes, our pluses and not our minuses, our friends and not our opponents.

I lift up these lawmakers to You as they represent their people, that they shall not fall into the habit of counting the days but

they will be so disciplined and dedicated that they feel compelled to make the days count.

Father, I lift up the families of these Senators to You. Please sustain them during the times of separation. Give them a special grace because they have to share their loved ones with the public.

Also, I pray that these Senators will never become so busy that they will neglect or take for granted those who love them most back home.

I pray this in the strong name of Jesus Christ who makes every day worth the living. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Shatwell introduced Rudolph J. Wolf, D.O., Bartlesville, and Jerry Crain, Skiatook, student at Tulsa Medical and Osteopathic College, Tulsa, as the Doctors of the Day, and Senator Berrong introduced Winona Madison, R.N., Clinton, as the Nurse of the Day.

ANNOUNCEMENT

President Pro Tempore Howard announced to the members of the Senate that

Sunday, February 2, was Senator Don Baldwin's birthday and offered the Dean many happy returns from all the members of the Senate.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

William C. Cheek, 311 North Harvey, Oklahoma City 73102, representing Certified Ophthalmic Dispensers Association, Inc.

Larry Hugh Kirkland, 2325 N.E. Expressway, P.O. Box 11047, Oklahoma City 73111, representing Oklahoma Association of Electric Cooperatives, Inc.

Vince Robison, 7700 N. Broadway Extension, P.O. Box 14607, Oklahoma City 73114, representing The Associated Motor Carriers of Oklahoma, Inc.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 114 — Criminal Jurisprudence, as coauthored by Garrett of the Senate and Craighead of the House.

DO PASS, as amended:

SB 121 — Criminal Jurisprudence, as coauthored by Garrett.

FIRST READING

The following were introduced and read the first time.

SB 153 — By Stipe, Randle and Porter of the Senate and Matheson, Monks and Parris of the House.

An Act relating to state officers and employees; stating policy; defining terms; providing for collective bargaining for employees in the public sector and employees in nonprofit institutions financially aided from public funds; providing for what constitutes unfair labor practices and the procedure for asserting and determining the same; providing for employee representatives and election thereof; providing for appeal; providing for enforcement of written collective bargaining agreements; creating the public employee relations board with certain duties, responsibilities and powers; providing procedure for mediation and fact-finding; providing severability; and declaring an emergency.

SB 154 — By Terrill of the Senate and Davis (Don) of the House.

An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 2358, as amended by Section 2, Chapter 252, O.S.L. 1972 (68 O.S. Supp. 1974, Section 2358); providing for adjustments in arriving at Oklahoma taxable income; designating Oklahoma adjusted gross income; allowing deduction for certain retirement income; and declaring an emergency.

SB 155 — By Keller.

An Act relating to civil procedure; amending 12 O.S. 1971, Section 140; providing for change of place of trial; providing exceptions; and declaring an emergency.

SB 156 — By Stipe.

An Act relating to torts; abolishing parent-child tort immunity; allowing an action by an unemancipated minor child or personal representative of such child against a parent, or personal representative of parent, for injury or death caused by wrongful act or omission of parent; allowing an action by a parent, or personal representative of parent against an unemancipated minor child, or personal representative of such child, for injury or death caused by wrongful act or omission

of such child; providing that measure of damages shall be the same as provided by law in any other action for injury or death; repealing conflicting laws; making provisions of act severable; and declaring an emergency.

SB 157 — By Boatner of the Senate and Davis (Guy) of the House.

An Act relating to schools; establishing a program of student internships in state government; providing for the appointment, duties and salary of an administrator; authorizing the application for and expenditure of federal funds; directing codification; and declaring an emergency.

SJR 10 — By Boatner of the Senate and Davis (Guy) of the House.

A Joint Resolution granting Southeastern Oklahoma State University the authority to confer superintendents' and administrators' certificates in the field of secondary education; and directing distribution.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 145 — County, State and Federal Government.

SB 146 — Public and Mental Health.

SB 147 — Public and Mental Health.

SB 148 — Public Safety and Penal Affairs and then to Criminal Jurisprudence.

SB 149 — Agriculture.

SB 150 — Business, Industry and Labor Relations.

SB 151 — Public Safety and Penal Affairs.

SB 152 — Public Safety and Penal Affairs.

HB 1022 — Judiciary.

HB 1089 — Judiciary.

HJR 1012 — Social Welfare.

RESOLUTIONS

Senator Watkins introduced the following Resolution:

SCR 4 — By Watkins.

A Concurrent Resolution memorializing Congress to cause to be passed on, as increased total income, increases in old-age, survivors and disability insurance benefits received by persons who are also receiving supplemental security income payments.

WHEREAS, many persons receiving Supplemental Security Income payments are also receiving Old-age, Survivors and Disability Insurance benefits; and

WHEREAS, the amounts being received by such persons as Old-age, Survivors and Disability Insurance benefits are being considered in determining how much they can receive as Supplemental Security Income payments; and

WHEREAS, increases in Old-age, Survivors and Disability Insurance payments can presently be taken into account and be considered as a resource in determining the need for such Supplemental Security Income, resulting in no increase in the total income of the recipient; and

WHEREAS, increases in Old-age, Survivors and Disability Insurance benefits should operate to increase the total income and resources of the recipients.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. Congress is hereby memorialized to provide that future increases in Old-age, Survivors and Disability benefits received by persons who are also receiving Supplemental Security Income

payments under the Social Security Act shall be disregarded in determining their need for Supplemental Security Income payments, and shall be passed on to the recipients, and operate as an increase, in the same amount, in the total amount received from Old-age, Survivors and Disability Insurance benefits and Supplemental Security Income.

Senators Stipe and Terrill asked to be made coauthors of SCR 4, which was the order.

SCR 4, as coauthored, was read at length, adopted upon motion of Senator Watkins and ordered referred for engrossment.

Senator Smith introduced the following Resolution:

SCR 5 — By Smith of the Senate and Matheson of the House.

A Concurrent Resolution relating to the State Board of Public Affairs; directing said Board of Public Affairs to conduct a study of the feasibility of using the top two floors of the State Health Building to house the State Board of Medicolegal Investigations; directing said Board of Public Affairs to complete said study and report to the Legislature thereon within thirty calendar days.

Senators Terrill, Berrong, McCune and Inhofe asked to be made coauthors of SCR 5, which was the order.

SCR 5, as coauthored, was read at length, adopted upon motion of Senator Smith and ordered referred for engrossment.

PENDING SENATE ACTION — RESOLUTION

HCR 1006, introduced on Page 157, by Stratton of the House and Berrong of the Senate was called up for consideration.

Senator Berrong asked unanimous consent that all other Senators be made coauthors of HCR 1006, which was the order.

HCR 1006, as coauthored, was read at length, adopted upon motion of Senator Berrong, properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1051, 1072 and 1187 and HJR 1006, the Special Election Section of said Joint Resolution having received the constitutional two-thirds vote of the Members elected to and constituting the House of Representatives.

HB 1051 — By Matheson, Brunton, Cleveland and Wiseman of the House and Funston of the Senate.

An Act relating to elections; providing for absentee ballots for those unable to vote in person on religious grounds; directing codification; and declaring an emergency.

HB 1072 — By Sparkman.

An Act relating to state officers; prescribing conditions under which an elective office may be deemed vacated; directing codification; and declaring an emergency.

HB 1187 — By Payne, Green, Stephenson, Anderson, Joiner, Thompson, Edmondson, Peterson and Sparkman of the House and Birdsong of the Senate.

An Act relating to insurance; prescribing penalty for unlicensed persons acting as insurance agents, solicitors, managing general agents, service representatives or surplus lines brokers, and agents or subagents acting in collusion with unlicensed persons; and directing codification.

HJR 1006 — By Sparkman.

A Joint Resolution directing the Secretary of State to refer to the people for their

approval or rejection a proposed amendment to Article III of the Oklahoma Constitution by the addition of a new Section 8; prescribing conditions under which an elective office may be deemed vacated; providing a ballot title; and ordering a special election.

The above numbered HBs and HJR were read for the first time.

GENERAL ORDER

SB 13 by Howell, Funston, Keating, Schuelein and Watkins of the Senate and Craighead and Wickersham of the House was read and considered.

Senator Murphy presiding.

Senator Howell asked unanimous consent that SB 13 be deferred for this legislative day, which was the order.

SB 122 by Stipe of the Senate and Peterson and Floyd of the House was read and considered.

Upon motion of Senator Stipe, SB 122 was advanced to engrossment.

By unanimous consent, upon request of Senator Stipe, SB 122 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 122 was read for the third time at length.

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

Aye: Birdsong, Cate, Crow, Dawson, Grantham, Graves, Ham, Holden, Howard, Howell, Lamb, Lambert, Lane, Luton, Martin, Porter, Randle, Shatwell, Stipe, Tinsley, Wadley, Watkins, York and Young.—24.

Nay: Baldwin, Berrong, Boatner, Capps, Dahl, Field, Funston, Hamilton, Helm, Inhofe, Keller, McCune, Medearis, Murphy, Pierce, Schuelein, Smith, Taliaferro, Terrill and Watson.—20.

Excused: Butler, Garrett, Keating and Wolfe.—4.

The bill failed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Stipe moved that the vote be reconsidered by which SB 122 failed of passage.

GENERAL ORDER

SB 106 by Hamilton of the Senate and Elder of the House was read and considered.

Upon motion of Senator Hamilton, SB 106 was advanced to engrossment.

By unanimous consent, upon request of Senator Hamilton, SB 106 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 106 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—43.

Excused: Butler, Garrett, Howard, Keating and Wolfe.—5.

The bill passed.

SB 106 was referred for engrossment.

BILL WITHDRAWN — REREFERRED

Senator Howell asked unanimous consent that SB 99 be withdrawn from the Calendar and rereferred to the Committee on Education, Higher, which was the order.

Senator Garrett asked to be shown present, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 74 was correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

MESSAGE FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed HCR 1008.

HCR 1008 — By Kilpatrick, et al, of the House and York of the Senate.

A Concurrent Resolution memorializing Congress to rescind the action of the United States Department of Agriculture increasing the cost of food stamps; and directing distribution.

Consideration of the Resolution was deferred for this legislative day.

EXECUTIVE SESSION

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator Murphy presiding, who made the following announcements:

The Senate, in executive session, and upon motion of Senator Lamb, advised and consented to the confirmation of JAMES GUNGOLL, Enid, as a member of the Highway Commission, District 8, to serve an 8-year term ending in 1983, and effective upon Senate confirmation. Mr. Gungoll succeeds Mr. Wilbur G. White-neck.

The Senate, in executive session, and upon motion of Senator Medearis, advised and consented to the confirmation of MRS. ROBERT L. PARKER, Tahlequah, as a member of the Highway Commission, District 2, to serve an 8-year term ending in 1983, and effective upon Senate confirmation. Mrs. Parker succeeds D.K. Swon.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Thursday, February 6, 1975, at 1:00 p.m., which motion prevailed.

Upon motion of Senator Lane, the Senate adjourned at 2:00 p.m. to meet Thursday, February 6, 1975, at 1:00 p.m.

Nineteenth Legislative Day

Thursday, February 6, 1975

Pursuant to adjournment, the Senate was called to order by President Pro Tempore Howard.

Roll Call:

Present: Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Baldwin, Butler, Keating and Porter.—4.

President Pro Tempore Howard declared a quorum present.

The following prayer was offered by Reverend Bobby Sunderland and incorporated into the Journal upon request of Senator Lamb.

Father, I observe that the Senators have a difficult responsibility. Their call to excellence commits them to stand for what is right and good.

Yet they are bombarded daily with pressures, criticism, and misunderstanding.

Therefore, O God, I pray that the longing

to be liked nor the need to be accepted may divert them from doing what is right and proper.

Give these lawmakers the wisdom and courage to so conduct themselves in public and private life so that their constituents would never be embarrassed – and their families never hurt.

Help them so to live that, when they die, even the undertaker will be sorry.

In the strong name of Jesus Christ, the one who forgives what we have done, corrects what we are, and guides us toward what we should be. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Lambert introduced Irving Fisher, D.O., Oklahoma City, and Senators Terrill and Taliaferro introduced Jerry Patton, Lawton, student at Tulsa Medical and Osteopathic College, Tulsa, as the Doctors of the Day. Senator Keller introduced Fleeta Choate, R.N., Oklahoma City, as the Nurse of the Day.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

Hal T. Gibson, 272 Franklin Building, Tulsa, representing Oklahoma Independent Petroleum Association.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 71 — Appropriations and Budget.

HB 1140 — Judiciary, as coauthored by Lamb.

DO PASS, as amended:

CS for SB 21 — Judiciary, as coauthored by Garrett of the Senate and Elder of the House.

CS for SB 53 — Appropriations and Budget.

SB 84 — Appropriations and Budget.

SB 134 — Judiciary.

SB 147 — Public and Mental Health.

SJR 9 — Public and Mental Health, as coauthored by Funston and Porter of the Senate and Sparkman and McIntyre of the House.

HB 1059 — Judiciary, as coauthored by Funston.

FIRST READING

The following were introduced and read the first time.

SB 158 — By Lane.

An Act relating to agriculture; amending 2 O.S. 1971, Section 1301-106; prescribing qualifications of the Director of Forestry; providing for the employment of additional personnel; and declaring an emergency.

SB 159 — By Ham and Lane of the Senate and Ferrell and Duckett of the House.

An Act relating to banks and trust

companies; amending 6 O.S. 1971, Sections 201, 202, 211, 212, 306, 406, 407, 414, 419, 710, 801, 806, 1405 and 802, as amended by Section 1, Chapter 207, O.S.L. 1972 (6 O.S. Supp. 1974, Section 802); providing changes in the Oklahoma Banking Code of 1965; providing for regulation of the business of banking and trust companies by the State Banking Department; prohibiting certain gratuities or compensation; providing for severability; and declaring an emergency.

SB 160 — By Holden.

An Act relating to schools; amending 70 O.S. 1971, Section 8-102, as amended by Section 1, Chapter 90, O.S.L. 1973 (70 O.S. Supp. 1974, Section 8-102); providing for transfer of students; and declaring an emergency.

SB 161 — By Smith.

An Act relating to public finance; amending 62 O.S. 1971, Section 516.3; prescribing class and character of securities which may be pledged and taken under the Unit Collateral System; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 153 — Business, Industry and Labor Relations.

SB 154 — Revenue and Taxation.

SB 155 — Judiciary.

SB 156 — Judiciary.

SB 157 — Education, Higher.

SJR 10 — Education, Higher.

HB 1051 — Rules.

HB 1072 — County, State and Federal Government.

HB 1187 — Insurance.

HJR 1006 — Constitutional Revision and Regulatory Services.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1091, 1123, 1124, 1134, 1178, 1182 and 1192.

HB 1091 — By Nance and Bengtson of the House and Terrill of the Senate.

An Act relating to motor vehicles; amending 47 O.S. 1971, Section 22.30k; providing for personalized license plates for certain kinds of motor vehicles; providing for exceptions; providing for severability; and declaring an emergency.

HB 1123 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

(Appropriation for Alcoholic Beverage Control Board — Emergency.)

HB 1124 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

(Appropriation for Banking Department — Emergency.)

HB 1134 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

An Act relating to the Department of Energy and making an appropriation thereto; stating the purpose; providing for appointment, duties and compensation of employees within certain limitations; providing lapse date; making provisions of this act severable; and declaring an emergency.

HB 1178 — By Monks, Kardokus, Sparkman, Nance, Beznoska and Cotner.

An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 5104; providing for documentary stamps; providing for accounting for them and proceeds thereof; providing for distribution of funds; and declaring an emergency.

HB 1182 — By Ferrell, Holaday, Davis (Guy), Nance, Wilson and Wiseman of the House and Smith of the Senate.

An Act relating to crimes and punishments; prohibiting reproduction for sale or sale of sound recordings without written permission of owner; defining owner; providing penalties for violation; directing codification; providing for severability; providing effective date; and declaring an emergency.

HB 1192 — By Weichel.

An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 2369; providing for reports by persons making payments; providing that interest reports are not to be prepared; and declaring an emergency.

The above numbered HBs were read for the first time.

MESSAGE FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed HCRs 1007 and 1009.

HCR 1007 — By Willis, Townsend and Henry of the House and Howard, Watson, McCune and Graves of the Senate.

A Concurrent Resolution relating to the Oklahoma Hi-Y Youth Legislature; authorizing use of the chambers of the House of Representatives and of the Senate for specified dates in 1975; and directing that duly authenticated copies of this resolution be forwarded to certain officials of the Young Men's Christian Association.

HCR 1009 — By Wickersham, et al, of the House and Crow and Capps of the Senate.

A Concurrent Resolution commending the illustrious career of Oklahoma Cowboy Ike Rude; expressing the grateful appreciation of the Legislature and the people of the State of Oklahoma for the honor he has bestowed upon Oklahoma through his rodeo skill; extending congratulations for his recent induction into the National Rodeo Hall of Fame; extend-

ing best wishes for health and happiness throughout all the years of his life; and directing distribution.

Consideration of the Resolutions was deferred for this Legislative day.

PENDING SENATE ACTION — RESOLUTION

HCR 1008 by Kilpatrick, et al, of the House and York of the Senate, introduced on Page 166, was called up for consideration.

Senator Birdsong asked to be made a co-author of **HCR 1008**, which was the order.

HCR 1008, as coauthored, was read at length as follows, adopted upon motion of Senator York, properly signed and ordered returned to the Honorable House.

HCR 1008 — By Kilpatrick, Riggs, Fried, Matheson and Atkins of the House and York and Birdsong of the Senate.

A Concurrent Resolution memorializing Congress to rescind the action of the United States Department of Agriculture increasing the cost of food stamps; and directing distribution.

WHEREAS, the United States Department of Agriculture has announced its intention to drastically increase the cost of food stamps; and

WHEREAS, the proposed change, to become effective on March 1, 1975, will require that all households pay 30 percent of their adjusted net income for their total coupon allotment; and

WHEREAS, aged and disabled persons receiving Supplemental Security Income will no longer be eligible since the basic Supplemental Security Income grant plus the exempt income and the State Supplement will total an amount whereby 30 percent of said amount will exceed the value of the coupon allotment; and

WHEREAS, inflation, already decreasing purchasing power at an annual rate in excess of 12 percent, has had its most pronounced impact on the necessities which all families require to survive; and

WHEREAS, it is inhumane, given this rapid increase in inflation, to propose a cost increase for food stamps which would result in closure, dropout or less money for other necessities for low income families whose budgets already approach a subsistence level; and

WHEREAS, the proposed cost increase will result in a loss in eligibility for food coupons for 15,065 Oklahomans and a loss of revenue for the State amounting \$703,021.00; and

WHEREAS, this action by the Department of Agriculture also will effect an increase in the purchase price of the coupons for 167,856 other Oklahomans; and

WHEREAS, the proposed amendment is in conflict with the promise made by the President of the United States, Gerald Ford, to the elderly, the unemployed and those on fixed income, that they would be afforded protection against stern measures to control inflation; and

WHEREAS, the proposed amendment is contrary to the expressed intent of Congress in that the purpose of the Food Stamp Program is to alleviate hardship for persons on low incomes.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That the Congress of the United States of America be memorialized to rescind the action of the Department of Agriculture increasing the cost of food stamps.

SECTION 2. That duly authenticated copies of this Resolution be distributed to members of the United States House of Representatives and Senate, including the Oklahoma Congressional Delegation.

MOTION TO RECONSIDER VOTE

Senator Stipe asked for consideration of his motion to reconsider the vote by which SB 122 failed of passage.

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

Aye: Birdsong, Boatner, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Holden, Howard, Howell, Keller, Lamb, Lambert, Lane, Luton, Murphy, Randle, Stipe, Wadley, Watkins, Wolfe, York and Young.—28.

Nay: Berrong, Capps, Hamilton, Helm, Inhofe, McCune, Martin, Medearis, Pierce, Schuelein, Shatwell, Smith, Terrill, Tinsley and Watson.—15.

Excused: Baldwin, Butler, Keating, Porter and Taliaferro.—5.

THIRD READING

Senator Stipe moved to reconsider the vote by which SB 122 was considered engrossed and placed on third reading and final passage, which motion was declared adopted.

Senator Stipe moved to reconsider the vote by which SB 122 was advanced to engrossment, which motion was declared adopted.

GENERAL ORDER

Senator Stipe moved to amend SB 122, Page 2, Line 4, by striking after the word "writing;" the balance of the paragraph

and inserting on Page 2, Lines 10 and 11, after the word "penalty;" and before the word "and" the following: "an action for injury to the rights of another, not arising on contract and not hereinafter enumerated;" which amendment was declared adopted.

Upon motion of Senator Stipe, SB 122, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Stipe, SB 122, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 122 was read for the third time at length.

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

Aye: Birdsong, Cate, Crow, Dawson, Funston, Garrett, Grantham, Graves, Ham, Holden, Howard, Howell, Keller, Lamb, Lambert, Lane, Luton, Murphy, Pierce, Stipe, Wadley, Watkins, Wolfe, York and Young.—25.

Nay: Berrong, Boatner, Capps, Dahl, Field, Hamilton, Helm, Inhofe, McCune, Martin, Medearis, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley and Watson.—18.

Excused: Baldwin, Butler, Keating, Porter and Taliaferro.—5.

The bill passed.

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

Aye: Birdsong, Boatner, Cate, Crow, Field, Funston, Garrett, Grantham, Graves, Ham, Holden, Howard, Howell, Keller, Lamb, Lambert, Lane, Luton, Martin, Murphy, Pierce, Randle, Shat-

well, Stipe, Wadley, Watkins, Wolfe, York and Young.—29.

Nay: Berrong, Capps, Dahl, Dawson, Hamilton, Helm, Inhofe, McCune, Medearis, Schuelein, Smith, Terrill, Tinsley and Watson.—14.

Excused: Baldwin, Butler, Keating, Porter and Taliaferro.—5.

The emergency failed.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 106 and SCRs 4 and 5 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

EXECUTIVE SESSION

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator Howard presiding, who made the following announcements:

The Senate, in executive session, and upon motion of Senator Helm, advised and consented to the confirmation of FRANK E. CAREY, JR., Oklahoma City, as a member of the Board of Corrections at large to serve a 4-year term ending in 1979, and effective upon Senate confirmation.

The Senate, in executive session, and upon motion of Senator Terrill, advised and consented to the confirmation of J. C.

KENNEDY, Lawton, as a member of the Highway Commission, District 6, to serve an 8-year term ending in 1983, and effective upon Senate confirmation. Mr. Kennedy succeeds Mr. C. D. Payne.

The Senate, in executive session, and upon motion of Senator Watkins, advised and consented to the confirmation of WILLIAM E. THOMPSON, Ada, as a member of the Board of Corrections, District 3, to serve a 6-year term ending in 1981, and effective upon Senate confirmation.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HCR 1006.

The above numbered Enrolled Resolution was, after fourth reading, properly signed and ordered returned to the Honorable House.

Senator Luton presiding.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Inhofe moved that the vote be reconsidered by which SB 122 passed.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Monday, February 10, 1975, at 1:00 p.m., which motion prevailed.

MESSAGE FROM THE GOVERNOR

Advising approval by him, February 5, 1975, of Enrolled SB 96.

Upon motion of Senator Lane, the Senate adjourned at 2:00 p.m. to meet Monday, February 10, 1975, at 1:00 p.m.

Twentieth Legislative Day

Monday, February 10, 1975

Pursuant to adjournment, the Senate was called to order by President Pro Tempore Howard.

Roll Call:

Present: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—44.

Excused: Baldwin, Inhofe, Porter and York.—4.

President Pro Tempore Howard declared a quorum present.

The following prayer was offered by Reverend Elwyn O. Thurston, Pastor, First Methodist Church, Muskogee, and incorporated into the Journal upon request of Senator Luton.

Almighty God, our Father, we thank You for Oklahoma, our home. As we begin another week of business as the people's representatives in government, we seek an awareness of Your presence. We carry the weight of decision-making with us constantly, but in this case of representing others we need Your presence especially

that we may decide wisely and prudently and confidently that which is of the best interest of our people. Give him who presides Your counsel and to each Senator Your wisdom and Your encouragement that the order which we here establish today may make of our State a fulfillment of Your concern for Your children. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator McCune introduced Stanley Rogers, D.O., Oklahoma City, and Senator Watkins introduced Charles Henley, Okemah, medical student, as the Doctors of the Day. Senators Terrill and Taliaferro introduced Delores Kruger, R.N., Director of the Nursing Department, Cameron College, Lawton, as the Nurse of the Day.

Senator Luton introduced former Senator Roy Boecher, Kingfisher, to the members of the Senate.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS, as amended:

SB 60 — Appropriations and Budget.

SB 88 — Appropriations and Budget.
SB 142 — Agriculture.

FIRST READING

The following were introduced and read the first time.

SB 162 — By McCune.

An Act relating to contracts; providing that charges for services rendered and parts supplied for automotive repair or servicing shall not exceed the estimated cost thereof by more than ten percent; directing codification; and declaring an emergency.

SB 163 — By Garrett.

An Act relating to insurance; amending 36 O.S. 1971, Sections 4404 and 4411; providing for form of policy; providing that certain provisions of law shall not apply to workmen's compensation, reinsurance and life insurance; providing for severability; and declaring an emergency.

SB 164 — By Murphy.

An Act relating to animals; amending 4 O.S. 1971, Section 43; providing for regulation of dogs running at large; granting the power of regulation to the county commissioners of all counties; and declaring an emergency.

SB 165 — By Hamilton.

An Act relating to rate and tariff regulations and payment scales by state agencies, boards or commissions; prohibiting the granting of escalation clauses whereby rates, tariffs or payment scales are automatically increased; providing for review and rescission of rate or tariff orders and payment scales containing escalation clauses; providing for severability; and declaring an emergency.

SB 166 — By Murphy.

An Act relating to the financing of residential housing and creating the Oklahoma Housing Finance Authority; defin-

ing its duties, powers and responsibilities; setting out legislative findings and purposes; authorizing the issuance of notes and bonds to assist in the financing of such housing; creating the Housing Development Fund and authorizing the issuance of fund notes to provide development costs and construction costs; providing for the terms, security, payment and taxation status of all such bonds and notes; providing that Act shall be liberally construed; making provisions of this Act severable; providing this Act controlling over inconsistent laws; and directing codification.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 158 — Agriculture.

SB 159 — Banks and Banking.

SB 160 — Education, Common.

SB 161 — Banks and Banking.

HB 1091 -- Revenue and Taxation.

HB 1123 -- Appropriations and Budget.

HB 1124 -- Appropriations and Budget.

HB 1134 -- Appropriations and Budget.

HB 1178 -- Revenue and Taxation.

HB 1182 -- County, State and Federal Government

HB 1192 — Revenue and Taxation.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1015, 1057, 1093, 1155, 1165 and 1183.

HB 1015 — By Elder of the House and Grantham of the Senate.

An Act relating to fees; amending 28 O.S. 1971, Section 82; amending 22 O.S. 1971, Section 723; amending 22 O.S. 1971, Section 718, as amended by Section 1, Chapter 138, O.S.L. 1973 (22 O.S. Supp. 1974, Section 718); providing for payment of fees and mileage of witnesses for the state and for a defendant; providing for payment of fees and mileage of witnesses

summoned from another state; repealing 22 O.S. 1971, Sections 713 and 714; providing for effective date; and declaring an emergency.

HB 1057 — By Bengtson.

An Act relating to the Merit System of Personnel Administration; amending 74 O.S. 1971, Section 831; providing for promotion and entrance examinations to determine the qualifications, fitness and abilities of the persons tested for positions; limiting the scope of examination of handicapped persons; providing for notice; and declaring an emergency.

HB 1093 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

(Oklahoma State Sanatorium — Emergency.)

HB 1155 — By Manning and Draper of the House and Murphy of the Senate.

(Jim Thorpe Memorial Commission — Emergency.)

HB 1165 — By Cotner and Johnston.

An Act relating to civil procedure; providing small claims procedure relating to entry of judgments on judgment docket; directing codification; and providing effective date.

HB 1183 — By Fried and Bengtson.

(Board of Education — Special Education Classes — Emergency.)

The above numbered HBs were read for the first time.

PENDING SENATE ACTION — RESOLUTION

HCR 1007, introduced on page 168, was called up for consideration.

HCR 1007 was read at length, adopted upon motion of Senator Luton, properly signed and ordered returned to the Honorable House.

BILL WITHDRAWN — REREFERRED

Senator Luton asked unanimous consent, which was granted, that **SB 114** be withdrawn from the Calendar and returned to the Committee on Criminal Jurisprudence.

PENDING SENATE ACTION — RESOLUTION

HCR 1009, introduced on page 168, was referred to the Committee on Rules by President Pro Tempore Howard.

Senator Luton presiding.

GENERAL ORDER

SB 21 by Smith and Garrett of the Senate and Elder of the House was read and considered.

Senator Smith moved to amend **SB 21**, Page 3, Line 14, by inserting after the word "heirs" the words: "at law, and" and striking the comma after the word "heirs", which amendment was declared adopted.

Upon motion of Senator Smith, **SB 21**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, **SB 21**, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 21 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson,

Field, Funston, Garrett, Grantham, Graves, Helm, Holden, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Watson and Wolfe.—36.

Nay: Hamilton, Stipe, Tinsley, Watkins and Young.—5.

Excused: Baldwin, Ham, Howard, Inhofe, Porter, Wadley and York.—7.

The bill and emergency passed.

SB 21 was referred for engrossment.

GENERAL ORDER

SJR 9 by Martin, Hamilton, Funston and Porter of the Senate and Bengtson, et al, of the House was read and considered.

Senators Terrill, Graves, Stipe, Luton, Dahl, Watkins and Shatwell asked to be made coauthors of SJR 9, which was the order.

Upon motion of Senator Martin, SJR 9, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Martin, SJR 9, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SJR 9 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham,

Graves, Hamilton, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—42.

Nay: Helm.—1.

Excused: Baldwin, Ham, Inhofe, Porter and York.—5.

The resolution and emergency passed.

SJR 9 was referred for engrossment.

GENERAL ORDER

SB 53 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 53 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 53 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 53 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—41.

Nay: Helm and McCune.—2.

Excused: Baldwin, Ham, Inhofe, Porter and York.—5.

The bill and emergency passed.

SB 53 was referred for engrossment.

GENERAL ORDER

SB 71 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 71 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 71 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 71 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—43.

Excused: Baldwin, Ham, Inhofe, Porter and York.—5.

The bill and emergency passed.

SB 71 was referred for engrossment.

GENERAL ORDER

SB 84 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 84 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 84 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 84 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and Young.—38.

Nay: Helm, Keating, Keller, Lamb, McCune and Wolfe.—6.

Excused: Baldwin, Inhofe, Porter and York.—4.

The bill and emergency passed.

SB 84 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled HCR 1008.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1059 by Cotner, et al, of the House and Funston of the Senate was read and considered.

Senator Funston moved to amend **HB 1059**, Page 3, Line 2, by reinserting the language "of the county", which amendment was declared adopted.

Upon motion of Senator Funston, **HB 1059**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, **HB 1059**, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1059 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle,

Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—44.

Excused: Baldwin, Inhofe, Porter and York.—4.

The bill and emergency passed.

HB 1059 was referred for engrossment.

MESSAGE FROM THE GOVERNOR

Advising approval by him, February 7, 1975, of **Enrolled SB 20**.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Tuesday, February 11, 1975, at 1:00 p.m., which motion prevailed.

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 4**, as coauthored by Abbott, Dunn, Monks, Murphy, Cotner, Cunningham, Thompson, Robinson, Bradshaw, Peterson and Edmondson, and **SCR 5**.

The above numbered Resolutions were referred for enrollment.

Upon motion of Senator Lane, the Senate adjourned at 2:15 p.m., to meet Tuesday, February 11, 1975, at 1:00 p.m.

Twenty-first Legislative Day

Tuesday, February 11, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Baldwin, Howell and Stipe.—3.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend Thurston and incorporated into the Journal upon request of Senator Luton.

Father of us all, we are thankful for Your providential care in our experience and for Your hand that has guided us through the past. We are thankful for those who have dreamed dreams for our nation and for our great state, for those who have brought us to this hour.

We would move on toward that more perfect union which our fathers dreamed of and toward that Kingdom of our Lord where all share life's blessing.

So, we begin this session of planning for the common welfare invoking Your presence with us and Your blessings on our endeavors. This we ask in Your holy name. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Watson introduced Wayne H. Roberts, D.O., Edmond, and Gary Freeman, student, Edmond, as the Doctors of the Day; and Senator Ham introduced Peggy Mullikan, R.N., Newcastle, as the Nurse of the Day.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

John O. Conner, 1601 City National Bank Tower, Oklahoma City, representing Oklahoma Automobile Dealers Association.

Joe E. Henderson, 2508 N.W. 29th, Oklahoma City, representing Communications Workers of America.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 125 — County, State and Federal Government, as coauthored by Medearis and Wadley.

SB 132 — Revenue and Taxation.

HB 1022 — Judiciary.

HB 1029 — Business, Industry and Labor Relations, as coauthored by Funston.

DO PASS, as amended:

CS for **SB 77** — Appropriations and Budget.

CS for **SB 80** — Appropriations and Budget.

SB 98 — Revenue and Taxation, as coauthored by Murphy, Taliaferro, Lamb, Dawson and Crow. Roll calls on tabled amendments and adopted amendments.

CS for **SB 118** — County, State and Federal Government, as coauthored by Howard, Hamilton, Funston, Stipe and Shatwell of the Senate and Craighead, Willis, Duckett and Rogers of the House.

SB 127 — Revenue and Taxation, as coauthored by Lamb and Dawson.

SB 150 — Business, Industry and Labor Relations.

WITHOUT RECOMMENDATION:

SB 136 — County, State and Federal Government.

President Pro Tempore Howard presiding.

FIRST READING

The following were introduced and read the first time.

SB 167 — By Howard.

An Act relating to elections; amending Section 9-107, Chapter 153, O.S.L. 1974 (26 O.S. Supp. 1974, Section 9-107); providing for proper setup of balloting on voting machines; and declaring an emergency.

SB 168 — By Hamilton and Smith.

An Act relating to property and casualty rate hearings before the State Board for Property and Casualty Rates; providing for local hearings under certain circumstances; prescribing procedures for said hearings; providing for publication of notice for said hearings; directing codification; and declaring an emergency.

SB 169 — By McCune.

An Act relating to schools; amending 70 O.S. 1971, Section 3-104, as last amended by Section 1, Chapter 146, O.S.L. 1974 (70 O.S. Supp. 1974, Section 3-104); prescribing powers and duties of the State Board of Education; providing for issuance of certificates of high school equivalency and administration of GED Examinations; and declaring an emergency.

SB 170 — By Lambert.

An Act relating to municipal criminal courts of record; amending 11 O.S. 1971, Section 808; providing methods of appeal from municipal criminal courts of record and procedures therefor; directing codification; establishing effective date; and declaring an emergency.

SB 171 — By Lambert.

An Act relating to the Legislature; requiring attendance; providing for forfeiture of office for failure to attend; and providing for filling of vacancy caused by forfeiture.

SB 172 — By Terrill of the Senate and Draper, Holden and Hopkins of the House.

An Act relating to banks; amending 6 O.S. 1971, Section 502; regulating bank holding companies; defining terms; prohibiting certain activities; prohibiting ac-

quisitions, mergers or consolidation which would result in a monopoly or restraint of trade; prescribing procedure for approval or disapproval of applications; providing penalties; providing for extended service facilities; designating procedures for applications; designating limitations of facilities; and providing an effective date.

SB 173 — By Watkins.

An Act relating to the Oklahoma Public Employees Retirement System; making dormitory housemothers in state-supported educational institutions offering post-highschool curriculum eligible for membership in system; and declaring an emergency.

SB 174 — By Porter.

An Act relating to the Office of Public Defender; amending 19 O.S. 1971, Section 138.2, and Section 1, Chapter 102, O.S.L. 1974 (19 O.S. Supp. 1974, Section 138.4); providing for full-time Office of Public Defender to be appointed by the Governor for a term of four years; providing that judges of courts of records may appoint Public Defender under certain circumstances; directing codification; and declaring an emergency.

SB 175 — By Hamilton.

An Act relating to rate and tariff hearings of the Corporation Commission; providing for local hearings under certain circumstances; prescribing procedures for said hearings; providing for publication of notice for said hearings; directing codification; and declaring an emergency.

SB 176 — By Shatwell.

An Act relating to prisoner employment on public works projects; providing for short title; stating a purpose; defining terms; providing procedures whereby the Director of the State Department of Corrections can authorize prisoner unpaid employment on public works projects; providing that the county, municipality or state agency requesting said public works

project shall pay expense of prisoners; providing time credits to prisoners working on authorized public works projects; prohibiting the use of convict labor on private property; providing for penalties; providing for severability; directing codification; and declaring an emergency.

SB 177 — By Keating.

An Act relating to motor vehicles; amending 47 O.S. 1971, Section 22.4, as amended by Section 2, Chapter 218, O.S.L. 1972 (47 O.S. Supp. 1974, Section 22.4); providing for a certificate of registration, number plate and yearly sticker; allowing for temporary plates; requiring certification or copy thereof to be carried in vehicle; providing for a committee on the design and format of license plate and sticker; providing certain added cost to plate; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 162 — Business, Industry and Labor Relations.

SB 163 — Insurance.

SB 164 — County, State and Federal Government.

SB 165 — County, State and Federal Government.

SB 166 — County, State and Federal Government.

HB 1015 — Criminal Jurisprudence.

HB 1057 — County, State and Federal Government.

HB 1093 — Appropriations and Budget.

HB 1155 — Appropriations and Budget.

HB 1165 — Judiciary.

HB 1183 — Appropriations and Budget.

UNANIMOUS CONSENT REQUEST

Senator Graves asked unanimous consent that Debbi Newmaster, Tecumseh, be made an honorary page for this legislative day, which was the order.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1137, 1143, 1186 and 1189.

HB 1137 — By Converse.

An Act relating to game and fish; requiring that persons born after June 30, 1962, demonstrate their competence in safety in the handling of firearms and wildlife conservation before being permitted to hunt; making certain exclusions; directing codification; and providing effective date.

HB 1143 — By Smith and Holt.

An Act relating to motor vehicles; amending 47 O.S. 1971, Section 6-107; providing for issuance of licenses and permits to certain minors; prohibiting the issuance of operator's licenses to certain minors for the operation of motorized bikes or scooters having a piston displacement in excess of one hundred twenty-five centimeters; and declaring an emergency.

HB 1186 — By Henry.

An Act relating to courts; amending 20 O.S. 1971, Section 1404, as last amended by Section 1, Chapter 296, O.S.L. 1974 (20 O.S. Supp. 1974, Section 1404); and providing additional grounds for removal of judicial officers.

HB 1189 — By Peterson, Monks and Davis (Guy) of the House and Luton and Stipe of the Senate.

An Act relating to jurors' fees; amending 28 O.S. 1971, Section 86; providing fees to be paid to jurors for their services; providing effective date; and declaring an emergency.

The above numbered HBs were read for the first time.

RESOLUTION

Senator Grantham introduced the following Resolution:

SCR 6 — By Grantham of the Senate and Elder, Conaghan, Holt and Johnson (Don) of the House.

A Concurrent Resolution relating to a study of land records systems; creating a special study committee; prescribing qualifications for membership; specifying the purposes of the study; authorizing meeting facilities to be furnished by the Legislature; and directing report to the Executive Committee of the State Legislative Council prior to the convening of the 2nd Session of the 35th Oklahoma Legislature.

SCR 6 was read at length, adopted upon motion of Senator Grantham and ordered referred for engrossment.

CITATIONS

President Pro Tempore Howard and Senator Schuelein asked unanimous consent that Citations congratulating Mr. Charles Banks Wilson, renowned Oklahoma artist who has created huge murals depicting Oklahoma history for the State Capitol, and Mr. Robert C. Dotson, producer of the television documentary "Names We Never Knew" which highlights Mr. Wilson's search through the backroads of Oklahoma for historic material for the famed Capitol murals, be read at length, which was the order.

President Pro Tempore Howard asked unanimous consent, which was granted, that Mr. Dotson be granted privileges of the floor in order that Senator Schuelein might present the Citations of Congratulations to him. Mr. Dotson was ushered to the Senate floor by Sergeant-at-Arms Truel where he accepted the Citations on behalf of himself and Mr. Wilson and addressed the Senate.

RESOLUTION

Senator Hamilton introduced the following Resolution:

SCR 7 — By Hamilton.

A Concurrent Resolution memorializing Congress to grant the request of the Department of the Army Corps of Engineers for funding the planned channel to the Port of Sallisaw, Oklahoma, of the McClellan-Kerr Arkansas River Navigation Project; and directing distribution.

WHEREAS, the planned extension of the McClellan-Kerr Arkansas River Navigation Project from the mainstream thereof to the nearby Port of Sallisaw will serve as a point of export for great quantities of soybeans and other agricultural products raised in Eastern Oklahoma, and will serve to make economically feasible production from said area of limestone and forest products and enable mining of huge quantities of coal lying in one of the nation's largest coal fields; and

WHEREAS, by constructing the channel to the Port of Sallisaw as a part of its system, the McClellan-Kerr Arkansas River Navigation Project will add benefits to the entire nation, as well as to the economy of the people of the State of Oklahoma; and

WHEREAS, the Department of the Army Corps of Engineers has, for several years, recommended such project and requested funding, from Congress, for the channel from the mainstream of the McClellan-Kerr Arkansas River Navigation Project to the Port of Sallisaw.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. That Congress is memorialized to appropriate sufficient funds to approve the request of the Department of the Army Corps of Engineers for funds with which to proceed with its planned construction of the channel from the main-

stream of the McClellan-Kerr Arkansas River Navigation Project to the Port of Sallisaw, Oklahoma.

SECTION 2. Authenticated copies of this Resolution are directed distributed to the members of the Oklahoma Congressional Delegation, the Department of the Army Corps of Engineers and the Sallisaw Port Authority.

SCR 7 was read at length, adopted upon motion of Senator Hamilton and ordered referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 21, 53, 71 and 84 and SJR 9 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HB 1059 was correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SCRs 4 and 5 were each correctly enrolled, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Wednesday, February 12, 1975, at 1:00 p.m., which motion prevailed.

MESSAGE FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled HCR 1007.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising the signing of and returning
Enrolled SCRs 4 and 5.

The above numbered Enrolled Resolu-

tions were ordered referred to the Secretary of State.

Upon motion of Senator Lane, the Senate adjourned at 1:20 p.m. to meet Wednesday, February 12, 1975, at 1:00 p.m.

Twenty-second Legislative Day

Wednesday, February 12, 1975

Pursuant to adjournment, the Senate was called to order by President Pro Tempore Howard.

Roll Call:

Present: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Baldwin, Hamilton and Porter.—3.

President Pro Tempore Howard declared a quorum present.

The following prayer was offered by Reverend Thurston and incorporated into the Journal upon request of Senator Luton.

Almighty God, our Father, we are thankful for our places of responsibility in the life of our Nation. For this hour we have been called to lead the people in pursuit of the good life.

We pray for eyes to see our people's need and ears to hear their request for justice. Give us eyes that we may see through the dimension of history to weigh that which is

offered us this day on which to make judgment. Give us ears to hear the still, small voice that calls for loving concern for one another.

Let each member of this Senate have the joy that comes to those who have lived faithfully and in obedience to Your Holy will. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Randle introduced James M. Short, D.O., Tulsa, and Jim Campbell, student at Tulsa Medical and Osteopathic College, Tulsa, as the Doctors of the Day, and Senator Watson introduced Myrna Valentine, R.N., Edmond, as the Nurse of the Day.

Senator Grantham introduced former Senator Walt Allen, Chickasha, to the members of the Senate.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

Mrs. Patsy Rinaa O'Brien, R.N., 4400 North Lincoln Boulevard, Oklahoma City, 73105, representing Oklahoma State Nurses Association.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 138 — Wildlife.

HB 1089 — Judiciary, as coauthored by Lamb.

HB 1187 — Insurance, as coauthored by Lane.

DO PASS, as amended:

CS for SB 3 — Insurance.

SB 97 — Insurance, as coauthored by Conaghan and Holt of the House.

SB 120 — Wildlife.

SB 141 — Insurance.

SB 156 — Judiciary, as coauthored by Smith, York and Howell of the Senate and Henry and Hood of the House.

HB 1165 — Judiciary, as coauthored by Dawson.

FIRST READING

The following were introduced and read the first time.

SB 178 — By Murphy.

An Act relating to public health and safety; amending 63 O.S. 1971, Section 2-402, as amended by Section 5, Chapter 229, O.S.L. 1972 (63 O.S. Supp. 1974, Section 2-402); prohibiting the possession of controlled dangerous substances; prescribing penalties; and declaring an emergency.

SB 179 — By Murphy.

An Act relating to crimes and punishments; amending 21 O.S. 1971, Section 1541.4; defining terms; expanding the definition of bogus checks to include checks drawn on closed accounts; and declaring an emergency.

SB 180 — By Terrill.

An Act relating to cities and towns; amending 11 O.S. 1971, Section 781; providing for municipal criminal courts of record; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 167 — Rules.

SB 168 — Insurance.

SB 169 — Education, Common.

SB 170 — Criminal Jurisprudence.

SB 171 — Rules.

SB 172 — Banks and Banking.

SB 173 — Education, Higher.

SB 174 — Criminal Jurisprudence.

SB 175 — Constitutional Revision and Regulatory Services.

SB 176 — Constitutional Revision and Regulatory Services.

SB 177 — Revenue and Taxation.

HB 1137 -- Wildlife.

HB 1143 -- Public Safety and Penal Affairs.

HB 1186 — Judiciary.

HB 1189 — Judiciary.

UNANIMOUS CONSENT REQUESTS

Senator Holden, on behalf of Senator Baldwin, asked unanimous consent that Versie Johnson and Steve Reed, members of the outstanding Chickasha Chapter of VICA, be made honorary pages for this legislative day, which was the order.

Senator Graves asked unanimous consent, which was granted, that Elizabeth Kroeling, Shawnee, be made an honorary page for this legislative day.

GENERAL ORDER

HB 1017 by Camp of the House and Lamb of the Senate was read and considered.

Upon motion of Senator Lamb, **HB 1017** was advanced to engrossment.

By unanimous consent, upon request of Senator Lamb, **HB 1017** was considered engrossed, and placed on third reading and final passage.

THIRD READING

HB 1017 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Funston, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—41.

Excused: Baldwin, Field, Garrett, Hamilton, Porter, Taliaferro and Wadley.—7.

The bill and emergency passed.

HB 1017 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCRs 6 and 7 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

Senator Hamilton asked to be shown present, which was the order.

Senator Luton presiding.

GENERAL ORDER

SB 77 by Crow and Randle of the Senate

and Miskelly and Davis (Don) of the House was read and considered.

Senators Smith, York and Wolfe asked to be made coauthors of **SB 77**, which was the order.

Upon motion of Senator Crow, **SB 77**, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, **SB 77**, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 77 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Nay: Hamilton, Helm and Pierce.—3.

Excused: Baldwin, Garrett and Porter.—3.

The bill and emergency passed.

SB 77 was referred for engrossment.

SPECIAL INTRODUCTIONS

Senator Luton asked unanimous consent, which was granted, that privileges of the floor be extended to Dr. Francis Tuttle, State Director, Vocational and Technical

Education, Stillwater, Oklahoma, and the group accompanying him, in order that Dr. Tuttle and officers of the group could address the Senate.

Dr. Tuttle thanked the members of the Senate for the opportunity allowed him and his organization and spoke briefly on the goals of vo-tech programs and introduced the following young persons, each of whom addressed the Senate relating to the ideals and activities of his organization:

Gary McCuiston, Crescent, President, Vocational Industrial Clubs of America;

Liz Moore, Lawton, President, Future Homemakers of America;

Debbie Orr, Edmond, Secretary, Distributive Education Clubs of America;

Diana Gray, Purcell, President, Oklahoma Health Occupations Student Organization;

Marcus Withiam, Guthrie, President, Future Business Leaders of America; and

Bill Nowlin, Colcord, President, Future Farmers of America.

GENERAL ORDER

SB 134 by Stipe of the Senate and Henry of the House was read and considered.

Upon motion of Senator Stipe, SB 134 was advanced to engrossment.

By unanimous consent, upon request of Senator Stipe, SB 134 was considered engrossed and placed on third reading and final passage.

Senator Medearis presiding.

THIRD READING

Senator Stipe asked unanimous consent

to amend SB 134, Page 2, Line 7, by striking after the word "care" and before the word "that" the word "and" and substituting therefor the word "or", which was the order.

SB 134 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Cate, Dahl, Dawson, Garrett, Ham, Howell, Lane, Luton, Medearis, Murphy, Stipe, Wadley, Wolfe, York and Young.—18.

Nay: Berrong, Capps, Crow, Field, Funston, Grantham, Graves, Hamilton, Helm, Holden, Inhofe, Keating, Keller, Lamb, McCune, Martin, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Watkins and Watson.—26.

Excused: Baldwin, Howard, Lambert and Porter.—4.

The bill failed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Stipe moved that the vote be reconsidered by which SB 134 failed of passage.

MOTION TO RECONSIDER VOTE

Senator Inhofe asked for consideration of his motion to reconsider the vote by which SB 122 passed.

Senator Stipe moved to table the Inhofe motion to reconsider, which motion to table was declared adopted upon roll call as follows:

Aye: Birdsong, Boatner, Butler, Cate, Dawson, Funston, Garrett, Grantham,

Graves, Ham, Howell, Keller, Lamb, Lane, Luton, Medearis, Murphy, Pierce, Randle, Shatwell, Stipe, Tinsley, Wadley, Watkins, Wolfe, York and Young.—27.

Nay: Berrong, Capps, Crow, Dahl, Field, Hamilton, Helm, Holden, Inhofe, Keating, McCune, Martin, Smith, Taliaferro, Terrill and Watson.—16.

Excused: Baldwin, Howard, Lambert, Porter and Schuelein.—5.

SB 122 was referred for engrossment.

GENERAL ORDER

SB 142 by Tinsley, Dahl, Capps, Watkins, Field, Boatner, Holden, Martin and Smith was read and considered.

Senators Berrong, Taliaferro, Graves, Young and Stipe asked to be made coauthors of SB 142, which was the order.

Senator Dahl moved to amend SB 142, Page 2, Line 4, by adding after the word "fresh," and before the word "which" the following: "including canned meats, chili or soups," which amendment was declared adopted.

Senator Dahl moved to amend SB 142, Page 3, Line 17, by adding after the word "products" and before the word "to" the following: ", including frozen, fresh or canned meats, chili or soups," which amendment was declared adopted.

Upon motion of Senator Tinsley, SB 142, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Tinsley, SB 142, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 142 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Keller, Lamb, Lane, Luton, Martin, Medearis, Murphy, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—38.

Nay: Inhofe, Keating, McCune, Pierce and Wolfe.—5.

Excused: Baldwin, Field, Lambert, Porter and Schuelein.—5.

The bill passed.

Senator Tinsley asked unanimous consent that the emergency section of SB 142 be stricken, which was the order.

SB 142 was referred for engrossment.

GENERAL ORDER

SB 88 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 88 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 88 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 88 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Keating, Lamb, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—41.

Nay: Inhofe and McCune.—2.

Excused: Baldwin, Keller, Lambert, Porter and Schuelein.—5.

The bill and emergency passed.

SB 88 was referred for engrossment.

GENERAL ORDER

SB 127 by Smith, Terrill, Lamb and Dawson of the Senate and Payne of the House was read and considered.

Senator Graves asked to be made a co-author of SB 127, which was the order.

Upon motion of Senator Smith, SB 127, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, SB 127, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 127 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden,

Howell, Inhofe, Keating, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Baldwin, Howard, Keller, Lambert, Porter and Schuelein.—6.

The bill and emergency passed.

SB 127 was referred for engrossment.

GENERAL ORDER

SB 150 by Smith and Luton of the Senate and Nance of the House was read and considered.

Senators Hamilton and Smith moved to amend SB 150, Page 1, Lines 2 and 3, by adding after the word "is" on Line 2 the words "a voluntary" and by striking the word "an" on Line 3 and substituting the words "a bona fide", which amendment was declared adopted.

Senator Berrong moved to amend SB 150, Page 2, Line 13, by adding after the word "expenses" and before the "the" the following: "as agreed prior to contracting said expenses", which amendment was declared adopted.

Upon motion of Senator Smith, SB 150, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, SB 150, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 150 was read for the third time at length.

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

Aye: Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Keating, Lamb, Lane, Luton, Martin, Medearis, Murphy, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—34.

Nay: Helm, Howell, Inhofe, McCune and Pierce.—5.

Excused: Baldwin, Berrong, Birdsong, Holden, Howard, Keller, Lambert, Porter and Schuelein.—9.

The bill passed.

Senator Birdsong desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 35. Nay: 5. Excused: 8.

The emergency passed.

SB 150 was referred for engrossment.

GENERAL ORDER

SB 132 by Grantham was read and considered.

Senator Tinsley asked to be made a co-author of SB 132, which was the order.

Upon motion of Senator Grantham, SB 132, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, SB 132, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 132 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Baldwin, Holden, Keller, Lambert, Porter and Schuelein.—6.

The bill and emergency passed.

SB 132 was referred for engrossment.

GENERAL ORDER

HB 1022 by Kennedy of the House and Grantham of the Senate was read and considered.

Upon motion of Senator Grantham, HB 1022 was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, HB 1022 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1022 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Ham, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—41.

Excused: Baldwin, Graves, Holden, Keller, Lambert, Porter and Schuelein.—7.

The bill passed.

HB 1022 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

SB 125 by Cate, Garrett, Howell, Lamb, Lambert, Grantham, Ham, Murphy, Dahl, Terrill, York, Medearis and Wadley of the Senate and Bamberger, et al, of the House was read and considered.

Senators Luton and Watson asked to be made coauthors of SB 125, which was the order.

Upon motion of Senator Cate, SB 125, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Cate, SB 125 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 125 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Baldwin, Graves, Keller, Lambert and Porter.—5.

The bill and emergency passed.

SB 125 was referred for engrossment.

GENERAL ORDER

HB 1140 by Camp of the House and Lamb of the Senate was read and considered.

Upon motion of Senator Lamb, HB 1140 was advanced to engrossment.

By unanimous consent, upon request of Senator Lamb, HB 1140 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1140 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Ham, Hamilton, Helm, Howard, Inhofe, Keating, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—41.

Excused: Baldwin, Graves, Holden, Howell, Keller, Lambert and Porter.—7.

The bill and emergency passed.

HB 1140 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

HB 1029 by Draper of the House and Funston of the Senate was read and considered.

Senator Funston asked unanimous consent, which was granted, that further consideration of HB 1029 be deferred for this legislative day.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Thursday, February 13, 1975, at 1:00 p.m., which motion prevailed.

BILLS RELEASED

HBs 1022 and 1140 were properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 3:45 p.m. to meet Thursday, February 13, 1975, at 1:00 p.m.



Twenty-third Legislative Day

Thursday, February 13, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Baldwin, Berrong, Inhofe, Medearis, Porter and Smith.—6.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend Thurston and incorporated into the Journal upon request of Senator Luton.

We are thankful, our Father, for all that Oklahoma has meant in her history, for the people who sought her out as refuge and hope, for the people who have come to her to provide through her industry a living for their families, for those who have dreamed dreams of what she might become. We are thankful that at this particular moment in history we carry the responsibility of history-making. We trust that future

generations may remember us as those who lived honestly, worked diligently, and translated dreams into a way of life that provided well for them. Whatever we have done this week and will yet do that contributes to the common welfare of our fellowman, we are thankful. Abide with us through the hours that remain in this day of work and then let your blessings rest upon each of us as we turn homeward to our families, our communities, and our professions to catch up on that which we have missed while we were here toiling in behalf of them all. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Boatner introduced David W. Simpson, D.O., Atoka, as the Doctor of the Day and Senator Murphy introduced Frankie Lawson, R.N., Cushing, as the Nurse of the Day.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

Elden G. Roscher, 25 N.E. 52nd, P.O. Box 18716, Oklahoma City 73118, representing Oklahoma Retail Grocers Association.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS, as amended:

SB 57 — Appropriations and Budget.

SB 64 — Appropriations and Budget.

FIRST READING

The following were introduced and read the first time.

SB 181 — By Lambert.

An Act relating to prisons and reformatories; amending 57 O.S. 1971, Section 519, as amended by Section 3, Chapter 155, O.S.L. 1974 (57 O.S. Supp. 1974, Section 519); providing for presentence investigations; providing for waiver; and declaring an emergency.

SB 182 — By Howard of the Senate and Nance of the House.

An Act relating to labor; amending 40 O.S. 1971, Section 418; deleting limitation provision on appropriation of monies from the Special Occupational Health and Safety Fund; prescribing powers and duties of Commissioner of Labor; transferring all other duties, functions, authority and contractual obligations to the Corporation Commission; providing for the transfer of property; providing an operative date; declaring an emergency; and providing severability.

SB 183 — By Boatner.

An Act relating to game and fish; amending Section 5-203, Chapter 17, O.S.L. 1974, (29 O.S. Supp. 1974, Section 5-203); limiting the carrying of firearms under certain circumstances; prohibiting headlighting under certain circumstances; regulating use of motor-driven conveyances in hunting; and providing penalties.

SB 184 — By Lambert.

An Act relating to criminal procedure; amending 22 O.S. 1971, Section 196; permitting arrests without warrants under certain circumstances; providing for effective date.

SB 185 — By Cate.

An Act relating to banks; amending 6 O.S. 1971, Section 415, as last amended by laws 1971 P. 1033, S.J.R. No. 33; regulating detached drive-in or walk-in facilities; defining terms; providing for extended facilities and procedure for approval or disapproval for extended service facilities; designating limitations of facilities; providing penalties; and providing an effective date.

SB 186 — By Funston.

An Act relating to disabled persons; prescribing duty of law enforcement officers, medical practitioners and all other persons toward incapacitated persons; defining terms; providing for identifying devices and identification cards; prescribing penalties; providing that this act not limit any other duties prescribed by law; and declaring an emergency.

SB 187 — By Funston and Howell of the Senate and Miskelly of the House.

An Act relating to state government; amending 74 O.S. 1971, Section 1512; providing for the Council on Community Affairs; defining terms; creating the Department of Economic and Community Affairs and prescribing its functions and responsibilities; providing for a Director of the Department; prescribing the duties of the Director; providing for coordination by other agencies with the Department; providing for filing of plans of subdivisions of state government with the Department; creating a Revolving Fund; providing for the assumption of duties of the Office of Community Affairs and Planning, the Division of Economic Opportunity of Office of the Governor, and the Oklahoma Manpower Planning Division of the

Department of Industrial Development by the Department, and abolishing those agencies; providing for the transfer of funds, property and personnel to the Department; repealing 74 O.S. 1971, Sections 1501 through 1511 and 1513 through 1516; directing codification; providing operative date; and declaring an emergency.

SB 188 — By Funston.

An Act relating to securities; amending 71 O.S. 1971, Section 2, as amended by Section 1, Chapter 162, O.S.L. 1973 (71 O.S. Supp. 1974, Section 2); and defining terms.

SB 189 — By Cate of the Senate and Cotner of the House.

An Act relating to state government; amending Section 2, Chapter 133, O.S.L. 1974 (74 O.S. Supp. 1974, Section 3110); exempting public utility companies from the requirement of providing a notarized statement of noncollusion; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 178 — Public and Mental Health and then to Criminal Jurisprudence.

SB 179 — Criminal Jurisprudence.

SB 180 — Municipal Government.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1009, 1097, 1098, 1118, 1129 and 1208.

HB 1009 — By Camp, et al, of the House and Lamb and McCune of the Senate.

An Act relating to public health, prohibiting possession of lighted tobacco in certain public areas; providing for posting nonsmoking signs; and providing punishment therefor; providing operative date; and declaring an emergency.

HB 1097 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

(District Attorneys — Emergency.)

HB 1098 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

(District Courts — Emergency.)

HB 1118 — By Miskelly, et al, of the House and Crow and Randle of the Senate.

An Act relating to the Oklahoma Cerebral Palsy Center; making an appropriation thereto; stating the purpose; authorizing appointment, duties and compensation of employees; fixing the salary of the Administrative Director; limiting the number of full-time-equivalent employees; providing lapse date; providing severability; and declaring an emergency.

HB 1129 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

(Liquefied Petroleum Gas Board — Emergency.)

HB 1208 — By Stratton, et al, of the House and Berrong of the Senate.

An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 2358, as amended by Section 2, Chapter 252, O.S.L. 1972 (68 O.S. Supp. 1974, Section 2358); providing for adjustments in arriving at Oklahoma taxable income and Oklahoma adjusted gross income; providing for deduction of Federal income taxes paid; and declaring an emergency.

The above numbered HBs were read for the first time.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 1017 was correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1022 and 1140.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

Senator Terrill presiding.

GENERAL ORDER

SB 80 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Senator Birdsong asked to be made a co-author of SB 80, which was the order.

Senator Boatner moved to amend SB 80, Page 37, Line 18 ½ by adding a new subsection A as follows:

"A. There is hereby established for Water Enforcement I Officers and Water Enforcement II Officers in the Department of Public Safety Waterways Patrol Division, as enumerated in this Act, longevity allowances on a graduated basis depending upon length of service in the Oklahoma Department of Public Safety, including all service prior to the effective date of this Act. The allowances shall be 1¼% of their base pay for each year of service. For the purposes of computing longevity allowances, the base pay for permanent employees in the Waterways Patrol Division shall be \$675.00 per month."

Senator Hamilton moved to table the Boatner amendment, which motion to table was adopted upon roll call as follows:

Aye: Capps, Cate, Crow, Dahl, Field, Garrett, Grantham, Hamilton, Helm, Holden, Howard, Howell, Keating, Keller, Lamb, Luton, McCune, Murphy, Pierce,

Schuelein, Shatwell, Taliaferro, Watson, Wolfe and York.—25.

Nay: Birdsong, Boatner, Butler, Dawson, Funston, Graves, Ham, Lambert, Lane, Martin, Randle, Stipe, Terrill, Tinsley, Wadley, Watkins and Young.—17.

Excused: Baldwin, Berrong, Inhofe, Medearis, Porter and Smith.—6.

Senator Martin moved to amend SB 80, Page 38, Line 6, by striking after the word "clerks," and before the word "headquarters" the word and number "twelve (12)" and substituting therefor "fourteen (14)", which amendment was declared adopted.

Senator Boatner moved to amend SB 80, Page 39, Line 4, by striking the figure "6,840.00" and inserting the figure "7,140.00" and striking the figure "8,640.00" and inserting the figure "9,720.00".

Senator Hamilton moved to table the Boatner amendment, which amendment was tabled upon roll call as follows:

Aye: Capps, Cate, Crow, Dahl, Field, Garrett, Grantham, Hamilton, Helm, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Luton, McCune, Pierce, Randle, Schuelein, Shatwell, Taliaferro, Tinsley, Watson and Wolfe.—26.

Nay: Birdsong, Boatner, Butler, Dawson, Funston, Graves, Ham, Lane, Martin, Murphy, Stipe, Terrill, Wadley, Watkins, York and Young.—16.

Excused: Baldwin, Berrong, Inhofe, Medearis, Porter and Smith.—6.

Senators Watkins and Ham moved to amend SB 80, Page 39, Lines 6 and 7, by inserting after the figure "7,980.00" on Line 6 and before the word "each" on Line 7 the following:

"There is hereby established for the Permit Clerks of the Department of Public Safety, as enumerated in subsection (a) of this Act, longevity allowances on a graduated basis depending upon length of service in the Oklahoma Department of Public Safety including all service prior to the effective date of this Act. The allowances shall be 1¼% of their base pay for each year of service. For the purpose of computing longevity allowances, as well as retirement and pension allowances, the base pay for permanent Permit Clerk employees shall be \$675.00 per month."

Senator Crow moved to table the Watkins-Ham amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Hamilton, Helm, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, McCune, Murphy, Pierce, Randle, Schuelein, Shatwell, Taliaferro, Watson, Wolfe and York.—27.

Nay: Birdsong, Boatner, Butler, Graves, Ham, Holden, Luton, Martin, Stipe, Terrill, Tinsley, Wadley, Watkins and Young.—14.

Excused: Baldwin, Berrong, Garrett, Inhofe, Medearis, Porter and Smith.—7.

Upon motion of Senator Crow, SB 80, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 80, as coauthored and amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 80 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—41.

Excused: Baldwin, Berrong, Garrett, Inhofe, Medearis, Porter and Smith.—7.

The bill and emergency passed.

SB 80 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 77, 88, 122, 125, 127, 132, 142 and 150 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

SB 97 by Grantham of the Senate and Conaghan and Holt of the House was read and considered.

Upon motion of Senator Grantham, SB 97 was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, SB 97 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 97 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Helm, Holden, Howell, Keller, Lambert, Lane, Luton, McCune, Martin, Murphy, Randle, Schuelein, Shatwell, Stipe, Terrill, Tinsley, Watkins, Watson, Wolfe and York.—32.

Nay: Capps, Hamilton, Keating, Lamb, Pierce, Taliaferro, Wadley and Young.—8.

Excused: Baldwin, Berrong, Garrett, Howard, Inhofe, Medearis, Porter and Smith.—8.

The bill passed.

SB 97 was referred for engrossment.

GENERAL ORDER

HB 1165 by Cotner and Johnston of the House and Dawson of the Senate was read and considered.

Senator Funston moved to amend HB 1165, Page 2, Line 5, by striking after the word "docket" and before the word "Fees" on Line 6 the following language: "and such judgment shall not be subject to Section 1 of this act", which amendment was declared adopted.

Upon motion of Senator Dawson, HB 1165, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Dawson, HB 1165, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator McCune presiding.

HB 1165 was read for the third time at length.

Senator Terrill presiding.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dawson, Funston, Garrett, Grantham, Graves, Helm, Holden, Howard, Howell, Keating, Lambert, Luton, McCune, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Tinsley, Watkins and York.—28.

Nay: Field, Ham, Hamilton, Keller, Lamb, Lane, Martin, Taliaferro, Terrill, Wadley, Watson, Wolfe and Young.—13.

Excused: Baldwin, Berrong, Dahl, Inhofe, Medearis, Porter and Smith.—7.

The bill passed.

HB 1165 was referred for engrossment.

EXECUTIVE SESSION

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator Terrill presiding.

Senator Lane moved that, when the clerk's is clear, the Senate stand adjourned to meet Monday, February 17, 1975, at 1:00 p.m., which motion prevailed.

Upon motion of Senator Lane, the Senate adjourned at 3:00 p.m. to meet Monday, February 17, 1975, at 1:00 p.m.

Twenty-fourth Legislative Day

Monday, February 17, 1975

Pursuant to adjournment, the Senate was called to order by President Pro Tempore Howard.

Roll Call:

Present: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young—45.

Excused: Baldwin, Funston and York.—3.

President Pro Tempore Howard declared a quorum present.

The following prayer was offered by Dr. Bill Masters, pastor, First Christian Church, Ponca City, and incorporated into the Journal upon request of Senator Grantham.

Our Father, we thank You for life, health, for meaning for this day and privilege of finding purpose anew.

We thank You for the opportunity to share in the continued building and growth of this great State - a part of a great Nation ... for sense of history and destiny as we

celebrate the birthday of George Washington and realize the wealth of tradition in our government.

Help us, Father, to provide a clear direction toward the common good for all persons, especially in this time when so many are seeking guidance in human values and personal integrity.

Give us courage to speak when any person's worth is in danger of being diminished; to be willing to do battle for the rights of the smallest or lowest man.

Grant your comforting and strengthening presence with the families of Ray Fine and Vol Odom in this time of sorrow.

Give us greater understanding in our deliberations this day, a deeper sensitivity to the needs of others and a love for You that will guide each thought and decision.

In the name of Jesus, the Way, Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator McCune introduced Beverly Allen, R.N., Oklahoma City, as the Nurse of the Day.

Senator Lane introduced Donald R. Whitaker, D.O., Broken Bow, and Bob

Wakefield, student at Tulsa Medical and Osteopathic College, Tulsa, as the Doctors of the Day.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS, as amended:

CS for SB 105 — Public Safety and Penal Affairs, as coauthored by Hamilton, Watson, Schuelein and McCune, and be referred to Committee on Appropriations and Budget for further consideration.

FIRST READING

The following were introduced and read the first time.

SB 190 — By Stipe, Butler and Funston of the Senate and Ervin, Duckett, Matheson and Fried of the House.

An Act relating to labor; amending 40 O.S. 1971, Section 235; providing that national or state optional or revised extended benefit period on or off indicators enacted by the Congress of the United States shall be in effect in Oklahoma.

SB 191 — By Stipe.

An Act relating to damages; amending 23 O.S. 1971, Section 9; providing for exemplary damages in addition to actual damages; and declaring an emergency.

SB 192 — By Stipe.

An Act relating to civil procedure; amending 12 O.S. 1971, Section 137; providing for venue against foreign corporations and nonresidents; and declaring an emergency.

SB 193 — By Keating.

An Act relating to debtors and creditors; amending 24 O.S. 1971, Section 31; provid-

ing procedures whereby an insolvent debtor may execute assignments of property under certain circumstances; providing for exemptions; and declaring an emergency.

SB 194 — By Smith of the Senate and Kilpatrick of the House.

An Act relating to corporations; amending 18 O.S. 1971, Section 1.27; providing powers and authority granted pursuant to articles of incorporation; providing restrictions on gas and electric public service corporations; and declaring an emergency.

SB 195 — By Smith of the Senate and Smith of the House.

An Act relating to notaries public; amending 49 O.S. 1971, Section 2; providing for certification fees of notaries public; and providing for filing fees.

SB 196 — By Terrill.

An Act relating to the Pardon and Parole Board; making an appropriation thereto; providing for transfer of funds; specifying the purposes for which appropriated funds may be used; making provisions of this act contingent upon the passage of Senate Bill 126; and declaring an emergency.

SB 197 — By Shatwell.

An Act relating to public obscenity; providing for short title; stating a purpose; defining terms; prohibiting the public sale of obscene literature under certain circumstances; providing for penalties; providing for committees in each town in the State of Oklahoma to determine community standards of obscenity; providing for severability; directing codification; and declaring an emergency.

SB 198 — By Lane.

An Act relating to banks and trust companies; amending 6 O.S. 1971, Section 803; providing procedures for making real estate loans.

SB 199 — By Lane.

An Act relating to banks and trust companies; amending 6 O.S. 1971, Sections 501 and 1001; prohibiting branch banking; providing for powers of trust companies; and declaring an emergency.

SB 200 — By Dahl of the Senate and Ferrell of the House.

An Act relating to state government; defining terms; prohibiting the purchase of imported beef by state agencies and political subdivisions; directing codification; and declaring an emergency.

SB 201 — By Crow.

An Act relating to courts; providing for an annual budget for secretaries and stenographers of associate district judges; providing for a transfer to the County General Fund of excess funds; directing codification; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 181 — Public Safety and Penal Affairs.

SB 182 — Professions and Occupations.

SB 183 — Wildlife.

SB 184 — Criminal Jurisprudence.

SB 185 — Banks and Banking and then to County, State and Federal Government.

SB 186 — Public and Mental Health.

SB 187 — County, State and Federal Government.

SB 188 — Business, Industry and Labor Relations.

SB 189 — County, State and Federal Government.

HB 1009 — Public and Mental Health.

HB 1097 — Appropriations and Budget.

HB 1098 — Appropriations and Budget.

HB 1118 — Appropriations and Budget.

HB 1129 — Appropriations and Budget.

HB 1208 — Revenue and Taxation.

UNANIMOUS CONSENT REQUEST

Senator Schuelein asked unanimous consent, which was granted, that Jeffrey Tyner be made an honorary page for this legislative day.

COMMITTEE APPOINTMENT — SPECIAL

President Pro Tempore Howard announced the appointment of Senator Funston as the committee representing the Senate at the funeral of Representative V. H. Odom today at Wagoner, Oklahoma.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1052, 1074, 1094, 1095, 1099, 1100, 1127, 1130, 1131, 1141 and 1242.

HB 1052 — By Payne.

An Act relating to the Oklahoma semi-centennial celebration; repealing 25 O.S. 1971, Sections 95 and 96, which provide for a semi-centennial celebration the week of April 22, 1939; naming Guthrie as the official city for said celebration.

HB 1074 — By Payne.

An Act relating to crimes and punishments; prohibiting the charging of second and subsequent offense under certain circumstances; directing codification; providing effective date; and declaring an emergency.

HB 1094 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

(Attorney General — Emergency.)

HB 1095 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

(Court of Criminal Appeals — Emergency.)

HB 1099 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

(Industrial Court — Emergency.)

HB 1100 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

(Supreme Court — Emergency.)

HB 1127 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

(Insurance Commissioner — Emergency.)

HB 1130 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

(State Mining Board — Emergency.)

HB 1131 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

(Chief Mine Inspector — Emergency.)

HB 1141 — By Abbott.

An Act relating to water usage; directing the Water Resources Board to make projections for water usage in the State of Oklahoma; providing for reports to be made at two-year intervals; directing codification; and declaring an emergency.

HB 1242 — By Beznoska of the House and Field of the Senate.

An Act relating to game and fish; amending Section 6-303, Chapter 17, O.S.L. 1974, (29 O.S. Supp. 1974, Section 6-303); providing for taking of nongame fish; and prescribing punishment.

The above numbered HBs were read for the first time.

RESOLUTIONS

Senator Field introduced the following Resolution with the approval of the Rules Committee:

SCR 8 — By Field and Dahl of the Senate and McKee of the House.

A Concurrent Resolution commending Billy Ray Gowdy for his exceptional service as President of the State Board of Agriculture; noting his rare devotion to his work and to the furtherance of the well-being of Oklahoma's agriculture; noting the numerous leadership capacities and awards bestowed upon him; and directing distribution.

Senator Capps asked to be made a co-author of SCR 8, which was the order.

Senator Field asked unanimous consent that all other Senators be made coauthors of SCR 8, which was the order.

SCR 8, as coauthored, was read at length, adopted upon motion of Senator Field and ordered referred for engrossment.

Senator Berrong introduced the following Resolution:

SCR 9 — By Berrong of the Senate and Thornhill of the House.

A Concurrent Resolution extending to Gladys Reneau the condolences of the Legislature on the occasion of the death of her husband, Frank M. Reneau; noting his years of service to the State of Oklahoma; noting his military career and educational background; and directing distribution.

WHEREAS, the Lord in his wisdom has called to his side Frank D. Reneau, who had dedicated his life to serving his state and his fellow citizens; and

WHEREAS, born on July 21, 1918, in Cherokee, Oklahoma, Frank Reneau attended schools in Lambert and Cherokee before going on to the Tulsa Business College; and

WHEREAS, conscious of the necessity for the people of the United States to de-

fend her in times of crisis, Mr. Reneau entered military service shortly before the outbreak of hostilities and spent two years in the European Theater of Operations during his military duty, which spanned World War Two; and

WHEREAS, in addition to his service to his country, Frank Reneau also served his state first in the capacity of a state representative for two terms from 1959 to 1963, and then as Secretary of the Senate and Secretary of the State Election Board, and also as supervisor of the food distribution unit of the State Department of Institutions, Social and Rehabilitative Services; and

WHEREAS, Frank Reneau was past commander of the Verder E. Utterback American Legion Post 33, past master of the Corinthian Lodge 307 AF&AM; and a member of the board of trustees of the Methodist church; and

WHEREAS, the passing of Frank Reneau leaves a void which was filled by a man of high integrity and uncompromising honesty; and

WHEREAS, it is proper that the Legislature express its condolences to Ann Reneau in this time of sadness.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

BE IT RESOLVED that the members of this Legislature, in the name of the people of Oklahoma, do extend to Gladys Ann Reneau condolences for the loss of her husband, Frank Reneau.

BE IT FURTHER RESOLVED that the members of the Senate and the House of Representatives hold the life of Frank M.

Reneau as an example of service, integrity and dedication for others to follow.

BE IT FINALLY RESOLVED that a duly authenticated copy of this Resolution, after consideration and enrollment, be delivered to Gladys Ann Reneau.

Senator Berrong asked unanimous consent that all other Senators be made co-authors of SCR 9, which was the order.

SCR 9, as coauthored, was read at length, adopted upon motion of Senator Berrong and ordered referred for engrossment.

Senator Hamilton introduced the following Resolution:

SCR 10 — By Hamilton.

A Concurrent Resolution expressing deep regret and sadness upon the death of the Honorable Ray Fine, former President Pro Tempore of the State Senate and member of the House of Representatives; tendering sincere sympathy and condolences to his bereaved widow and family; expressing grateful appreciation for his thirty years of leadership and dedicated public service to his community, state and nation; commending his distinguished record of public service; and directing distribution.

WHEREAS, on February 14, 1975, our esteemed and distinguished friend and former colleague, the Honorable Ray Fine, former President Pro Tempore of the Oklahoma State Senate and member of the House of Representatives, was summoned by the Creator to the Kingdom of Eternal Peace; and

WHEREAS, Senator Fine was born on July 2, 1907, in a one-room log house at Fine Springs, Arkansas, a community whose name was inspired by the achievements of Senator Fine's ancestors; and

WHEREAS, Senator Fine moved to Gore, Oklahoma, at the age of ten, was reared in a home where honesty and decency were considered sacred and feelings of love and compassion for his fellowman were instilled in him, qualities which flowed from his heart all the years of his life and which were manifested in his deeds and accomplishments; and

WHEREAS, the hard life that was his as a child forever was ingrained into Senator Fine's spirit, a spirit which exuded a compassion for the needy citizens because "We are our brother's keeper"; and

WHEREAS, Senator Fine dedicated his life to his principles, accepting the calling of the people to the Senate in 1942, thus beginning a distinguished career of leadership in Oklahoma that will be recorded beside the other great statesmen in our state's history; and

WHEREAS, Senator Fine forsook his exemption as a member of the Senate from military service in World War II and served his country honorably and heroically in Europe, where he was captured in the Battle of the Bulge; and

WHEREAS, Senator Fine was reelected to the State Senate in 1944 at the time he was overseas serving his country; and

WHEREAS, upon returning to Oklahoma after surviving near starvation as a prisoner of war, Senator Fine renewed his quest to make the state a better place for all its citizens; strived to remove from the aching hearts of senior citizens the sting of old age and poverty; courageously led the fight to provide for rehabilitation for the crippled and handicapped; implored the state to provide needed funds for the orphaned and the widowed and was gratified when this was done; championed the cause of the mentally retarded and mentally ill, and saw his dream of the best school for the retarded in the nation realized with the

completion of Hissom Memorial Center; and stood steadfastly in support of the "little people," educational excellence and a program of food production to ensure that the citizens of this nation will not go hungry; and

WHEREAS, the dedicated public service of Senator Fine reached its pinnacle in the Senate when his colleagues summoned him to lead them as President Pro Tempore in 1955 and as Majority Floor Leader in 1957; and

WHEREAS, Senator Fine was a staunch guardian of the State's revenue, saving millions of the people's hard-earned tax dollars; and

WHEREAS, Senator Fine was esteemed and admired by his colleagues, who sought his advice on the many great issues which affected Oklahoma during the years of his inspired service; and

WHEREAS, when, as a result of reapportionment, he was placed in the same district as our honored friend and colleague, the late Senator Clem Hamilton, his feeling of friendship and respect for Senator Hamilton and his innate decency guided his decision to close his political career and retire from the Senate, only to be entreated by his constituents to continue service in the House of Representatives where he served until his retirement in 1972; and

WHEREAS, the memory of Senator Fine will remain forever in the hallowed halls of this Legislature as a source of guidance and inspiration to present and future members of the Senate and House of Representatives, and the examples of public service to be emulated yet seldom attained; and

WHEREAS, while some opposed him in his brilliant and distinguished career, Senator Fine was respected by all and his

honesty and unselfish dedication to his constituents was a landmark for every Oklahoman; and

WHEREAS, Senator Fine was a devout Christian; a devoted family man and an unyielding patriot; and

WHEREAS, the brilliant, inspiring oratory of Senator Fine is legendary for its incisive logic and impassioned defense of the rights of the neglected, the weak and the needy of this great state and nation; and

WHEREAS, it is fitting and proper that the members of the Oklahoma Legislature, deeply saddened upon this occasion of the passing of a personal friend, esteemed former colleague and distinguished public servant, express their sense of bereavement and join in extending sincere sympathy and condolences to his devoted widow, Rena, and other members of his family; and extoll, commend and express their grateful appreciation for the many significant contributions of Senator Fine throughout his life and long, distinguished career of public service, ever mindful of his guiding purpose to leave this state and nation a better place as a result of his many years of service.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. That our sense of sadness and bereavement be and hereby is expressed upon the passing from this earthly life of our friend, esteemed former colleague and distinguished public servant, the Honorable Ray Fine of Gore, former President Pro Tempore of the State Senate, and member of the House of Representatives, and our deepest sympathy and most heartfelt condolences be and

hereby are extended to his loving wife, Rena, and to the people of his community.

SECTION 2. That the many achievements of Senator Fine for his community, his state and his country, throughout his life and distinguished career as a public servant be and hereby are commended and extolled.

SECTION 3. That we hereby express our grateful appreciation for the thirty years of leadership and dedicated and extraordinary public service given by Senator Fine in behalf of his constituents, his state and his nation.

SECTION 4. That a duly authenticated copy of this Resolution be presented to his widow, Mrs. Rena Fine, Walter R. Fine, his brother, and Mrs. Eunice Prater, his sister, as a measure of our abiding esteem and profound love for our departed friend and former colleague.

Senator Crow presiding.

Senators Stipe, Field, Grantham, Smith, Lane and Hamilton addressed the Senate with reference to their friendship for Senator Fine and his thirty years of trustworthiness, leadership and dedicated public service to the people of the State of Oklahoma. Senator Baldwin, by telephone message, added his feelings of respect and admiration and for the years of service with Senator Fine.

Senator Hamilton asked unanimous consent that all other Senators be made co-authors of SCR 10, which was the order.

SCR 10, as coauthored, was read at length, adopted upon motion of Senator Hamilton and ordered referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 97 was correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HB 1165 was correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 147 by Porter was read and considered.

Senator Berrong moved to amend SB 147, Page 1, Line 3, by inserting after the word "for" and before the word "public" the word "general", which amendment was declared adopted.

Senator Lambert moved to amend SB 147, Page 2, Line 2, by adding after the word "building" the following sentence: "Said public restrooms shall be clearly labeled by signs designating the same as public restrooms.", which amendment was declared adopted.

Upon motion of Senator Porter, SB 147, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Porter, SB 147, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 147 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field,

Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—44.

Excused: Baldwin, Cate, Funston and York.—4.

The bill and emergency passed.

SB 147 was referred for engrossment.

GENERAL ORDER

SB 120 by Field of the Senate and Converse of the House was read and considered.

Senators Dahl, Watson and Grantham asked to be made coauthors of SB 120, which was the order.

Senator Luton presiding.

Senator Hamilton moved to amend SB 120, Page 5, Line 11½, by adding a new Section 2 as follows:

"SECTION 2. The Attorney General is authorized and directed to represent and defend any civil actions brought against employees of the Wildlife Conservation Department arising out of any acts within the scope of their employment."

and renumber succeeding sections, which amendment was declared adopted.

Upon motion of Senator Field, SB 120, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Field, SB 120, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 120 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Dahl, Dawson, Field, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—43.

Nay: Crow.—1.

Excused: Baldwin, Cate, Funston and York.—4.

The bill and emergency passed.

SB 120 was referred for engrossment.

GENERAL ORDER

SB 57 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 57 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 57 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 57 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley, Watkins, Watson and Wolfe.—42.

Excused: Baldwin, Cate, Funston, Tinsley, York and Young.—6.

The bill and emergency passed.

SB 57 was referred for engrossment.

GENERAL ORDER

SB 60 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 60 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 60 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 60 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—44.

Excused: Baldwin, Cate, Funston and York.—4.

The bill and emergency passed.

SB 60 was referred for engrossment.

GENERAL ORDER

SB 64 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 64 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 64 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 64 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—44.

Excused: Baldwin, Cate, Funston and York.—4.

The bill and emergency passed.

SB 64 was referred for engrossment.

GENERAL ORDER

SB 136 by Lane was read and considered.

Senator Lane, citing Rule 8(d), asked unanimous consent that Representative Joe Johnson be added as House author of SB 136, which was the order.

Upon motion of Senator Lane, SB 136, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Lane, SB 136, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 136 was read for the third time at length.

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

Aye: Berrong, Birdsong, Butler, Capps, Dahl, Field, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howell, Keller, Lamb, Lambert, Lane, Luton, Martin, Murphy, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins and Watson.—29.

Nay: Boatner, Crow, Dawson, Helm, Howard, Inhofe, Keating, McCune, Medearis, Pierce, Porter, Randle, Schuelein and Wolfe.—14.

Excused: Baldwin, Cate, Funston, York and Young.—5.

The bill passed.

SB 136 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 80 was correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

SB 156 by Stipe, Smith, York and Howell of the Senate and Henry and Hood of the House was read and considered.

Upon motion of Senator Stipe, SB 156 was advanced to engrossment.

By unanimous consent, upon request of Senator Stipe, SB 156 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 156 was read for the third time at length.

Senator Murphy presiding.

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

Aye: Birdsong, Butler, Crow, Dahl, Garrett, Grantham, Ham, Holden, Howard, Howell, Keating, Keller, Lane, Luton, Murphy, Porter, Randle, Shatwell, Smith, Stipe, Wadley, Wolfe and Young.—23.

Nay: Berrong, Boatner, Capps, Dawson, Field, Graves, Hamilton, Helm, Inhofe, Lambert, McCune, Martin, Medearis, Pierce, Schuelein, Taliaferro, Terrill, Tinsley, Watkins and Watson.—20.

Excused: Baldwin, Cate, Funston, Lamb and York.—5.

The bill failed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Stipe moved that the vote be reconsidered by which SB 156 failed of passage.

GENERAL ORDER

SB 141 by Randle of the Senate and Kilpatrick of the House was read and considered.

Senator Berrong moved to amend SB 141, Page 2, Line 6, by striking after the word "a" and before the word "The" the words "term of six (6) years" and inserting the words "period coterminous with that of the Governor", which amendment was declared adopted.

Upon motion of Senator Randle, SB 141, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Randle, SB 141, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 141 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—41.

Excused: Baldwin, Cate, Field, Funston, Lamb, Medearis and York.—7.

The bill and emergency passed.

SB 141 was referred for engrossment.

GENERAL ORDER

HB 1187 by Payne, et al, of the House and Birdsong and Lane of the Senate was read and considered.

Upon motion of Senator Birdsong, HB 1187 was advanced to engrossment.

By unanimous consent, upon request of Senator Birdsong, **HB 1187** was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1187 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Keller, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—39.

Nay: Helm and Smith.—2.

Excused: Baldwin, Funston, Inhofe, Keating, Lamb, Medearis and York.—7.

The bill passed.

HB 1187 ordered withheld pursuant to Rule 19(f).

EXECUTIVE SESSION

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator Murphy presiding, who made the following announcements:

The Senate, in executive session, and upon motion of Senator Keller, advised and consented to the confirmation of W. **ROGER WEBB**, Bethany, as Commissioner of Public Safety. Mr. Webb succeeds Wayne Lawson.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Tuesday, February 18, 1975, at 1:00 p.m., which motion prevailed.

BILL RELEASED

HB 1187 was properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 3:50 p.m., to meet Tuesday, February 18, 1975, at 1:00 p.m.

Twenty-fifth Legislative Day

Tuesday, February 18, 1975

Pursuant to adjournment, the Senate was called to order by Senator Grantham, who was designated so to do by the President Pro Tempore.

Roll Call:

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young —46.

Excused: Baldwin and Porter.—2.

Senator Grantham declared a quorum present.

The following prayer was offered by Senator Phil Watson and incorporated into the Journal upon request of Senator Grantham.

Our Father, we are grateful to You for another day. Help us to recognize it as Your gift and help us to accept the opportunities it affords as a challenge.

May each of us dedicate ourselves first and foremost to Your purposes and, secondly, to the purposes of man.

In Jesus' name, Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Funston introduced James A. Coder, D.O., Broken Arrow, and Senator Inhofe introduced Herb Yates, student, Tulsa, as the Doctors of the Day.

Barbara Conway, R.N., Oklahoma City, was announced as the Nurse of the Day.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

C. Gerald Hargrave, Route # 2, Seminole, representing Association of Licensed Bail Bondsmen of Oklahoma, Oklahoma Motorcycle Dealer's Association and Oklahoma Motorcycle Rider's Association.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 166 — County, State and Federal Government, as coauthored by Floyd of the House.

HB 1090 — Insurance, as coauthored by Lambert.

HB 1189 — Judiciary, as coauthored by York, Lamb, Lambert, Howell and Garrett.

DO PASS, as amended:

SB 161 — Banks and Banking.

FIRST READING

The following were introduced and read the first time.

SB 202 — By Lambert.

An Act relating to the Department of Public Welfare; authorizing expenditure from State Assistance Fund for the maintenance of orphans and destitute and delinquent minor children; providing maximum per capita payment; providing qualifications for recipient institutions; providing for the withholding of funds in certain circumstances; making provisions of this act severable; and declaring an emergency.

SB 203 — By Keating.

An Act relating to the State Sanity Commission; amending 43A O.S. 1971, Section 56; providing for compensation and salaries for Commission members; and declaring an emergency.

SB 204 — By Funston.

An Act relating to civil procedure; amending 12 O.S. 1971, Section 1757, as amended by Section 2, Chapter 128, O.S.L. 1974 (12 O.S. Supp. 1974, Section 1757); providing for transfer of action from small claims docket; providing time for filing certain pleadings subsequent to removal; and declaring an emergency.

SB 205 — By Funston.

An Act relating to state government; setting the maximum number of em-

ployees for certain state agencies, boards, commissions, departments, programs and offices; providing for reduction in the number of employees of certain agencies; creating the State Employment Review Board and defining its duties and powers; establishing maximum salaries for certain state offices; directing codification; providing for severability; and declaring an emergency.

SB 206 — By Inhofe.

An Act relating to public finance; establishing a fund; providing for investment of fund and interest thereon; making an appropriation; stating purpose; making appropriation nonfiscal; making provisions of act severable; and declaring an emergency.

SB 207 — By Dahl of the Senate and Monks of the House.

An Act relating to the Oklahoma National Guard; permitting the payment of certain claims against the state; and prescribing conditions for and limitations on such payments.

SB 208 — By Crow, Randle, Stipe, Hamilton, Howell, Lane, Holden, Young, York, Wadley, Schuelein, Ham, Field, Taliaferro, Lamb, Garrett, Birdsong and Luton of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Department of Public Welfare; authorizing expenditure from State Assistance Fund for the maintenance of orphans and destitute and delinquent minor children; providing maximum per capita payment; providing qualifications for recipient institutions; providing for the withholding of funds in certain circumstances; making provisions of this act severable; and declaring an emergency.

SB 209 — By Smith.

An Act relating to schools; amending 70 O.S. 1971, Section 5-118; providing times for meetings of the Board of Education of

school districts in the State of Oklahoma; providing for per diem compensation for certain classes of school board members; and declaring an emergency.

SB 210 — By Smith.

An Act relating to colleges and universities; amending Section 2, Chapter 278, O.S.L. 1973 (70 O.S. Supp. 1974, Section 4420); providing for the Tulsa Community College Area School District; providing for funding; providing for millage levy; limiting indebtedness of the district; and declaring an emergency.

SB 211 — By Luton.

An Act relating to probate procedure; amending 58 O.S. 1971, Section 52, to provide an alternative procedure in ancillary probate for foreign wills; and declaring an emergency.

SJR 11 — By Luton.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Article X, Section 26, of the Oklahoma Constitution, providing a maximum of indebtedness in any one year any county, city, town, school district or other political corporation or subdivision may incur; providing a ballot title; and ordering the question submitted to the people at the next statewide general election.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 190 — Business, Industry and Labor Relations.

SB 191 — Judiciary.

SB 192 — Judiciary.

SB 193 — Judiciary.

SB 194 — Professions and Occupations.

SB 195 — Revenue and Taxation.

SB 196 — Appropriations and Budget.

SB 197 — Criminal Jurisprudence and then to County, State and Federal Government.

SB 198 — Banks and Banking.

SB 199 — Banks and Banking.

SB 200 — Agriculture.

SB 201 — Judiciary.

HB 1052 — County, State and Federal Government.

HB 1074 — Criminal Jurisprudence.

HB 1094 — Appropriations and Budget.

HB 1095 — Appropriations and Budget.

HB 1099 — Appropriations and Budget.

HB 1100 — Appropriations and Budget.

HB 1127 — Appropriations and Budget.

HB 1130 — Appropriations and Budget.

HB 1131 — Appropriations and Budget.

HB 1141 — Environmental and Natural Resources.

HB 1242 — Wildlife.

CITATION

Senator Hamilton introduced Miss Pam Walters, Muldrow, Oklahoma, Miss Rodeo Oklahoma, to the members of the Senate and asked unanimous consent, which was granted, that Miss Walters be granted privileges of the floor to address the Senate. Senators Hamilton and Dahl presented Miss Walters with a Citation commending her for her many achievements in the field of rodeo competition.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 8 was correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

Senator Murphy presiding.

GENERAL ORDER

SB 3 by Smith was read and considered.

Senator York and Birdsong asked to be made coauthors of **SB 3**, which was the order.

Senator Smith, citing Rule 8(d), asked unanimous consent that Representative

Rogers be added as House author of SB 3, which was the order.

Upon motion of Senator Smith, SB 3, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, SB 3, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 3 was read for the third time at length.

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

Aye: Berrong, Birdsong, Butler, Capps, Cate, Crow, Field, Funston, Garrett, Grantham, Ham, Helm, Holden, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, Medearis, Murphy, Pierce, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—37.

Nay: Boatner, Dawson, Graves, Hamilton, Keller, McCune, Martin and Schuelein.—8.

Excused: Baldwin, Dahl and Porter.—3.

The bill and emergency passed.

SB 3 was referred for engrossment.

GENERAL ORDER

SB 13, previously considered on page 165, was considered further.

Senator Terrill asked to be made a co-author of SB 13, which was the order.

Senator Howell moved to amend SB 13, Page 3, Line 10, by inserting after the word

“least” and before the word “thirty” the following: “twenty (20) days prior to the time set for opening bids if the estimated cost of the project is less than Fifty Thousand Dollars (\$50,000.00) but if the cost is Fifty Thousand Dollars (\$50,000.00) or more then”, which amendment was declared adopted.

Senator Howell moved to amend SB 13, Page 5, Lines 3 and 4, by striking after the word “to” on Line 3 and before the word “of” on Line 4 the words and figure “fifteen percent (15%)” and inserting the words and figure “twenty-five percent (25%)”, which amendment was declared adopted.

Senator Medearis presiding.

Senator Cate moved to amend SB 13, Page 4, Line 8, by deleting after the word “within” and before the word “days” the word and figure “ten (10)” and inserting in lieu thereof the word and figure “thirty (30)”. Senator Cate asked unanimous consent, which was granted, to withdraw his amendment.

Senator Howell moved to amend SB 13, Page 4, Line 8, by adding after the word “days” and before the word “from” the following: “or as otherwise provided in the notice to bidders” and by making the same change on Page 4, Line 11, which amendment was declared adopted.

Senator Howell moved to amend SB 13, Page 5, Line 15½, by adding a new Section 4 to read as follows:

“SECTION 4. Section 4, Chapter 298, O.S.L. 1974 (61 O.S. Supp. 1974, Section 104) is amended to read as follows:

Section 104. All proposals to award public construction contracts shall be made equally and uniformly known by the awarding public agency to all prospective bidders and the public in the following manner:

1. Notice thereof shall be mailed, by first class mail, to all known prospective bidders, who have made known, in writing to the public agency their interest in bidding within the twelve (12) months immediately preceding the date of opening bids, at least thirty (30) days prior to the time set for opening bids;

2. Notice thereof shall be given by publication in a newspaper of general circulation in the county where the work, or the major part of it, is to be done, such notice by publication to be published in two consecutive weekly issues of said newspaper, with the first publication thereof to be at least thirty (30) days prior to the time set for opening bids;

3. Notice thereof shall be posted, at least thirty (30) days prior to the time set for opening bids, on a readily accessible public bulletin board in the main office of the awarding public agency; and

4. Notice thereof shall be sent to trade or construction publications for their use and information whenever the estimated cost of the contract exceeds Fifty Thousand Dollars (\$50,000.00). Provided that this section shall not be construed as requiring the publication in such trade or construction publication.

5. PROVIDED, HOWEVER, IF THE ESTIMATED COST OF THE PROJECT IS FIFTY THOUSAND DOLLARS (\$50,000.00) OR LESS THE NOTICE REQUIRED BY NUMBERED PARAGRAPHS 1, 2 AND 3 OF THIS SECTION SHALL BE AT LEAST TWENTY (20) DAYS PRIOR TO THE TIME SET FOR OPENING BIDS."

and by renumbering subsequent sections and amending the title to conform, which amendment was declared adopted.

Upon motion of Senator Howell, SB 13, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Howell, SB 13, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 13 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Cate, Dawson, Field, Funston, Garrett, Grantham, Ham, Hamilton, Holden, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—38.

Nay: Capps, Crow, Dahl, Graves, Helm, Howard, Keller and Wadley.—8.

Excused: Baldwin and Porter.—2.

The bill and emergency passed.

SB 13 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 57, 60, 64, 120, 136, 141 and 147 and SCRs 9 and 10 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

MOTION TO RECONSIDER VOTE

Senator Stipe asked for consideration of his motion to reconsider the vote by which SB 134 failed of passage. The vote occurring on the Stipe motion, it was declared failed of adoption upon roll call as follows:

Aye: Birdsong, Butler, Cate, Dawson, Funston, Garrett, Ham, Howard, Howell, Lambert, Lane, Luton, Murphy, Smith, Stipe, Wadley, Wolfe, York and Young.—19.

Nay: Berrong, Boatner, Capps, Crow, Dahl, Field, Grantham, Graves, Hamilton, Helm, Inhofe, Keating, Keller, Lamb, McCune, Martin, Medearis, Pierce, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Watkins and Watson.—26.

Excused: Baldwin, Holden and Porter.—3.

RESOLUTION

Senator Boatner introduced the following Resolution:

SR 11 — By Boatner.

A Resolution designating the week of October 19 through October 25, 1975, as Business Women's Week in Oklahoma; noting the contributions of women to the economy of this nation; and directing distribution.

WHEREAS, the contributions of women to the economy of this nation, through their activities in business and the professions, have been many and of great value; and

WHEREAS, all too often, these contributions have been made without recognition of their importance; and

WHEREAS, the National Federation of Business and Professional Women's Clubs will observe the week of October 19 through 25 as National Business Women's Week, an observance which has taken place annually for almost half a century; and

WHEREAS, it is fitting that the Senate commend and recognize the business and professional women for their dedication and service.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

THAT the Senate, acting on behalf of the people of this state, proclaim the week of October 19 through October 25, 1975, as Business Women's Week in Oklahoma.

BE IT FURTHER RESOLVED THAT duly authorized copies of this Resolution be distributed to the National Federation of Business and Professional Women's Clubs.

SR 11 was read at length, adopted upon motion of Senator Boatner and ordered referred for enrollment.

GENERAL ORDER

HB 1089 by Draper of the House and Lamb of the Senate was read and considered.

Upon motion of Senator Lamb, HB 1089 was advanced to engrossment.

By unanimous consent, upon request of Senator Lamb, HB 1089 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1089 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce,

Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Baldwin and Porter.—2.

The bill and emergency passed.

HB 1089 was ordered withheld pursuant to Rule 19(f).

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HBs 1017 and 1059, as amended.

MESSAGE FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled HB 1187.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1024 by Bamberger, et al, of the House and Funston and Garrett of the Senate was read and considered.

Senator Lambert asked to be made a co-author of HB 1024, which was the order.

Senator Keller moved to amend HB 1024, Page 2, Line 12½, by adding a new subsection C as follows:

“C. This section shall not apply to cases involving prosecution of statutory rape.”

Senator Keller asked unanimous consent, which was granted, to withdraw his amendment.

Senator Hamilton questioned the presence of a quorum. The Presiding Officer ordered the roll called, following which he declared a quorum present.

Upon motion of Senator Funston, HB 1024, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, HB 1024, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1024 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Capps, Cate, Dahl, Funston, Garrett, Graves, Helm, Holden, Howell, Keller, Lamb, Lambert, McCune, Martin, Medearis, Murphy, Pierce, Randle, Shatwell, Terrill, Watkins, Watson, York and Young.—27.

Nay: Butler, Crow, Dawson, Field, Grantham, Ham, Hamilton, Howard, Inhofe, Keating, Lane, Luton, Schuelein, Stipe, Tinsley, Wadley and Wolfe.—17.

Excused: Baldwin, Porter, Smith and Taliaferro.—4.

The bill passed.

The emergency failed.

HB 1024 was referred for engrossment.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Wednesday, February 19, 1975, at 1:00 p.m., which motion prevailed.

BILL RELEASED

HB 1089 was properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 4:50 p.m., to meet Wednesday, February 19, 1975, at 1:00 p.m.

Twenty-sixth Legislative Day

Wednesday, February 19, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—45.

Excused: Ham, Porter and Young.—3.

Senator Luton declared a quorum present.

The following prayer was offered by Dr. Bill Masters and incorporated into the Journal upon request of Senator Grantham.

Our Father, we ask Your gracious presence with us this day. We believe things go better with the guidance of Your spirit, operating within us and within our relationships.

We are thankful for the leadership of the Senate in protecting the rights and territory of each and every citizen.

Grant us the ability to recognize the value of being different, being aware that each of us has some partial insight of the whole Truth.

We are grateful for the opportunity to share and work together with others whose concern for the welfare of persons is as strong as ours, even though differing methods and goals may be felt and seen.

Give us clean ears to hear what the other person is saying, uncluttered by what we may expect him to say, and not screened through our limited and private concept of Truth.

Grant us pure hearts, unsoiled by prejudice or selfish interest and unstained by desire for personal gain.

Give us clear eyes, washed with an awareness of our own mistakes and need for forgiveness, thereby enabling us to see that the struggle for the dignity and worth of every person is really a struggle for our own.

Through Jesus Christ, we pray. Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Cate introduced Fredonna Steely, R.N., Noble, as the Nurse of the Day and Senator York introduced Thomas J. Carlile, D.O., Del City, and Bob Adams, Mutual, student, as the Doctors of the Day.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

William O. Pitts, 1120 Thompson Building, Tulsa, 74103 representing Kansas-Oklahoma Division, Mid-Continent Oil and Gas Association.

Wayne R. Stratton, 1008 City National Bank, Austin, Texas, representing American Mutual Insurance Alliance.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

HB 1208 — Revenue and Taxation, as coauthored by Smith of the Senate.

FIRST READING

The following were introduced and read the first time.

SB 212 — By Funston.

An Act relating to court reporters; amending Section 1, Chapter 299, O.S.L. 1974 (20 O.S. Supp. 1974, Section 106.9); providing salaries and compensation of the various classifications of court reporters; and declaring an emergency.

SB 213 — By Stipe and Field.

An Act relating to mines and mining;

amending 45 O.S. 1971, Section 723, as amended by Section 1, Chapter 231, O.S.L. 1972 (45 O.S. Supp. 1974, Section 723), Sections 724, 725, 728, as amended by Section 2, Chapter 231, O.S.L. 1972 (45 O.S. Supp. 1974, Section 728), 732 and 735; defining terms; providing for permits and stating requirements therefor; providing for reclamation of land disturbed by surface mining; providing for bonds; providing procedures for enforcement and recovery of damages; prescribing powers and duties of the Department of Mines and Mining; permitting delegation of authority; providing penalties; and declaring an emergency.

SB 214 — By Terrill.

An Act relating to insurance; amending 36 O.S. 1971, Section 4008; providing for loans or policies; providing for increased rate on policy loans; providing for variable rate; providing operative date; and declaring an emergency.

SB 215 — By Grantham of the Senate and Elder, Conaghan, Holt and Kennedy of the House.

An Act relating to criminal procedure; amending 22 O.S. 1971, Sections 1114.1 and 1114.7; providing for methods and procedure of posting bail on traffic violations; providing method of paying fines and costs on plea of guilty of traffic violation; and declaring an emergency.

SB 216 — By Smith.

An Act relating to schools; amending 70 O.S. 1971, Section 13-101, as amended by Section 1, Chapter 136, O.S.L. 1973 (70 O.S. Supp. 1974, Section 13-101); providing for special education programs; and declaring an emergency.

SB 217 — By Garrett.

An Act relating to crimes and punishments; providing for the De Minimis Infractions Act; providing for dismissal by the court of prosecutions; providing for the basis of dismissal and the recording

thereof by the court; directing codification; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 202 — Appropriations and Budget.

SB 203 — Public and Mental Health.

SB 204 — Judiciary.

SB 205 — County, State and Federal Government.

SB 206 — Revenue and Taxation.

SB 207 — Appropriations and Budget.

SB 208 — Appropriations and Budget.

SB 209 — Education, Common.

SB 210 — Education, Higher.

SB 211 — Judiciary.

SJR 11 — Constitutional Revision and Regulatory Services.

Senator Crow presiding.

UNANIMOUS CONSENT REQUEST

Senator Graves asked unanimous consent, which was granted, that Teresa Bell and Kinni Langston be made honorary pages for this legislative day.

CITATION

Senator Inhofe announced to the members of the Senate the birth of Senator Pierce's first child, a daughter, at 5:00 a.m., this morning and presented Senator Pierce with a Citation noting this happy occasion on behalf of the Senate.

GENERAL ORDER

SB 161 by Smith was read and considered.

Senator Smith asked unanimous consent that SB 161 be deferred for this legislative day, which was the order.

GENERAL ORDER

SB 118 by Luton, Howard, Hamilton, Funston, Stipe and Shatwell of the Senate and Craighead, et al, of the House was read and considered.

Senator Graves asked to be made a co-author of SB 118, which was the order.

Senator Luton moved to amend SB 118, Page 4, Line 17, by striking after the period the balance of the line and all of Line 18 and all of Line 1 on Page 5, which amendment was declared adopted.

Upon motion of Senator Luton, SB 118, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Luton, SB 118, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 118 was read for the third time at length.

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

Aye: Birdsong, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—40.

Nay: Baldwin, Berrong, Boatner, Garrett and Smith.—5.

Excused: Ham, Porter and Young.—3.

The bill and emergency passed.

SB 118 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 1024 was correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

BILL WITHDRAWN — REREFERRED

Senator Dahl asked unanimous consent, which was granted, that SB 138 be withdrawn from the Calendar and rereferred to the Committee on Wildlife.

GENERAL ORDER

HB 1090 by Sanders, et al, of the House and Lambert of the Senate was read and considered.

Upon motion of Senator Lambert, HB 1090 was advanced to engrossment.

By unanimous consent, upon request of Senator Lambert, HB 1090 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1090 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—45.

Excused: Ham, Porter and Young.—3.

The bill passed.

HB 1090 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

HB 1189 by Peterson, et al, of the House and Luton, Stipe, York, Lamb, Lambert, Howell and Garrett of the Senate was read and considered.

Senators Graves and Holden asked to be made coauthors of HB 1189, which was the order.

Upon motion of Senator Luton, HB 1189, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Luton, HB 1189, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator Murphy presiding.

Senator Grantham moved to refer HB 1189 to the Committee on Appropriations and Budget, as provided under the provisions of Senate Rule 13(b).

Senator Stipe raised a Point of Order stating that Senate Rule 13(b) was nongermane to the bill.

President Pro Tempore Howard raised a Point of Order stating that a motion to commit without instructions was a non-debatable motion.

Senator Hamilton raised a Point of Order stating that, upon the ruling of the Chair that a bill contains an appropriation, the bill must automatically be referred to the Committee on Appropriations and Budget.

The Chair ruled that HB 1189 be referred to the Committee on Appropriations and Budget.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 3 and 13 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SR 11 was correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed SCR 8, as coauthored by entire House membership; SCR 9, as coauthored by entire House membership; and SCR 10,

as coauthored by entire House membership.

The above numbered Resolutions were referred for enrollment.

MESSAGE FROM THE HOUSE

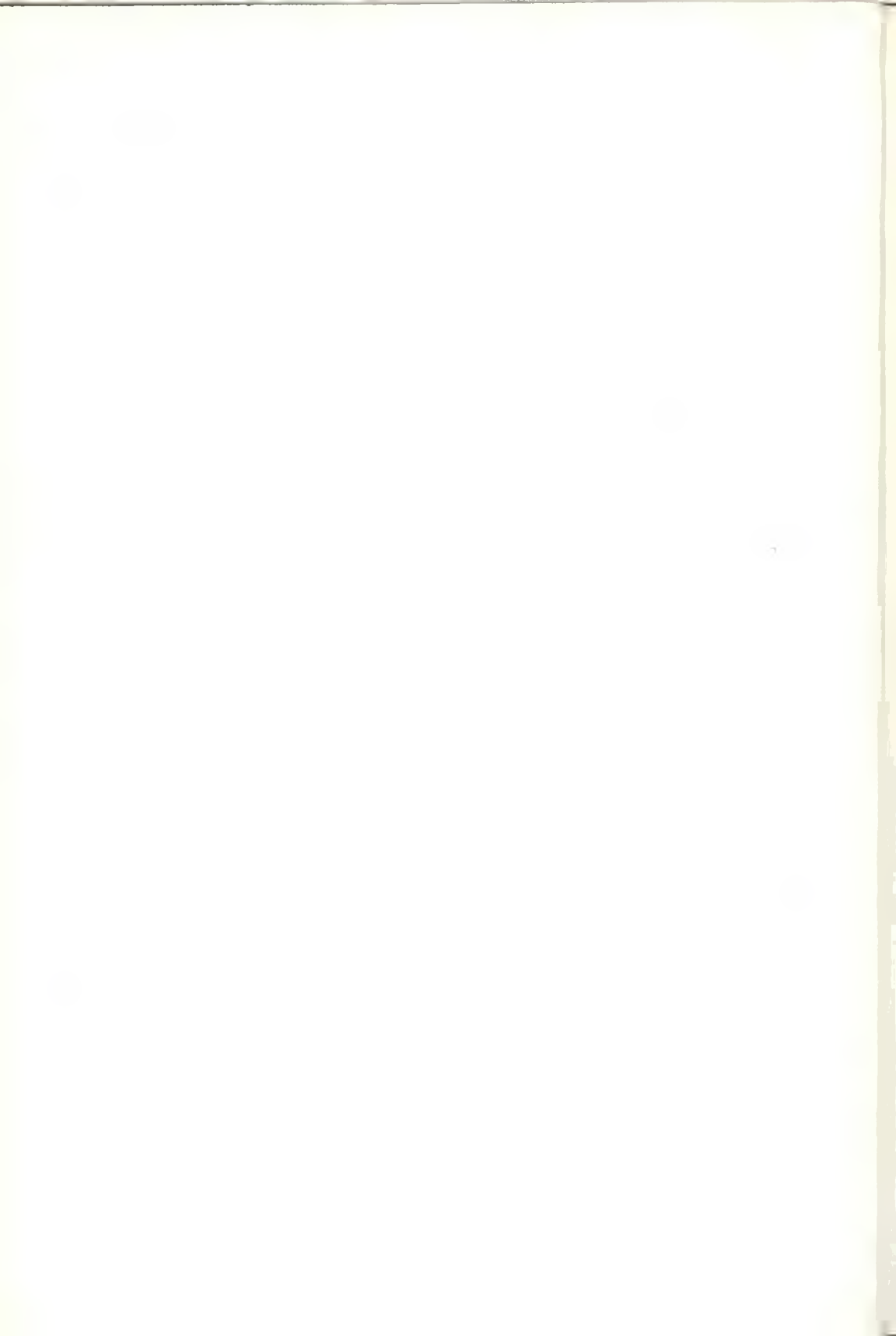
Advising concurrence in SAs to and passage of Engrossed HB 1165, as amended.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Thursday, February 20, 1975, at 1:00 p.m., which motion prevailed.

BILL RELEASED

HB 1090 was properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 2:00 p.m. to meet Thursday, February 20, 1975, at 1:00 p.m.



Twenty-seventh Legislative Day

Thursday, February 20, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Baldwin, Ham and Smith.—3.

Senator Luton declared a quorum present.

The following prayer was offered by Dr. Bill Masters and incorporated into the Journal upon request of Senator Grantham.

Our Father, we are grateful for the sense of the eternal in our lives; an inner awareness that what we do has an importance both for this day and for eternity.

Help us to construct a law as we might build a bridge: Aware that all manner of persons must walk across it — rich and poor, strong and weak, young and old;

concerned more for the soundness of the bridge than the remembrance of the builders; having a deep feeling for the integrity of the bridge that not one more plank be used and paid for than will serve the best needs of the people who may walk across it in years to come; cognizant that we are co-laborers together and really need one another greatly both for the individual expertise and the dynamic of common creativity; having fun and finding meaning and purpose for the living of each day in simply working and sharing with others in the task of building; knowing that while we may think we build the bridge for others, we are co-beneficiaries of our labor and will traverse the bridge ourselves.

Grant us, therefore, Father, to build strong solid bridges for the good of every person, bridges with sure foundations of eternal Truth and value.

In Jesus name, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Berrong introduced Geron W. Meeks, D.O., Thomas, and Senator Martin introduced Tom McCulloh, Ardmore, student, as the Doctors of the Day. Senator Murphy introduced Linda Hickman, R.N., Cushing, as the Nurse of the Day.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 16 — Rules. Roll call on bill.

SB 116 — Social Welfare, as coauthored by Fried of the House.

HJR 1011 — Roads and Highways, as coauthored by Stipe, Boatner, Baldwin, Capps, Dawson, Grantham, Graves, Ham, Holden, Murphy, Shatwell, Tinsley and Young.

DO PASS, as amended:

SB 7 — Roads and Highways, as coauthored by Graves, Capps, Stipe and Tinsley.

CS for SB 29 — Rules, as coauthored by Cate of the Senate and Thornhill of the House.

SB 178 — Public and Mental Health, and be referred to Committee on Criminal Jurisprudence by previous order.

HB 1009 — Public and Mental Health.

HJR 1012 — Social Welfare. Roll call on bill and on tabled amendments.

FIRST READING

The following were introduced and read the first time.

SB 218 — By Stipe.

An Act relating to crimes and punishments; repealing 21 O.S. 1971, Sections 1341 through 1345, which provide for prohibition of marathons or public human endurance contests; and declaring an emergency.

SB 219 — By Stipe.

An Act relating to game and fish; amending Section 5-203, Chapter 17, O.S.L. 1974 (29 O.S. Supp. 1974, Section 5-203); providing for certain provisions regarding

nighttime hunting; providing for penalties; and declaring an emergency.

SB 220 — By Grantham of the Senate and Elder, Holt and Kennedy of the House.

An Act relating to criminal procedure; amending 22 O.S. 1971, Section 655; prescribing number of peremptory challenges in criminal cases; prescribing effective date; and declaring an emergency.

SB 221 — By Dahl.

An Act relating to agriculture; amending 2 O.S. 1971, Section 1026; providing for per diem compensation for the Wheat Commission; and declaring an emergency.

SB 222 — By Watkins.

An Act creating the Oklahoma State Electrical Board; providing for a short title; providing for membership; prescribing duties and powers of the Board; creating Office of Director and fixing his salary and duties; providing for filing of a budget; providing procedure for the issuance of licenses and permits; providing exceptions; prescribing penalties; providing for fees; creating a revolving fund; and declaring an emergency.

SB 223 — By Schuelein of the Senate and Fitzgibbon of the House.

An Act relating to mines and mining; amending 45 O.S. 1971, Section 430; and requiring submission of map or plan of mine.

SB 224 — By Funston.

An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 2427, as amended by Section 1, Chapter 157, O.S.L. 1974 (68 O.S. Supp. 1974, Section 2427); providing for listing and assessment of property for ad valorem taxation; providing for listing and assessment of items of personal property as real property on stipulation of the fee owner and the lessee; providing for assessment of damaged improvements; repealing 68 O.S. 1971, Section 2427, as amended by Section 1, Chap-

ter 73, O.S.L. 1974 (68 O.S. Supp. 1974, Section 2427) providing for listing and assessment of property for ad valorem taxation.

SB 225 — By Berrong.

An Act relating to the State School Accrediting Agency; amending 70 O.S. 1971, Section 21-106, as last amended by Section 2, Chapter 306, O.S.L. 1974 (70 O.S. Supp. 1974, Section 21-106); providing for license or permit to private schools; prescribing conditions therefor, terms and fees; and declaring an emergency.

SB 226 — By Hamilton.

An Act relating to workmen's compensation; amending 85 O.S. 1971, Section 131, as amended by Section 1, Chapter 193, O.S.L. 1972 (85 O.S. Supp. 1974, Section 131); creating a State Insurance Fund; providing use of the Fund; and declaring an emergency.

SB 227 — By Keating.

An Act relating to the Uniform Commercial Code; 12A O.S. 1971, Section 2-316; providing for exclusion or modification of warranties; providing that implied or express warranties cannot be excluded or modified on newly manufactured goods; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 212 — Appropriations and Budget.

SB 213 — Business, Industry and Labor Relations.

SB 214 — Insurance.

SB 215 — Criminal Jurisprudence.

SB 216 — Education, Common.

SB 217 — Criminal Jurisprudence.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1026, 1042,

1096, 1115, 1133, 1139, 1152, 1181, 1216, 1220, 1244 and 1252.

HB 1026 — By Draper.

An Act abolishing the "State Editorial and Publications Board for Oklahoma Today"; repealing 74 O.S. 1971, Sections 751 through 757; and declaring an emergency.

HB 1042 — By Duckett, et al, of the House and Lambert of the Senate.

An Act relating to crimes and punishments; prohibiting certain gambling and commercial gambling activities; defining terms; prohibiting gambling conspiracy; repealing 21 O.S. 1971, Sections 941 through 958, 964 through 977 and 991 through 993; directing codification; providing for effective date; and providing severability.

HB 1096 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

An Act relating to the Court of Tax Review and making an appropriation thereto; stating the purpose; providing lapse date; providing severability; and declaring an emergency.

HB 1115 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

(Public Employees Retirement System — Emergency.)

HB 1133 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

(Securities Commission — Emergency.)

HB 1139 — By Camp, Bamberger and Davis (Don).

An Act relating to children; reinstating procedure for notice and hearing in cases of adoption without consent of parents; directing codification; and declaring an emergency.

HB 1152 — By Draper and Green.

An Act pertaining to motor vehicles; amending 47 O.S. 1971, Sections 6-102 and 6-104; providing exemptions for licensing of drivers; providing for classification of chauffeurs; providing for special restriction; and providing for examination of school bus operators.

HB 1181 — By Campbell and Bamberger of the House and Young of the Senate.

An Act relating to insurance; amending 36 O.S. 1971, Sections 4405, 4502 and 4505; providing for provisions of individual accident and health insurance policies, group accident and health insurance policies and blanket accident and health insurance policies; requiring a written explanation from insurers when payment of claims is delayed; and declaring an emergency.

HB 1216 — By McIntyre, et al, of the House and Porter of the Senate.

(State Department of Health — statewide programs of blood tests — Emergency.)

HB 1220 — By Willis, et al, of the House and Howard of the Senate.

An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 1303, relating to sales tax; providing for transfer of a portion of the sales tax revenue to the General Revenue Fund; providing operative date; and declaring an emergency.

HB 1244 — By Shotts and Elder.

An Act relating to crimes and punishments; providing that unprivileged persons who intentionally invade the rights of others shall be guilty of invasion of privacy; making violation of this act a misdemeanor; repealing 21 O.S. 1971, Section 1171; directing codification; establishing the effective date; and declaring an emergency.

HB 1252 — By Floyd, et al, of the House and Graves of the Senate.

An Act relating to cities and towns; authorizing contracts for ambulance service; requiring liability insurance for contractor; providing employees of cities, towns and counties engaged in performing ambulance or emergency service perform governmental function; extending them certain benefits; providing for codification; and declaring an emergency.

The above numbered HBs were read for the first time.

MESSAGE FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed HCR 1003.

HCR 1003 — By Bengtson, et al, of the House and Boatner and Capps of the Senate.

A Concurrent Resolution expressing legislative intent relative to accountability program in public schools; and directing distribution.

Consideration of the Resolution was deferred for this Legislative day.

Senator Wadley presiding.

MESSAGE FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed HCRs 1012 and 1013.

RESOLUTIONS

HCR 1012 was called up for consideration and read at length as follows:

HCR 1012 — By Hammons, Townsend, Bradley, Kardokus, Wilson and Henry of the House and Tinsley of the Senate.

A Concurrent Resolution relating to the Rock Island Railroad; memorializing the Congress of the United States to make it the sense of Congress that the loan application of the Rock Island Railroad on

file with the United States Railroad Association be approved; and authorizing distribution.

WHEREAS, railroad transportation is a key ingredient to the economic success of industries vital to the people of the State of Oklahoma; and

WHEREAS, the Rock Island Railroad presently maintains service to 154 communities, and 28 counties with over 1,000 miles of track in the State of Oklahoma; and

WHEREAS, the Rock Island Railroad is the third largest carrier in the State of Oklahoma and enables the shippers of the state to avail themselves of rail transportation to markets not only in the United States but to ports for the world markets in agricultural and industrial goods; and

WHEREAS, the Rock Island Railroad for the year of 1974 handled a gross tonnage of 5,661,007 tons which originated or terminated in the State of Oklahoma; and

WHEREAS, due to deferred maintenance, the equipment and particularly the roadbed and tracks have reached a serious point of deterioration which in turn has decreased the normal efficiency attendant to rail transportation; and

WHEREAS, during the past harvest season this carrier suffered over 200 derailments on mainline traffic, thus furthering their depletion of revenues; and

WHEREAS, in this period of energy crises the One Hundred Million Dollars (\$100,000,000) loan is small compared to the import of the higher cost of transportation which would result if traffic of this carrier were diverted to other modes.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That it is the firm conviction of the people of Oklahoma that the Congress of the United States make it the sense of Congress that the loan application of the Rock Island Railroad currently on file with the United States Railway Association be approved.

SECTION 2. That duly authenticated copies of this Resolution signed by the Speaker of the House of Representatives and attested by the Chief Clerk shall be transmitted to the President Pro Tempore of the United States Senate and to both United States Senators from the State of Oklahoma and to the Speaker of the House of Representatives of the United States and to each member of the House of Representatives from the State of Oklahoma.

HCR 1012 was adopted upon motion of Senator Tinsley, properly signed and ordered returned to the Honorable House.

HCR 1013 was called up for consideration and read at length as follows:

HCR 1013 — By Abbott, et al.

A Concurrent Resolution expressing deep regret at the untimely passing of Hugh M. Sandlin, former State Representative and State Senator from Hughes County, and friend of the people of Oklahoma; noting accomplishments; extending condolences to his widow and family; and directing distribution.

WHEREAS, on September 10, 1974, while hospitalized for a heart ailment at St. Anthony's Hospital in Oklahoma City, The Honorable Hugh M. Sandlin, former State Representative and State Senator from Hughes County, was suddenly taken from a long, illustrious career of public

service by the omnipotent Hand of God; and

WHEREAS, through his leadership in the Oklahoma Legislature in the 1953-1956 and 1963-1974 House of Representatives and the 1957-1960 State Senate, he illuminated many areas of needed reform in many instances successfully working towards their fruition as in his prosperous efforts towards establishing Oklahoma's present district attorney system, limiting state highway death traps, investigating charges of corruption in Wagoner County and authoring judicial reform measures and antipollution laws which have served as models for other states in maintaining a proper environment; and

WHEREAS, Hugh Sandlin was a loving and considerate family man, perpetually attempting to secure a happy and warm life for his wife, Rena Jo, and his three daughters, Rena Jo, Dell and Martha Faye; and

WHEREAS, this youngest member of a large orphaned family in Mississippi proved that tenacity, courage and old-fashioned "elbow grease" can surmount the strongest barriers to a fruitful life by working his way through the Marshall County Agricultural High School at Cayce, Mississippi, then through Loyola University and graduation at the University of Oklahoma and culminating in his reward of a Bachelor of Law Degree from Cumberland University Law School at Lebanon, Tennessee, in 1928; and

WHEREAS, Mr. Sandlin was also noted for his many beneficial endeavors towards Oklahoma Indians through his efforts as legal counsel for this native minority and was rewarded by his naming as an honorary member of the Creek Indian Nation Tribal Council and an honorary chief of the Chickasaw Indian Nation; and

WHEREAS, this fine gentleman and na-

tive son of Mount Pleasant, Mississippi, obviously noted the plentiful opportunities existing in our great state and decided to begin his law career in Holdenville which he subsequently served faithfully not only through his chosen profession, but also through such activities as chairman of the Hughes County Young Democrats in 1932, a delegate to the Democratic National Convention in 1944, 1956 and 1968, a long-time Kiwanian who in 1950 was elected governor of the Texas-Oklahoma District of Kiwanis International, Sunday school teacher, lay speaker and steward at Barnard Memorial United Methodist Church, delegate to the Oklahoma Methodist Conference, a 32nd degree Mason and Shriner; and

WHEREAS, it is only fitting and proper that the Oklahoma House of Representatives and the Oklahoma State Senate, on behalf of the people of Oklahoma, express their sense of loss and bereavement upon the conclusion of Hugh M. Sandlin's useful life.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That the deepest regret of these Bodies be and hereby is expressed at the tragic and untimely passing of Hugh M. Sandlin, former State Representative and State Senator.

SECTION 2. That the most sincere condolences of these Bodies be and hereby are tendered to Mrs. Rena Jo Sandlin and her family in this time of loss and need.

SECTION 3. That a duly authenticated copy of this Resolution be forwarded to Mrs. Rena Jo Sandlin as a measure of the grief, esteem and appreciation of these Bodies.

Senator Dawson asked to be made Senate author of HCR 1013, which was the order.

Senator Dawson asked unanimous consent that all other Senators be made co-authors of HCR 1013, which was the order.

HCR 1013, as coauthored, was adopted upon motion of Senator Dawson, properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 2, as coauthored by Matheson.

The above numbered Bill was referred for enrollment.

MOTION TO RECONSIDER VOTE

Senator Lane asked unanimous consent, which was granted, that the time be extended until Monday, February 24, 1975, for consideration of the Stipe motion to reconsider the vote by which SB 156 failed of passage.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1017, 1059, 1089, 1090 and 1165.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND RENROLLED BILLS

SB 118 was correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SCRs 8, 9 and 10 were each correctly enrolled, properly signed and ordered trans-

mitted to the Honorable House for the signature of the Speaker.

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed SCR 7, as coauthored by Edmondson, Fitzgibbon and Parris.

The above numbered Resolution was referred for enrollment.

GENERAL ORDER

SB 121 by Grantham, Hamilton and Garrett of the Senate and Elder, et al, of the House was read and considered.

Senators Lambert, Berrong, Field, Birdsong, York, Luton, Lamb and Keating asked to be made coauthors of SB 121, which was the order.

Senator Stipe moved to amend SB 121, Page 2, Line 13, by inserting after the word "state." a new paragraph as follows:

"c. Any event where entry fee or fees are charged to enter contestants in such events and the entries stand to win the entry fees only, or such added amounts which the sponsoring organization may add to encourage entries."

Senator Watkins moved as an in lieu amendment to the Stipe amendment to amend SB 121, Page 2, Line 13, by inserting after the word "state." and before the word "consideration" on Line 14, the following:

"or,

c. participants in public and semipublic events, as follows, to wit: Rodeos, animal shows, expositions, fairs, athletic events, tournaments and other shows and contests where participants qualify for a monetary prize or other recognition. This paragraph

further excepts an entry fee from the definition of 'a bet'."

Senator Garrett moved, as a substitute amendment to the in lieu amendment to the Stipe amendment, to amend **SB 121**, Page 2, Line 9½, by adding a new paragraph b. as follows:

"b. offers of purses, prizes or premiums to the actual contestants in bona fide contests for determination of skill, speed, strength or endurance or to bona fide owners of animals or machines entered in such a contest."

and by renumbering subsequent sections.

Senator Hamilton asked unanimous consent that the Garrett substitute amendment to the Watkins in lieu amendment to the Stipe amendment be withdrawn, to which unanimous consent request objection was heard.

Senator Stipe asked unanimous consent to withdraw his amendment, which was the order.

Senator Hamilton moved that the bill be advanced.

Senator Stipe moved that the Hamilton motion to advance the bill be tabled, which motion to table was adopted upon roll call as follows:

Aye: Birdsong, Boatner, Butler, Cate, Crow, Dahl, Funston, Garrett, Helm, Holden, Howell, Keating, Lambert, Lane, Luton, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Wolfe and York.—28.

Nay: Berrong, Dawson, Grantham, Graves, Hamilton, Howard, Inhofe, Keller, Lamb, McCune, Watkins and Young.—12.

Excused: Baldwin, Capps, Field, Ham, Martin, Medearis, Smith and Watson.—8.

Senator Garrett moved that his substitute amendment to the Watkins in lieu amendment be adopted, which substitute amendment was adopted upon roll call as follows:

Aye: Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Funston, Garrett, Helm, Holden, Howard, Howell, Keating, Lane, Luton, Murphy, Pierce, Porter, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Wolfe and York.—28.

Nay: Berrong, Grantham, Graves, Hamilton, Inhofe, Keller, Lamb, Lambert, McCune, Randle, Watkins and Young.—12.

Excused: Baldwin, Capps, Field, Ham, Martin, Medearis, Smith and Watson.—8.

Senator Young moved that the bill be advanced.

Senator Cate moved that the Young motion to advance the bill be tabled, which motion to table was declared adopted.

Senator Cate moved to amend **SB 121**, Page 2, Line 9½, by adding after the word "contest" and before the period in the Garrett amendment the following: "or entering such events as a participant or paying entry fees for such events as a participant."

Senator Hamilton raised a point of order stating that the Cate amendment does not stand alone and is therefore an amendment to the Garrett amendment which is out of order since the Garrett amendment is no longer before the Senate.

The chair ruled that the Garrett amendment is now a part of the entire bill and the bill is before the Senate, that the reference to the Garrett amendment in the Cate amendment is for the convenience of the clerks in locating the position of the Cate amendment in the bill, and that the Cate

amendment is in order, proper and before the Senate.

Senator Cate moved that his amendment be adopted.

Senator Hamilton moved to table the Cate amendment, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Berrong, Grantham, Hamilton, Holden, Howell, Inhofe, Lamb, Lambert, McCune, Schuelein, Tinsley, Wadley, Watkins, Watson and Young.—15.

Nay: Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Funston, Garrett, Graves, Helm, Howard, Keating, Lane, Luton, Murphy, Pierce, Porter, Randle, Shatwell, Stipe, Taliaferro, Terrill, Wolfe and York.—25.

Excused: Baldwin, Capps, Field, Ham, Keller, Martin, Medearis and Smith.—8.

Senator Cate pressed his motion for adoption of the amendment, which amendment was declared adopted.

Senator Funston moved to amend SB 121, Page 9, Line 3, by striking after the word "stored" and before the period in Line 11, all language, which amendment was declared adopted.

Senator Stipe moved to amend SB 121, Page 9, Line 11, by inserting at the end of the paragraph a new paragraph as follows:

"Provided further that nothing herein shall prohibit a licensed radio station or television station or newspaper of general circulation from broadcasting or disseminating to the public reports of odds or results of legally staged sporting events."

which amendment was declared adopted.

Senator Watson moved to amend SB 121, Page 6, Line 11, by adding after the period the following new sentence: "Any person found guilty of a second offense under this section shall be punished by imprisonment for not more than ten (10) years and a fine of not more than Twenty-five Thousand Dollars (\$25,000.00).",

which amendment was declared adopted upon roll call as follows:

Aye: Birdsong, Boatner, Cate, Dahl, Dawson, Funston, Graves, Hamilton, Inhofe, Keating, Lamb, Lambert, Lane, McCune, Pierce, Schuelein, Shatwell, Stipe, Terrill, Tinsley, Wadley, Watkins and Watson.—23.

Nay: Berrong, Butler, Crow, Garrett, Grantham, Helm, Holden, Howard, Howell, Luton, Murphy, Porter, Randle, York and Young.—15.

Excused: Baldwin, Capps, Field, Ham, Keller, Martin, Medearis, Smith, Taliaferro and Wolfe.—10.

Senator Lamb moved to amend SB 121, Page 11, Line 1½, by adding a new section as follows:

"SECTION 12. 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."

and by amending the title to conform, which amendment was declared adopted.

Upon motion of Senator Grantham, SB 121, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, SB 121, as coauthored and amended, was considered engrossed

and placed on third reading and final passage.

THIRD READING

SB 121 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—37.

Nay: Helm.—1.

Excused: Baldwin, Capps, Field, Ham,

Keller, Martin, Medearis, Smith, Taliaferro and Wolfe.—10.

The bill passed.

SB 121 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising the signing of and returning Enrolled SCRs 8, 9 and 10.

The above numbered Enrolled Resolutions were ordered referred to the Secretary of State.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Monday, February 24, 1975, at 1:00 p.m., which motion prevailed.

Upon motion of Senator Lane, the Senate adjourned at 3:50 p.m. to meet Monday, February 24, 1975, at 1:00 p.m.

Twenty-eighth Legislative Day

Monday, February 24, 1975

Pursuant to adjournment, the Senate was called to order by President Pro Tempore Howard.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Garrett, Grantham, Ham, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—40.

Excused: Butler, Funston, Graves, Hamilton, Medearis, Porter, Smith and Stipe.—8.

President Pro Tempore Howard declared a quorum present.

The following prayer was offered by Reverend John Dyer, Pastor, Memorial Heights Baptist Church, Claremore, and incorporated into the Journal upon request of Senator Wadley.

Heavenly Father,

We come to Thee in the name of our Lord Jesus Christ, knowing that government is ordained of God.

Thy word teaches us that we are to be obedient to laws so as to preserve order.

We thank Thee for men and women who have dedicated themselves to the purpose

of good government. We pray for guidance that the decisions that are made here that will not only affect the lives of us today, but for days to come will be from Thee.

May Thy will be done is our prayer in Jesus' name. Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senators Terrill and Taliaferro introduced Anita Jones, R.N., Lawton, as the Nurse of the Day.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

Sandy Ingraham, 2412 West Main, Oklahoma City 73107, representing Social Legislative Project Center.

Charles E. Jones, 901 Office Park Plaza, Oklahoma City 73105, representing Oklahoma Savings League.

Leigh Nichols, 2403 N.W. 39th Expressway, Suite 200, Oklahoma City 73112, representing Oklahoma Association of Realtors.

James Neal Towner, 1320 Classen Drive, Oklahoma City, representing Blue Cross and Blue Shield of Oklahoma.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 149 — Agriculture.

SB 200 — Agriculture.

DO PASS, as amended:

SB 5 — Appropriations and Budget.

SB 62 — Appropriations and Budget.

SB 72 — Appropriations and Budget.

SB 94 — Appropriations and Budget.

FIRST READING

The following were introduced and read the first time.

SB 228 — By Dawson.

An Act relating to records; providing for easy access by patients to their medical records; providing for release of medical records to patients from all hospitals, doctors and all medical institutions; directing codification; and declaring an emergency.

SB 229 — By York.

An Act relating to courts; amending 20 O.S. 1971, Section 125, as amended by Section 1, Chapter 150, O.S.L. 1974 (20 O.S. Supp. 1974, Section 125); providing for Office of Court Bailiff; and prescribing their duties and compensation.

SB 230 — By Capps and Lamb.

An Act relating to intoxicating liquors; amending 37 O.S. 1971, Section 212; prohibiting certain locations for beer parlours; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 218 — Criminal Jurisprudence.

SB 219 — Wildlife.

SB 220 — Criminal Jurisprudence.

SB 221 — Agriculture and then to Appropriations and Budget.

SB 222 — Professions and Occupations and then to Appropriations and Budget.

SB 223 — Environmental and Natural Resources.

SB 224 — Revenue and Taxation.

SB 225 — Education, Common.

SB 226 — Insurance.

SB 227 — Banks and Banking.

HB 1026 — County, State and Federal Government.

HB 1042 — Criminal Jurisprudence.

HB 1096 — Appropriations and Budget.

HB 1115 — Appropriations and Budget.

HB 1133 — Appropriations and Budget.

HB 1139 — Judiciary.

HB 1152 — Public Safety and Penal Affairs.

HB 1181 — Insurance.

HB 1216 — Public and Mental Health.

HB 1220 — Revenue and Taxation.

HB 1244 — Criminal Jurisprudence.

HB 1252 — Municipal Government.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1053, 1116, 1117, 1128 and 1190.

HB 1053 — By Fried, Abbott and Joiner of the House and Watkins of the Senate.

An Act relating to schools; amending 70 O.S. 1971, Section 18-113, as last amended by Section 26, Chapter 234, O.S.L. 1974 (70 O.S. Supp. 1974, Section 18-113); providing for class size in kindergarten through grade six; repealing 70 O.S. 1971, Section 1210.103; providing for computation of average daily attendance for kindergartens; and declaring an emergency.

HB 1116 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

(Human Rights Commission — Emergency.)

HB 1117 — Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

(Indian Affairs Commission — Emergency.)

HB 1128 — Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

(Department of Labor — Emergency.)

HB 1190 — By Morgan, et al, of the House and Garrett, Field and Dawson of the Senate.

An Act relating to poor persons; making work or employment certification a requirement for eligibility for aid to families with dependent children; directing that the Oklahoma Employment Security Commission establish an employment registration and certification program; directing codification; providing for severability; and declaring an emergency.

The above numbered HBs were read for the first time.

Senator Wadley presiding.

GENERAL ORDER

HJR 1011 by Abbott, et al, of the House and Watkins, Stipe, Boatner, Baldwin, Capps, Dawson, Grantham, Graves, Ham, Holden, Murphy, Shatwell, Tinsley, and Young of the Senate was read and considered.

Senator Watkins asked unanimous consent that all other Senators be made co-authors of **HJR 1011**, which was the order.

Upon motion of Senator Watkins, **HJR 1011**, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Watkins, **HJR 1011**, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HJR 1011 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Garrett, Grantham, Ham, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Murphy, Pierce, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—37.

Excused: Butler, Field, Funston, Graves, Hamilton, Martin, Medearis, Porter, Smith, Stipe and Young.—11.

The resolution passed.

HJR 1011 was ordered withheld pursuant to Rule 19(f).

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 121 was correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SB 2 was correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

SCR 7 was correctly enrolled, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

PENDING SENATE ACTION— RESOLUTION

HCR 1003, introduced on page 230, was called up for consideration.

Senator Boatner moved that HCR 1003 be referred to the committee on Common Education, which was the order.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 9, as amended.

HOUSE AMENDMENTS

HAs to SB 9 were read as follows and consideration deferred.

Amendment No. 1. Amend Page 2, Line 10, by adding a new SECTION 2. to read as follows:

“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.”

Amendment No. 2. Amend Page 1, Line 10, by amending Title to read as follows:

“An Act relating to civil procedure; amending 12 O.S. 1971, Section 154.6, by clarifying the additional time period for answering in certain instances; and declaring an emergency.”

GENERAL ORDER

SB 29 by Berrong and Cate was read and considered.

Upon motion of Senator Berrong, SB 29 was advanced to engrossment.

By unanimous consent, upon request of Senator Berrong, SB 29 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 29 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Garrett, Grantham, Ham, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Lutton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—38.

Excused: Butler, Field, Funston, Graves, Hamilton, Medearis, Porter, Smith, Stipe and Young.—10.

The bill and emergency passed.

SB 29 was referred for engrossment.

Senator Funston asked to be shown present, which was the order.

GENERAL ORDER

SB 116 by Randle of the Senate and Fried of the House was read and considered.

Upon motion of Senator Randle, SB 116 was advanced to engrossment.

By unanimous consent, upon request of Senator Randle, SB 116 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 116 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Ham, Helm, Holden, Howard, Howell, Keating, Lambert, Lane, Luton, Murphy, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Wolfe and York.—33.

Nay: Inhofe, Keller, Lamb, McCune, Martin, Pierce and Watson.—7.

Excused: Butler, Graves, Hamilton, Medearis, Porter, Smith, Stipe and Young.—8.

The bill and emergency passed.

SB 116 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled HCRs 1012 and 1013.

The above numbered Enrolled Resolutions were properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SB 2.

The above numbered Enrolled Bill was referred to the Governor.

MESSAGE FROM THE HOUSE

Advising the signing of and returning Enrolled SCR 7.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

MOTION TO RECONSIDER VOTE

Senator Lane asked unanimous consent, which was granted, that the time be extended until Tuesday, February 25, 1975, for consideration of the Stipe motion to reconsider the vote by which SB 156 failed of passage.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Tuesday, February 25, 1975, at 1:00 p.m., which motion prevailed.

BILL RELEASED

HJR 1011 was properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 1:40 p.m. to meet Tuesday, February 25, 1975, at 1:00 p.m.



Twenty-ninth Legislative Day

Tuesday, February 25, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Garrett and Porter.—2.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend John Dyer and incorporated into the Journal upon request of Senator Wadley.

Heavenly Father,

Thy word has taught us, "This is the day the Lord hath made, let us rejoice and be glad in it."

We thank Thee for the privilege of "liv-

ing and moving and having our being." We thank Thee for health and strength, and the opportunities to exercise our rights as free citizens in a free state.

In this day of stress in our world, we need divine guidance, not only in our personal lives, but in the lives of the leaders in every facet of government.

We ask that You would grant wisdom to this Body of men who have been entrusted by the people of this State to formulate legislation that will be to the common good of all the citizens of the State of Oklahoma.

No man can rightly decide what is best for others, without the all knowing mind of God, that knows the end from the beginning. So may this Body have the mind of Christ in every decision, for we ask it all in the Name of Jesus, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Boatner introduced J. D. McCuiston, D.O., Madill, and Senator Watkins introduced David Grider, Sulphur, student, as the Doctors of the Day. Senator Watson introduced Joan Buswell, R.N., Edmond, as the Nurse of the Day.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 164 — County, State and Federal Government.

HB 1052 — County, State and Federal Government, as coauthored by Pierce.

HB 1139 — Judiciary, as coauthored by Lamb.

HCR 1009 — Rules.

DO PASS, as amended:

2nd CS for SB 105 — Appropriations and Budget. Roll call on bill.

SB 119 — County, State and Federal Government, as coauthored by Cate.

SB 170 — Criminal Jurisprudence.

SB 201 — Judiciary, as coauthored by Cotner of the House.

SB 204 — Judiciary, as coauthored by Lambert, Lamb and Keating of the Senate and Smith of the House.

COMMITTEE REPORT — LOBBY PERMITS

Senator Terrill submitted the following report on requests for Lobby Permits and asked that consideration be deferred for this legislative day:

Mr. President:

The Committee on Rules, to which was referred requests for Lobby Permits, after careful consideration, recommends that the following petitioners be granted Lobby Permits. Lobby Permits will be issued in the office of the President Pro Tempore.

Robert H. Anderson, 300 Investors Capital Bldg., Oklahoma City 73102, representing American Insurance Association.

Everette W. Baird, 215 E. 12th Street, Edmond 73034, representing National Association of Retired Federal Employees, Washington, D.C.

Dorman D. Barrett, 707 N. Robinson, Room 906, Oklahoma City 73102, representing Southwestern Bell Telephone Co.

Bob D. Berry, 629 Northwest Expressway, Oklahoma City, representing Oklahoma Dental Association.

Louis M. Bunch, 2716 N.E. 50, P.O. Box 11507 Oklahoma City 73111, representing Oklahoma State Firefighters Association.

Accountability Burns, 928 S. Erie, Tulsa 74112, representing MARS-EARS Project.

William H. Burson, 3004-1 Buford Highway, N.E., Atlanta, Georgia 30329, representing National Federation of Independent Business.

William C. Cheek, 311 N. Harvey, Oklahoma City 73102, representing Certified Ophthalmic Dispensers Association, Inc.

Ben Claiborne, 920 N.W. 50th, Oklahoma City 73118, representing Oklahoma Association of Insurance Agents, Inc.

Kenneth Wayne Cole, 13601 Preston Road, Suite 817 West, Dallas, Texas 75240, representing American Insurance Association.

John O. Conner, 1601 City National Bank Tower, Oklahoma City, representing Oklahoma Automobile Dealers Association.

Richard Mills Cornstuble, 323 E. Madison, Oklahoma City 73105, representing Oklahoma Education Association.

F. Calvin Cortum, Rt. 1, Blanchard 73010, representing Communications Workers of America.

Leo Cravens, 901 Office Park Plaza, Oklahoma City 73105, representing Oklahoma State Home Builders Association.

G. R. Crumpler, 4040 Lincoln Boulevard, Oklahoma City 73105, representing Oklahoma Municipal League.

Wyman C. Dobbs, 527 Hightower Bldg., Oklahoma City 73102, representing Professional Firefighters of Oklahoma and Oklahoma City Firefighters Association.

James Dave Fellers, Jr., 1140 N.W. 63, Oklahoma City 73116, representing Oklahoma Oil Marketers Association, Inc.

Lloyd D. Fullerton, 1700 N.W. 7th, Oklahoma City, representing Communications Workers of America, Local 6016.

Hal T. Gibson, 213 Franklin Bldg., Tulsa, representing Oklahoma Independent Petroleum Association.

James G. Hamill, 309 Municipal Bldg., Oklahoma City, 73122, representing The City of Oklahoma City.

Cecil Hamilton, Timbergate Office Gardens, 6161 North May Avenue, Oklahoma City 73112, representing Phillips Petroleum Company, Bartlesville.

B. E. Harkey, 2222 Liberty Tower, Oklahoma City, representing Oklahoma Financial Education Association.

Don J. Harr, 4400 Lincoln Blvd., Suite 100, Oklahoma City 73105, representing The Independent Bankers Association of Oklahoma.

Dwayne Helterbrand, 102 North Adams, Enid, representing Communications Workers of America.

Gene H. Hemry, 1355 First National Center West, Oklahoma City 73102 representing American Life Insurance Association.

Joe E. Henderson 2508 N.W. 29th, Oklahoma City, representing Communications Workers of America, Local 12290.

Robert L. Hicks, P.O. Box 52398, Tulsa, 74152, representing Hicks-Sampsel and Company.

Gary E. Holleman, Rt. 3 Box 123B, Chandler, representing Communications Workers of America.

Joseph H. Humphrey, 4020 North Lincoln Blvd., Suite 201B, Oklahoma City 73105, representing Oklahoma District Attorneys Association.

Ben Hutchinson, 501 N.E. 27th, Oklahoma City 73105, representing Oklahoma State AFL-CIO.

Henry C. "Hank" Jordan, 2601 N.W. Expressway, Oklahoma City, representing General Telephone Company.

Larry Hugh Kirkland, 2325 N.E. Expressway, P.O. Box 11047, Oklahoma City 73111, representing Oklahoma Association of Electric Cooperatives, Inc.

Julius E. Kubier, 6161 North May Avenue, Oklahoma City 73112, representing Associated Industries of Oklahoma, Inc.

John Kyle, 7700 North Broadway Extension, P.O. Box 14607, Oklahoma City 73114, representing The Associated Motor Carriers of Oklahoma, Inc.

James Licklider, 2501 North Stiles, Oklahoma City 73105, representing Oklahoma Farm Bureau.

Bill G. Liebegott, 2716 N.E. 50th, P.O. Box 11507, Oklahoma City 73111, representing Oklahoma State Firefighters Association.

Henry L. Likes, 501 N.E. 27th Street, Oklahoma City 73105, representing Oklahoma State AFL-CIO.

Jack Limmroth, 226 Southeast 55th Street, Oklahoma City 73129, representing Communications Workers of America, AFL-CIO.

Merle McCollum, 3601 North Lincoln, Oklahoma City 73105, representing Oklahoma Good Roads and Streets Association.

John R. Meadows, 323 East Madison, Oklahoma City 73105, representing Oklahoma Education Association.

Donna Meyer, 3406 Venice Boulevard, Oklahoma City, representing National and Oklahoma Women's Political Caucus, National Organization for Women.

Dudley L. Mitchell, 5908 N.W. 30th Street, Bethany, 73008, representing Associated Builders and Contractors of Oklahoma, Inc., and Oklahoma Association of Commercial Paving Contractors.

Jessye J. Moore, 3000 Creston Drive, Oklahoma City, representing Women's Political Caucus, Y.W.C.A., N.A.A.C.P., Langston Alumni, OEA Association.

R. B. Moore, Box 251, Wayne, 73095, representing Brotherhood of Maintenance of Way Employees.

William A. Moyer, 4040 Lincoln Boulevard, Oklahoma City 73105, representing Oklahoma Municipal League.

Charles H. Murphy, 228 North Main, Muskogee 74401, representing Democrat-Republican-Independent-Voters Education — DRIVE.

Jack Nixon, Jr., 4020 North Lincoln Boulevard, Oklahoma City 73105, representing Oklahoma Chamber of Commerce.

Mrs. Patsy Rinaa O'Brien, R.N., 4400 N. Lincoln, Suite 153, Oklahoma City 73105, representing Oklahoma State Nurses Association.

Ira T. Oliver, 3509 S.E. 48th Street, Oklahoma City 73135, representing Oklahoma Society of Professional Engineers, Inc.

Ted R. O'Shea, P.O. Box 1, Tulsa 74193, representing Oklahoma Financial Education Association.

Barbara Jean Parker, 2215 North Walker, Oklahoma City, representing American Federation of Teachers, Local 2309.

Eulalie Pegg, 1700 N.W. 7th, Oklahoma City, representing Communications Workers of America, Local 6016.

William O. Pitts, 1120 Thompson Bldg, Tulsa 74103, representing Kansas-Oklahoma Division, Mid-Continent Oil and Gas Association.

H. Wayne Plummer, P.O. Box 269, Wright City 74766, representing Weyerhaeuser Company.

Edwin Lafayette Ramey, 3525 Northwest 23rd Street, Oklahoma City 73107, representing American Automobile Association, Oklahoma Division.

Horace G. Rhodes, 600 Fidelity Plaza, Oklahoma City 73102, representing Association of Oklahoma Life Insurance Companies.

Donald C. Rider, 4040 Lincoln Boulevard, Oklahoma City 73105, representing Oklahoma Municipal League.

Charles W. Roach, 19 West First Street, Edmond 73034, representing Oklahoma Chapter of National Association of Social Workers State Licensing Committee.

Sharon L. Robinson, 1330 Citizens Tower, Oklahoma City, representing Oklahoma Common Cause.

Vince Robison, 7700 N. Broadway Extension, P.O. Box 14607, Oklahoma City 73114, representing The Associated Motor Carriers of Oklahoma, Inc.

Elden G. Roscher, 25 N.E. 52, P.O. Box 18716, Oklahoma City 73118, representing Oklahoma Retail Grocers Association.

Ann Savage, 2332 N.W. 119th, Oklahoma City, representing League of Women Voters of Oklahoma.

C. L. Spilman, 1202 City National Bank Tower, Oklahoma City 73102, representing Motor Vehicle Manufacturers Association.

Jack G. Springer, 4020 N. Lincoln Blvd., Oklahoma City 73105, representing Oklahoma Chamber of Commerce.

Wayne R. Stratton, 1008 City National Bank, Austin, Texas, representing American Mutual Insurance Alliance.

Alvin C. Turner, 707 N. Robinson, Room 906, Oklahoma City 73102, representing Southwestern Bell Telephone Co.

George C. Walpole, Jr., 4400 Lincoln Blvd., Oklahoma City 73105, representing Oklahoma Trial Lawyers Association.

Hal S. Whitten, 1030 Hightower Building, Oklahoma City 73102, representing Guardian Foundation and Associates.

James O. Williams, 2501 N. Stiles, Oklahoma City 73105, representing Oklahoma Farm Bureau.

James R. Williams, 607 Cravens Building, Oklahoma City 73102, representing Oklahoma Public Expenditures Council.

Joy Winfrey, 604 N. Lowe, Hobart 73651, representing Communications Workers of America.

Don M. Woodcock, 1700 N.W. 7th, Oklahoma City 73106, representing Communications Workers of America.

Margaret Wolverton, 7 Landmark Rd., P.O. Box 543 Lawton 73501, representing Communications Workers of America.

C. J. Wright, Jr., Box 53037, Oklahoma City 73105, representing American Legion.

Jim L. Zimmerman, Rt. 2, Box 495, Harrah 73045, representing United Transportation Union.

FIRST READING

The following were introduced and read the first time.

SB 231 — By Tinsley.

An Act relating to the public schools of Oklahoma; providing for a moratorium on the authority vested in the State Board of Education to deny accreditation to a high school whose average daily attendance the previous year was less than fifty-five students in legal average daily attendance; and declaring an emergency.

SB 232 — By Lambert.

An Act relating to State Capital and Capitol Building; amending Section 1, House Joint Resolution Number 1040, O.S.L. 1972 (73 O.S. Supp. 1974, Section 208); changing the name of the Robert R. Lester Law Enforcement Training Center; establishing jurisdiction and control; exempting the center from the provisions of 65 O.S. 1971, Section 3-102; and declaring an emergency.

SB 233 — By Murphy.

An Act relating to the Teachers' Retirement System; amending 70 O.S. 1971, Section 17-105, as amended by Section 1, Chapter 246, O.S.L. 1974 (70 O.S. Supp. 1974, Section 17-105); lowering the retirement age from sixty-two to sixty for certain classified members of the Retirement System; and declaring an emergency.

SB 234 — By Stipe of the Senate and Henry of the House.

An Act relating to civil procedure; prohibiting the application of the doctrine of forum non conveniens; and declaring an emergency.

SB 235 — By Grantham of the Senate and Elder, et al, of the House.

An Act relating to courts; amending 20 O.S. 1971, Section 1404, as last amended by Section 1, Chapter 296, O.S.L. 1974 (20 O.S. Supp. 1974, Section 1404); prescribing additional grounds for removal of judicial officers; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 228 — Public and Mental Health.

SB 229 — Judiciary.

SB 230 — County, State and Federal Government.

HB 1053 — Education, Common.

HB 1116 — Appropriations and Budget.

HB 1117 — Appropriations and Budget.

HB 1128 — Appropriations and Budget.

HB 1190 — Social Welfare.

UNANIMOUS CONSENT REQUEST

Senator Smith introduced Lance Hamilton, 12 year old son of Senator and Mrs. Hamilton, and a group of Boy Scouts from Heavener, and noted that Lance has achieved distinguished recognition for his work in Boy Scouts. Senator Terrill asked unanimous consent, which was granted, that Lance be named Honorary President Pro Tempore of the Senate for this legislative day.

BILL REFERRED

Senator Boatner moved that **SB 7** be withdrawn from the Calendar and referred to the Committee on Appropriations and Budget, which motion was declared adopted.

DECLARATION OF VOTE

Senator Graves asked that the Journal show had he been present on Monday, February 24, 1975, he would have voted **AYE** on **HJR 1011** and **SBs 29** and **116**, which was the order.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed **HBs 1076**, **1151**, **1171**, **1179**, **1231**, **1238**, **1239**, **1268**, **1271**, **1272**, **1277**, **1286** and **1294**.

HB 1076 — By Campbell, Kennedy and Wilson.

(Bureau of Investigation — Informants — Emergency.)

HB 1151 — By Draper, Green and Atkins.

An Act relating to marriage; amending 43 O.S. 1971, Section 3; providing ages and conditions for entering into marriage contracts and procuring licenses therefor; prohibiting persons of less than specified age from entry into the marriage relation; providing exceptions; and providing an effective date.

HB 1171 — By Sanders and Ford of the House and Howell of the Senate.

An Act relating to taxation; amending 68 O.S. 1971, Section 24312, as last amended by Section 1, Chapter 80, O.S.L. 1974 (68 O.S. Supp. 1974, Section 24312); providing for notice of sale of property for delinquent taxes and special assessments; prescribing procedure; and declaring an emergency.

HB 1179 — By Duckett, et al.

An Act relating to prisons and reformatories; prohibiting members of the Pardon and Parole Board from representing any inmate in a legal capacity; providing for the disqualification of Board members from voting in certain cases; and directing codification.

HB 1231 — By Floyd, Shotts, Hibdon, Brunton, Riggs, Cleveland, Smith and Wiseman.

An Act relating to courts; providing for additional district judge for Cleveland County; providing for appointment, term of office, nomination and election; directing codification; and declaring an emergency.

HB 1238 — By Atkins.

An Act relating to institutions having custody and care of orphans or delinquents; amending 10 O.S. 1971, Section 22; providing for employment procedures at said institutions; and declaring an emergency.

HB 1239 — By Hopkins and Wilson of the House and Stipe of the Senate.

An Act relating to cities and towns; amending Sections 103 and 151, 11 O.S. 1971, to provide for an increased interest rate on annual special assessment installments and to provide for an increased interest rate on street improvement bonds; and providing for severability.

HB 1268 — By Atkins and Monks.

An Act relating to cities and towns; amending 11 O.S. 1971, Sections 365, 368, 368a, 368c, 541 I and 541n; providing for retirement and pension benefits for widows and widowers; and declaring an emergency.

HB 1271 — By Shotts and Denman of the House and Lamb of the Senate.

An Act relating to corporations; amending 18 O.S. 1971, Section 1.14; providing for corporate existence; providing for perpetual existence of religious corporations; and declaring an emergency.

HB 1272 — By Edmondson, Craighead, Hammons, Hood, Cleveland and Draper of the House and Luton of the Senate.

An Act relating to state government; amending 74 O.S. 1971, Section 803; providing for offices and positions in the unclassified service.

HB 1277 — By Abbott, Elder, Duke, Townsend and Bengtson of the House and Cate of the Senate.

An Act relating to torts; providing protection to certain committees, while performing peer review in the interest of the public; directing codification; and declaring an emergency.

HB 1286 — By Brunton and Hood.

An Act relating to prisons and reformatories; providing credit for time spent prior to trial; providing that time credits shall be applicable to state and municipal courts; directing codification; and declaring an emergency.

HB 1294 — By Murphy.

An Act relating to courts; amending Section 2, Chapter 296, O.S.L. 1974 (20 O.S. Supp. 1974, Section 121.1); prescribing qualifications for associate district judges; excluding from qualifications those associate district judges who held office on or before July 15, 1974; and declaring an emergency.

The above numbered HBs were read for the first time.

MESSAGE FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed HCR 1010.

HCR 1010 — By Nance, et al, of the House and Berrong, Howell and Dawson of the Senate.

A Concurrent Resolution directing the initiation of a pilot program for employment, by public agencies, of individuals receiving aid to families with dependent children; and directing distribution.

Consideration of the Resolution was deferred for this Legislative day.

GENERAL ORDER

SB 149 by Dahl was read and considered.

Upon motion of Senator Dahl, SB 149 was advanced to engrossment.

By unanimous consent, upon request of Senator Dahl, SB 149 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 149 was read for the third time at length.

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

Aye: Baldwin, Berrong, Boatner, Butler, Capps, Cate, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe and York.—40.

Nay: Birdsong, Crow, Hamilton, Howell and Young.—5.

Excused: Garrett, Porter and Wadley.—3.

The bill passed.

Senator Wadley desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 41. Nay: 5. Excused: 2.

The emergency passed.

SB 149 was referred for engrossment.

Senator Randle presiding.

Senator Garrett asked to be shown present, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 29 and 116 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HJR 1011.

The above numbered Enrolled Resolution was, after fourth reading, properly signed and ordered returned to the Honorable House.

MOTION TO RECONSIDER VOTE

Senator Stipe asked for consideration of his motion to reconsider the vote by which SB 156 failed of passage.

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

Aye: Birdsong, Butler, Cate, Crow, Funston, Garrett, Grantham, Ham, Holden, Howard, Howell, Keating, Keller, Lane, Luton, Murphy, Randle, Smith, Stipe, Wadley, Wolfe, York and Young.—23.

Nay: Baldwin, Berrong, Boatner, Capps, Dahl, Dawson, Field, Graves, Hamilton, Helm, Inhofe, Lamb, Lambert, McCune, Martin, Medearis, Pierce, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Watkins and Watson.—24.

Excused: Porter.—1.

GENERAL ORDER

SB 200 by Dahl of the Senate and Ferrell of the House was read and considered.

Senators Graves, Taliaferro, Field, Watkins, Capps and Tinsley asked to be made coauthors of SB 200, which was the order.

Senator Stipe moved to amend SB 200, Page 2, Line 2, by adding after the word "village" and before the word "or" the word "school", which amendment was declared adopted.

Senator Cate moved to amend SB 200, Page 2, Line 4, by adding after the word "may" and before the word "purchase" the word "knowingly".

Senator Cate asked unanimous consent, which was granted, to withdraw his amendment.

Senator Stipe moved to amend SB 200, Page 2, Line 6½, by inserting a new Section 3 as follows:

"SECTION 3. Any person knowingly and willfully violating this act shall be guilty of a misdemeanor.",

and renumbering subsequent sections, which amendment was declared adopted.

Senator Helm moved to amend SB 200, Page 2, Lines 1, 2 and 3, by deleting Lines 1 and 2 and the language "or political subdivision" on Line 3.

Senator Dahl moved to table the Helm amendment, which motion to table was declared adopted.

Upon motion of Senator Dahl, SB 200, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Dahl, SB 200, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 200 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and York.—44.

Nay: McCune and Wolfe.—2.

Excused: Porter and Young.—2.

The bill and emergency passed.

SB 200 was referred for engrossment.

GENERAL ORDER

SB 62 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 62 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 62 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 62 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm,

Holden, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—45.

Nay: Keller.—1.

Excused: Porter and Young.—2.

The bill and emergency passed.

SB 62 was referred for engrossment.

GENERAL ORDER

SB 72 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Senator Crow asked unanimous consent that SB 72 be deferred for this legislative day, which was the order.

SB 94 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 94 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 94 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 94 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Gran-

tham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—45.

Excused: Helm, Porter and Young.—3.

The bill and emergency passed.

SB 94 was referred for engrossment.

GENERAL ORDER

SB 5 by Holden of the Senate and Wilson of the House was read and considered.

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

By unanimous consent, upon request of Senator Holden, SB 5 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 5 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—44.

Nay: McCune.—1.

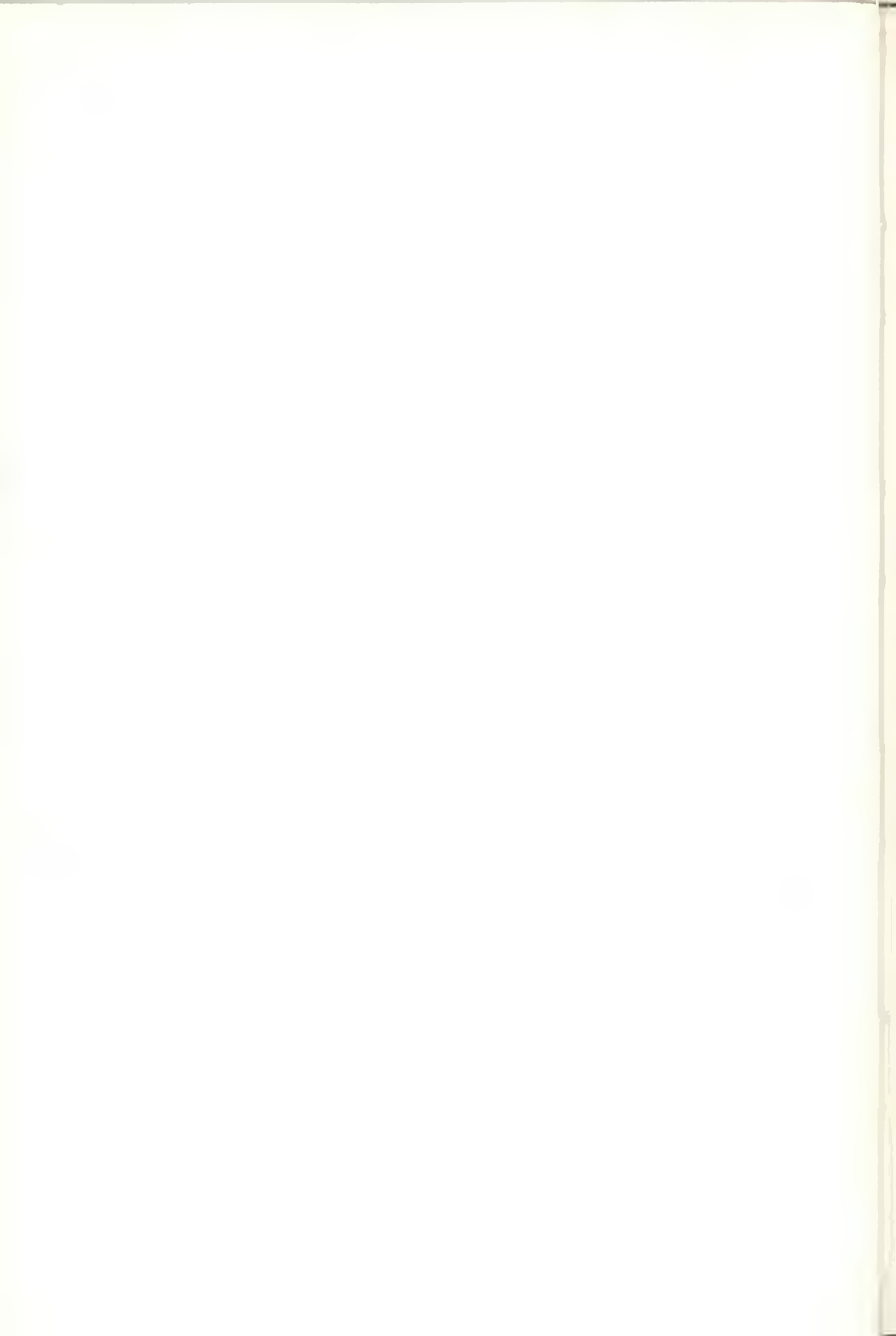
Excused: Helm, Porter and Young.—3.

The bill passed.

SB 5 was referred for engrossment.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Wednesday, February 26, 1975, at 1:00 p.m., which motion prevailed.

Upon motion of Senator Lane, the Senate adjourned at 2:25 p.m. to meet Wednesday, February 26, 1975, at 1:00 p.m.



Thirtieth Legislative Day

Wednesday, February 26, 1975

Pursuant to adjournment, the Senate was called to order by President Pro Tempore Howard.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—47.

Excused: Murphy —1.

President Pro Tempore Howard declared a quorum present.

The following prayer was offered by Reverend John Dyer and incorporated into the Journal upon request of Senator Wadley.

Our Father, which art in Heaven, hallowed be Thy name, Thy kingdom come, Thy will be done, on earth, as it is in Heaven . . .

We stand this day in need of Thy presence and Thy wisdom, as this august Body assembles to consider legislation that will administer good government for the citizens of the State of Oklahoma.

I pray that this group of men and women may be endowed with good health, wisdom and sound minds as they make the important decisions of government this day.

Bless their efforts, their families, their communities and our State, for it is in the name of Jesus, I pray, Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Schuelein introduced Lewis J. Bamberl, Jr., D.O., Miami, as the Doctor of the Day and Senator Cate introduced Becky McCracken, R.N., Noble, as the Nurse of the Day.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

Patrick E. Gentis, 3721 McMillan, Bethany, 73008, representing CIBA Pharmaceutical Company, 556 Morris Avenue, Summit, New Jersey.

Thomas C. McLane, 4812 E. 33, Tulsa, representing Tulsa Labor Council AFL-CIO.

William H. Miller, 4812 E. 33, Tulsa, representing Tulsa County Labor Council

AFL-CIO and Transport Workers Union # 514.

G. Dan Rambo, 126 E. Eufaula, Norman, 73069, representing Oklahoma Psychological Associates, Oklahoma Collection Association, DeHart and Broide, Inc., and American Automobile Association.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 184 — Criminal Jurisprudence.

SB 209 — Education, Common.

SB 216 — Education, Common, as co-authored by Abbott of the House.

SB 217 — Criminal Jurisprudence.

HB 1141 — Environmental and Natural Resources, as coauthored by Watkins and Graves of the Senate.

DO PASS, as amended:

SB 160 — Education, Common, as co-authored by Wilson of the House.

SB 163 — Insurance.

FIRST READING

The following were introduced and read the first time.

SB 236 — By Wolfe.

An Act relating to workmen's compensation; permitting employee to maintain suit for negligent treatment of injuries even if Industrial Court award received; and providing for certain subrogation rights.

SB 237 — By Wolfe.

An Act relating to civil procedure; amending 12 O.S. 1971, Section 1753, as amended by Section 1, Chapter 128, O.S.L.

1974 (12 O.S. Supp, 1974, Section 1753); providing for initiating small claims actions; providing for affidavit by plaintiff or his attorney; providing for order and provisions thereof; and declaring an emergency.

SB 238 — By Luton of the Senate and Payne of the House.

An Act relating to the United States; authorizing the State of Oklahoma, and the Governor thereof, when deemed advisable, to accept on behalf of the State of Oklahoma, retrocession of full or partial jurisdiction over lands under the control or ownership of the United States of America.

SB 239 — By Garrett.

An Act relating to civil procedure; amending 12 O.S. 1971, Sections 434 and 549, pertaining to procedures relating to depositions and interrogatories; authorizing the taking of testimony and evidence relating to certain matters; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 231 — Education, Common.

SB 232 — Public Safety and Penal Affairs.

SB 233 — Education, Common.

SB 234 — Judiciary.

SB 235 — Judiciary.

HB 1076 — Criminal Jurisprudence and then to Appropriations and Budget.

HB 1151 — Judiciary.

HB 1171 — Revenue and Taxation.

HB 1179 — Public Safety and Penal Affairs.

HB 1231 — Judiciary.

HB 1238 — County, State and Federal Government.

HB 1239 — Municipal Government.

HB 1268 — Municipal Government.

HB 1271 — Professions and Occupations.

HB 1272 — County, State and Federal Government.

HB 1277 — Judiciary.

HB 1286 — Public Safety and Penal Affairs.

HB 1294 — Judiciary.

UNANIMOUS CONSENT REQUEST

Senator Graves asked unanimous consent, which was granted, that Susan Wall and Mignonne Lampl be made honorary pages for this legislative day.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed **HBs 1006, 1012, 1161, 1176, 1263, 1264, 1273 and 1306** and **HJR 1015**.

HB 1006 — By Kennedy, et al, of the House and Grantham of the Senate.

An Act relating to mental health; amending 43A O.S. 1971, Sections 53, 73 and 186; deleting the requirement that a patient voluntarily admitted to an institution be released on notice of his intention to leave; providing for discharge, convalescent leave and outpatient and visiting status of patients in state hospitals; providing for appointment of attending physician, discharge of patient, and visiting and convalescent leave of patients in private hospitals; and declaring an emergency.

HB 1012 — By Hammons and Cleveland of the House and Luton of the Senate.

An Act relating to schools; amending 70 O.S. 1971, Section 11-103, as last amended by Section 4, Chapter 244, O.S.L. 1974 (70 O.S. Supp. 1974, Section 11-103), to provide the State Board of Education shall prescribe and approve certain courses for instruction of pupils in the public schools; providing for severability; and declaring an emergency.

HB 1161 — By Duckett, et al, of the House and Smith of the Senate.

An Act relating to insurance; amending 36 O.S. 1971, Section 312.1, as amended by Section 1, Chapter 58, O.S.L. 1972 (36 O.S. Supp. 1974, Section 312.1); providing for distribution of tax collected from foreign and alien insurers; and declaring an emergency.

HB 1176 — By Holaday.

An Act relating to motor vehicles; amending 47 O.S. 1971, Sections 156.1, 159.1 and 159.3; prohibiting the use of state-owned motor vehicles for private purposes; prescribing penalties; providing for the state motor pool; providing for the acquisition and transfer of vehicles by agencies; providing for assignment of transportation; and declaring an emergency.

HB 1263 — By Davis (Don) of the House and York of the Senate.

An Act relating to courts; providing a method for including under the survivors benefit provisions of the Judicial Retirement System the spouse of a justice or a judge who commenced new term of office January 13, 1975, and was occupying a judicial office on June 22, 1974; directing codification; and declaring an emergency.

HB 1264 — By Davis (Don), et al.

An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 2352; providing for distribution of revenues realized from collection of the income tax; and declaring an emergency.

HB 1273 — By Elder.

An Act relating to civil procedure; amending 12 O.S. 1971, Section 100; providing for limitations on certain actions; and declaring an emergency.

HB 1306 — By Bennett, et al.

An Act relating to Oklahoma junior colleges and four-year colleges and

universities; providing procedures whereby transcripts from Oklahoma State School of Technical Training may be given college credit; directing codification; and declaring an emergency.

HJR 1015 — By Willis, et al, of the House and Lane of the Senate.

A Joint Resolution authorizing the House of Representatives Criminal Jurisprudence Committee and the Senate Criminal Jurisprudence Committee to observe and review state law enforcement agencies; and providing for reports of committees.

The above numbered **HBs** and **HJR** were read for the first time.

GENERAL ORDER

HCR 1009, introduced on page 169, was called up for consideration.

Senator Crow asked unanimous consent, which was granted, that all Senators be made coauthors of **HCR 1009**.

HCR 1009, as coauthored, was read at length, adopted upon motion of Senator Crow, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1009 by Camp, et al, of the House and Lamb and McCune of the Senate was read and considered.

Senators Watson, Inhofe, York and Shatwell asked to be made coauthors of **HB 1009**, which was the order.

Senator Luton moved to amend **HB 1009**, Page 2, Line 4, by adding after the word "museums" and before the word "and" the following: "indoor skating rinks of a permanent structure with permanent walls".

Senator Lamb moved to table the Luton amendment, which motion to table was declared failed of adoption.

Senator Luton pressed his motion to amend, which amendment was declared adopted.

Senator Keller moved to amend **HB 1009**, Page 2, Line 6, by adding after the word "Buses." a new paragraph 5 as follows:

"5. Public restaurants and cafeterias.",

and by adding the same language on Page 2, Line 10, after the word "halls," which amendment was declared adopted.

Senator Martin moved to amend **HB 1009**, Page 3, Line 14, by inserting after the word "who" and before the word "violates" the word "knowingly", which amendment was declared adopted.

Upon motion of Senator Lamb, **HB 1009**, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Lamb, **HB 1009**, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1009 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Capps, Crow, Dahl, Dawson, Funston, Garrett, Ham, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Shatwell, Taliaferro, Terrill, Tinsley, Watkins, Watson, and York.—30.

Nay: Berrong, Boatner, Butler, Cate, Field, Grantham, Graves, Hamilton, Pierce, Randle, Schuelein, Smith, Stipe, Wadley, Wolfe and Young.—16.

Excused: Murphy and Porter.—2.

The bill passed.

Senators Berrong, Field, Grantham, Wadley, Boatner and Graves desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 36. Nay: 10. Excused: 2.

The emergency passed.

HIB 1009 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 5, 62, 94, 149 and 200 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

HB 1208 by Stratton, et al, of the House and Berrong and Smith of the Senate was read and considered.

Senators Field, Birdsong, Capps, Ham and Shatwell asked to be made coauthors of HB 1208, which was the order.

Senators Keller and Inhofe moved to amend HB 1208, Page 22, Line 4, by striking all of Section 8, paragraphs A. through D. and by inserting the following paragraph as Section 8, paragraph A:

"A. There shall be deducted that portion of an individual taxpayer's federal income tax liability, exclusive of interest or penalty, which is paid on income derived from within this state.",

and by relettering paragraph E as paragraph B.

Senator Berrong moved to table the Keller-Inhofe amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Lambert, Luton, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, York and Young.—33.

Nay: Helm, Inhofe, Keating, Keller, Lamb, McCune, Martin, Medearis, Pierce, Watson and Wolfe.—11.

Excused: Lane, Murphy, Porter and Taliaferro.—4.

Senator Howell moved to amend HB 1208, Page 24, Lines 1 and 2, by striking after the words following "shall apply to" all language on Lines 2 and 3 and inserting in lieu of the remainder of the sentence the words: "the taxable years beginning after December 31, 1974 and ending December 31, 1976."

Senator Baldwin moved to table the Howell amendment, which motion to table, was declared adopted.

Upon motion of Senator Berrong, HB 1208, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Berrong, HB 1208, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator Luton presiding.

HB 1208 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Nay: Garrett.—1.

Excused: Murphy and Porter.—2.

The bill and emergency passed.

HB 1208 was ordered withheld pursuant to Rule 19(f).

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 37, as coauthored by Hammons.

The above numbered Bill was referred for enrollment.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HB 1024, as amended.

GENERAL ORDER

SB 201 by Crow of the Senate and Cotner of the House was read and considered.

Upon motion of Senator Crow, SB 201 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 201 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 201 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Graves, Ham, Holden, Howard, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Medearis, Randle, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Wolfe and York.—34.

Nay: Hamilton, Helm, Howell, Keller, Martin, Pierce, Schuelein, Smith, Watson and Young.—10.

Excused: Cate, Grantham, Murphy and Porter.—4.

The bill and emergency passed.

SB 201 was referred for engrossment.

Senator Crow presiding.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SJR 9, as amended.

HOUSE AMENDMENTS

HAs to SJR 9 were read as follows and consideration deferred.

Authors: Add the following coauthors: Ervin, Craighead, Henry, Thompson, Edmondson, Townsend, Kilpatrick, Cotner, Whorton, Parris, Atkins, Hammons and Bamberger of the House.

Amendment No. 1. Amend Page 2, Line 17, by inserting after the word "dental" the following: ", podiatric physicians".

Amendment No. 2. Amend Page 2, Line 19, by inserting after the word "diseases" and before the period the following: "or other persons who are suffering from a catastrophic illness".

GENERAL ORDER

SB 170 by Lambert was read and considered.

Upon motion of Senator Lambert, SB 170 was advanced to engrossment.

By unanimous consent, upon request of Senator Lambert, SB 170 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 170 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Crow, Dahl, Field, Holden, Howard, Keating, Lambert, Lane, Martin, Medearis, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Watkins, Wolfe and York.—23.

Nay: Butler, Dawson, Funston, Garrett, Graves, Ham, Hamilton, Helm, Howell, Inhofe, Keller, Lamb, Luton, McCune, Pierce, Randle, Schuelein, Stipe, Wadley, Watson and Young.—21.

Excused: Cate, Grantham, Murphy and Porter.—4.

The bill failed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Lambert moved that the vote be reconsidered by which SB 170 failed of passage.

GENERAL ORDER

SB 204 by Funston, Lambert, Lamb and Keating of the Senate and Smith of the House was read and considered.

Senator Funston moved to amend SB 204, Page 2, Line 9, by striking after the figure "151" and before the figure "161" the word "to" and substituting therefor the word "through", which amendment was declared adopted.

Upon motion of Senator Funston, SB 204, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, SB 204, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator Funston asked unanimous consent, which was granted, that SB 204 be deferred for this legislative day.

GENERAL ORDER

HB 1052 by Payne of the House and Pierce of the Senate was read and considered.

Upon motion of Senator Pierce, HB 1052 was advanced to engrossment.

By unanimous consent, upon request of Senator Pierce, HB 1052 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1052 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field,

Funston, Garrett, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Berrong, Cate, Grantham, Murphy and Porter.—5.

The bill passed.

HB 1052 was ordered withheld pursuant to Rule 19(f).

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 44, as coauthored by Matheson.

The above numbered Bill was referred for enrollment.

EXECUTIVE SESSION

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator Crow presiding.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Thursday, February 27, 1975, at 1:00 p.m., which motion prevailed.

BILLS RELEASED

HBs 1052 and 1208 were properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 4:00 p.m. to meet Thursday, February 27, 1975, at 1:00 p.m.

Thirty-first Legislative Day

Thursday, February 27, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—44.

Excused: Baldwin, Murphy, Taliaferro and Wolfe.—4.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend John Dyer and incorporated into the Journal upon request of Senator Wadley.

Our Father, we are grateful for these men and women who have given themselves to the ministry of government. Thy word teaches us that government is ordained of God. I pray, therefore, that You would enrich their lives so that, as they plan and lead us, the Holy Spirit might even be their guide.

May the love of God, the grace of our Lord Jesus Christ and the communion of the Holy Spirit be with us and give us peace, both now and forever, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Garrett introduced C. Z. Smith, D.O., Oklahoma City, and student Mike Mowdy, Moore, as the Doctors of the Day; and Senator Lamb introduced Naomi Pekrul, R.N., Enid, as the Nurse of the Day.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

Ed Dudley, Box 188, Madill, representing Oklahoma Railways Committee.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 159 — Banks and Banking.

SB 186 — Public and Mental Health.

SB 208 — Appropriations and Budget, with Lambert to be shown as the first coauthor after Crow and Berrong and Terrill to be added as coauthors after Birdsong.

HB 1120 — Appropriations and Budget.

DO PASS, as amended:

SB 95 — Appropriations and Budget.

SB 151 — Public Safety and Penal Affairs, as coauthored by Nance of the House.

SB 228 — Public and Mental Health, as coauthored by Garrett of the Senate and Kilpatrick of the House.

FIRST READING

The following were introduced and read the first time.

SB 240 — By Luton.

An Act relating to waters and water rights; providing that the Grand River Dam Authority shall not have control of the segment of the Grand River downstream from Fort Gibson Dam; and declaring an emergency.

SB 241 — By Luton.

An Act relating to schools; amending 70 O.S. 1971, Section 10-105, to provide for compulsory kindergarten attendance in school; and declaring an emergency.

SB 242 — By Luton of the Senate and Elder of the House.

An Act relating to state officers and employees; creating District Attorneys Training Coordination Council; providing for short title; stating purpose; defining terms; providing for qualifications, appointment and responsibilities of an executive director; providing for appointment, compensation, procedures, responsibilities and powers of the Council; providing for severability; providing operative date; and declaring an emergency.

SB 243 — By Funston.

An Act relating to health; providing for health maintenance organizations, defining their functions, and requiring licenses; providing for regulation of organizations; defining powers of Oklahoma Health Planning Commission and State Insurance Commissioner; creating a special fund; and fixing effective date of act.

SB 244 — By Smith, Howard and Luton.

An Act relating to taxation; prescribing two percent as the maximum amount of sales tax that may be levied by any city or town; providing an exception; providing that nothing in act shall prohibit city or town from levying sales tax up to two percent; providing exception of one percent sales tax dedicated to support of educational or health institution; providing for severability; repealing Sections 1 through 5, Chapter 98, O.S.L. 1973 (68 O.S. Supp. 1974, Sections 1323 through 1327); directing codification; and declaring an emergency.

SB 245 — By Keller and York of the Senate and Twidwell of the House.

An Act relating to children; providing for prosecution of minors as adults charged with violating state statutes or municipal ordinances; providing for certification as a child; repealing 10 O.S. 1971, Section 1112, as last amended by Section 1, Chapter 35, O.S.L. 1974 (10 O.S. Supp. 1974, Section 1112); providing for juvenile proceedings for children charged with violating state or municipal ordinance; directing codification; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 236 — Judiciary.

SB 237 — Judiciary.

SB 238 — Environmental and Natural Resources.

SB 239 — Judiciary.

HB 1006 — Public and Mental Health.
HB 1012 — Education, Common.
HB 1161 — Insurance.
HB 1176 — County, State and Federal Government.
HB 1263 — Judiciary.
HB 1264 — Revenue and Taxation.
HB 1273 — Judiciary.
HB 1306 — Education, Higher.
HJR 1015 -- Criminal Jurisprudence.

RESOLUTION

Senator Pierce introduced the following Resolution:

SR 12 — By Pierce.

A Resolution establishing February as American History Month.

WHEREAS, it has come to the attention of the Senate that the Daughters of the American Revolution have established the month of February as American History Month; and

WHEREAS, February is the month of birth of this country's former Presidents, George Washington, William Henry Harrison and Abraham Lincoln, as well as the month of birth of former Vice-President Aaron Burr, Abraham Clark, a signer of the Declaration of Independence, and others whose contributions to this country's greatness have historical significance; and

WHEREAS, the Senate is desirous of joining the Daughters of the American Revolution in the establishment of February as American History Month.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

SECTION 1. That February be, and the same is hereby, established as American History Month.

SR 12 was read at length, adopted upon motion of Senator Pierce and ordered referred for enrollment.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1058, 1111, 1126, 1197, 1245, 1292, 1300, 1318, 1321, 1339, 1340, 1342, 1354, 1378 and 1392.

HB 1058 — By Cotner, Fried, Monks and Murphy.

An Act relating to motor vehicles; amending 47 O.S. 1971, Section 38.1; providing for fee for licenses and license plates on vehicles owned by disabled war veterans; providing that veterans suffering from a service connected disability which is total shall pay no fee for licenses and license plates on owned vehicles; and declaring an emergency.

HB 1111 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

(Commission of the Land Office — Emergency.)

HB 1126 — By Miskelly, Davis (Don) and Elder of the House and Crow and Randle of the Senate.

(Corporation Commission — Emergency.)

HB 1197 — By Monks and Cotner.

An Act relating to certain commercial transactions; amending 12A O.S. 1971, Sections 9-403, 9-404 and 9-405; providing for filing financial statements and documents, effect thereof, and fees therefor; and declaring an emergency.

HB 1245 — By Rogers.

An Act relating to fees charged by the county clerk; amending Section 32 of Title 28 O.S. 1971, to increase certain fees charged; and declaring an emergency.

HB 1292 — By Cowan, Holden and Matheson of the House and Randle of the Senate.

An Act relating to state government; repealing Section 3459, Chapter 241, O.S.L. 1974 (74 O.S. Supp. 1974, Section 3459), which prohibits the hiring of additional employees and use of state monies by the Oklahoma Tourism and Recreation Department for certain purposes; and declaring an emergency.

HB 1300 — By Stratton and Hooper of the House and Capps of the Senate.

An Act relating to state officers and employees; authorizing agreements to permit hunting in state parks; providing for codification; and declaring an emergency.

HB 1318 — By Bengtson and Cotner.

An Act relating to schools; providing for state aid to public schools; repealing 70 O.S. 1971, Section 18-102; and declaring an emergency.

HB 1321 — By Abbott and Wilson.

An Act relating to schools; amending 70 O.S. 1971, Section 6-104, as amended by Section 1, Chapter 90 O.S.L. 1972 (70 O.S. Supp. 1974, Section 6-104); providing for sick leave and emergency benefits for school teachers; and declaring an emergency.

HB 1339 — By Monks, Edmondson and Peterson.

(Oklahoma Historical Society — appropriation for historical sites — Emergency.)

HB 1340 — By Monks.

An Act relating to soldiers and sailors; amending 72 O.S. 1971, Section 67.13a; defining "War Veterans"; providing for certain benefits; and declaring an emergency.

HB 1342 — By Matheson.

An Act relating to revenue and taxation;

amending 68 O.S. 1971, Section 24306; providing for a procedure to close the personal property tax roll; providing for tax years to be affected; and declaring an emergency.

HB 1354 — By Hibdon, Fried and Monks of the House and Keating of the Senate.

An Act relating to state officers and employees; amending 74 O.S. 1971, Section 817; providing for preference points for veterans and others in state appointments and promotions; and declaring an emergency.

HB 1378 — By Dunn, et al.

An Act relating to ad valorem taxation; repealing 68 O.S. 1971, Sections 2481.1 through 2481.11, relating to revaluation programs; and declaring an emergency.

HB 1392 — By Johnson (Don), et al.

An Act relating to motor vehicles; amending 47 O.S. 1971, Section 22.30i; authorizing the Oklahoma Tax Commission to designate a license plate design in commemoration of the U.S. Bicentennial; and declaring an emergency.

The above numbered HBs were read for the first time.

DECLARATION OF VOTE

Senator Porter asked that the record show had he been present at the time of third reading and final passage of HB 1208, he would have voted AYE.

PENDING SENATE ACTION — RESOLUTION

HCR 1010, introduced on page 249, was called up for consideration.

HCR 1010 was read at length, adopted upon motion of Senator Berrong, properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 1009 was correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

MOTION TO RECONSIDER VOTE

Senator Lambert asked for consideration of his motion to reconsider the vote by which SB 170 failed of passage.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—44.

Excused: Baldwin, Murphy, Taliaferro and Wolfe.—4.

THIRD READING

Senator Lambert moved to reconsider the vote by which SB 170 was considered engrossed and placed on third reading and final passage, which motion was declared adopted.

Senator Lambert moved to reconsider the vote by which SB 170 was advanced to engrossment, which motion was declared adopted.

Senator Medearis presiding.

GENERAL ORDER

Senator Lambert moved to amend SB

170, Page 5, Line 7, by striking all of paragraph C, which amendment was declared adopted.

Upon motion of Senator Lambert, SB 170, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Lambert, SB 170, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 170 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Watkins, Watson, York and Young.—43.

Excused: Baldwin, Murphy, Taliaferro, Wadley and Wolfe.—5.

The bill and emergency passed.

SB 170 was referred for engrossment.

BILL WITHDRAWN — REFERRED

Senator Crow asked unanimous consent that SB 119 be withdrawn from the Calendar and referred to the Committee on Appropriations and Budget, which was the order.

GENERAL ORDER

SB 209 by Smith was read and considered.

Senator Smith, citing Rule 8(d), asked unanimous consent that Representative Matheson be added as House author of SB 209, which was the order.

Upon motion of Senator Smith, SB 209, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, SB 209, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 209 was read for the third time at length.

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

Aye: Berrong, Birdsong, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Porter, Randle, Shatwell, Smith, Stipe, Terrill, Tinsley, Watkins, Watson, York and Young.—36.

Nay: Boatner, Capps, Hamilton, Helm, McCune, Pierce and Schuelein.—7.

Excused: Baldwin, Murphy, Taliaferro, Wadley and Wolfe.—5.

The bill and emergency passed.

SB 209 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 201 was correctly engrossed, prop-

erly signed and ordered transmitted to the Honorable House for consideration.

SBs 37 and 44 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGE FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled HCR 1009.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1024, 1052 and 1208.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 216 by Smith of the Senate and Abbott of the House was read and considered.

Senators Capps, Lamb, Keating, Pierce, Birdsong, Graves, Terrill, Berrong, McCune, Howell, Schuelein and Randle asked to be made coauthors of SB 216, which was the order.

Upon motion of Senator Smith, SB 216, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, SB 216, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 216 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Watkins, Watson, York and Young.—43.

Excused: Baldwin, Murphy, Taliaferro, Wadley and Wolfe.—5.

The bill and emergency passed.

SB 216 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 101, as amended.

HOUSE AMENDMENTS

HAs to SB 101 were read as follows and consideration deferred.

Authors: Add the following coauthors: Hood and Brunton of the House.

Amendment No. 1. Amend Page 2, Lines 19 through 22, by striking the language after the word "offense" up to the period.

Amendment No. 2. Amend Page 3, Lines 11 through 14 by deleting the Emergency and delete from Title.

GENERAL ORDER

SB 161, previously considered on page 223, was considered further.

Senator Holden asked to be made a co-author of SB 161, which was the order.

Senator Smith, citing Rule 8(d), asked unanimous consent that Representative Bradley be added as House author of SB 161, which was the order.

Senator Smith moved to amend SB 161, Page 3, Line 13, by inserting after the word "or" and before the word "bank" the word "irrevocable", which amendment was declared adopted.

Senator Berrong moved to amend SB 161, Page 3, Line 15, by adding after the word "Banks" and before the period the following: ", and provided said bank letter of credit shall not be issued on a reciprocal basis", which amendment was declared adopted.

Senator Hamilton moved to amend SB 161, Page 3, Line 15, by adding after the word "Banks." the following: "If a bank letter of credit is used, the bank must set aside an amount of cash equal to the amount of state funds secured to guarantee said letter. Such cash, as set aside in a trust fund, shall not be subject to execution, levy, utilization in insolvency proceedings or otherwise, and may only be used to guarantee the safety of repayment of any state funds. The State Bank Commission shall enforce this provision."

Senator Smith moved to table the Hamilton amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Birdsong, Boatner, Butler, Crow, Dawson, Funston, Garrett, Grantham, Graves, Holden, Howell, Keating, Lane, Luton, Medearis, Randle, Schuelein, Shatwell, Smith, Terrill and Young.—21.

Nay: Berrong, Capps, Dahl, Field, Ham, Hamilton, Helm, Keller, Lamb, Lambert, McCune, Pierce, Porter, Tinsley, Wadley, Watkins and Watson.—17.

Excused: Baldwin, Cate, Howard, Inhofe, Martin, Murphy, Stipe, Taliaferro, Wolfe and York.—10.

Upon motion of Senator Smith, SB 161, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, SB 161, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 161 was read for the third time at length.

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

Aye: Birdsong, Butler, Funston, Garrett, Graves, Holden, Howell, Keating, Lane, Luton, Medearis, Randle, Shatwell, Smith, Terrill and Young.—16.

Nay: Berrong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Grantham, Ham, Hamilton, Helm, Keller, Lamb, Lambert, McCune, Pierce, Porter, Schuelein, Tinsley, Wadley, Watkins and Watson.—23.

Excused: Baldwin, Howard, Inhofe, Martin, Murphy, Stipe, Taliaferro, Wolfe and York.—9.

The bill failed.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 37 and 44.

The above numbered Enrolled Bills were referred to the Governor.

PENDING CONSIDERATION — LOBBY PERMITS

Senator Terrill moved that the Committee Report on Lobby Permits, as reflected on pages 244 through 247 of the Journal of Tuesday, February 25, 1975, be adopted, which motion was declared adopted.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Monday, March 3, 1975, at 1:00 p.m., which motion prevailed.

Upon motion of Senator Lane, the Senate adjourned at 2:50 p.m. to meet Monday, March 3, 1975, at 1:00 p.m.

Thirty-second Legislative Day

Monday, March 3, 1975

Pursuant to adjournment, the Senate was called to order by President Pro Tempore Howard.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—45.

Excused: Lambert, Smith and Wolfe.—3.

President Pro Tempore Howard declared a quorum present.

The following prayer was offered by Reverend John Winkler, Pastor, First United Methodist Church, Heavener, and incorporated into the Journal upon request of Senator Hamilton.

Almighty God, our Heavenly Father, in whom we live and move and have our being, Thou who art the author of life itself and giver of every good and perfect gift, we pause in these moments not only to give thanks but to invoke your divine guidance and praise upon these men and women who have given themselves to the ministry of government.

We are grateful to be Americans, which gives to us our great heritage of life's ministry and pursuits of happiness. But help us to realize that with these liberties there are responsibilities that must be met and fulfilled. But even greater than being an American, it is greater still to be a citizen of God's kingdom.

May the love of God, the grace of our Lord Jesus Christ, and the Communion of the Holy Spirit be with us and abide with us and give us peace both now and forever more, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Crow introduced Noble Ballard, M.D., Altus, as the Doctor of the Day.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 221 — Agriculture, and be referred to Committee on Appropriations and Budget by previous order.

FIRST READING

The following were introduced and read the first time.

SB 246 — By Stipe, Smith and Luton of the Senate and Nance, Rogers and Bamberger of the House.

An Act relating to labor; amending 40 O.S. 1971, Sections 81 through 84; providing for regulation of hours of employment; providing compensation for overtime; providing for facilities and compensation; prescribing penalties; and declaring an emergency.

SB 247 — By Young.

An Act relating to insurance; repealing 36 O.S. 1971, Sections 6151 through 6154, as amended by Sections 1 through 4 of Chapter 75, O.S.L. 1974 (36 O.S. Supp. 1974, Sections 6151 through 6154), which relate to certificates of insurance; and declaring an emergency.

SB 248 — By Young.

An Act relating to criminal procedure; amending 22 O.S. 1971, Section 1053; limiting cases in which the state may take an appeal in criminal cases; and establishing an effective date.

SB 249 — By Baldwin.

An Act relating to state government; providing that the boards of regents and certain personnel of member institutions of the Oklahoma State System of Higher Education are entitled to legal defense services by the legal counsel for such board or institution or the Attorney General under certain conditions; providing that where the Attorney General declines to provide defense, such fact may not be divulged at trial; and directing codification.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 240 — Environmental and Natural Resources.

SB 241 — Education, Common.

SB 242 — Criminal Jurisprudence.

SB 243 — Public and Mental Health.

SB 244 — Revenue and Taxation.

SB 245 — Criminal Jurisprudence.

HB 1058 — Revenue and Taxation.

HB 1111 — Appropriations and Budget.

HB 1126 — Appropriations and Budget.

HB 1197 — Banks and Banking.

HB 1245 — Revenue and Taxation.

HB 1292 — County, State and Federal Government.

HB 1300 — Environmental and Natural Resources.

HB 1318 — Education, Common.

HB 1321 — Education, Common.

HB 1339 — Appropriations and Budget.

HB 1340 — Revenue and Taxation.

HB 1342 — Revenue and Taxation.

HB 1354 — County, State and Federal Government.

HB 1378 — Revenue and Taxation.

HB 1392 — Revenue and Taxation.

MESSAGE FROM THE GOVERNOR

The following Veto Message was read, and consideration deferred for this legislative day:

To the President and Members
of the Honorable Senate
First Session,
35th Oklahoma Legislature

Gentlemen:

This is advise you that Enrolled Senate Bill No. 2 has on February 28, 1975, been vetoed.

There is no problem whatsoever with the specific increases in per diem and mileage for members of the Indian Affairs Commission. However, the Bill includes language which provides an additional allowance for whatever is deemed a "reasonable and necessary travel expense" by

members of the Commission without any limit whatsoever on the amount of reimbursements paid.

This conflicts directly with the procedures outlined in the 1972 State Travel and Reimbursement Act, which superceded the individual travel and reimbursement procedures accorded each of the States different Boards, Agencies, and Commissions. This Bill, if signed into law, would in turn supercede the 1972 law and reinstitute the arbitrary reimbursement methods which the 1972 act of the Legislature prudently sought to eliminate.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1198, 1223 and 1241.

HB 1198 — By Frates.

An Act relating to uninsured motorist insurance; amending 36 O.S. 1971, Section 3636; prohibiting the issuance of policies under certain circumstances; providing a limitation on when collection may occur pursuant to a policy; and declaring an emergency.

HB 1223 — By Duckett and Floyd of the House and McCune of the Senate.

An Act relating to the State Capital and Capitol Building; amending Section 3, Chapter 161, O.S.L. 1973 (73 O.S. Supp. 1974, Section 176); providing that legislative liaison committee for the Oklahoma Capitol Improvement Authority shall also serve as liaison committee for the State Board of Public Affairs; and declaring an emergency.

HB 1241 — By Shotts, et al.

An Act relating to probate procedure; amending 58 O.S. 1971, Section 241, as amended by Section 1, Chapter 121, O.S.L. 1973 (58 O.S. Supp. 1974, Section 241); allowing for dispensing with regular proceedings in estates under Twenty-five Thousand Dollars; providing for notice of

hearing and notice to creditors; requiring proof of paying certain expenses; and providing an effective date.

The above numbered HBs were read for the first time.

GENERAL ORDER

SB 95 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 95 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 95 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 95 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—42.

Excused: Field, Ham, Helm, Lambert, Smith and Wolfe.—6.

The bill and emergency passed.

SB 95 was referred for engrossment.

Senator Lambert asked to be shown present, which was the order.

GENERAL ORDER

SB 208 by Crow, Lambert, Randle, Stipe, York, Hamilton, Howell, Wadley, Lane, Holden, Young, Ham, Schuelein, Field, Garrett, Taliaferro, Lamb, Luton, Birdsong, Berrong and Terrill of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Senators Watkins, Watson, Capps, and Pierce asked to be made coauthors of SB 208, which was the order.

Upon motion of Senator Crow, SB 208, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 208, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 208 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—45.

Excused: Field, Smith and Wolfe.—3.

The bill and emergency passed.

SB 208 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled HCR 1010.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1120 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Upon motion of Senator Crow, HB 1120 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1120 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1120 was read for the third time at length.

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

Aye: Baldwin, Berrong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Funston, Garrett, Graves, Ham, Hamilton, Holden, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, York and Young.—38.

Nay: Birdsong, Grantham, Helm, Howard, Inhofe, McCune and Watson.—7.

Excused: Field, Smith and Wolfe.—3.

The bill and emergency passed.

HB 1120 was ordered withheld pursuant to Rule 19(f).

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 170, 209 and 216 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SR 12 was correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

PENDING CONSIDERATION OF HAS

HAS to SB 101 were called up for consideration.

Senator Cate moved that the Senate concur in HAS to SB 101.

Senator Hamilton moved, as a substitute motion, that the Senate reject House Amendments to SB 101 and instruct the Senate Conferees to restore the language deleted by House Amendment # 1.

Senator Cate moved to table the Hamilton in lieu motion, which motion to table was declared adopted upon roll call as follows:

Aye: Butler, Cate, Funston, Garrett, Grantham, Graves, Ham, Holden, Howard, Howell, Keating, Lambert, Lane, Luton, McCune, Medearis, Murphy, Randle, Shatwell, Stipe, Taliaferro, Terrill, York and Young.—24.

Nay: Baldwin, Berrong, Birdsong, Boatner, Capps, Crow, Dahl, Dawson, Field, Hamilton, Helm, Inhofe, Keller, Lamb, Martin, Pierce, Porter, Schuelein, Tinsley, Wadley, Watkins and Watson.—22.

Excused: Smith and Wolfe.—2.

Senator Wolfe asked to be shown present, which was the order.

Senator Cate pressed his foregoing mo-

tion to adopt the House Amendments to SB 101, which motion was declared adopted.

SB 101, as amended by the Honorable House, was read at length.

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

Aye: Berrong, Butler, Cate, Dahl, Dawson, Funston, Garrett, Grantham, Graves, Howard, Howell, Keating, Lane, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wolfe, York and Young.—27.

Nay: Baldwin, Birdsong, Boatner, Capps, Crow, Field, Hamilton, Helm, Holden, Inhofe, Keller, Lamb, Luton, Pierce, Porter, Wadley, Watkins and Watson.—18.

Excused: Ham, Lambert and Smith.—3.

The bill passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

CITATION

President Pro Tempore Howard appointed a Special Committee of Senators Capps, Shatwell and Martin to escort Forrest Tucker and Kendall Carly Browne to the floor of the Senate to receive Citations commending them for their achievements in the acting profession.

Mr. Tucker and Ms. Browne, currently starring in the Lincoln Plaza Playhouse production of "Plaza Suite," were received warmly by the members of the Senate, and expressed their appreciation for this honor.

Senator Luton presiding.

PENDING CONSIDERATION OF HAS

HAS to SB 9 were called up for consideration.

Upon motion of Senator Wolfe, the Senate concurred in HAS to SB 9.

SB 9, as amended by the Honorable House, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Inhofe, Lambert and Smith.—3.

The bill and emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HB 1009, requesting Conference and naming Conferees as follows: Camp, Hood and Sanders.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HB 1009 was ordered granted, President Pro Tempore Howard naming as Senate Conferees the following: Senators Lamb, Keller and Luton.

GENERAL ORDER

SB 163 by Garrett was read and considered.

Senator Birdsong asked to be made a co-author of SB 163, which was the order.

Upon motion of Senator Garrett, SB 163, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Garrett, SB 163, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 163 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—43.

Nay: McCune.—1.

Excused: Howard, Lambert, Smith and Young.—4.

The bill and emergency passed.

SB 163 was referred for engrossment.

Senator Cate presiding.

GENERAL ORDER

SB 228 by Dawson and Garrett of the Senate and Kilpatrick of the House was read and considered.

Senator Grantham moved to amend SB 228, Page 1, Line 1, by adding after the word "is" and before the word "a" the words "or has been", which amendment was declared adopted.

Senator McCune moved to amend SB 228, Page 1, Line 3, by deleting after the word "all" the word "their" and substituting in lieu thereof the word "his", which amendment was declared adopted.

Senator Martin moved to amend SB 228, Page 1, Line 4, by adding after the word "request," the following language: "Provided that this entitlement to medical records shall not apply to psychiatric records.", which amendment was declared adopted.

Senator Stipe moved to amend SB 228, Page 1, Line 4, by adding after the word "request" and before the period the following: "and shall be furnished copies of all records pertaining to his or her case upon the tender of the expense of such copy or copies", which amendment was declared adopted.

Senator Stipe moved to amend SB 228, Page 2, Line 1, by inserting a new Section 2. as follows:

"SECTION 2. Any person violating the provisions of this act shall be guilty of a misdemeanor.",

and by renumbering subsequent sections, which amendment was declared adopted.

Upon motion of Senator Dawson, SB 228, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Dawson, SB 228, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 228 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Butler, Capps, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Keating, Keller, Lamb, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Wolfe, York and Young.—39.

Nay: Boatner, Crow, Inhofe, McCune and Watson.—5.

Excused: Ham, Lambert, Porter and Smith.—4.

The bill passed.

Senator Pierce desired to vote nay on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 38. Nay: 6. Excused: 4.

The emergency passed.

SB 228 was referred for engrossment.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Tuesday, March 4, 1975, at 1:00 p.m., which motion prevailed.

BILL RELEASED

HB 1120 was properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 3:00 p.m. to meet Tuesday, March 4, 1975, at 1:00 p.m.

Thirty-third Legislative Day

Tuesday, March 4, 1975

Pursuant to adjournment, the Senate was called to order by Senator Crow, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Lambert and Smith.—2.

Senator Crow declared a quorum present.

The following prayer was offered by Reverend John Winkler and incorporated into the Journal upon request of Senator Hamilton.

It is good, O Lord, that it is not custom that brings us again into this sacred moment of prayer, but our deep sense of need of Divine guidance in our deliberation this day. Forgive us all, that we talk too much and think too little.

Forgive us all, that we worry so often and pray so seldom. Most of all, O Lord,

forgive us that, so helpless without Thee, we are yet so unwilling to seek Thee.

Give us grace to seek Thee with the whole heart. That seeking Thee we may find Thee, and finding Thee may love Thee, and loving Thee may keep Thy Commandments to do Thy Will. Through Jesus Christ our Lord, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Dawson, on behalf of Senator Lambert, introduced Phillip Maguire, M.D., Oklahoma City, as the Doctor of the Day. Senators Terrill and Taliaferro introduced Fred Roloff, R.N., Lawton, as the Nurse of the Day.

SPECIAL COMMITTEE REPORT

Pursuant to SR 123, SR 138 and SCR 155 of the 34th Legislature, the 1st Volume of the report of the Special Committee on Health Care Delivery System was submitted to the members of the 1st Session of the 35th Legislature.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and

placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 41 — Municipal Government, as coauthored by Grantham of the Senate and Elder of the House.

SB 100 — County, State and Federal Government, as coauthored by Lambert, Birdsong, Smith, Porter, Stipe, Keating, Keller, Randle and Cate of the Senate and Kilpatrick of the House, and be referred to Committee on Appropriations and Budget for further consideration.

SB 188 — Business, Industry and Labor Relations.

SB 189 — County, State and Federal Government.

SB 218 — Criminal Jurisprudence, as coauthored by Cate.

SB 220 — Criminal Jurisprudence.

SB 229 — Judiciary, as coauthored by Smith of the House, and be referred to Committee on Appropriations and Budget for further consideration.

HB 1057 — County, State and Federal Government, as coauthored by York.

HB 1231 — Judiciary, as coauthored by Cate, Wolfe, York and Keating, and be referred to Committee on Appropriations and Budget for further consideration.

DO PASS, as amended:

SB 19 — Criminal Jurisprudence, as coauthored by Cate.

SB 58 — Appropriations and Budget.

SB 85 — Appropriations and Budget.

CS for SB 176 — Constitutional Revision and Regulatory Services.

HB 1252 — Municipal Government.

FIRST READING

The following were introduced and read the first time.

SB 250 — By Terrill and Smith.

An Act relating to motor vehicles;

amending 47 O.S. 1971, Section 953; providing for wrecker license fees, renewals, suspension and revocation; and declaring an emergency.

SB 251 — By Luton.

An Act relating to probate procedure; providing for summary administration of certain very small estates; making the act cumulative to other law; and declaring an emergency.

SB 252 — By Tinsley.

An Act relating to motor vehicles; amending 47 O.S. 1971, Section 2-106, as last amended by Section 4, Chapter 291, O.S.L. 1974 (47 O.S. Supp. 1974, Section 2-106); providing for certain bureaus within the Department of Public Safety; authorizing additional members for Highway Patrol; providing retirement procedures for former drivers license examiners now members of Highway Patrol; authorizing salary adjustment for troopers supervising or giving drivers' license examinations; directing codification; and declaring an emergency.

SB 253 — By Crow of the Senate and Miskelly of the House.

An Act relating to the Oklahoma State Regents for Higher Education; providing for continuation and reappropriation of unexpended balances of appropriations previously made; continuing purpose of original appropriations; providing for the use of federal funds; providing that amounts appropriated be nonfiscal; making provisions of this act severable; and declaring an emergency.

SB 254 — By Crow, Smith, Howard, York, Randle, Murphy, Medearis, Terrill, Watkins, Taliaferro, Cate, Howell, Funston, Keating, Wolfe, Shatwell, Keller and Watson.

An Act relating to the Oklahoma State Regents for Higher Education and making

appropriation thereto; stating the purpose; making appropriation nonfiscal; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 246 — Professions and Occupations.

SB 247 — Insurance.

SB 248 — Criminal Jurisprudence.

SB 249 — Judiciary.

HB 1198 — Insurance.

HB 1223 — County, State and Federal Government.

HB 1241 — Judiciary.

RESOLUTIONS

Senator Medearis introduced the following resolution:

SCR 11 — By Medearis of the Senate and Willis of the House.

A Concurrent Resolution relating to optometry education and expressing legislative intent that the Oklahoma State Regents for Higher Education study the feasibility of establishing a school of optometry as a function of professional education in the Oklahoma State System of Higher Education; and directing distribution.

SCR 11 was read at length, adopted upon motion of Senator Medearis and ordered referred for engrossment.

Senator Randle introduced the following resolution:

SCR 12 — By Randle.

A Concurrent Resolution recalling from the Office of the Governor Enrolled Senate Bill No. 44 passed by the First Session of the Thirty-fifth Oklahoma Legislature.

SCR 12 was read at length, adopted upon motion of Senator Randle and ordered referred for engrossment.

President Pro Tempore Howard introduced the following resolution with the approval of the Rules Committee:

SCR 13 — By Howard.

A Concurrent Resolution commemorating Mrs. Agnes Wade, wife of Mr. Henry F. Wade, Capitol Guide; rendering condolences to her family and friends; and directing distribution.

President Pro Tempore Howard asked unanimous consent, which was granted, that all Senators be made coauthors of SCR 13.

SCR 13, as coauthored, was read at length, adopted upon motion of President Pro Tempore Howard and ordered referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1043, 1044, 1045, 1046, 1108, 1219, 1251 and 1496 and HJR 1001.

HB 1043 — By Miskelly.

An Act relating to state government; amending 74 O.S. 1971, Sections 832, as amended by Section 1, Chapter 139, O.S.L. 1974 (74 O.S. Supp. 1974, Section 832) and 833, as amended by Section 2, Chapter 261, O.S.L. 1973 (74 O.S. Supp. 1974, Section 833); providing for discharge, suspension or demotion of employees in the classified service; providing for notice, appeal and hearing; providing for reduction in number of employees and layoffs; making consideration of a report of the circumstances of demotion, suspension or discharge by the State Personnel Board discretionary; providing for certification of names of persons examined for employ-

ment to the appointing authority; providing for method of appointment; providing for probationary periods; providing for emergency appointments; providing for severability; and declaring an emergency.

HB 1044 — By Miskelly.

An Act relating to public employees; amending 74 O.S. 1971, Section 1253, as amended by Section 1, Chapter 47, O.S.L. 1972 (74 O.S. Supp. 1974, Section 1253); changing the maximum time for temporary interchange of public employees from twenty-four months to forty-eight months; making provisions of this act severable; and declaring an emergency.

HB 1045 — By Miskelly.

An Act relating to state officers and employees; appropriating funds to the State Personnel Board; providing lapse date; making provisions of this act severable; and declaring an emergency.

HB 1046 — By Miskelly.

An Act relating to state government; amending 74 O.S. 1971, Section 804; providing for a State Personnel Board; and increasing per diem of Board members; making provisions of this act severable; and declaring an emergency.

HB 1108 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

(Educational Television Authority — Emergency.)

HB 1219 — By Beznoska.

An Act relating to game and fish; amending Section 2-102, Chapter 17, O.S.L. 1974 (29 O.S. Supp. 1974, Section 2-102); and providing a definition of bag limit.

HB 1251 — By Willis, et al, of the House and Funston of the Senate.

An Act relating to public buildings and public works; amending Sections 2, 3, 4, 5, 6, 7, 12, 13, 21, 23, 30 and 34, Chapter 298, O.S.L. 1974 (61 O.S. Supp. 1974, Sections

102, 103, 104, 105, 106, 107, 112, 113, 121, 123, 130 and 134); defining terms; requiring competitive bidding; setting out bidding requirements and procedures; directing execution of contract procedures; providing for change orders; providing for architect or engineer certificate; providing for emergency procedures; requiring insurance or bond; providing method of compliance with certain federal regulations; directing codification; providing for severability; and declaring an emergency.

HB 1496 — By Bamberger.

An Act relating to statutes and reports; repealing 75 O.S. 1971, Sections 26.31 through 26.35; providing for certain rules governing fiscal notes to be attached to legislature bills; and declaring an emergency.

HJR 1001 — By Bamberger and Sparkman.

A Joint Resolution directing that a study of the feasibility of establishing a State Hall of Justice be made and that a report of the results of that study be made to the Legislature.

The above numbered HBs and HJR were read for the first time.

MESSAGE FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed HCRs 1011 and 1015.

HCR 1011 — By Denman, et al.

A Concurrent Resolution memorializing the Congress of the United States to propose a constitutional amendment allowing states the right to enact abortion laws consistent with the will of the people under the police powers of the state; and directing distribution.

HCR 1015 — By Johnson (Don), et al, of the House and Dahl, Pierce, Shatwell, Randle, Smith, Murphy, Young, McCune,

Dawson, Watson, Porter and Helm of the Senate.

A Concurrent Resolution expressing opposition to Request Number AB-102 made to the Interstate Commerce Commission to terminate railway service between the cities of Bartlesville and Oklahoma City; citing need for such service; calling for a public hearing by the Interstate Commerce Commission; and directing distribution.

Consideration of the Resolutions was deferred for this legislative day.

GENERAL ORDER

SB 160 by Holden of the Senate and Wilson of the House was read and considered.

Upon motion of Senator Holden, SB 160 was advanced to engrossment.

By unanimous consent, upon request of Senator Holden, SB 160 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 160 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Nay: Baldwin, Berrong and Grantham.—3.

Excused: Lambert and Smith.—2.

The bill and emergency passed.

SB 160 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HB 1120.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1139 by Camp, et al, of the House and Lamb of the Senate was read and considered.

Senator Birdsong asked to be made a co-author of HB 1139, which was the order.

Upon motion of Senator Lamb, HB 1139, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Lamb, HB 1139, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1139 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter,

Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Lambert and Smith.—2.

The bill and emergency passed.

HB 1139 was ordered withheld pursuant to Rule 19(f).

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 95, 163, 208 and 228 and SCR 12 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SBs 9 and 101 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

SB 217 by Garrett was read and considered.

Senator Young moved that SB 217 be referred to the Judiciary Committee.

Senator Garrett moved to table the Young motion, which motion to table was declared adopted upon roll call as follows:

Aye: Baldwin, Birdsong, Cate, Crow, Field, Funston, Garrett, Grantham, Graves, Holden, Howard, Howell, Keating, Keller, Lamb, Lane, Luton, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Watson, Wolfe and York.—30.

Nay: Boatner, Butler, Capps, Dahl, Dawson, Hamilton, Helm, Inhofe, McCune, Terrill, Watkins and Young.—12.

Excused: Berrong, Ham, Lambert, Smith, Tinsley and Wadley.—6.

Senators Cate and Garrett moved to amend SB 217, Page 1, Line 3, by adding after the word "if," the following: "after a hearing upon motion of the defendant or the state, and'", which amendment was declared adopted.

Senator Hamilton moved to amend SB 217, Page 2, Lines 3 through 6 and 11 through 13, by striking subparagraphs 1 and 3 of Section 2.

Senator Garrett, citing Senate Rule 14(h), asked for a division of the Hamilton amendment.

The Chair ruled that the Senate would consider only the first proposition of the Hamilton amendment (the striking of subparagraph 1 of Section 2) and that debate would be limited thereto until the disposition thereof.

Senator Stipe moved that the bill be advanced, which motion was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Crow, Dahl, Field, Garrett, Grantham, Graves, Holden, Howard, Howell, Keating, Keller, Lane, Martin, Medearis, Murphy, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Wolfe and York.—27.

Nay: Butler, Cate, Dawson, Funston, Hamilton, Helm, Inhofe, Lamb, Luton, McCune, Pierce, Randle, Tinsley, Watkins, Watson and Young.—16.

Excused: Ham, Lambert, Porter, Smith and Wadley.—5.

By unanimous consent, upon request of Senator Garrett, SB 217, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 217 was read for the third time at length.

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

Aye: Butler, Cate, Garrett, Grantham, Holden, Howard, Howell, Martin, Medearis, Porter, Randle, Shatwell, Wolfe and York.—14.

Nay: Baldwin, Berrong, Birdsong, Boatner, Capps, Crow, Dahl, Dawson, Field, Funston, Graves, Hamilton, Helm, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Murphy, Pierce, Schuelein, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and Young.—31.

Excused: Ham, Lambert and Smith.—3.

The bill failed.

GENERAL ORDER

SB 164 by Murphy was read and considered.

Upon motion of Senator Murphy, SB 164 was advanced to engrossment.

By unanimous consent, upon request of Senator Murphy, SB 164 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 164 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, McCune, Medearis, Murphy, Porter, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Watson, Wolfe and York.—32.

Nay: Boatner, Capps, Hamilton, Helm, Lane, Luton, Pierce, Stipe, Tinsley, Wadley, Watkins and Young.—12.

Excused: Ham, Lambert, Martin and Smith.—4.

The bill passed.

Senator Ham desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 33. Nay: 12. Excused: 3.

The emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Stipe moved that the vote be reconsidered by which SB 164 and the emergency passed.

Senator Luton presiding.

GENERAL ORDER

HB 1141 by Abbott of the House and Watkins and Graves of the Senate was read and considered.

Senator Crow moved that HB 1141 be referred to the Committee on Appropriations and Budget, which motion was declared adopted.

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed SCR 12.

The above numbered Resolution was referred for enrollment.

GENERAL ORDER

SB 186 by Funston was read and considered.

Upon motion of Senator Funston, SB 186 was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, SB 186 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 186 was read for the third time at length.

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

Aye: Berrong, Birdsong, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lane, Luton, McCune, Martin, Medearis, Murphy, Porter, Randle, Shatwell, Taliaferro, Terrill, Tinsley, Watson and York.—35.

Nay: Baldwin, Boatner, Hamilton, Lamb, Pierce, Stipe, Wadley, Watkins, Wolfe and Young.—10.

Excused: Lambert, Schuelein and Smith.—3.

The bill and emergency passed.

SB 186 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 12 was correctly enrolled, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

PENDING CONSIDERATION OF HAS

HAS to SJR 9 were called up for consideration.

Senator Martin asked unanimous consent that Rule 14 pertaining to reproduction of HAS be suspended, which was the order.

Upon motion of Senator Martin, the Senate concurred in HAS to SJR 9.

SJR 9, as amended by the Honorable House, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Nay: Helm.—1.

Excused: Lambert, Schuelein and Smith.—3.

The resolution and emergency passed.

House Amendments were properly signed and the above-numbered resolution was referred for enrollment.

MESSAGE FROM THE HOUSE

Advising the signing of and returning Enrolled SCR 12.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

GENERAL ORDER

HJR 1012 by Sparkman, et al, of the House and Lane, Hamilton and Graves of the Senate was read and considered.

Senators Boatner, Luton and Dahl asked to be made coauthors of **HJR 1012**, which was the order.

Senators Porter and Luton moved to amend **HJR 1012**, Page 3, Lines 9 and 10, by substituting after the word "raised" the words and figures "Seven Dollars (\$7.00)" on Line 10.

Senator Baldwin moved that **HJR 1012** be deferred for this legislative day, which motion was declared adopted.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 9 and 101.

The above numbered Enrolled Bills were referred to the Governor.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand ad-

journed to meet Wednesday, March 5, 1975, at 1:00 p.m., which motion prevailed.

MESSAGE FROM THE GOVERNOR

To the President and Members
of the Honorable Senate
First Session,
35th Oklahoma Legislature

Gentlemen:

This is to advise you that on this date, I am returning Senate Bill No. 44 in accordance with Senate Concurrent Resolution No. 12.

BILL RELEASED

HB 1139 was properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 3:35 p.m. to meet Wednesday, March 5, 1975, at 1:00 p.m.



Thirty-fourth Legislative Day

Wednesday, March 5, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Lambert, Porter and Smith.—3.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend John Winkler and incorporated into the Journal upon request of Senator Hamilton.

God of our fathers, in whom we trust, and by whose guidance and grace this great nation was born, bless the Senators of this great state at this important time in history and give them all things needful to the faithful discharge of their responsibilities.

We pray especially today for him who will preside over this Chamber. Give to each Senator good health for the physical strains of their office, good judgment for the decisions they must make, wisdom beyond their own, and clear understanding for the problems of this difficult hour.

We thank Thee for their humble reliance upon Thee. May they go often to the throne of grace, as we commend them both to Thy loving care and Thy guiding hand. Through Jesus Christ our Lord and Savior, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Young introduced Roger L. Kinney, M.D., Sapulpa, as the Doctor of the Day and Senator Funston announced that Almeda Norfleet, R.N., Tulsa, was the Nurse of the Day.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 154 — Revenue and Taxation.

SB 155 — Judiciary, as coauthored by Henry and Smith of the House.

SB 191 — Judiciary, as coauthored by Henry of the House.

SB 192 — Judiciary, as coauthored by Henry of the House.

HB 1190 — Social Welfare, as coauthored by Howell and Lane.

HB 1220 — Revenue and Taxation.

HB 1271 — Professions and Occupations, as coauthored by Graves.

DO PASS, as amended:

SB 32 — Professions and Occupations.

SB 128 — Social Welfare, as coauthored by Dawson, Howell and Lane, and be referred to Committee on Criminal Jurisprudence by previous order.

CS for SB 135 — Criminal Jurisprudence, as coauthored by Garrett, Grantham, Keating and Lambert.

FIRST READING

The following were introduced and read the first time.

SB 255 — By Inhofe.

An Act relating to public health and safety; amending 63 O.S. 1971, Section 1-301; defining terms; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 250 — Public Safety and Penal Affairs.

SB 251 — Judiciary.

SB 252 — Public Safety and Penal Affairs and then to Appropriations and Budget.

SB 253 — Appropriations and Budget.

SB 254 — Appropriations and Budget.

HB 1043 — Rules.

HB 1044 — Rules.

HB 1045 — Appropriations and Budget.

HB 1046 — Appropriations and Budget.

HB 1108 — Appropriations and Budget.

HB 1219 — Wildlife.

HB 1251 — County, State and Federal Government.

HB 1496 — Rules.

HJR 1001 — Judiciary.

ANNOUNCEMENT

Senator Graves announced to the members of the Senate the birth of Senator Martin's first grandchild, a son, born this morning and extended congratulations to Senator Martin on behalf of the members.

UNANIMOUS CONSENT REQUEST

Senator Wadley asked unanimous consent, which was granted, that young Miss Jenny Slater, year-old daughter of Secretary of the Senate Lee Slater and Mrs. Slater, be named honorary Reading Clerk for this legislative day.

PENDING SENATE ACTION — RESOLUTIONS

HCR 1015, introduced on page 282, was called up for consideration.

Senator Grantham asked to be made a coauthor of **HCR 1015**, which was the order.

HCR 1015, as coauthored, was read at length, adopted upon motion of Senator Dahl, properly signed and ordered returned to the Honorable House.

HCR 1011, introduced on page 282, was called up for consideration.

The Presiding Officer ordered **HCR 1011** referred to the Rules Committee.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed **HBs 1218, 1233, 1266, 1280, 1311, 1331, 1333 and 1363** and **HJRs 1004 and 1014**.

HB 1218 — By Beznoska of the House and Dahl of the Senate.

An Act relating to game and fish; amending Section 7-503, Chapter 17, O.S.L. 1974 (29 O.S. Supp. 1974, Section 7-503); providing prohibition against selling protected wildlife; providing exceptions; and prescribing punishments for violations.

HB 1233 — By Fried, et al, of the House and York of the Senate.

An Act relating to initiative and referendum; amending 34 O.S. 1971, Sections 9 through 12, and Section 6-113, Chapter 153, O.S.L. 1974 (26 O.S. Supp. 1974, Section 6-113); providing for filing of proposals by initiative or referendum and measures proposed on constitutional amendments or legislative enactments by the Legislature; providing for ballot title and summary; providing for filing of ballot title and summary; providing for transmittal of ballot title and summary to the Secretary of the State Election Board; providing for approval of ballot title and summary prior to the circulation of petitions for initiative and referendum; providing for appeal by persons dissatisfied with ballot titles or summaries; providing for notice of appeal and defense of appeal; providing for a proclamation by the Governor as to the substance of the measure on which initiative or referendum is proposed; providing for setting the election date; providing for printing of ballots for state questions; repealing 34 O.S. 1971, Section 13, which provides for printing and distribution on measures presented to the people by the Legislature or by initiative or referendum; and declaring an emergency.

HB 1266 — By Atkins.

An Act relating to poor persons; repealing 56 O.S. 1971, Section 40; providing for acquisition of legal residence for purpose of county relief.

HB 1280 — By Vaughn, Brunton and Monks.

An Act relating to crimes and punishments; amending 21 O.S. 1971, Section 852; defining the crime of omission to provide for a child; and declaring an emergency.

HB 1311 — By Johnson (Don) of the House and Martin of the Senate.

An Act relating to public health and safety; amending 63 O.S. 1971, Section 1-323; providing for confidentiality of vital statistics records; and providing exceptions.

HB 1331 — By Atkins and Elder.

An Act relating to civil procedure; amending 12 O.S. 1971, Section 1286; providing for determination of residency in divorce cases.

HB 1333 — By Willis, et al, of the House and Howard and Porter of the Senate.

An Act relating to the Oklahoma Children's Memorial Hospital; amending Section 6, Chapter 44, O.S.L. 1973 (56 O.S. Supp. 1974, Section 341); providing for employment of personnel; providing for cooperative agreements; authorizing provision of insurance for certain hospital personnel assigned to hazardous duties; and declaring an emergency.

HB 1363 — By Hibdon, Atkins and Elder of the House and Keating of the Senate.

An Act relating to banks and trust companies; amending 6 O.S. 1971, Section 1001; providing for specific powers of trust companies; and declaring an emergency.

HJR 1004 — By Hammons, et al.

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 Article XXIII of the Oklahoma Constitution by repealing Section 2 thereof which prohibits the contracting of convict labor; and ordering an election on the date of the next statewide general election.

HJR 1014 — By McIntyre.

A Joint Resolution waiving the immunity from suit against the state on the claim of Gene Howard Williams in Case Number 74-293-C, United States District Court for the Eastern District of Oklahoma, for actual damages allegedly sustained on account of alleged wrongful, unlawful and involuntary penal incarceration.

The above numbered **HBs** and **HJRs** were read for the first time.

MESSAGE FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCRs 1016** and **1017**.

HCR 1016 — By Converse.

A Concurrent Resolution designating the week of March 16 through March 22, 1975, as National Wildlife Week; requesting that the Governor issue a proclamation calling for the observance of Wildlife Week; and directing distribution.

HCR 1017 — By Abbott, et al, of the House and Watkins, Dahl and Field of the Senate.

A Concurrent Resolution memorializing the Congress of the United States to cease foreign assistance to certain nations; memorializing Congress to cause certain beef purchases to be made by the federal government; memorializing Congress to cause said beef to be distributed; noting the generosity of the United States citizens; noting our economic situation and the impact of foreign beef on that situation; noting the foreign assistance provided by the United States; noting the authority of Congress in this matter; and directing distribution.

Consideration of the Resolutions was deferred for this Legislative day.

GENERAL ORDER

SB 16 by Funston was read and considered.

Senator Crow moved to amend **SB 16**, Page 2, Line 11½, by adding a new section as follows: "It is the intent of the Legislature that the age old constitutional concept of separation of church and state is hereby reaffirmed.", which amendment was declared adopted.

Senator Crow moved to amend **SB 16**, Page 2, Line 11½, by adding a new Section 2 as follows:

"SECTION 2. The date of birth of John Wesley is hereby declared a state holiday to all state employees who are members of the Methodist Church."

Senator Crow asked unanimous consent that his foregoing amendment be withdrawn, which was the order.

Upon motion of Senator Funston, **SB 16**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, **SB 16**, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 16 was read for the third time at length.

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

Aye: Berrong, Birdsong, Butler, Capps, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Shatwell, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—38.

Nay: Baldwin, Boatner, Crow, Ham, Hamilton and Schuelein.—6.

Excused: Lambert, Porter, Smith and Taliaferro.—4.

The bill passed.

SB 16 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 160 and 186 and SCR 11 and 13 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SJR 9 was correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

SB 220 by Grantham of the Senate and Elder, et al, of the House was read and considered.

Senator Grantham asked unanimous consent that SB 220 be deferred temporarily, which was the order.

Senator Murphy presiding.

GENERAL ORDER

SB 58 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 58 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 58 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 58 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Nay: Pierce.—1.

Excused: Lambert, Porter, Smith and Taliaferro.—4.

The bill and emergency passed.

SB 58 was referred for engrossment.

GENERAL ORDER

SB 85 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 85 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 85 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 85 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle,

Schuelein, Shatwell, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—43.

Excused: Lambert, Porter, Smith, Taliaferro and York.—5.

The bill and emergency passed.

SB 85 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HB 1139.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 72, considered previously on page 252, was considered further.

Upon motion of Senator Crow, SB 72 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 72 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 72 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Terrill, Tinsley, Wad-

ley, Watkins, Watson, Wolfe and Young.—42.

Excused: Ham, Lambert, Porter, Smith, Taliaferro and York.—6.

The bill and emergency passed.

SB 72 was referred for engrossment.

MOTION

Senator Cate presented the following motion, which was adopted, properly signed and ordered transmitted to the Honorable House:

Mr. President Pro Tempore:

As provided under Joint Rule 20, I move that Enrolled Senate Bill No. 101 be recalled from the Office of the Governor for the purpose of making the following correction:

On Page 2, in Subsection B, at the end of paragraph 1, after the words "first offense," insert the following sentence, which the House Amendments erroneously directed the Senate to remove:

"The provisions of this paragraph shall be applicable to all cases under this paragraph whether or not judgment and sentence on the effective date of this act have become final."

GENERAL ORDER

SB 220 was considered further.

Senator Stipe moved to amend SB 220, Page 2, Line 1, by striking the period after the word "challenges" and adding the following: "; provided that when two or more defendants have inconsistent defenses, they shall be granted separate challenges for each defendant as hereinafter set forth.", which amendment was declared adopted.

Upon motion of Senator Grantham, **SB 220**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, **SB 220**, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 220 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Ham, Lambert, Porter, Smith and Taliaferro.—5.

The bill passed.

SB 220 was referred for engrossment.

GENERAL ORDER

HB 1057 by Bengtson of the House and York of the Senate was read and considered.

Senators Graves and Stipe asked to be made coauthors of **HB 1057**, which was the order.

Senators Inhofe and McCune moved to amend **HB 1057**, Page 2, Line 7, by adding after the word "of" and before the word "handicapped" the word "physically", which amendment was declared adopted.

Upon motion of Senator York, **HB 1057**, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator York, **HB 1057**, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1057 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Holden, Lambert, Porter, Smith and Taliaferro.—5.

The bill and emergency passed.

HB 1057 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SJR 9**.

The above numbered Enrolled Resolution was referred to the Governor.

GENERAL ORDER

HB 1252 by Floyd, et al, of the House and Graves of the Senate was read and considered.

Senator Berrong presiding.

Senator Stipe moved to amend **HB 1252**, Page 1, Line 1, by adding after the word "town" the words "or county" and by striking the word "or" after the word "city" and before the word "town" and inserting a comma therefor, which amendment was declared adopted.

Senator Young moved to amend **HB 1252**, Page 2, Line 14, by inserting after the word "engaged" and before the period the following: "except as to the limits of the Fifty Thousand Dollars (\$50,000.00) insurance coverage specified in paragraph A".

Senator Graves moved to table the Young amendment, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Berrong, Boatner, Butler, Cate, Dahl, Dawson, Field, Garrett, Graves, Hamilton, Holden, Howard, Lane, Luton, Medearis, Murphy, Shatwell and Wadley.—18.

Nay: Baldwin, Birdsong, Capps, Crow, Funston, Grantham, Ham, Helm, Howell, Inhofe, Keating, Keller, Lamb, McCune, Martin, Pierce, Randle, Schuelein, Stipe, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—26.

Excused: Lambert, Porter, Smith and Taliaferro.—4.

Senator McCune presiding.

Senator Young pressed his motion for adoption of his amendment.

Senator Hamilton, as an in lieu motion to the Young motion to amend, moved to amend **HB 1252**, Page 2, Line 6, by adding after the word "contracts" and before the word "shall" the following: " , if with a person, firm or corporation or combination thereof,".

Senator Young raised a point of order stating that Senator Hamilton's in lieu motion attempted to amend another section of the bill not contained in the Young amendment and could not therefore be considered an in lieu amendment.

Senator Hamilton stated that his in lieu motion referred to the same subject matter as the Young amendment and was therefore proper.

The Chair ruled the Hamilton in lieu motion properly before the Senate.

Senator Young moved to table the Hamilton in lieu motion, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Keller, Lane, Stipe and Young.—4.

Nay: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Lamb, Luton, McCune, Martin, Medearis, Pierce, Randle, Schuelein, Shatwell, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—37.

Excused: Garrett, Ham, Lambert, Murphy, Porter, Smith and Taliaferro.—7.

Senator Hamilton pressed his in lieu motion to amend, which amendment was declared adopted.

Senator Graves moved to amend **HB 1252**, Page 2, Line 10, by striking subsection B and relettering subsection C accordingly, which amendment was declared adopted.

Senator Berrong moved to amend **HB 1252**, Page 2, Line 15, by striking all of subsection C and substituting therefor the following:

"C. Any employee of any city, town, county or public trust engaging in ambulance or emergency service provided by the employer shall be considered to be serving in the regular line of duty and shall be entitled to all benefits of any pension fund or insurance benefits to which he might otherwise be entitled."

which amendment was declared adopted.

Upon motion of Senator Graves, **HB 1252**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Graves, **HB 1252**, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1252 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Pierce, Randle, Schuelein, Shatwell, Stipe, Terrill, Tinsley, Wadley, Watkins, Wolfe, York and Young.—41.

Excused: Garrett, Ham, Lambert, Murphy, Porter, Smith and Taliaferro.—7.

The bill and emergency passed.

HB 1252 was referred for engrossment.

Senator Porter asked to be shown present, which was the order.

GENERAL ORDER

SB 218 by Stipe and Cate was read and considered.

Upon motion of Senator Stipe, **SB 218** was advanced to engrossment.

By unanimous consent, upon request of Senator Stipe, **SB 218** was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 218 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Garrett, Ham, Lambert, Murphy, Smith and Taliaferro.—6.

The bill passed.

Senator Murphy desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 43. Nay: 0. Excused: 5.

The emergency passed.

SB 218 was referred for engrossment.

MOTION TO RECONSIDER VOTE

Referring further to **SB 44**, returned by the Governor upon request of the Senate:

Senator Randle moved that the Honorable House be requested to rescind its 4th reading of SB 44 and reconsider the vote by which that bill was passed, which motion was declared adopted.

GENERAL ORDER

HJR 1012, considered previously on page 286, was considered further.

The Porter-Luton motion to amend **HJR 1012**, printed on page 287, was considered further.

Senators Porter and Luton pressed their motion to amend, which amendment was declared adopted.

Senator Inhofe moved to amend **HJR 1012**, Page 3, Line 11, by deleting after the word "will" and before the word "cause" the word "not" and substituting the following: "by an amount equal to the amount granted herein."

Senator Porter moved to table the Inhofe amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Birdsong, Boatner, Butler, Capps, Cate, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Holden, Howard, Howell, Lane, Luton, Martin, Medearis, Porter, Randle, Schuelein, Shatwell, Stipe, Terrill, Tinsley, Wadley, Watkins and York.—29.

Nay: Baldwin, Berrong, Crow, Helm, Inhofe, Keating, Keller, Lamb, McCune, Murphy, Pierce, Watson and Wolfe.—13.

Excused: Garrett, Ham, Lambert, Smith, Taliaferro and Young.—6.

Upon motion of Senator Lane, **HJR 1012**, as amended and coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Lane, **HJR 1012**, as coauthored

and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HJR 1012 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Keating, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Porter, Randle, Schuelein, Shatwell, Stipe, Terrill, Tinsley, Wadley, Watkins, Wolfe, York and Young.—39.

Nay: Helm, Inhofe, Keller, Pierce and Watson.—5.

Excused: Garrett, Lambert, Smith and Taliaferro.—4.

The resolution passed.

HJR 1012 was referred for engrossment.

UNANIMOUS CONSENT REQUEST

Senator Lane asked unanimous consent that the emergency section be added to **HJR 1012**, that the roll call on the resolution be considered the roll call on the emergency and that the title be amended to conform thereto, which was the order.

MESSAGE FROM THE GOVERNOR

Advising approval by him, March 4, 1975, of Enrolled SB 37.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Thursday, March 6, 1975, at 1:00 p.m., which motion prevailed.

Upon motion of Senator Lane, the Senate
adjourned at 3:30 p.m. to meet Thursday,
March 6, 1975, at 1:00 p.m.



Thirty-fifth Legislative Day

Thursday, March 6, 1975

Pursuant to adjournment, the Senate was called to order by President Pro Tempore Howard.

Roll Call:

Present: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Baldwin, Funston, Martin, Porter, Smith and Taliaferro.—6.

President Pro Tempore Howard declared a quorum present.

The following prayer was offered by Reverend John Winkler, Jr., Oklahoma City, Coordinator of Youth Ministry, Oklahoma United Methodist Conference, and incorporated into the Journal upon request of Senator Hamilton.

A moment of silent prayer is requested for Katie Empie, who is seriously ill.

Almighty God, our Father, we acknowledge Thy Presence here and we turn our thoughts to Thee that all delibera-

tions will be in accordance with Thy Will. In acknowledging Thy Presence, we seek Thy power. We accept the generous gift of Thy power. Strengthen us that we might stand for that which is right lest we fall for that which is wrong.

We pray, Our Father, for Thy wisdom and Thy guidance to be with the members of this Body as they debate and discuss the issues of the day. Enable our Senators to know Thy Will and, in knowing it, to do it through the decisions which are made.

Inspire each of us to become servants, not only of the people, but also of our Lord Jesus Christ. We pray in His Name, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Berrong introduced John M. Huser, Jr., M.D., Weatherford, as the Doctor of the Day, and on behalf of Senator Baldwin introduced Betty Davis, R.N., Chickasha, as the Nurse of the Day.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

Chris Rhodes, 2900 Fourth National Building, Tulsa, representing Energy Transportation Systems, Inc.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 254 — Appropriations and Budget, as coauthored by Lamb and Boatner.

HB 1294 — Judiciary, as coauthored by York.

DO PASS, as amended:

SB 66 — Appropriations and Budget.

SB 198 — Banks and Banking. Record vote on bill.

SB 234 — Judiciary.

HB 1151 — Judiciary, as coauthored by Keating, York and Wolfe.

FIRST READING

The following were introduced and read the first time.

SB 256 — By York.

An Act relating to schools; providing for recognition of principal organization; directing codification; and declaring an emergency.

SB 257 — By Crow of the Senate and Wilson, Wickersham and Willis of the House.

An Act relating to state government; amending Section 4, Chapter 1, O.S.L. 1974 (74 O.S. Supp. 1974, Section 3364); prescribing responsibilities, duties and authority of the State Department of Energy; and declaring an emergency.

SB 258 — By Howard, Lane, Holden, Crow, Cate, Dahl, Baldwin, Howell, Lamb, Watson, Keller, Helm, Keating, Lambert, Shatwell, Field, Capps, Watkins, McCune, Tinsley, Medearis, Butler, Dawson, Birdsong, Schuelein, York, Berrong, Funston and Garrett.

An Act relating to labor; abolishing the existing Oklahoma Employment Security Commission; providing for creation of a new Oklahoma Employment Security Commission; providing for requirements to be appointed; providing for terms of Commissioners; providing for removal of Commissioners; providing for per diem; providing for terms, compensation, per diem and temporary members of Board of Review; creating positions of administrator, associate administrator, legal counsel; providing said positions to be excluded from Merit System; providing for appointment of assistant or secretary for said positions to be excluded from Merit System; repealing 40 O.S. 1971, Section 220, as last amended by Section 1, Chapter 173, O.S.L. 1974 (40 O.S. Supp. 1974, Section 220); directing codification; providing for severability; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 255 — Public and Mental Health.

HB 1218 — Wildlife.

HB 1233 — Constitutional Revision and Regulatory Services.

HB 1266 — Social Welfare.

HB 1280 — Criminal Jurisprudence.

HB 1311 — Public Safety and Penal Affairs.

HB 1331 — Judiciary.

HB 1333 — Social Welfare.

HB 1363 — Banks and Banking.

HJR 1004 — Public Safety and Penal Affairs and then to Constitutional Revision and Regulatory Services.

HJR 1014 — Judiciary.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HB 1102 and HJR 1023.

HB 1102 — By Miskelly, et al, of the House and Crow and Randle of the Senate. (Regents for Higher Education — Emergency.)

HJR 1023 — By Ford, et al, of the House and Lane, Howard and Inhofe of the Senate.

A Joint Resolution relating to state legislative expense allowances; creating the Special Commission on Legislative Expense Allowances; providing for its membership, officers, duties and reimbursement of Commission members for travel expenses; authorizing the Commission to adopt rules; prescribing its duties and requiring a report of its findings and recommendations; providing for technical and secretarial assistance; and declaring an emergency.

The above numbered HB and HJR were read for the first time.

PENDING SENATE ACTION — RESOLUTION

HCR 1016, introduced on page 292, was called up for consideration and assigned to the Rules Committee.

MESSAGE FROM THE HOUSE

The House unanimously concurs in the request of the Senate in recalling Enrolled SB 101 from the Governor's office.

GENERAL ORDER

SB 192 by Stipe of the Senate and Henry of the House was read and considered.

Upon motion of Senator Stipe, SB 192 was advanced to engrossment.

By unanimous consent, upon request of Senator Stipe, SB 192 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 192 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Baldwin, Funston, Martin, Porter, Smith and Taliaferro.—6.

The bill and emergency passed.

SB 192 was referred for engrossment.

MESSAGE FROM THE GOVERNOR

This is to advise you that on this date, I am returning Senate Bill No. 101 in accordance with Joint Rule 20 for the purpose of making the following correction of a typographical error, as follows:

On Page 2, in Subsection B, at the end of paragraph 1, after the words "first offense.", insert the following sentence, which the House Amendments erroneously directed the Senate to remove: "The provisions of this paragraph shall be applicable to all cases under this paragraph whether or not judgment and sentence on the effective date of this act have become final."

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 127, as coauthored by Nance.

The above numbered Bill was referred for enrollment.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 1057 and 1252 and HJR 1012 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

Senator Funston asked to be shown present, which was the order.

GENERAL ORDER

SB 189 by Cate of the Senate and Cotner of the House was read and considered.

Senators Cate and Hamilton moved to amend SB 189, Page 2, Lines 3, 4, 5 and 5½, by deleting after the word "Commission" on Line 3 the bracket and the words "but will" and on Line 4 delete the word "apply" and insert in lieu thereof the word "nor" and by deleting the bracket on Line 5 and changing the period on Line 5 to a comma and by adding the following language on Line 5½: "where tariffs for such charges or billings by said companies are on file with the Oklahoma Corporation Commission.", which amendment was declared adopted.

Upon motion of Senator Cate, SB 189, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Cate, SB 189, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 189 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Luton, McCune, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—39.

Nay: Grantham and Keller.—2.

Excused: Baldwin, Lane, Martin, Porter, Smith, Taliaferro and Young.—7.

The bill passed.

Senator Lane desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 40. Nay: 2. Excused: 6.

The emergency passed.

SB 189 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 101 was correctly reenrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Luton presiding.

GENERAL ORDER

HB 1220 by Willis, et al, of the House and Howard of the Senate was read and considered.

Upon motion of President Pro Tempore Howard, HB 1220 was advanced to engrossment.

By unanimous consent, upon request of President Pro Tempore Howard, HB 1220 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1220 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—41.

Nay: Stipe.—1.

Excused: Baldwin, Martin, Porter, Smith, Taliaferro and Young.—6.

The bill and emergency passed.

HB 1220 was ordered withheld pursuant to Rule 19(f).

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 16, 58, 72, 85, 218 and 220 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SB 127 was correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

HB 1190 by Morgan, et al, of the House

and Garrett, Field, Dawson, Howell and Lane of the Senate was read and considered.

Senators Murphy, Lambert, Capps, Dahl, Birdsong and Keller asked to be made coauthors of HB 1190, which was the order.

Senator Hamilton moved to amend HB 1190, Page 4, Line 2½, by adding a new Section 3 as follows:

“SECTION 3. The State Welfare Department, nor the Oklahoma Employment Securities Commission shall take no punitive action against any recipient under the terms of this act, until the individual case is examined and a formal determination made, that the work requirements herein, shall not inure to the detriment of the children of the party involved.”,

and by renumbering succeeding sections and amending the title to conform, which amendment was declared adopted upon roll call as follows:

Aye: Birdsong, Butler, Cate, Crow, Dahl, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Keller, Lambert, Lane, Luton, McCune, Murphy, Randle, Schuelein, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson and York.—27.

Nay: Berrong, Boatner, Capps, Dawson, Field, Helm, Howard, Howell, Inhofe, Lamb, Medearis, Pierce, Shatwell and Wolfe.—14.

Excused: Baldwin, Keating, Martin, Porter, Smith, Taliaferro and Young.—7.

Upon motion of Senator Garrett, HB 1190, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Garrett, HB 1190, as coauthored and amended, was considered engrossed

and placed on third reading and final passage.

THIRD READING

HB 1190 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—40.

Nay: Stipe.—1.

Excused: Baldwin, Keating, Martin, Porter, Smith, Taliaferro and Young.—7.

The bill and emergency passed.

HB 1190 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 53, as amended.

HOUSE AMENDMENTS

HAs to SB 53 were read as follows and consideration deferred.

Amendment No. 1. Amend Page 2, Section 1, Line 9, after the word "emergency" and before the word "equipment", delete the word "type".

Amendment No. 2. Amend Page 2, Section 1, Lines 10 through 17, by deleting all of lines 10 through 17.

Amendment No. 3. Amend Page 2, Section 1, Lines 23½, by adding the following:

"State Board of Education	
To compensate for	
the increased cost	
of printing and	
publishing environmental	
educational materials for	
the State of	
Oklahoma	15,000.00".

Amendment No. 4. Amend Page 2, Section 1, following line 23½, by adding the following:

"State Board of Public Affairs	
For maintenance and	
repairs of Capitol	
Complex Buildings and	
Grounds and for	
re-location of state	
agencies	113,767.00".

Amendment No. 5. Amend Page 3, Line 4½, by adding a new SECTION 4 to read as follows:

"SECTION 4. There is hereby appropriated to the office of the State Industrial Court, from any monies in the Industrial Judiciary Fund of the State Treasury, for the fiscal year ending June 30, 1975, not otherwise appropriated, the sum of Forty Thousand Dollars (\$40,000.00), or so much thereof as may be necessary to purchase furniture, furnishings, and equipment for use in the Jim Thorpe Building."

Amendment No. 6. Amend Page 3, Renumber old "Section 4" as "Section 5" and subsequent Sections accordingly.

Amendment No. 7. Amend Page 3, Line 32, old Section "5" (New Section 6), after the number "1" and before the word "of" add the following language: "and Section 4".

GENERAL ORDER

HB 1271 by Shotts and Denman of the House and Lamb and Graves of the Senate was read and considered.

Senator Grantham asked to be made a coauthor of HB 1271, which was the order.

Senator Grantham moved to amend HB 1271, Page 3, Line 14½, by adding a new Section 2 as follows:

"SECTION 2. The validity of corporations formed for religious purposes heretofore created is hereby validated and their corporate existence is hereby extended unless the existence thereof is specifically limited in their articles of incorporation."

and renumber subsequent section, which amendment was declared adopted.

Upon motion of Senator Lamb, HB 1271, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Lamb, HB 1271, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1271 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Helm, Holden, Howard, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Murphy, Pierce, Randle, Shatwell, Terrill, Tinsley, Watson and York.—30.

Nay: Berrong, Dawson, Ham, Hamilton, Howell, Schuelein, Stipe, Wadley, Watkins and Wolfe.—10.

Excused: Baldwin, Keating, Martin, Medearis, Porter, Smith, Taliaferro and Young.—8.

The bill passed.

Senators Howell, Stipe, Ham, Schuelein and Berrong desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 35. Nay: 5. Excused: 8.

The emergency passed.

HB 1271 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Reenrolled SB 101.

The above numbered reenrolled bill was rereferred to the Governor.

MESSAGE FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled HCR 1015.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE GOVERNOR

Advising approval by him, March 6, 1975, of Enrolled SB 9.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SB 127.

The above numbered Enrolled Bill was referred to the Governor.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Monday, March 10, 1975, at 1:00 p.m., which motion prevailed.

BILL RELEASED

HB 1220 was properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 2:30 p.m., to meet Monday, March 10, 1975, at 1:00 p.m.

Thirty-sixth Legislative Day

Monday, March 10, 1975

Pursuant to adjournment, the Senate was called to order by President Pro Tempore Howard.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—46.

Excused: Ham and Young.—2.

President Pro Tempore Howard declared a quorum present.

The following prayer was offered by Dr. Virgil R. Trout, Pastor, Mayfair Church of Christ, Oklahoma City, and incorporated into the Journal upon request of Senator Terrill.

Father in Heaven:

We are deeply grateful that we can talk with You with the knowledge that You are listening with sympathy and understanding.

We express gratitude for the freedom that our heritage has given us. Help us to

recognize that such liberty involves a constant discipline of responsible leadership.

So, Father, Your blessings are requested upon this body of leaders. May each one be cognizant that he or she is known by name by You. So may the actions of each be guided by the realization that You want to help him to do a good job.

Protect all of us from shallow thinking, blind prejudices, and mediocre goals.

May these Senate members be strengthened by the confidence and best wishes of those of us who elected them. Give to each Senator a special strength for this day.

Father, thank You for having time for us today. Through Christ, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Cate introduced his daughter, Christie, and her friend, Kim Divers, to the members of the Senate.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

William R. Samuels, Jr., P.O. Box 141, Tulsa 74102, representing Sun Oil Company.

Stephen B. Wright, 313 East Edwards, Edmond 73034, representing Government Internship Program.

Wallace A. Taylor, P.O. Box 18731, Oklahoma City 73118, representing Oklahoma Pharmaceutical Association.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS, as amended:

SB 43 — Revenue and Taxation.

SB 174 — Criminal Jurisprudence.

HJR 1015 — Criminal Jurisprudence.

FIRST READING

The following were introduced and read the first time.

SB 259 — By Stipe.

An Act relating to insurance; amending 36 O.S. 1971, Section 3634, as amended by Section 1, Chapter 115, O.S.L. 1974 (36 O.S. Supp. 1974, Section 3634); providing for use of any practitioner of chiropody or psychology under accident and health benefits coverage; and declaring an emergency.

SB 260 — By Stipe.

An Act relating to courts; amending 20 O.S. 1971, Section 1104; providing for retirement compensation for judges; and declaring an emergency.

SB 261 — By Stipe of the Senate and Miskelly of the House.

An Act relating to professions and occupations; amending 59 O.S. 1971, Section

943; providing for the lawful sale and advertising of optical goods and devices; prohibiting certain acts; and declaring an emergency.

SB 262 — By Cate and Howell of the Senate and Johnson (A.V.) of the House.

An Act relating to prisons and reformatories; amending 70 O.S. 1971, Section 3-104, as last amended by Section 1, Chapter 146, O.S.L. 1974 (70 O.S. Supp. 1974, Section 3-104); providing for powers and duties of the State Board of Education; creating the State Correctional School Board; providing composition and qualification for such Board; enumerating powers of such Board; prohibiting the charging of an operating cost under this act to any school district; authorizing the State Correctional School Board to accept certain gifts and grants; providing severability; and declaring an emergency.

SB 263 — By Smith of the Senate and Nance of the House.

An Act relating to the Oklahoma Tax Commission; amending 68 O.S. 1971, Section 105; providing for three additional attorneys; and declaring an emergency.

SB 264 — By Smith.

An Act relating to motor vehicles; amending 47 O.S. 1971, Sections 751, 753, 754 and Section 2, Chapter 192, O.S.L. 1972 (47 O.S. Supp. 1974, Section 761); providing for chemical tests for operators of motor vehicles on public highways, streets or turnpikes when a law enforcement officer has reasonable grounds to believe the person driving or in actual physical control of such motor vehicle was under the influence of alcohol or intoxicating liquor; authorizing revocation of license; providing for hearing after revocation; providing that it is unlawful to operate a motor vehicle while a person's ability is impaired by the consumption of alcohol; providing for penalty and suspension of driver's license; providing such violation shall not be bondable; and declaring an emergency.

SB 265 — By Dahl.

An Act relating to the Oklahoma Historical Society and making an appropriation thereto for the Cherokee Strip Museum and the Henry S. Johnston Library at Perry, Oklahoma; and making the appropriation nonfiscal.

SB 266 — By Lamb.

An Act relating to children; providing for parental responsibility for habitual juvenile offenders; providing for penalties; directing codification; and declaring an emergency.

SB 267 — By Howard.

An Act relating to the State Capital and Capitol Building; naming the new state office building located in Tulsa the Finis W. Smith Office Building; directing codification; and declaring an emergency.

SB 268 — By Keller.

An Act relating to revenue and taxation; providing exemption for all medicines, drugs, prescription drugs and medical supplies sold within the State of Oklahoma from all city- or state-imposed sales tax; directing codification; and declaring an emergency.

SB 269 — By Keller.

An Act relating to motor vehicles; requiring proof of owner's motor vehicle liability insurance before issuance of motor vehicle license number plates; directing codification; and declaring an emergency.

SB 270 — By Howell.

An Act relating to schools; providing for continuous school years; providing for public notice; providing for vote of the district's electors upon protest; providing for provisions for the election and ballot; providing for implementation of the change by way of a public hearing; providing for division of students of selected schools; providing for length of term of year and calendar; providing for compliance with related laws; providing for salaries and

state support; providing for initial appropriation; providing for reports; directing codification; and declaring an emergency.

SB 271 — By Terrill of the Senate and Nance of the House.

An Act relating to the licensing of fire sprinkler systems contractors; defining terms; providing for administration of this act; establishing qualifications for licensing and administering examinations of candidates; prescribing a fee schedule and disposition of fees; providing penalties; providing severability; and establishing an effective date.

SB 272 — By Grantham of the Senate and Elder, Conaghan, Holt, Johnson (Don) and Kennedy of the House.

An Act relating to cities and towns; amending Section 3, Chapter 198, O.S.L. 1973 (11 O.S. Supp. 1974, Section 659.3); setting forth procedure for court action to vacate public way or easement; requiring notice, publication and mailing of notice.

SB 273 — By Funston.

An Act relating to insurance; providing for health insurance benefits for newly born children; fixing effective date of act; and declaring an emergency.

SB 274 — By Funston.

An Act relating to children; prescribing certification as to immunization of a child against certain diseases as a condition for his initial admission in a child care facility; providing for exceptions; providing for immunization of children at public expense under certain circumstances; prohibiting children with contagious diseases from attending child care facilities until free therefrom; directing codification; and declaring an emergency.

SJR 12 — By Schuelein of the Senate and Fitzgibbon of the House.

A Joint Resolution allowing school districts to figure average daily attendance

for the school year 1974-1975 on the basis of attendance for the three nine-week periods with highest attendance; providing this provision shall lapse after 1974-1975; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 256 — Education, Common.

SB 257 — Oil and Gas.

SB 258 — County, State and Federal Government.

HB 1102 — Education, Higher and then to Appropriations and Budget.

HJR 1023 — County, State and Federal Government.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1103, 1125, 1237, 1302, 1319 and 1448.

HB 1103 — By Miskelly, Davis (Don) and Denman of the House and Crow and Randle of the Senate.

(University Hospital — Emergency.)

HB 1125 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

(Commission on Consumer Affairs — Emergency.)

HB 1237 — By Kilpatrick, et al, of the House and Randle of the Senate.

An Act relating to workmen's compensation; amending 85 O.S. 1971, Sections 2, as last amended by Section 1, Chapter 103, O.S.L. 1974 (85 O.S. Supp. 1974, Section 2), 2b, 3, 3.1, 11, 22, as amended by Section 1, Chapter 219, O.S.L. 1972 (85 O.S. Supp. 1974, Section 22), and 41; providing for compensation payable for injuries; requiring the carrying of workmen's compensation insurance; defining terms; defining terms applicable to death benefits;

providing who shall pay compensation; establishing a schedule of compensation; providing for awards for permanent partial disability; repealing 85 O.S. 1971, Section 2, as amended by Section 1, Chapter 94, O.S.L. 1974 (85 O.S. Supp. 1974, Section 2); and providing an effective date.

HB 1302 — By Matheson of the House and Randle of the Senate.

(Tourism and Recreation Department — appropriation for Oklahoma Trail System.)

HB 1319 — By Cummings, et al.

An Act relating to schools; providing a method for calculating average daily attendance; providing that this act shall control over conflicting provisions; and directing codification.

HB 1448 — By Bradley and Wilson of the House and Martin of the Senate.

(Oklahoma Historical Society — appropriation for Healdton Oil Museum — Emergency.)

The above numbered HBs were read for the first time.

MESSAGE FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed HCR 1018.

HCR 1018 — By Atkins.

A Concurrent Resolution memorializing the Governor to declare 1975 as "International Women's Year" in Oklahoma; recognizing the contribution of women to the American Way of Life; encouraging appropriate observance of "International Women's Year" by the cities and towns within this state; and directing distribution.

Consideration of the Resolution was deferred for this Legislative day.

Senator Luton presiding.

GENERAL ORDER

SB 19 by Keating and Cate was read and considered.

Senator Keating, citing Rule 8(d), asked unanimous consent that Representative Smith be added as House author of SB 19, which was the order.

Upon motion of Senator Keating, SB 19, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Keating, SB 19, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 19 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe and York.—44.

Excused: Ham, Porter, Tinsley and Young.—4.

The bill passed.

SB 19 was referred for engrossment.

Senators Ham and Young asked to be shown present, which was the order.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HB 1220.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1151 by Draper, et al, of the House and Keating, York and Wolfe of the Senate was read and considered.

Upon motion of Senator Keating, HB 1151, was advanced to engrossment.

By unanimous consent, upon request of Senator Keating, HB 1151 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1151 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Cate; Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howard, Inhofe, Keating, Keller, Lambert, Luton, Martin, Medearis, Murphy, Pierce, Porter, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe and York.—35.

Nay: Baldwin, Berrong, Capps, Crow, Dahl, Hamilton, Howell, Lamb, Lane, McCune, Schuelein, Wadley and Young.—13.

The bill passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Hamilton moved that the vote be reconsidered by which HB 1151 passed.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 189 and 192 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HBs 1190 and 1271 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 184 by Lambert was read and considered.

Senator Lambert moved to amend SB 184, Page 2, Line 10, by striking after the word "party" and before the word "was" the word "arrested", which amendment was declared adopted.

Senator Lambert moved to amend SB 184, Page 2, Line 10, by striking after the word "driving" the remainder of the line and striking on Line 11 the words "physical control of", which amendment was declared adopted.

Upon motion of Senator Lambert, SB 184, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Lambert, SB 184, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 184 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Capps, Cate, Dahl, Dawson, Field, Fun-

ston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Inhofe, Keating, Keller, Lamb, Lambert, Luton, McCune, Martin, Medearis, Murphy, Pierce, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Watkins, Watson and Young.—35.

Nay: Baldwin, Butler, Crow, Howell, Lane, Porter, Randle, Smith, Stipe, Wadley, Wolfe and York.—12.

Excused: Howard.—1.

The bill passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Howell moved that the vote be reconsidered by which SB 184 passed.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HB 1252, as amended.

Senator Crow presiding.

MOTION TO RECONSIDER VOTE

Senator Stipe asked for consideration of his motion to reconsider the vote by which SB 164 and the Emergency Section passed.

Senator Luton presiding.

Senator Murphy moved to table the Stipe motion to reconsider, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Funston, Garrett, Grantham, Graves, Howard, Howell, Inhofe, Keating, McCune, Martin, Medearis, Murphy, Porter, Randle, Schuelein, Smith, Taliaferro, Terrill and Wolfe.—22.

Nay: Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Ham, Hamil-

ton, Helm, Keller, Lamb, Lambert, Lane, Luton, Pierce, Shatwell, Stipe, Tinsley, Wadley, Watkins, Watson and York.—24.

Excused: Holden and Young.—2.

Senator Stipe pressed his motion to reconsider the vote by which SB 164 passed, which motion was declared failed of adoption upon roll call as follows:

Aye: Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Ham, Hamilton, Helm, Lamb, Lambert, Lane, Luton, Pierce, Porter, Shatwell, Stipe, Tinsley, Wadley, Watkins, York and Young.—24.

Nay: Baldwin, Berrong, Birdsong, Funston, Garrett, Grantham, Graves, Holden, Howard, Howell, Inhofe, Keating, Keller, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Smith, Taliaferro, Terrill, Watson and Wolfe.—24.

SB 164 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 109, as amended.

HOUSE AMENDMENTS

HAs to SB 109 were read as follows and consideration deferred.

Authors: Add the following coauthors: Manning, Duckett, Rogers, Kane, Hood, Draper, Edmondson, Green, Nance, Stratton, Beznoska, Kamas, Brunton, Floyd and Campbell of the House.

Amendment No. 1. Amend Page 2, Section 1, Line 28 by adding after the word "automobile" the words "or motorcycle" and deleting the words "or mobile home".

GENERAL ORDER

SB 41 by Smith and Grantham of the

Senate and Elder of the House was read and considered.

Upon motion of Senator Smith, SB 41 was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, SB 41 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 41 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—48.

The bill and emergency passed.

SB 41 was referred for engrossment.

GENERAL ORDER

SB 105 by Randle, Hamilton, Watson, Schuelein and McCune of the Senate and Riggs of the House was read and considered.

Senators Stipe, Terrill and Funston asked to be made coauthors of SB 105, which was the order.

Senator Schuelein moved to amend SB 105, Page 2, Line 4, by inserting after the

word "state" and before the word "institutions" the word "supported", which amendment was declared adopted.

Senator Stipe moved to amend SB 105, Page 2, Line 9, by striking after the word "least" and before the word "years" the word and figure "five (5)" and insert in lieu thereof the word and figure "three (3)", which amendment was declared adopted.

Senator Randle moved to amend SB 105, Page 2, Lines 14 and 15, by substituting the words and figure "five percent (5%)" for the words and figure "ten percent (10%)", which amendment was declared adopted.

Senator Berrong moved to amend SB 105, Page 4, Line 18, by striking before the word "year" the word "three" and substituting therefor the word "five", which amendment was declared adopted.

Senator Berrong moved to amend SB 105, Page 5, Lines 14 through 17, by striking all of Section 8, renumbering subsequent sections and correcting the number of sections to be codified under Section 12, which amendment was declared adopted.

Senator Hamilton moved to amend SB 105, Page 6, Line 9, by adding after the figure "\$25,000.00" and before the word "or" the following: ", for payment of tuition, books, supplies and student fees," which amendment was declared adopted.

Senator Randle moved to amend SB 105, Page 6, Line 13, by adding after the period a new sentence as follows: "Provided, however, that no more than five (5) employees shall be eligible for full-time participation during the fiscal year ending June 30, 1976.", which amendment was declared adopted.

Upon motion of Senator Randle, SB 105, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Randle, SB 105, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator McCune presiding.

SB 105 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Butler, Capps, Cate, Crow, Dahl, Funston, Grantham, Graves, Hamilton, Holden, Inhofe, Lambert, Lane, McCune, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson and York.—28.

Nay: Berrong, Dawson, Field, Garrett, Helm, Howard, Howell, Keating, Keller, Lamb, Luton, Martin, Medearis, Porter, Smith and Wolfe.—16.

Excused: Boatner, Ham, Taliaferro and Young.—4.

The bill passed.

Senators Howell, Smith, Keating, Keller, Dawson, Garrett and Luton desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 34. Nay: 9. Excused: 4.

The emergency passed.

SB 105 was referred for engrossment.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Crow, HAs to SB 53 were rejected and conference requested, President Pro Tempore Howard

appointing as Senate Conferees the following: Senators Crow, Medearis and Holden.

GENERAL ORDER

SB 66 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 66 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 66 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 66 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Watson, Wolfe, York and Young.—44.

Excused: Helm, Taliaferro, Wadley and Watkins.—4.

The bill and emergency passed.

SB 66 was referred for engrossment.

GENERAL ORDER

SB 254 by Crow, Smith, Howard, York, Randle, Murphy, Medearis, Terrill, Watkins, Taliaferro, Cate, Howell, Funston,

Keating, Wolfe, Shatwell, Keller, Watson, Lamb and Boatner was read and considered.

Senator Birdsong asked to be made a co-author of SB 254, which was the order.

Upon motion of Senator Crow, SB 254, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 254, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 254 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—43.

Nay: Hamilton, Helm and Inhofe.—3.

Excused: Taliaferro and Wadley.—2.

The bill and emergency passed.

SB 254 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HB 1057, requesting Conference and naming Conferees as follows: Bengtson, Ervin and Matheson.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HB 1057 was ordered granted, President Pro Tempore Howard appointing as Senate Conferees the following: Senators York, Garrett and Randle.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HJR 1012, requesting Conference and naming Conferees as follows: Townsend, Bernard and Matheson.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HJR 1012 was ordered granted, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Lane, Porter and Howell.

RESOLUTION

Senators Lambert, Taliaferro, Terrill, Grantham, Shatwell, Holden, Berrong and McCune introduced the following Resolution with the approval of the Rules Committee:

SCR 14 — By Lambert, Taliaferro, Terrill, Grantham, Shatwell, Holden, Berrong and McCune.

A Concurrent Resolution relating to the 1975 Oklahoma State "Ability Counts" 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 "Full Employment Opportunity: Does it

exist for the handicapped?"; directing that a copy of this Resolution be made a part of the permanent journals of the 1st Session of the 35th Legislature; and directing that authenticated copies of this Resolution be transmitted to each of said outstanding students and to their respective school officials.

Senator Lambert asked unanimous consent, which was granted, that all other Senators be made coauthors of SCR 14.

SCR 14, as coauthored, was read at length, adopted upon motion of Senator Lambert and ordered referred for engrossment.

MESSAGE FROM THE GOVERNOR

Advising approval by him, March 10, 1975, of Enrolled SBs 101 and 127, and SJR 9.

EXECUTIVE SESSION

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator McCune presiding.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Tuesday, March 11, 1975, which motion prevailed.

Upon motion of Senator Lane, the Senate adjourned at 4:00 p.m. to meet Tuesday, March 11, 1975, at 1:00 p.m.

Thirty-seventh Legislative Day

Tuesday, March 11, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Dawson and Porter.—2.

Senator Luton declared a quorum present.

The following prayer was offered by Dr. Virgil R. Trout and incorporated into the Journal upon request of Senator Terrill.

Holy Father -

We realize that sometimes we simply make a public prayer a sort of formality. May we take these minutes to remind ourselves that You are personally concerned with us and that we can talk with You. So may this group of leaders reaffirm their recognition of Your Governorship of our affairs.

It is my privilege to invoke these blessings upon each Senator:

A sensitive conscience that will constantly enable the Senator to have the ability to think carefully about the future of our State.

A sense of humor that will keep each Senator from becoming bitter when criticism is unjust.

A sense of strength that will bring fresh determination to each Senator to be a leader of dynamic dimensions.

Father, we also express to You renewed appreciation for our nation. May our actions today reflect the genuineness of thanks.

We address You in the Name of Christ, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Lamb introduced his mother, Mrs. George Lamb, Enid, to the members of the Senate.

Senator Graves introduced Leon D. Combs, M.D., Shawnee, as the Doctor of the Day and Senator Keller introduced Marjorie Cole, R.N., Oklahoma City, as the Nurse of the Day.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

Georgia E. Davis, 431 S.W. 11th, Oklahoma City, representing HOPE (Help Our Prisoners Exist).

James H. Price, 616 South Boston, Tulsa 74119, representing Metropolitan Tulsa Chamber of Commerce.

COMMITTEE REPORTS

The following were reported by the committees, named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 258 — County, State and Federal Government, with Senators McCune and Schuelein being deleted as coauthors and showing Senator Luton as voting "no".

DO PASS, as amended:

CS for **SB 193** — Judiciary, as co-authored by Frates of the House.

SB 214 — Insurance.

HB 1161 — Insurance, as coauthored by Birdsong and Luton.

FIRST READING

The following were introduced and read the first time.

SB 275 — By Garrett of the Senate and Elder and Henry of the House.

An Act relating to poor persons; amending Section 3, Chapter 62, O.S.L. 1972 (56 O.S. Supp. 1974, Section 243); providing for penalties for misuse of food stamps; and declaring an emergency.

SB 276 — By Garrett.

An Act relating to crimes and punishments; amending 21 O.S. 1971, Section 51; providing for imprisonment for second and subsequent offenses; providing for adjudication of a habitual criminal; providing for severability; and declaring an emergency.

SB 277 — By Garrett.

An Act relating to crimes and punishments; amending 21 O.S. 1971, Section 1704; providing for definitions of grand and petit larceny; and declaring an emergency.

SB 278 — By Funston.

An Act relating to health; declaring public policy requiring certificates of need for offering and development of new institutional health services, and prescribing procedure therefor; prescribing penalties for violation of act; fixing effective date of act; and declaring an emergency.

SB 279 — By Dahl.

An Act relating to agriculture; providing for definitions; providing that purchasers of Oklahoma-grown slaughter livestock doing business in Oklahoma shall pay for said purchases with cash, or a check drawn on an Oklahoma bank; authorizing other transactions involving the purchase of slaughter livestock beyond the borders of the State of Oklahoma; directing codification; and declaring an emergency.

SB 280 — By Dahl.

An Act relating to agriculture; providing definition; providing time limits, payment conditions and discount conditions for purchases of meat and meat products by retailers doing business in the State of Oklahoma; directing codification; and declaring an emergency.

SB 281 — By Medearis.

An Act relating to animals; amending 4 O.S. 1971, Sections 85.2, 85.3, as amended by Section 2, Chapter 29, O.S.L. 1974 (4 O.S.

Supp. 1974, Section 85.3), 85.4 and 85.5, as amended by Section 3, Chapter 29, O.S.L. 1974 (4 O.S. Supp. 1974, Section 85.5); defining terms; providing that allowing domestic animals to run at-large shall be unlawful; providing penalties; providing procedures for taking up and keeping of stray animals and for the determination of their ownership; providing for the duties of the sheriff in relation to stray animals; and directing codification.

SB 282 — By Boatner.

An Act relating to Oklahoma Historical Societies; authorizing the Oklahoma Historical Society to cooperate with the United States Government and its agencies in the operation of Red River Valley Historical Society; creating the Division of the Red River Valley Historical Society within the Oklahoma Historical Society; making an appropriation to the Oklahoma Historical Society to be allocated to South-eastern Oklahoma State University for purposes of the Red River Valley Historical Society; and declaring an emergency.

SB 283 — By Luton.

An Act relating to motor vehicles; amending 47 O.S. 1971, Section 10-115; providing for confidentiality of accident reports and supplemental information; providing exceptions; and declaring an emergency.

SB 284 — By Capps.

An Act relating to motor vehicles; amending 47 O.S. 1971, Section 116.21, as amended by Section 1, Chapter 156, O.S.L. 1972 (47 O.S. Supp. 1974, Section 116.21); providing procedures for the movement of certain manufactured items; and declaring an emergency.

SB 285 — By Grantham of the Senate and Elder of the House.

An Act relating to conveyances; providing for termination of dormant oil and gas and other mineral interests; providing for

the preservation of interests; directing codification; and declaring an emergency.

SB 286 — By Grantham of the Senate and Elder of the House.

An Act relating to courts; authorizing the Supreme Court to redesignate or restructure by Court Rule the division of the state into judicial districts and fix the number of judges to serve within each district; establishing effective date; and directing codification.

SB 287 — By Grantham of the Senate and Elder and Johnson (Don) of the House.

An Act relating to civil procedure; amending 12 O.S. 1971, Section 449, as amended by Section 1, Chapter 177, O.S.L. 1973 (12 O.S. Supp. 1974, Section 449); providing for taxing of cost of depositions; and providing for free copy to deponent.

SB 288 — By Howell.

An Act relating to property; amending 58 O.S. 1971, Section 311; providing for homestead rights and family allowance; providing that homestead property disposed of by will shall not be subject to the homestead right of minor children; and setting an effective date.

SJR 13 — By Grantham and Murphy of the Senate and Riggs and Kennedy of the House.

A Joint Resolution relating to juvenile delinquency; stating legislative findings and purpose; designating the Department of Institutions, Social and Rehabilitative Services as the state planning agency for juvenile delinquency; providing for implementation of the act under the Interlocal Cooperation Act upon agreement between the Department and the State Supreme Court; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 259 — Insurance and then to Professions and Occupations.

SB 260 — Judiciary and then to Appropriations and Budget.

SB 261 — Public and Mental Health.

SB 262 — Education, Common.

SB 263 — Revenue and Taxation.

SB 264 — Public Safety and Penal Affairs.

SB 265 — Appropriations and Budget.

SB 266 — Social Welfare.

SB 267 — Rules.

SB 268 — Revenue and Taxation.

SB 269 — Public Safety and Penal Affairs.

SB 270 — Education, Common.

SB 271 — Professions and Occupations.

SB 272 — Municipal Government.

SB 273 — Insurance.

SB 274 — Social Welfare.

SJR 12 — Education, Common.

HB 1103 — Appropriations and Budget.

HB 1125 — Appropriations and Budget.

HB 1237 — Business, Industry and Labor Relations.

HB 1302 — Appropriations and Budget.

HB 1319 — Education, Common.

HB 1448 — Appropriations and Budget.

PENDING CONSIDERATION — RESOLUTION

The Presiding Officer ordered HCR 1018 referred to the Rules Committee.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1056 and 1284.

HB 1056 — By Bengtson.

An Act relating to police officers; providing that a uniformed law enforcement officer in attendance at a public event shall have law enforcement officer powers although "off duty" at the time; providing for codification; and declaring an emergency.

HB 1284 — By Elder.

An Act relating to motor vehicles; amending 47 O.S. 1971, Sections 464 and 12-309; providing for fees for inspection permits for certain products to be used in motor vehicles; providing for operative date; and declaring an emergency.

The above numbered HBs were read for the first time.

GENERAL ORDER

SB 43 by Howell was read and considered.

Senator Howell, citing Rule 8(d), asked unanimous consent that Representative Twidwell be added as House author of SB 43, which was the order.

Senator Hamilton moved to amend SB 43, Page 2, Line 14, by adding after the word "agents" and before the word "as" the following: "or subagents taking in the revenue,".

Senator Howell moved to table the Hamilton amendment, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Boatner, Butler, Cate, Funston, Grantham, Graves, Ham, Holden, Howard, Howell, Inhofe, Lambert, Luton, McCune, Martin, Randle, Shatwell, Smith, Stipe, Terrill, Wadley and York.—22.

Nay: Baldwin, Berrong, Birdsong, Capps, Crow, Dahl, Field, Garrett, Hamilton, Helm, Keating, Keller, Lamb, Lane, Medearis, Murphy, Pierce, Schuelein, Taliaferro, Tinsley, Watkins, Watson, Wolfe and Young.—24.

Excused: Dawson and Porter.—2.

Senator Hamilton pressed his motion to amend, which motion was declared adopted.

Senator Berrong moved to amend SB 43, Page 2, Line 13, by striking after the figure "(4)" the language "Three percent (3%)" and inserting in lieu thereof "Two percent (2%)".

Senator Howell moved to table the Berrong amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Birdsong, Boatner, Butler, Cate, Crow, Funston, Garrett, Grantham, Graves, Ham, Howard, Howell, Lambert, Lane, Luton, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley and York.—25.

Nay: Baldwin, Berrong, Capps, Dahl, Field, Hamilton, Helm, Holden, Inhofe, Keating, Keller, Lamb, McCune, Martin, Medearis, Murphy, Pierce, Watson, Wolfe and Young.—20.

Excused: Dawson, Porter and Watkins.—3.

Senator Keller moved to amend SB 43, Page 3, Line 9½, by adding a new Section 3 as follows:

"SECTION 3. The tag agent of a county of more than 250,000 residents must post a corporate bond of a minimum of \$150,000.00 to insure the performance of his duties. All tag agents are responsible and liable for any losses due to any act or omission of his subagents. All subagents shall have a corporate surety bond in a reasonable amount to be set by the Oklahoma Tax Commission."

and by renumbering subsequent sections.

Senator Lambert moved to amend the Keller amendment by striking the words "of more than 250,000 residents".

Senator Dawson asked to be shown present, which was the order.

Senator Howell asked unanimous consent, which was granted, that SB 43 be deferred temporarily.

President Nigh presiding.

RESOLUTION

Senator Lane introduced the following Resolution with the approval of the Rules Committee:

SR 13 — By Lane.

A Resolution commending Maralene Wesner of Idabel, Oklahoma, for her many contributions to the community of Idabel and the State of Oklahoma; noting her accomplishments; congratulating her on her selection as "Oklahoma Teacher of the Year"; and directing distribution.

Senator Lane asked unanimous consent that all Senators be made coauthors of SR 13, which was the order.

SR 13, as coauthored, was read at length, adopted upon motion of Senator Lane and ordered referred for enrollment.

SPECIAL INTRODUCTION

Senator Lane introduced Mrs. Maralene Wesner, Oklahoma "Teacher of the Year" for 1974, to the members of the Senate and asked unanimous consent, which was granted, that Mr. and Mrs. Wesner and Mr. Paul Johnson be granted privileges of the floor. Mr. Johnson, representing the Encyclopedia Britannica Education Corporation, congratulated Mrs. Wesner and presented her with a replica of the original Encyclopedia Britannica. Senator Lane presented Mrs. Wesner with a plaque as a tribute to her many contributions to the community of Idabel and the State of Oklahoma. Mrs. Wesner expressed her gratitude to the members of the Senate for the honors bestowed upon her.

Senator Luton presiding.

GENERAL ORDER

SB 43 was considered further.

Senator Lambert moved that his amendment to the Keller amendment be withdrawn upon the condition that Senator Keller also withdraw his amendment.

Senator Baldwin raised a point of order stating that a conditional motion was out of order, which point of order the Chair sustained.

Senator Cate moved that SB 43, as co-authored and amended, be advanced, which motion was declared adopted.

Senator Hamilton moved that the vote be reconsidered by which SB 43 was advanced, which motion was declared adopted.

Senator Watkins moved to table the Lambert amendment to the Keller amendment, which motion was declared adopted.

Senator Keller pressed his motion to amend, which amendment was declared adopted.

Upon motion of Senator Howell, SB 43, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Howell, SB 43, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 43 was read for the third time at length.

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

Aye: Birdsong, Butler, Capps, Cate,

Crow, Dahl, Dawson, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Luton, McCune, Martin, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—38.

Nay: Baldwin, Berrong, Boatner, Field, Lane, Medearis and Murphy.—7.

Excused: Ham, Porter and Wadley.—3.

The bill and emergency passed.

SB 43 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 19, 41, 66, 105, 164, and 254 and SCR 14 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HB 1252.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

BILL WITHDRAWN — REFERRED

Senator Hamilton moved that SB 176 be withdrawn from the Calendar and be referred to the Committee on Public Safety and Penal Affairs, which motion was declared adopted.

Senator Randle presiding.

MESSAGE FROM THE HOUSE

Transmitting following Resolution, together with Conference Committee Report thereon, advising adoption of Con-

ference Committee Report and passage of Measure as amended: Engrossed HJR 1012.

CONFERENCE COMMITTEE REPORT

The following CCR on HJR 1012 was read and adopted upon motion of Senator Lane.

Mr. Speaker
and
Mr. President

We, your Conference Committee to whom was referred Engrossed House Joint Resolution No. 1012, and Engrossed Senate Amendments thereto, by Sparkman, et al, of the House and Lane, et al, of the Senate entitled:

A Joint Resolution relating to assistance payments; and requesting increases in payments under certain welfare programs.

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

Conference Committee accepts Senate Amendments 1, 2, 3 and 4; and amends further as follows:

Page 2, Line 13 by changing "March" to "April".

Page 2, Section 1, Line 19 by changing "March" to "April".

Respectfully submitted,

FOR THE HOUSE: Townsend, Bernard and Matheson.

FOR THE SENATE: Lane and Howell.

PENDING CONSIDERATION OF CCR

Senator Lane asked unanimous consent that HJR 1012 be considered without the Conference Committee Report being reproduced and distributed, which was the order.

HJR 1012, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Ham, Howell, Porter and Wadley.—4.

The resolution and emergency passed.

HJR 1012, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SB 53, and naming House Conferees as follows: Miskelly, Davis (Don) and Thornhill.

GENERAL ORDER

SB 155 by Keller of the Senate and Henry and Smith of the House was read and considered.

Upon motion of Senator Keller, SB 155 was advanced to engrossment.

By unanimous consent, upon request of Senator Keller, SB 155 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 155 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Cate, Crow, Dahl, Funston, Garrett, Graves, Ham, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Medearis, Murphy, Stipe, Taliaferro, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—28.

Nay: Baldwin, Berrong, Capps, Dawson, Field, Hamilton, Helm, Holden, Inhofe, Luton, McCune, Martin, Pierce, Randle, Schuelein, Shatwell, Smith and Terrill.—18.

Excused: Grantham and Porter.—2.

The bill passed.

Senators Holden, Dawson, Luton and Pierce desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 32. Nay: 14. Excused: 2.

The emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Smith moved that the vote be reconsidered by which SB 155 passed.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HB 1271, as amended.

GENERAL ORDER

SB 98 by Boatner, Holden, Capps, Watkins, Murphy, Taliaferro, Lamb, Dawson, Crow, Dahl, Field, Martin and Tinsley of the Senate and Dunn of the House was read and considered.

Senators Berrong, Pierce, Helm, Keating, Luton and Shatwell asked to be made coauthors of SB 98, which was the order.

Senator Boatner moved to amend SB 98, Pages 5 and 6, Lines 13 through 18 of Page 5 and Lines 1 through 5 of Page 6, by striking all of subsection F and relettering subsequent subsections and amending the title to conform, which amendment was declared adopted.

Senator Boatner moved to amend SB 98, Page 6, Lines 6 through 9, by striking all of subsection G and relettering subsequent subsections and amending the title to conform, which amendment was declared adopted.

Senator Boatner moved to amend SB 98, Page 8, Line 4, by striking after the word "repair" and before the word "parts" the word "and", which amendment was declared adopted.

Senator Keller moved to amend SB 98, Page 8, Line 11, by adding a new Section 3. as follows:

"SECTION 3. 68 O.S. 1971, Section 1305, is amended to read as follows:

Section 1305. In addition to other transactions exempt from the sales tax levied under Section 1305 of the Oklahoma Sales Tax Code, there shall also be exempt from such tax the gross proceeds from the sale of drugs, prescription drugs, medicine, medical devices and medical supplies used for treatment to people. This exemption does not include medical equipment or fixtures."

and by renumbering subsequent sections.

Senator Keller asked unanimous consent that his amendment be withdrawn, which was the order.

Senator Stipe moved to amend **SB 98**, Page 7, Line 17, by striking after the word "machinery" and before the word "to" the following: "and repair parts thereto". The vote occurring on the Stipe amendment, it was declared failed of adoption upon roll call as follows:

Aye: Baldwin, Birdsong, Cate, Garrett, Hamilton, Howell, Lamb, Lambert, Lane, Medearis, Randle, Schuelein, Shatwell, Smith, Stipe, Wolfe, York and Young.—18.

Nay: Berrong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Graves, Ham, Helm, Holden, Howard, Inhofe, Keating, Keller, Luton, McCune, Martin, Murphy, Pierce, Taliaferro, Terrill, Tinsley, Watkins and Watson.—27.

Excused: Grantham, Porter and Wadley.—3.

Senator Dawson moved to amend **SB 98**, Page 6, Line 15, by striking after the word "products" and before the word "Each" the words "in Oklahoma", which amendment was declared adopted.

Senator Hamilton moved to amend **SB 98**, Page 8, Line 11, by adding after the word "vehicles" the same language found on Pages 6 and 7 beginning with the word "Each" on Line 15 of Page 6 and continuing through Line 10 of Page 7, which amendment was declared adopted.

Senator Dawson moved to amend **SB 98**, Page 8, Line 9, by striking after the word "ranching" and before the word "The" the words "in Oklahoma", which amendment was declared adopted.

Upon motion of Senator Boatner, **SB 98**, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Boatner, **SB 98**, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 98 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—41.

Nay: Garrett, Howell and Randle.—3.

Excused: Grantham, Lambert, Porter and Wadley.—4.

The bill and emergency passed.

SB 98 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 13**, as coauthored by the entire House membership.

The above numbered Resolution was referred for enrollment.

EXECUTIVE SESSION

There being matters on the President's desk for the consideration of the Senate in

executive session, it was upon motion of Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator Randle presiding, who made the following announcements:

The Senate, in executive session, and upon motion of Senator Holden, advised and consented to the confirmation of ELMER GRAHAM, Temple, as a member of the Oklahoma Turnpike Authority to serve an 8-year term ending July 1, 1982, and effective upon Senate confirmation. Mr. Graham succeeds himself.

The Senate, in executive session, and upon motion of Senator Murphy, advised and consented to the confirmation of TOM LOGAN, Perkins, as a member of the Wildlife Conservation Commission to serve an unexpired term ending July 1, 1977. Mr. Logan succeeds H. B. Atkinson.

The Senate, in executive session, and upon motion of Senator Birdsong, advised and consented to the confirmation of JOHN McCASLAND, Oklahoma City, as a member of the State Board of Public Af-

fairs to serve a 3-year term ending January 1978, and effective upon Senate confirmation.

The Senate, in executive session, and upon motion of Senator Butler, advised and consented to the confirmation of W. CARLISLE MABREY IH, Okmulgee, as a member of the Board of Directors of the Grand River Dam Authority to serve a 7-year term ending January 1, 1982, and effective upon Senate confirmation.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Wednesday, March 12, 1975, at 1:00 p.m., which motion prevailed.

Senator Tinsley presiding.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HJR 1012.

The above numbered Enrolled Resolution was, after fourth reading, properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 4:35 p.m. to meet Wednesday, March 12, 1975, at 1:00 p.m.

Thirty-eighth Legislative Day

Wednesday, March 12, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—43.

Excused: Baldwin, Berrong, Cate, Smith and York.—5.

Senator Luton declared a quorum present.

The following prayer was offered by Dr. Virgil R. Trout and incorporated into the Journal upon request of Senator Terrill.

Father in Heaven - our Creator and Sustainer:

From Your word we see that civil government is certified by You. We read also Your concern for those who exercise authority over their fellow citizens.

On behalf of the citizens of Oklahoma, I invoke blessings that only You can give to

these leaders of our State. May these Senators see themselves as leaders of dignity, heavy responsibility, and worth. May they know that You expect much of them. May they be aware that Your love and strength will accompany them as they seek to be servants of mankind.

As members of this body will enjoy a freedom of exchange of ideas today may all of us be reminded of the liberty that we enjoy in this nation. As we contemplate the tyranny that limits millions of people throughout the world, may each of us make a realistic rededication to uphold our freedom with the utmost diligence.

Father, it is with a deep sense of reverence that we talk with You in the name of Christ, Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Howell introduced Wilbur Lewis, M.D., Midwest City, as the Doctor of the Day and Senator Helm introduced Eleanore Moore, R.N., Oklahoma City, as the Nurse of the Day.

Senator Wadley introduced his wife, Diane, and stepdaughter, Katie, to the members of the Senate.

Senator Pierce introduced his wife, Brenda, and baby daughter, Kylee, to the members of the Senate and asked unanimous consent, which was granted, that Kylee be named Honorary Journal Clerk for this legislative week.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

Jim Goodridge, 431 S.W. 11th, Oklahoma City, representing HOPE (Help Our Prisoners Exist).

Finis F. Lafon, 3225 North Kentucky, Oklahoma City, representing Association of Oklahoma Fire and Casualty Companies, P.O. Box 60125, Oklahoma City 73106.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 223 — Environmental and Natural Resources.

SB 236 — Judiciary, as coauthored by Smith of the House.

SB 249 — Judiciary, as coauthored by Grantham of the Senate and Bernard of the House.

HB 1241 — Judiciary, as coauthored by Pierce and Keating.

HB 1273 — Judiciary, as coauthored by Garrett.

HJR 1014 — Judiciary, as coauthored by Randle.

HJR 1023 — County, State and Federal Government.

DO PASS, as amended:

SB 211 — Judiciary, as coauthored by Davis (Don) of the House.

SB 237 — Judiciary, as coauthored by Smith of the House.

SB 238 — Environmental and Natural Resources.

SB 240 — Environmental and Natural Resources.

CS for SJR 6 — Constitutional Revision and Regulatory Services, as coauthored by Berrong, Randle, Dahl and Funston.

HB 1137 — Wildlife, as coauthored by Dahl.

HB 1331 — Judiciary, as coauthored by York and Keating.

FIRST READING

The following were introduced and read the first time.

SB 289 — By Field.

An Act relating to motor vehicles; providing that no minor shall purchase any motor vehicle without consent of his legal guardian; directing codification; and declaring an emergency.

SB 290 — By Funston and Medearis.

An Act relating to affairs of decedents, missing persons, minors, incapacitated persons and certain others and constituting the Uniform Probate Code; providing for consolidation and revision of certain laws relating to wills, intestacy, administration and distribution of estates; prescribing court procedures; providing for giving validity to certain non-testamentary transfers, contracts and deposits which relate to death and appear to have testamentary effect; providing for enforcement of testamentary and other trusts; providing a time of taking effect and providing for transition; and repealing inconsistent laws.

SB 291 — By Murphy.

An Act relating to the Office of the Oklahoma Historical Society and making an appropriation thereto; providing for funds for the Old Central Museum; making the appropriation fiscal; and declaring an emergency.

SB 292 — By Murphy.

An Act relating to barbers; amending 59 O.S. 1971, Section 74; providing for issuance of barbers' certificates; setting fee for certificate and providing for use of revenue from renewal fees; and declaring an emergency.

SB 293 — By Martin.

An Act relating to agriculture; amending 2 O.S. 1971, Section 7-123; providing for enforcement provisions regarding recovery of milk cases, wire trays and cans; providing for recovery fees to be paid to the Board of Agriculture; and declaring an emergency.

SB 294 — By Wadley.

An Act relating to historical societies and associations; prescribing the manner and method of selection of members of the Will Rogers Memorial Commission; fixing their term of office; prescribing the powers and duties of said commission; providing for bonds of employees; creating a revolving fund; repealing 53 O.S. 1971, Sections 41, 42 and 44; and declaring an emergency.

SB 295 — By Luton and Murphy.

An Act relating to courts; amending 20 O.S. 1971, Section 95.8; providing for hearing of certain cases by associate district judges by mutual consent of the parties; providing that associate district judges may hear action to quiet title without the consent of the parties; and declaring an emergency.

SB 296 — By Martin of the Senate and Johnson (Don) of the House.

An Act relating to motor vehicles; amending 47 O.S. 1971, Section 6-207; authorizing the Department of Public Safety to cancel operator's licenses under certain medical circumstances; providing procedures for medical reports under certain circumstances; providing for immunity from civil suit for attending physicians;

providing for evidentiary admissibility of physicians reports; and declaring an emergency.

SB 297 — By Luton.

An Act relating to insurance; making certain requirements in relation to malpractice insurance policies; providing for applicability of this act; and directing codification.

SJR 14 — By Hamilton.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to the Constitution of Oklahoma amending Section 19, Article VI of the Oklahoma Constitution, providing for qualifications, powers and duties of the State Examiner and Inspector; providing ballot title; and ordering a special election.

SJR 15 — By Grantham of the Senate and Elder, Conaghan, Holt and Johnson (Don) of the House.

A Joint Resolution relating to the State Legislative Council; directing the creation of a special committee for land records systems; providing for the appointment of members, chairman and vice chairman; authorizing expenditures and procedures for expenses of members, per diem and mileage; prescribing scope and purpose of study; requiring reports and recommendations; and declaring an emergency.

SJR 16 — By Helm, Capps, Porter, Smith, Stipe, Inhofe, Watson, Keating and McCune of the Senate and Denman of the House.

A Joint Resolution memorializing Congress to curb the powers of the Supreme Court by invoking Article 3, Section 2, of the United States Constitution and thereby removing the question of abortion from the jurisdiction of the Supreme Court and return it to the states; and directing distribution.

SJR 17 — By Stipe, Crow and Dahl of the Senate and Floyd of the House.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment of Article X of the Oklahoma Constitution, by adding a new section to be designated Section 39; authorizing the Legislature to create an Oklahoma Agricultural Finance Authority to make loans to agricultural borrowers; giving the Authority power to issue bonds; providing for time and security for the loans authorized; providing that the bonds authorized shall be backed by the State of Oklahoma; authorizing the Legislature to enact necessary legislation; providing a ballot title; and ordering a special election.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 275 — Social Welfare.

SB 276 — Criminal Jurisprudence.

SB 277 — Criminal Jurisprudence.

SB 278 — Public and Mental Health.

SB 279 — Agriculture.

SB 280 — Agriculture.

SB 281 — Agriculture.

SB 282 — County, State and Federal Government and then to Appropriations and Budget.

SB 283 — Insurance.

SB 284 — Roads and Highways.

SB 285 — Oil and Gas.

SB 286 — Judiciary.

SB 287 — Judiciary.

SB 288 — Judiciary.

SJR 13 — Social Welfare.

HB 1056 — Public Safety and Penal Affairs.

HB 1284 — County, State and Federal Government.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for

consideration Engrossed **HBs 1296, 1297, 1308 and 1351.**

HB 1296 — By Bennett, Fitzgibbon, Fried, Monks and Vaughn.

An Act relating to labor; amending 40 O.S. 1971, Section 235; providing for unemployment compensation; exempting employers from liability for certain payments which are reimbursed to the state by the federal government.

HB 1297 — By Bennett and Monks.

An Act relating to labor; amending 40 O.S. 1971, Section 235; providing for unemployment compensation; providing that national or state optional or revised extended benefit period on or off indicators enacted by the Congress of the United States shall be in effect in Oklahoma.

HB 1308 — By Draper.

An Act relating to obsolete duties and salaries of certain state officers and employees; repealing 17 O.S. 1971, Sections 165.2, 165.3, 169 through 171 and 174; and 20 O.S. 1971, Sections 16.2 and 16.3, as amended by Section 1, Chapter 49, O.S.L. 1972 (20 O.S. Supp. 1974, Section 16.3), and 52; and 40 O.S. 1971, Section 2; and 45 O.S. 1971, Section 35.1; and 53 O.S. 1971, Sections 5 and 43; and 57 O.S. 1971, Section 332.5; and 64 O.S. 1971, Sections 5 and 31b; and 74 O.S. 1971, Sections 82(d), 83, 227.7, 253(a), 254, 254(e) through 254(h), 258(a), 258(b), 260, 264, 268, 275, 275(b), 276 through 280, 286, 289, 293 through 298, and 85 O.S. 1971, Section 89; and declaring an emergency.

HB 1351 — By Davis (Don) of the House and York of the Senate.

An Act relating to wills and succession; amending 84 O.S. 1971, Section 231; providing that person causing death of another may not inherit nor benefit from decedent's death; and declaring an emergency.

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

GENERAL ORDER

SB 191 by Stipe of the Senate and Henry of the House was read and considered.

Senator Stipe moved to amend **SB 191**, Page 1, Lines 3 and 4, by adding before the word "jury" the word "A" and inserting after the word "jury" the word "may" and striking the word "when" on Line 4, which amendment was declared adopted.

Upon motion of Senator Stipe, **SB 191**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Stipe, **SB 191**, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 191 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—42.

Excused: Baldwin, Berrong, Cate, Me-deariss, Smith and York.—6.

The bill and emergency passed.

SB 191 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled **HB 1271**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

Senators Cate, York and Smith asked to be shown present, which was the order.

GENERAL ORDER

SB 154 by Terrill of the Senate and Davis (Don) of the House was read and considered.

Senators Capps and Graves asked to be made coauthors of **SB 154**, which was the order.

Senator Terrill moved to amend **SB 154**, Page 1, Line 10 through Page 11, Line 35, by striking the Title, Enacting Clause and Sections 1 and 2 and inserting the following:

"An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 2358, as last amended by Section 1 of Enrolled House Bill No. 1208 of the First Session of the Thirty-fifth Oklahoma Legislature; providing for adjustments in arriving at Oklahoma Taxable Income; designating Oklahoma adjusted gross income; allowing deduction for certain retirement income; and declaring an emergency.

"BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

"SECTION 1. 68 O.S. 1971, Section 2358, as last amended by Section 1 of Enrolled House Bill No. 1208 of the First Session of the Thirty-fifth Oklahoma Legislature, is amended to read as follows:

Section 2358. A. Taxable income and, where use of adjusted gross income is necessary, i. e., required by this act, adjusted gross income shall be adjusted as follows to arrive at Oklahoma taxable income and Oklahoma adjusted gross income:

1. There shall be added interest income on obligations of any state or political subdivision thereto which is not otherwise exempted under other laws of this state, to the extent that said interest is not included in taxable income and adjusted gross income.

2. There shall be deducted amounts included in such income amounts that the state is prohibited from taxing because of the provisions of the Federal Constitution, the State Constitution, federal laws or laws of Oklahoma.

3. THAT PORTION OF THE AMOUNT RECEIVED FROM THE UNITED STATES UNDER ANY PLAN OR SYSTEM OF RETIREMENT BENEFITS FOR RETIRED EMPLOYEES, OR THEIR DEPENDENTS IN THOSE CASES WHERE EMPLOYMENT WAS UNDER CIVIL SERVICE, WHICH IS INCLUDED IN THE FIRST THREE THOUSAND SIX HUNDRED DOLLARS (\$3,600.00) GROSS INCOME OF AN INDIVIDUAL OR THE FIRST SEVEN THOUSAND TWO HUNDRED DOLLARS (\$7,200.00) IN THE CASE OF MARRIED PERSONS FILING JOINT RETURNS WHERE EACH SPOUSE RECEIVES AT LEAST THREE THOUSAND SIX HUNDRED DOLLARS (\$3,600.00) CIVIL SERVICE RETIREMENT INCOME SHALL BE DEDUCTED. GROSS INCOME AS USED IN THIS PARAGRAPH SHALL MEAN THE NET INCOME FROM BUSINESS, RENTS AND ROYALTIES, AND SHALL INCLUDE ALL OTHER INCOME, INCLUDING AMOUNTS RECEIVED AS SOCIAL SECURITY AND ALL OTHER INCOME WHETHER OR NOT TAXABLE UNDER THIS ARTICLE.

[3.] 4. Net income or loss from a business activity, which is not a part of business carried on within and without the state of a unitary character, shall be separately allocated to the state in which such activity is conducted. Items of the

following nature shall be allocated as indicated:

a. income from real and tangible personal property, such as rents, oil and mining production or royalties, and gains or losses from sales of such property, shall be allocated in accordance with the situs of such property;

b. income from intangible personal property, such as interest, dividends, patent or copyright royalties, and gains or losses from sales of such property, shall be allocated in accordance with the domiciliary situs of the taxpayer, except that:

(1) where such property has acquired a business or commercial situs apart from the domicile of the taxpayer such income shall be allocated in accordance with such business or commercial situs; a resident trust or resident estate shall be treated as having a separate commercial or business situs insofar as undistributed income is concerned, but shall not be treated as having a separate commercial or business situs insofar as distributed income is concerned;

(2) income from such property which is required to be allocated under the provisions of subsection A, paragraph 4, hereof shall be allocated as herein provided;

c. allowable deductions attributable to items separately allocable in subparagraphs a and b hereof, whether or not such items of income were actually received, shall be allocated on the same basis as those items;

d. the amount of any net operating loss deduction allowed to a taxpayer for federal income tax purposes shall be reduced to an amount which is the same portion thereof as the loss from sources within this state, as determined under this section and Section 2362 of this title, for the taxable

year in which such loss is sustained is of the total loss for such year;

e. in the case of a manufacturing or processing enterprise the business of which in Oklahoma consists solely of marketing its products by:

(1) sales having a situs without this state, shipped directly to a point from without the state to a purchaser within the state, commonly known as interstate sales;

(2) sales of the product stored in public warehouses within the state under "in transit" tariffs, as prescribed and allowed by the Interstate Commerce Commission, to a purchaser within the state;

(3) sales of the product stored in public warehouses within the state where the shipment to such warehouses is not covered by "in transit" tariffs, as prescribed and allowed by the Interstate Commerce Commission to a purchaser within or without the state.

The Oklahoma net income shall, at the option of the taxpayer, be that portion of the total net income of the taxpayer for federal income tax purposes derived from the manufacture and / or processing and sales everywhere as determined by the ratio of the sales defined in this section made to the purchaser within the state to the total sales everywhere. The term "public warehouse" as used in this subparagraph e means a licensed public warehouse, the principal business of which is warehousing merchandise for the public;

f. in the case of insurance companies, Oklahoma taxable income shall be taxable income of the taxpayer for federal tax purposes, as adjusted for the adjustments provided under subsection A, paragraphs 1 and 2 of this section, apportioned as follows:

(1) except as otherwise provided by subsection A, paragraph 3, subparagraph f (2), taxable income of an insurance company for a taxable year shall be apportioned to this state by multiplying such income by a fraction, the numerator of which is the direct premiums written for insurance on property or risks in this state, and the denominator of which is the direct premiums written for insurance on property or risks everywhere. For purposes of this subsection, the term "direct premiums written" means the total amount of direct premiums written, assessments and annuity considerations as reported for the taxable year on the annual statement filed by the company with the Oklahoma Insurance Commissioner in the form approved by the National Association of Insurance Commissioners, or such other form as may be prescribed in lieu thereof.

(2) if the principal source of premiums written by an insurance company consists of premiums for reinsurance accepted by it, the taxable income of such company shall be apportioned to this state by multiplying such income by a fraction, the numerator of which is the sum of (a) direct premiums written for insurance on property or risks in this state, plus (b) premiums written for reinsurance accepted in respect of property or risks in this state, and the denominator of which is the sum of (c) direct premiums written for insurance on property or risks everywhere, plus (d) premiums written for reinsurance accepted in respect of property or risks everywhere. For purposes of this paragraph, premiums written for reinsurance accepted in respect of property or risks in this state, whether or not otherwise determinable, may at the election of the company be determined on the basis of the proportion which premiums written for insurance accepted from companies commercially domiciled in Oklahoma bears to premiums written for reinsurance accepted from all sources, or alternatively in the proportion which the sum of the di-

rect premiums written for insurance on property or risks in this state by each ceding company from which reinsurance is accepted, bears to the sum of the total direct premiums written by each such ceding company for the taxable year.

[4.] 5. The net income or loss remaining after the separate allocation in paragraph 3 above, being that which is derived from a unitary business enterprise, shall be apportioned to this state on the basis of the arithmetical average of three factors consisting of property, payroll and sales or gross revenue enumerated below as a, b and c. Net income or loss as used in this paragraph includes that derived from patent or copyright royalties, purchase discounts, and interest on accounts receivable relating to or arising from a business activity, the income from which is apportioned under this subsection, including the sale or other disposition of such property and any other property used in the unitary enterprise. Deductions used in computing such net income or loss shall not include taxes based on or measured by income.

a. the property factor is a fraction, the numerator of which is the average value of the taxpayer's real and tangible personal property owned or rented and used in this state during the tax period and the denominator of which is the average value of all the taxpayer's real and tangible personal property everywhere owned or rented and used during the tax period.

(1) property, the income from which is separately allocated in subsection A, paragraph 3, above, shall not be included in determining this fraction. The numerator of the fraction shall include a portion of the investment in transportation and other equipment having no fixed situs, such as rolling stock, buses, trucks, and trailers, including machinery and equipment carried thereon, airplanes, salesman's automobiles, and other similar equipment, in the proportion that miles traveled in

Oklahoma by such equipment bears to total miles traveled.

(2) property owned by the taxpayer is valued at its original cost. Property rented by the taxpayer is valued at eight times the net annual rental rate. Net annual rental rate is the annual rental rate paid by the taxpayer, less any annual rental rate received by the taxpayer from subrentals.

(3) the average value of property shall be determined by averaging the values at the beginning and ending of the tax period but the Tax Commission may require the averaging of monthly values during the tax period if reasonably required to reflect properly the average value of the taxpayer's property.

b. the payroll factor is a fraction, the numerator of which is the total compensation for services rendered in the state during the tax period, and the denominator of which is the total compensation for services rendered everywhere during the tax period. Compensation as used in this subsection means that paid for services to the extent related to the unitary business but does not include salaries, wages and other compensation properly classified as general or administrative expense.

(1) in the case of a transportation enterprise the numerator of the fraction shall include a portion of such expenditure in connection with employees operating equipment over a fixed route, such as trainmen, airline pilots, or bus drivers, in this state only a part of the time, in the proportion that mileage traveled in Oklahoma bears to total mileage traveled by such employees.

(2) in any case the numerator of the fraction shall include a portion of such expenditures in connection with itinerant employees, such as traveling salesmen, in this state only a part of the time, in the proportion that time spent in Oklahoma

bears to total time spent in furtherance of the enterprise by such employees.

c. the sales factor is a fraction, the numerator of which is the total sales or gross revenue of the taxpayer in this state during the tax period, and the denominator of which is the total sales or gross revenue of the taxpayer everywhere during the tax period. Sales as used in this subsection does not include sales or gross revenue which are separately allocated in paragraph 3 above.

(1) sales of tangible personal property have a situs in this state if the property is delivered or shipped to a purchaser other than the United States Government, within this state regardless of the f.o.b. point or other conditions of the sale; or the property is shipped from an office, store, warehouse, factory or other place of storage in this state and (a) the purchaser is the United States Government or (b) the taxpayer is not doing business in the state of the destination of the shipment.

(2) in the case of a railroad or interurban railway enterprise, the numerator of the fraction shall not be less than the allocation of revenues to this state as shown in its Annual Report to the Oklahoma Corporation Commission.

(3) in the case of an airline, truck or bus enterprise or freight car, tank car, refrigerator car or other railroad equipment enterprise, the numerator of the fraction shall include a portion of revenue from interstate transportation in the proportion that interstate mileage traveled in Oklahoma bears to total interstate mileage traveled.

(4) in the case of an oil, gasoline or gas pipeline enterprise, the numerator of the fraction shall be either the total of traffic units of the enterprise within Oklahoma or the revenue allocated to Oklahoma based upon miles moved, at the option of the tax-

payer, and the denominator of which shall be the total of traffic units of the enterprise or the revenue of the enterprise everywhere as appropriate to the numerator. A "traffic unit" is hereby defined as the transportation for a distance of one mile of one barrel of oil, one gallon of gasoline or one thousand cubic feet of natural or casinghead gas, as the case may be.

(5) in the case of a telephone or telegraph or other communication enterprise, the numerator of the fraction shall include that portion of the interstate revenue as is allocated under the accounting procedures prescribed by the Federal Communications Commission; provided that in respect to each corporation or business entity required by the Federal Communications Commission to keep its books and records in accordance with a uniform system of accounts prescribed by such Commission, the intrastate net income shall be determined separately in the manner provided by such uniform system of accounts and only the interstate income shall be subject to allocation under the provisions of this subsection. Provided, further, that the gross revenue factors shall be those as are determined under the accounting procedures prescribed by the Federal Communications Commission.

d. in any case where the use of the arithmetical average of three factors prescribed in subsection A, paragraph 4, above, attributes to Oklahoma a portion of net income of the enterprise out of all appropriate proportion to the property owned and / or business transacted within this state, because of the fact that one or more of the factors so prescribed are not employed to any appreciable extent in furtherance of the enterprise; or because one or more factors not so prescribed are employed to a considerable extent in furtherance of the enterprise; or because of other reasons, the Tax Commission is empowered to permit, after a showing by taxpayer that an excessive

portion of net income has been attributed to Oklahoma, or require, when in its judgment an insufficient portion of net income has been attributed to Oklahoma, the elimination, substitution, or use of additional factors, or reduction or increase in the weight of such prescribed factors.

Provided, however, that any such variance from such prescribed factors which has the effect of increasing the portion of net income attributable to Oklahoma must not be inherently arbitrary, and application of the recomputed final arithmetical average ratio to the net income of the enterprise must attribute to Oklahoma only a reasonable portion thereof.

The remainder thus obtained shall constitute Oklahoma taxable income, or, as the case may be, Oklahoma adjusted gross income for the purposes of this act.

B. In addition to the adjustment required by subsection A of this section, taxable income shall be further adjusted as follows to arrive at Oklahoma taxable income:

1. In the case of individuals, there shall be added or deducted, as the case may be, the difference necessary to allow personal exemptions of Seven Hundred Fifty Dollars (\$750.00) in lieu of the personal exemptions allowed by the Internal Revenue Code.

2. In the case of individuals who use the standard deduction in determining taxable income, there shall be added or deducted, as the case may be, the difference necessary to allow a standard deduction in lieu of the standard deduction allowed by the Internal Revenue Code, in an amount equal to the larger of fifteen percent (15%) of the Oklahoma adjusted gross income or One Thousand Dollars (\$1,000.00), but not to exceed Two Thousand Dollars (\$2,000.00), except that in the case of a married individual filing a separate return

such deduction shall be the larger of fifteen percent (15%) of such Oklahoma adjusted gross income or Five Hundred Dollars (\$500.00), but not to exceed the maximum amount of One Thousand Dollars (\$1,000.00).

3. In the case of resident individuals having adjusted gross income from sources both within and without the state, the itemized or standard deductions and personal exemptions shall be reduced to an amount which is the same portion of the total thereof as Oklahoma adjusted gross income is of adjusted gross income.

4. In the case of savings and loan associations located in Oklahoma, there shall be added to taxable income the amount of any dividend or distribution of earnings to shareholders, members or certificate holders of such association deducted in arriving at taxable income for such taxable year.

5. In any taxable year during which a state of National Emergency exists as declared by the President of the United States, or the United States is at war, the first Fifteen Hundred Dollars (\$1,500.00) received by any person from the United States as salary or compensation in any form as a member of any component of the Armed Forces of the United States shall be deducted from taxable income. Whenever the filing of a timely income tax return by a member of the Armed Forces of the United States is made impracticable or impossible of accomplishment by reason of:

a. Absence from the United States, which term includes only the states and the District of Columbia; or

b. Confinement in a hospital within the United States, for treatment of wounds, injuries or disease; the time for filing a return and paying an income tax shall be and

is hereby extended without incurring liability for interest or penalties, to the fifteenth day of the third month following the month in which:

(1) Such individual shall return to the United States, or be discharged from such hospital; or

(2) An executor, administrator, or conservator of the estate of the taxpayer is appointed, whichever event occurs the earliest.

Provided, that the Tax Commission may, in its discretion, grant any member of the Armed Forces of the United States an extension of time for filing of income tax returns and payment of income tax without incurring liabilities for interest or penalties. Such extension may be granted only when in the judgment of the Tax Commission a good cause exists therefor and may be for a period in excess of six (6) months. A record of every such extension granted, and the reason therefor, shall be kept.

6. The salary or any other form of compensation, received from the United States by a member of any component of the Armed Forces of the United States, shall be deducted from taxable income during the time in which the person is detained by the enemy in a conflict, is a prisoner of war or is missing in action and not deceased.

7. Notwithstanding anything in the Internal Revenue Code or in the Oklahoma Income Tax Act, Section 2301 et seq. of Title 68, to the contrary, it is expressly provided that, in the case of resident individuals, amounts received as dividends or distributions of earnings from savings and loan associations or credit unions located in Oklahoma, and interest received on savings accounts and time deposits from such sources or from state and national banks or trust companies located in Oklahoma,

shall qualify as dividends for the purpose of the dividend exclusion, and taxable income shall be adjusted accordingly to arrive at Oklahoma taxable income; provided, however, that the dividend, distribution of earnings and / or interest exclusion provided for hereinabove shall not be cumulative to the maximum dividend exclusion allowed by the Internal Revenue Code. Any dividend exclusion already allowed by said Code and reflected in the taxpayer's Oklahoma taxable income together with exclusion allowed herein shall not exceed the total of One Hundred Dollars (\$100.00) per individual or Two Hundred Dollars (\$200.00) per couple filing a joint return.

8. a. An individual taxpayer, whether resident or nonresident, shall be entitled to deduct an amount equal to the first Five Hundred Dollars (\$500.00) of federal income taxes paid by said taxpayer during the taxable year, and an individual taxpayer shall also be entitled to deduct an amount equal to five percent (5%) of the amount of such taxes in excess of Five Hundred Dollars (\$500.00) paid by said individual taxpayer, subject to the limitations set forth in the following subparagraph.

b. Federal taxes as described in subparagraph a. immediately above shall be deductible by an individual taxpayer, whether resident or nonresident, only to the extent they relate to income subject to taxation under Section 2351 through 2384 of this title. The maximum amount allowable in the preceding paragraph shall be prorated on the ratio of the Oklahoma adjusted gross income to federal adjusted gross income.

c. For the purpose of this paragraph 8, federal income taxes paid shall mean federal income taxes, surtaxes imposed on incomes or excess profits taxes, as though the taxpayer was on the accrual basis.

d. No individual taxpayer, whether resident or nonresident, shall be entitled under this paragraph 8 to deduct more than Seventeen Hundred Dollars (\$1,700.00) of federal income taxes.

e. The provision of this paragraph 8 shall apply to all taxable years ending after December 31, 1974.

"SECTION 2. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this act shall take effect and be in full force from and after its passage and approval."

which amendment was declared adopted.

Upon motion of Senator Terrill, **SB 154**, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Terrill, **SB 154**, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 154 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Baldwin, Berrong, Garrett, Medearis and Smith.—5.

The bill passed.

Senator Smith desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 44. Nay: 0. Excused: 4.

The emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Dawson moved that the vote be reconsidered by which **SB 154** passed.

RESOLUTION

Senator Field introduced the following Resolution:

SCR 15 — By Field of the Senate and Converse of the House.

A Concurrent Resolution memorializing the Congress of the United States to enact appropriate legislation to designate the fourth Saturday of each September as "National Hunting and Fishing Day"; and directing distribution.

WHEREAS, resolutions now pending in the United States Congress to designate the fourth Saturday of each September as a special day, to be known as "National Hunting and Fishing Day", in recognition of the contribution of fifty-five million American hunters and fishermen to conservation, recreation and the nation's economy, are being supported by more than thirty national organizations of sportsmen and conservationists; and

WHEREAS, the underlying theme or purpose of the pending resolutions is to call on the nation's anglers and hunters to lead the nation in a rededication to the conservation and respectful use of our wildlife and natural resources; and

WHEREAS, Oklahoma is blessed with an abundance of game to be taken by the

two hundred forty-three thousand (243,000) holders of state hunting licenses, and with vast areas of water teeming with game fish to be caught by the five hundred thirty-seven thousand eight hundred (537,800) holders of state fishing licenses; and

WHEREAS, Oklahoma is justly proud of its hunting and fishing enthusiasts whose activities during the past several years in promoting a more healthful environment and a better ecological balance have clearly demonstrated their dedication to the worthy purposes of conservation and respectful use of our wildlife and natural resources; and

WHEREAS, it would appear to be in the public interest to designate a special day each year to recognize the outstanding contributions made by sportsmen-conservation organizations in promoting conservation and the respectful use of our wildlife and natural resources.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. The Congress of the United States is respectfully urged to enact appropriate legislation to designate the fourth Saturday of each September as "National Hunting and Fishing Day".

SECTION 2. Duly authenticated copies of this Resolution shall be forwarded to each member of the Oklahoma Congressional Delegation.

SCR 15 was read at length, adopted upon motion of Senator Field and ordered referred for engrossment.

MESSAGE FROM THE HOUSE

Advising adoption of and returning En-

grossed SCR 11 and SCR 14, as coauthored by the entire House membership.

The above numbered Resolutions were referred for enrollment.

GENERAL ORDER

SB 174 by Porter was read and considered.

Senators Lamb and Hamilton asked to be made coauthors of SB 174, which was the order.

Senator Porter moved to amend SB 174, Page 4, Line 9, by adding after the word "defender" and before the word "and" on Line 10 the following: "or one part-time public defender", which amendment was declared adopted.

Upon motion of Senator Porter, SB 174, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Porter, SB 174, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

Senator Berrong asked to be shown present, which was the order.

THIRD READING

Senator Porter moved to reconsider the vote by which SB 174 was considered engrossed and placed on third reading and final passage, which motion was declared adopted.

Senator Porter moved to reconsider the vote by which SB 174 was advanced to engrossment, which motion was declared adopted.

Senator Crow presiding.

GENERAL ORDER

Senator Hamilton moved to amend SB 174, Page 5, Line 2, by striking the present Section 3 and inserting a new Section 3 as follows:

"SECTION 3. Where no full-time office of the Public Defender is authorized under this act, the Chief Judge in each Judicial District may appoint an attorney to act as a full-time Public Defender and part-time assistants if justified or appoint part-time Public Defenders to represent indigents qualified by law. The full-time Public Defender shall be paid a salary equal to the District Attorney, and part-time Public Defenders shall be paid a salary equal to the part-time assistant district attorney. Salary and travel to be paid under the provision of the statute governing District Attorneys. In counties or Judicial Districts where full-time or part-time Public Defenders are appointed, no court funds shall be spent appointing private attorneys to represent indigents."

which amendment was declared adopted.

Senator Luton presiding.

Upon motion of Senator Porter, SB 174, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Porter, SB 174, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 174 was read for the third time at length.

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

Aye: Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston,

Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Porter, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Nay: Berrong, Butler, Murphy, Pierce and Schuelein.—5.

Excused: Baldwin and Garrett.—2.

The bill and emergency passed.

SB 174 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 43 and 98 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SCR 13 was correctly enrolled, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

SR 13 was correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

GENERAL ORDER

SB 193 by Keating of the Senate and Frates of the House was read and considered.

Upon motion of Senator Keating, SB 193 was advanced to engrossment.

By unanimous consent, upon request of Senator Keating, SB 193 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 193 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Baldwin and Garrett.—2.

The bill and emergency passed.

SB 193 was referred for engrossment.

PENDING CONSIDERATION OF HAS

HAS to SB 109 were called up for consideration.

Upon motion of Senator Watson, the Senate concurred in HAS to SB 109.

Senator Howell asked to be made a coauthor of SB 109, which was the order.

SB 109, as amended by the Honorable House, was read at length.

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

Aye: Berrong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Nay: Birdsong and Grantham.—2.

Excused: Baldwin and Garrett.—2.

The bill and emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

GENERAL ORDER

SB 258 by Howard, Lane, Holden, Crow, Cate, Dahl, Baldwin, Howell, Lamb, Watson, Keller, Helm, Keating, Lambert, Shatwell, Field, Capps, Watkins, Tinsley, Medearis, Butler, Dawson, Birdsong, York, Berrong, Funston and Garrett was read and considered.

Senators Keating, Watson, Helm and Dawson asked to be removed as coauthors of SB 258, which was the order.

Senators Young and Howard moved to amend SB 258, Page 4, Line 12, by striking after the word "the" the words "Governor of the State of Oklahoma" and substituting the words "State Personnel Board", which amendment was declared adopted.

Senators Young and Howard moved to amend SB 258, Page 4, Line 13, by striking after the word "the" the word "Governor" and substituting therefor the words "State Personnel Board", which amendment was declared adopted.

Senator Stipe moved to amend SB 258, Page 6, Line 15, by inserting after the word "position" and before the word "under" the following: "of associate administrator, administrator or legal counsel", which amendment was declared adopted.

Senator Pierce moved to amend SB 258, Page 6, Lines 11 through 14, by deleting all language on Lines 11 through 14.

Senator Pierce asked unanimous consent, which was granted, that his foregoing amendment be withdrawn.

Senator Pierce moved to amend **SB 258**, Page 6, Line 12, by striking after the word "serve" and before the word "and" on Line 13, the words "at the pleasure of the administrator" and substitute therefor the following: "under the State Merit System".

Senator Hamilton moved, as an in lieu amendment, to amend **SB 258**, Page 5, Line 13 through Page 7, Line 12, by deleting all of Section 2 and renumbering subsequent sections.

President Pro Tempore Howard moved to table the Hamilton in lieu amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Holden, Howard, Keller, Lambert, Lane, Luton, Martin, Medearis, Murphy, Porter, Randle, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson and York.—32.

Nay: Hamilton, Helm, Inhofe, Keating, Lamb, McCune, Pierce, Schuelein, Smith, Wadley, Wolfe and Young.—12.

Excused: Baldwin, Garrett, Ham and Howell.—4.

Senator Pierce pressed his motion to amend, which amendment was declared adopted.

Senator Young moved to amend **SB 258**, Page 4, Line 16, by striking after the word "the" and before the word "proceedings" the word "Governor's" and substituting therefor the words "State Personnel Board's" and on Line 17 by striking the word "his" and inserting the word "its", which amendment was declared adopted.

Senator Berrong moved to amend **SB 258**, Page 7, Line 2, by striking all of Lines

2 through 4 and substituting therefor the following: "The Administrator shall be permitted to appoint one principal assistant and one private secretary who shall be in the unclassified service. The Associate Administrator and the Legal Counsel shall be permitted to appoint one private secretary each and said persons", which amendment was declared adopted.

Upon motion of President Pro Tempore Howard, **SB 258**, as amended, was advanced to engrossment.

By unanimous consent, upon request of President Pro Tempore Howard, **SB 258**, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 258 was read for the third time at length.

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

Aye: Berrong, Birdsong, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Graves, Holden, Howard, Howell, Keller, Lamb, Lambert, Lane, Medearis, Porter, Randle, Shatwell, Stipe, Taliaferro, Tinsley, Watkins, York and Young.—27.

Nay: Boatner, Dawson, Grantham, Ham, Hamilton, Helm, Inhofe, Keating, Luton, McCune, Martin, Murphy, Pierce, Schuelein, Smith, Terrill, Wadley, Watson and Wolfe.—19.

Excused: Baldwin and Garrett.—2.

The bill passed.

Senators Dawson, Ham, Boatner, Schuelein and Smith desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 32. Nay: 14. Excused: 2.

The emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Helm moved that the vote be reconsidered by which SB 258 passed.

MESSAGE FROM THE HOUSE

Transmitting following Bill together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed HB 1009.

Senator Howell presiding.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1009 was read as follows and adopted upon motion of Senator Lamb.

Mr. Speaker
and
Mr. President:

We, your Conference Committee to whom was referred Engrossed House Bill No. 1009, and Engrossed Senate Amendments thereto, by Camp, et al, of the House and Lamb, et al, of the Senate entitled:

An Act relating to public health; prohibiting possession of lighted tobacco in certain public areas; providing for posting nonsmoking signs; and providing punishment therefor; providing operative date; and declaring an emergency.

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

That the attached conference committee substitute be adopted.

(Pursuant to Rule 10(b), copies of the CCS for HB 1009 were distributed to all Senators.)

Respectfully submitted,

FOR THE HOUSE: Camp, Hood and Sanders.

FOR THE SENATE: Lamb, Luton and Keller.

PENDING CONSIDERATION OF CCR

Senator Keller asked to be made a co-author of HB 1009, which was the order.

HB 1009, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Porter, Randle, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—38.

Nay: Boatner, Butler, Graves, Pierce, Schuelein, Smith and Wadley.—7.

Excused: Baldwin, Garrett and Ham.—3.

The bill and emergency passed.

HB 1009, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

UNANIMOUS CONSENT REQUEST

Senator Lane asked unanimous consent, which was granted, that **HJR 1023** be placed on General Order for immediate consideration, the Committee Report thereon having been placed on the Clerk's desk earlier in the day. Senator Lane announced that, in lieu of being printed, copies of **HJR 1023** had been reproduced and placed on the desk of each Senator.

GENERAL ORDER

HJR 1023 by Ford, et al, of the House and Lane, Howard and Inhofe of the Senate was read and considered.

Upon motion of Senator Lane, **HJR 1023** was advanced to engrossment.

By unanimous consent, upon request of Senator Lane, **HJR 1023** was considered engrossed and placed on third reading and final passage.

THIRD READING

HJR 1023 was read for the third time at length.

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

Aye: Butler, Capps, Cate, Crow, Funston, Ham, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, Martin, Medearis, Porter, Randle, Shatwell, Smith, Stipe, Taliaferro, Tinsley, Watkins, Watson, Wolfe and York.—28.

Nay: Berrong, Birdsong, Boatner, Dahl, Dawson, Grantham, Graves, Hamilton, Lambert, McCune, Murphy, Pierce, Schuelein, Terrill, Wadley and Young.—16.

Excused: Baldwin, Field, Garrett and Holden.—4.

The resolution passed.

Senators Grantham, Murphy, Terrill and Lambert desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 32. Nay: 12. Excused: 4.

The emergency passed.

HJR 1023 was ordered withheld pursuant to Rule 19(f).

MESSAGE FROM THE HOUSE

Advising the signing of and returning Enrolled SCR 13.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

GENERAL ORDER

SB 151 by Smith of the Senate and Nance of the House was read and considered.

Upon motion of Senator Smith, **SB 151** was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, **SB 151** was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 151 was read for the third time at length.

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

Aye: Birdsong, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, McCune, Murphy, Porter, Randle, Shatwell, Smith, Stipe, Terrill, Tinsley, Watson and Wolfe.—32.

Nay: Boatner, Luton, Martin, Pierce, Schuelein, Wadley and York.—7.

Excused: Baldwin, Berrong, Garrett, Graves, Ham, Medearis, Taliaferro, Watkins and Young.—9.

The bill and emergency passed.

SB 151 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 118, as coauthored and amended.

HOUSE AMENDMENTS

HAS to SB 118 were read as follows and consideration deferred.

Authors: Add the following coauthors: Ervin, Hibdon, Green, Edmondson, Cleveland, Brunton, Draper, Johnston, Riggs, Campbell and Wiseman of the House.

Amendment No. 1. Amend Page 2, Line 15 by inserting after the word "members" and before the word "shall" the words "from the House of Representatives" and Page 2, Line 17 by inserting after the word "members" and before the word "shall" the words "from the Senate".

Amendment No. 2. Amend Page 2, Line 29 by deleting the word "which" and inserting the word "whom".

Amendment No. 3. Amend Page 3, Line 21₂ by adding a new subsection E. and renumbering the subsequent subsections.

"E. Should the President Pro Tempore of the Senate or the Speaker of the House of Representatives be unable to attend any Commission meeting he may designate a member of his respective House to serve in his absence. Their designee shall have the right to vote on matters presented to the Commission."

Amendment No. 4. Amend Page 3, Line 5 by adding the words "Only voting" before the word "Members" and change "Members" to lower case.

Amendment No. 5. Amend Page 3, Line 20 through 33 by deleting Section 5. A. and inserting in lieu thereof the following:

"SECTION 5. A. The Commission shall prepare recommendations for the reorganization of agencies, boards and commissions authorized or established by the laws and statutes of the State of Oklahoma. Such recommendations shall be in writing, and shall be delivered to the Governor of the State of Oklahoma, the President Pro Tempore of the Senate and the Speaker of the House of Representatives. Should the Governor approve the recommendations, he may implement them by Executive Order. The Executive Order shall become effective in forty-five (45) legislative days after the convening of the Legislature unless rejected by either House or in forty-five (45) legislative days if the Legislature is in session and neither House disapproves. Provided that any Executive Order issued under this section within the last forty-five (45) days of any legislative session shall be considered as having been issued after the session was adjourned."

GENERAL ORDER

HJR 1015 by Willis, et al, of the House and Lane of the Senate was called up for consideration.

Upon motion of Senator Lane, HJR 1015 was advanced to engrossment.

By unanimous consent, upon request of Senator Lane, HJR 1015 was considered engrossed and placed on third reading and final passage.

Senator Hamilton questioned the presence of a quorum. The Presiding Officer

ordered the roll called, following which he declared a quorum present.

Senator McCune presiding.

THIRD READING

HJR 1015 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Grantham, Ham, Holden, Howard, Howell, Lambert, Lane, Luton, Martin, Murphy, Porter, Shatwell, Smith, Stipe, Terrill, Wadley, Wolfe and York.—26.

Nay: Berrong, Dawson, Funston, Hamilton, Helm, Inhofe, Keating, Keller, Lamb, McCune, Pierce, Schuelein, Tinsley, Watkins and Watson.—15.

Excused: Baldwin, Garrett, Graves, Medearis, Randle, Taliaferro and Young.—7.

The resolution passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Keating moved that the vote be reconsidered by which **HJR 1015** passed.

RESOLUTION

Senator McCune introduced the follow-

ing Resolution, consideration of which was deferred for this legislative day.

SCR 16 — By McCune and Murphy of the Senate and Morgan and McCaleb of the House.

A Concurrent Resolution designating the week of April 14 to April 20 as Jim Thorpe Week in Oklahoma; commending Jim Thorpe for athletic conquests and contributions to fellow Indians and Oklahomans; designating the sponsor of Jim Thorpe Memorial Celebrations as the Jim Thorpe All Sports Association and recognizing all of the Association's memorial celebration as official observances of Jim Thorpe Week; requesting the Governor issue a proclamation recognizing April 14 through April 20 as Jim Thorpe Week in Oklahoma; and directing distribution.

PENDING SENATE ACTION — RESOLUTIONS

Senator Lane asked unanimous consent, which was granted, that **HCR 1017** be referred to the Committee on Agriculture.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Thursday, March 13, 1975, at 1:00 p.m., which motion prevailed.

BILL RELEASED

HJR 1023 was properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 5:15 p.m., to meet Thursday, March 13, 1975, at 1:00 p.m.

Thirty-ninth Legislative Day

Thursday, March 13, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Berrong, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Baldwin, Capps, Medearis and Taliaferro.—4.

Senator Luton declared a quorum present.

The following prayer was offered by Dr. Virgil R. Trout and incorporated into the Journal upon request of Senator Terrill.

FATHER IN HEAVEN:

I want to thank You for the privilege of my association with the Senate body. I know that this week has been both busy and demanding for these officials. Please let the Senators know that their work is appreciated even though many of us just never get around to saying "Thank you".

Help the citizens of this State to remember that elected leaders are simply fellow-human beings with the common needs of encouragement, understanding, wisdom, and forgiveness. May we also be deeply sensitive to the families of the Senators—taking careful note of hours of loneliness and the exposure to hectic, sacrificial schedules which public leadership demands. May the families of Senate members be aware of our gratitude and concern.

Father, since it is so easy to be critical with sometimes little concern at being correct, may all of us take time to turn from the flaws of our nation to thank You fervently for the greatness of our land. May all of us continue not only to appreciate our homeland but also may we seek to see that subsequent generations have a green forest of freedom rather than the ashes of a manipulated existence.

And now, Father, grant to these leaders some hours of rest and relaxation during the weekend. Protect them as they travel. Use them in the service of their nation. Through Christ, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Luton introduced C. L.

Oglesbee, M.D., Muskogee, as the Doctor of the Day. Senator Helm introduced her nephew, Scott Bryan, to the members of the Senate.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

J. D. Fleming, 1141 W. Sheridan, Oklahoma City 73106, representing Oklahoma Farmers Union.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 243 — Public and Mental Health.

HB 1216 — Public and Mental Health, as coauthored by Funston, and be referred to Committee on Appropriations and Budget for further consideration.

HB 1266 — Social Welfare, as coauthored by Randle.

DO PASS, as amended:

SB 100 — Appropriations and Budget.

SB 239 — Judiciary, as coauthored by York of the Senate and Bamberger of the House.

SB 257 — Oil and Gas, as coauthored by Holden and Dahl.

HB 1179 — Public Safety and Penal Affairs, as coauthored by Watson and Tinsley.

HB 1263 — Judiciary.

HB 1311 — Public Safety and Penal Affairs.

FIRST READING

The following were introduced and read the first time.

SB 298 — Funston.

An Act relating to schools; amending 70 O.S. 1971, Sections 1210.191 and 1210.193; prescribing certification as to immunization of a child against certain diseases as a condition for his initial admission in a school; providing for administering immunizations; providing that if parents of a child are unable to pay for services involved, materials for such services shall be provided by the State Department of Public Health; and declaring an emergency.

SB 299 — By Grantham of the Senate and Conaghan, Kennedy and Johnson (Don) of the House.

An Act relating to roads, bridges and ferries; amending 69 O.S. 1971, Section 636; providing requirements for purchase of equipment, machinery and various materials by county commissioners; and allowing purchases over a certain amount under certain circumstances.

SB 300 — By Grantham of the Senate and Elder and Johnson (Don) of the House.

An Act relating to abstracting; defining terms; requiring the filing of a surety bond or securities in lieu thereof; establishing the duration, amount, condition and liability; providing for certificate and authority, duration and renewal thereof; setting out rights and obligations of holders; setting penalty for engaging in business without bond or certificate of authority; providing for cancellation and surrender of bond; providing for new bond, notice of hearing, annulment of old bond and certificate; providing for appeal; prohibiting unlawful payments, rebate or deductions; providing for penalty for offenses; providing for penalty for making false certificate; providing for duty to furnish abstract; stating time when abstracts are to commence; requiring permit and bond to build new plant; providing for hearing; providing for review of decision of county clerk and providing for appeal; setting term of a certifi-

cate of authority; setting limitations applicable to action for damages; repealing 1 O.S. 1971, Sections 1 through 18, and 19 O.S. 1971, Section 628, and all acts and parts of acts in conflict with the provisions of this act; providing for severability; and declaring an emergency.

SB 301 — By Watkins.

An Act relating to professions and occupations; amending 59 O.S. 1971, Section 199.2; providing for a Board of Cosmetology; providing for appointment, qualifications, procedures and compensation of Board; and declaring an emergency.

SB 302 — By Watkins.

An Act relating to the businesses of pawnbroking, scrap metal dealing and junk dealing; providing pledgors and sellers of any item or items thereto shall be required to sign and thumbprint written descriptions thereof; providing penalty; and declaring an emergency.

SB 303 — By York.

An Act relating to courts; amending 20 O.S. 1971, Section 1304, as amended by Section 1, Chapter 205, O.S.L. 1974 (20 O.S. Supp. 1974, Section 1304); providing for publication costs to be paid from the court fund under certain circumstances; and declaring an emergency.

SB 304 — By Garrett of the Senate and Elder and Henry of the House.

An Act relating to crimes and punishments; amending 21 O.S. 1971, Sections 845 and 846, as amended by Section 1, Chapter 236, O.S.L. 1972 (21 O.S. Supp. 1974, Section 846); providing for protection of children against child abuse; defining terms; providing for mandatory reporting of child abuse; providing for investigations; providing for confidentiality; and declaring an emergency.

SB 305 — By Crow of the Senate and Miskelly of the House.

An Act relating to the Department of Corrections and making a supplemental appropriation thereto; stating the purpose of the appropriation; providing lapse date; and declaring an emergency.

SB 306 — By Garrett.

An Act relating to crimes and punishments; providing for short title; defining terms; providing new definitions for certain sexual offenses; providing for defenses; providing for penalties; repealing 21 O.S. 1971, Sections 886, 887, 1021 and 1111 through 1116; directing codification; and declaring an emergency.

SB 307 — By Crow of the Senate and Miskelly of the House.

An Act relating to courts; making an appropriation to the district courts; stating the purpose of the appropriation; providing lapse date; and declaring an emergency.

SB 308 — By Boatner.

An Act relating to state government; providing that state agencies and institutions obtain approval of the legislature or the constitutional board under which they function before making application for federal assistance or grant exceeding two thousand dollars; and declaring an emergency.

SB 309 — By Graves of the Senate and Townsend of the House.

An Act relating to public health and safety; providing procedures for the release of corpses to persons legally entitled to custody; providing that physicians shall not unnecessarily render a corpse unfit for burial; directing codification; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 289 — Public Safety and Penal Affairs.

- SB 290 — Judiciary.
- SB 291 — Appropriations and Budget.
- SB 292 — Professions and Occupations.
- SB 293 — Agriculture.
- SB 294 — County, State and Federal Government.
- SB 295 — Judiciary.
- SB 296 — Public Safety and Penal Affairs.
- SB 297 — Insurance.
- SJR 14 — Constitutional Revision and Regulatory Services.
- SJR 15 — County, State and Federal Government.
- SJR 16 — County, State and Federal Government and then to Constitutional Revision and Regulatory Services.
- SJR 17 — Agriculture and then to Constitutional Revision and Regulatory Services.
- HB 1296 — Business, Industry and Labor Relations and then to Rules.
- HB 1297 — Business, Industry and Labor Relations and then to Rules.
- HB 1308 — County, State and Federal Government.
- HB 1351 — Judiciary.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1110, 1113, 1119, 1136, 1172, 1173, 1225, 1230, 1250, 1255, 1289, 1304, 1310, 1399, 1443, 1445, 1504 and 1513.

HB 1110 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

(Arts and Humanities Council — Emergency.)

HB 1113 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

An Act relating to the Office of the Department of Charities and Corrections and making an appropriation thereto; stating the purpose; providing for the appointment, duties and compensation of employees; limiting the average number of full-

time-equivalent employees; providing lapse date; making provisions of this act severable; and declaring an emergency.

HB 1119 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

(Department of Veterans Affairs and Centers — Emergency.)

HB 1136 — By Converse and Beznoska of the House and Birdsong of the Senate.

An Act relating to game and fish; amending Sections 7-501, 7-601, 7-602 and 7-801, Chapter 17, O.S.L. 1974 (29 O.S. Supp. 1974, Sections 7-501, 7-601, 7-602 and 7-801); prohibiting the keeping of certain wildlife species as domesticated pets; prohibiting the transport of wildlife by common carriers; providing for inspection quarantine and destruction of wildlife transported into this state; providing exceptions to the prohibition of transport of wildlife; prescribing penalties; providing for regulation of the import and export of wildlife; defining terms; providing for cooperative programs; and directing codification.

HB 1172 — By Matheson, Vaughn, Kardokus and Cleveland of the House and Randle of the Senate.

An Act relating to public finance; enacting the Bond Issue Proceeds Act; stating purpose; defining governmental entity; providing for publication of all projects to be funded; setting requirements for use of proceeds; providing penalties; making exceptions; directing codification; and declaring an emergency.

HB 1173 — By Cleveland, Camp, Poulos, Shotts, Frates, Green, Wiseman, Cowan and Brunton of the House and Luton of the Senate.

An Act relating to automobile license number plates; providing for permanent automobile license number plates; authorizing promulgation of certain rules and regulations; directing codification; and providing an effective date.

HB 1225 — By Stratton of the House and Crow of the Senate.

An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 2427, as amended by Section 1, Chapter 157, O.S.L. 1974 (68 O.S. Supp. 1974, Section 2427); providing for annual assessment of property; providing criteria; providing procedures where there is a change in usage of real property; repealing 68 O.S. 1971, Section 2427, as amended by Section 1, Chapter 73, O.S.L. 1974 (68 O.S. Supp. 1974, Section 2427); and declaring an emergency.

HB 1230 — By Atkins, Elder and Hood.

An Act relating to jurors; amending 38 O.S. 1971, Section 28, as amended by Section 3, Chapter 204, O.S.L. 1974 (38 O.S. Supp. 1974, Section 28); providing qualifications and exemptions for jurors; and fixing effective date.

HB 1250 — By Craighead, Bennett, Joiner, Wilson, Duckett and Fried of the House and Funston of the Senate.

An Act relating to schools; amending 70 O.S. 1971, Section 6-103; and prescribing procedure for dismissal of teachers.

HB 1255 — By Camp.

An Act relating to gift taxes; amending 68 O.S. 1971, Section 902; providing for refund of gift taxes under certain circumstances; and declaring an emergency.

HB 1289 — By Willis, Duckett, Miskelly, Sparkman, Floyd and Craighead of the House and Howard, Holden, Schuelein, Keller, Lane and Porter of the Senate.

An Act relating to the Oklahoma Capitol Improvement Authority; providing for the purchase, lease or use of certain tracts; directing that payment for those tracts be made from certain funds; providing for the purchase price; and declaring an emergency.

HB 1304 — By Bennett.

An Act relating to state government; providing that certain employees of the Department of Institutions, Social and Rehabilitative Services — Vocational

Rehabilitation Division shall have an option, for thirty days after the effective date of this act, of remaining under the Teachers' Retirement Program or changing to membership in the Oklahoma Public Employees Retirement System; and setting an effective date.

HB 1310 — By Draper and Abbott.

An Act relating to the public schools of Oklahoma; relating particularly to area vocational-technical school districts; amending 70 O.S. 1971, Section 14-108, to authorize such district to pay mileage to members of its board of education in attendance at meetings; and declaring an emergency.

HB 1399 — By Kamas, Bradley and Thornhill of the House and Field of the Senate.

An Act relating to game and fish; amending Section 4-112, Chapter 17, O.S.L. 1974 (29 O.S. Supp. 1974, Section 4-112); providing for hunting licenses; exempting those participating in rattlesnake hunts from licensing requirements; and declaring an emergency.

HB 1443 — By Wilson, Wiseman and Floyd of the House and Holden of the Senate.

An Act relating to cities and towns; authorizing the creation of a Capital Improvement Fund; providing for revenue to the fund and expenditures from the Fund; making such fund a nonfiscal fund; defining capital improvement; and declaring an emergency.

HB 1445 — By Hammons and Wickersham of the House and Tinsley of the Senate.

An Act relating to state government; amending 74 O.S. 1971, Section 915, as amended by Section 1, Chapter 279, O.S.L. 1973 (74 O.S. Supp. 1974, Section 915); providing for amount of retirement benefit to employees participating in the Oklahoma Public Employees Retirement System;

providing for payment of monthly benefit through the month during which a retirant dies; and declaring an emergency.

HB 1504 — By Edmondson, Elder and Townsend.

An Act relating to the business of the Legislature; amending 73 O.S. 1971, Section 72; providing for certain legislative expenses; providing for preparation, distribution, care and custody of Journals and Session Laws; providing procedures for handling claims, unfinished business, inventory and care and custody of legislative property and chambers; and declaring an emergency.

HB 1513 — By Hammons and Stratton of the House and Berrong and Tinsley of the Senate.

An Act relating to cities and towns; amending Section 5, Chapter 5, O. S. L. 1974 (11 O.S. Supp. 1974, Section 364b); providing for pensions of certain fire fighters; limiting number of volunteer fire fighters; and declaring an emergency.

The above numbered HBs were read for the first time.

PENDING SENATE ACTION — RESOLUTION

SCR 16, introduced on page 348, was called up for consideration.

SCR 16 was read at length, adopted upon motion of Senator McCune and ordered referred for engrossment.

Senator Murphy presiding.

MOTION TO RECONSIDER VOTE

Senator Dawson asked for consideration of his motion to reconsider the vote by which **SB 154** passed.

Senator Terrill moved to table the Dawson motion to reconsider, which motion to table was declared adopted.

SB 154 was referred for engrossment.

GENERAL ORDER

SB 214 by Terrill was read and considered.

Senator Smith moved to amend **SB 214**, Page 2, Lines 3 and 4, by restoring the stricken language and inserting after the word "annum" and before the word "a" on Line 4, the following language: "on policies issued prior to January 1, 1976," which amendment was declared adopted.

Upon motion of Senator Terrill, **SB 214**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Terrill, **SB 214**, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 214 was read for the third time at length.

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

Aye: Berrong, Butler, Cate, Crow, Dahl, Field, Funston, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Inhofe, Lane, Luton, Martin, Murphy, Pierce, Randle, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson and York.—30.

Nay: Birdsong, Boatner, Dawson, Garrett, Hamilton, Keating, Keller, Lamb, Lambert, McCune, Schuelein, Wolfe and Young.—13.

Excused: Baldwin, Capps, Medearis, Porter and Taliaferro.—5.

The bill passed.

SB 214 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 61.

The above numbered Bill was referred for enrollment.

GENERAL ORDER

HB 1241 by Shotts, et al, of the House and Pierce and Keating of the Senate was read and considered.

Upon motion of Senator Pierce, HB 1241 was advanced to engrossment.

By unanimous consent, upon request of Senator Pierce, HB 1241 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1241 was read for the third time at length.

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

Aye: Berrong, Butler, Cate, Crow, Dawson, Field, Funston, Graves, Ham, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—31.

Nay: Birdsong, Boatner, Dahl, Garrett, Grantham, Hamilton, Howell, Lane, Luton, Smith, Stipe and Wadley.—12.

Excused: Baldwin, Capps, Medearis, Porter and Taliaferro.—5.

The bill passed.

HB 1241 was ordered withheld pursuant to Rule 19(f).

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 151, 174, 191 and 193 and SCR 15 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SB 109 was correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

SCRs 11 and 14 were each correctly enrolled, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

HB 1161 by Duckett, et al, of the House and Smith, Birdsong and Luton of the Senate was read and considered.

Senators Graves, Berrong and Field asked to be made coauthors of HB 1161, which was the order.

Upon motion of Senator Smith, HB 1161, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, HB 1161, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1161 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell,

Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—41.

Excused: Baldwin, Capps, Ham, Medearis, Porter, Taliaferro and Young.—7.

The bill and emergency passed.

HB 1161 was referred for engrossment.

RESOLUTION

Senator Randle introduced the following Resolution:

SR 14 — By Randle.

A Resolution relating to the Army Corps of Engineers; memorializing the Oklahoma Legislature to make it the sense of the Legislature that the Army Corps of Engineers rescind their recent rule prohibiting the transfer of ownership of boat docks on Lake Fort Gibson; and authorizing distribution.

Senator Hamilton asked to be made a co-author of SR 14, which was the order.

Senator Randle moved to amend SR 14, Page 2, by dropping all references to Lake Fort Gibson and replacing in each instance in which the words "Lake Fort Gibson" appear the following language: "Oklahoma lakes under the jurisdiction of the U.S. Army Corps of Engineers", which amendment was declared adopted.

Senator Randle moved to amend SR 14, Page 2, Line 30, by adding after the word "Oklahoma" and before the period the following: "and to the U.S. Army Corps of Engineers headquarters in Tulsa, Oklahoma", which amendment was declared adopted.

SR 14, as amended and coauthored, was read at length, adopted upon motion of Senator Randle and ordered referred for enrollment.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HB 1190, as amended.

MOTION

Senator Randle moved that the Veto Message regarding SB 2 be stricken from the Calendar, which motion was declared adopted.

Senator Holden presiding.

GENERAL ORDER

SB 198 by Lane was read and considered.

Senators Howell and Birdsong moved to amend SB 198, Page 3, Lines 2 through 5 and 14 through 18, by striking after the word "loan," on Line 2 the balance of the sentence and by striking after the word "property." the sentence from Lines 14 through 18, which amendment was declared adopted.

Senator Graves moved to amend SB 198, Page 1, Line 5, by striking after the word "first" and before the word "liens" the words "or second" and also striking the words "as hereinafter provided," on Lines 5 and 6.

Senator Lane moved that SB 198 be laid over for this legislative day, with amendments attached, which motion was declared adopted.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HB 1009 and HJR 1023.

The above numbered Enrolled Bill and Resolution were, after fourth reading, properly signed and ordered returned to the Honorable House.

PENDING CONSIDERATION OF HAS

HAS to SB 118 were called up for consideration.

Upon motion of Senator Luton, the Senate concurred in HAS to SB 118.

SB 118, as amended by the Honorable House, was read at length.

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

Aye: Birdsong, Butler, Cate, Dahl, Dawson, Funston, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—35.

Nay: Berrong, Boatner, Garrett, Porter and Young.—5.

Excused: Baldwin, Capps, Crow, Field, Grantham, Ham, Medearis and Taliaferro.—8.

The bill passed.

Senator Grantham desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 36. Nay: 5. Excused: 7.

The emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

MOTION TO RECONSIDER VOTE

Senator Lane asked unanimous consent,

which was granted, that the time be extended until Monday, March 17, 1975, for consideration of Senator Howell's motion to reconsider the vote by which SB 184 passed.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SB 109.

The above numbered Enrolled Bill was referred to the Governor.

MESSAGE FROM THE HOUSE

Advising the signing of and returning Enrolled SCRs 11 and 14.

The above numbered Enrolled Resolutions were ordered referred to the Secretary of State.

MOTION TO RECONSIDER VOTE

Senator Lane asked unanimous consent, which was granted, that the time be extended until Monday, March 17, 1975, for consideration of Senator Hamilton's motion to reconsider the vote by which HB 1151 passed.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Monday, March 17, 1975, at 1:00 p.m., which motion prevailed.

BILL RELEASED

HB 1241 was properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 2:55 p.m. to meet Monday, March 17, 1975, at 1:00 p.m.



Fortieth Legislative Day

Monday, March 17, 1975

Pursuant to adjournment, the Senate was called to order by Senator Lane, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Howard, Luton, Porter and Tinsley.—4.

Senator Terrill presiding.

Senator Terrill declared a quorum present.

The following prayer was offered by Reverend Charles Hill, Pastor, Philemon Baptist Church, Ada, and incorporated into the Journal upon request of Senator Watkins.

Our Father who art in Heaven, we desire to acknowledge You in all our ways.

We approach You today with gratitude and shame.

We are grateful to You for the gifts of our great nation and state, our rich heritage, our freedom and for every member of the Senate assembled in these chambers.

We confess to You our shame for failure to take the proper precaution to protect and preserve these gifts of grace.

Now, O God, bless the members of this Senate as they deliberate in this session and may each be concerned with the welfare of all the people.

In the name of Christ we pray, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Helm introduced Anthony Spartos, M.D., Oklahoma City, of the University of Oklahoma Family Medicine Program, and Senator Howell introduced Mike Winzenread, Midwest City, resident at University of Oklahoma College of Medicine, as the Doctors of the Day. Senator Lambert introduced Lola Wilmes, R.N., Oklahoma City, as the Nurse of the Day.

Senator Keating introduced his wife, Cathy; Senator Dawson introduced his wife, Marie, and mother, Mrs. Imogene

Dawson; Senator Funston introduced his wife, Karen; and Senator Capps introduced his son, Gilmer John, to the members of the Senate.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

Joe W. Beeton, P.O. Box 10919, Midwest City 73110, representing Oklahoma Council of Underwater Divers, Inc.

James L. Crown, P.O. Box 10919, Midwest City 73110, representing Oklahoma Council of Underwater Divers, Inc.

Linda S. Robertson, 431 S.W. 11th, Oklahoma City 73125, representing HOPE (Help Our Prisoners Exist).

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS, as amended:

SB 81 — Appropriations and Budget.

SB 86 — Appropriations and Budget.

CS for SB 107 — Appropriations and Budget, as authored by Randle of the Senate and Miskelly and Davis (Don) of the House.

CS for SB 253 — Appropriations and Budget.

HJR 1001 — Judiciary, as coauthored by Lambert.

FIRST READING

The following were introduced and read the first time.

SB 310 — By Stipe.

An Act relating to mines and mining;

providing for surface mining safety standards; defining terms; providing for certification for certain mining positions; providing for certification fees, record, notice and revocation; providing for mine examination; requiring filing, posting and compliance with reports; providing for foreman and shot firer; providing for rules and procedures for proper ground control, fire prevention and control, storage of explosives, working with sensitized ammonium nitrate blasting agents, drilling with blasting, loading, hauling and dumping, travelways, electricity, use of equipment, personal protection, augering and general provisions; directing codification; and declaring an emergency.

SB 311 — By Terrill of the Senate and Davis (Don) of the House.

An Act relating to banks and trust companies; amending 6 O.S. 1971, Section 203; providing for powers and duties of the State Banking Board; and declaring an emergency.

SB 312 — By Martin of the Senate and Craighead and Stratton of the House.

An Act relating to public health and safety; providing for emergency medical services; providing a short title; defining terms; providing for advisory council and per diem; providing for State Board of Health approval of recommendations; providing powers of State Board of Health under this act; directing codification; providing severability; and declaring an emergency.

SB 313 — By Watson.

An Act relating to alcoholic beverages; amending 37 O.S. 1971, Section 528; providing for license suspension and revocation; and providing an effective date.

SB 314 — By Watson.

An Act relating to intoxicating liquors; amending 37 O.S. 1971, Section 520; providing for licenses; and providing for effective date.

SB 315 — By Crow.

An Act relating to the Oklahoma Judicial Retirement System; providing for benefits for surviving spouse of Justice or Judge retired on the effective date of this act who waives ten percent of retirement benefits; providing further that surviving spouse of retired Justice or Judge who died between June 22, 1974, and the effective date of this act shall receive survivor benefits as if the election had been made in the Judge's lifetime; providing for codification; and declaring an emergency.

SB 316 — By Martin.

An Act relating to public health and safety; amending 63 O.S. 1971 Section 2002; stating purposes of the Oklahoma Clean Air Act (63 O.S. 1971, Sections 2001 through 2008); defining terms; prescribing duties and powers of State Department of Health; providing for an Air Quality Council, membership thereon, terms, meetings, duties and powers thereof; prescribing procedures; providing for appointment of a chief of air quality service; prescribing his duties and powers; providing for cooperation among state agencies; providing for severability; and declaring an emergency.

SB 317 — By Ham of the Senate and Sanders of the House.

An Act relating to professional sanitarians; amending 59 O.S. 1971, Sections 901 and 907; providing for registration of professional sanitarians; defining terms; authorizing Department of Registration for Sanitarians to appoint and fix compensation of a registered professional sanitarian possessed of certain qualifications; authorizing professional designation; providing for reciprocity; making violations of certain provisions unlawful; prescribing penalties; and declaring an emergency.

SB 318 — By York.

An Act relating to landlord and tenant; amending Section 2, Chapter 269, O.S.L.

1973 (41 O.S. Supp. 1974, Section 42); providing for amount of lien of landlord on tenant's property; providing for secondary nature of lien; providing for execution against tenant's property; and declaring an emergency.

SB 319 — By York.

An Act relating to religious, educational and benevolent corporations; amending 18 O.S. 1971, Section 541; providing for an increase in the permissible number of trustees or directors; and declaring an emergency.

SB 320 — By Holden.

An Act relating to state government; amending 74 O.S. 1971, Section 89; providing for requisition of items from the Director of Central Purchasing when source of supply is limited to one bidder; and providing for letter of justification rather than an affidavit.

SJR 18 — By Howard of the Senate and Hopkins of the House.

A Joint Resolution authorizing Arnold D. DiGiacomo, to bring suit against the State of Oklahoma to determine the amount of damages, if any, sustained by him on account of the construction of the Red Fork Expressway along a side of the South half of Lot One, Block Forty-three, original Town of Red Fork, now an addition to the City of Tulsa, otherwise described as 2608 West Patton Street, Tulsa County, Oklahoma, wherein lands and improvements are owned by such person; directing the payment of any judgment rendered in said suit out of the State Highway Maintenance and Construction Fund; and declaring an emergency.

SJR 19 — By York of the Senate and Fried of the House.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment of Section 10, Article X of the Oklahoma Constitution; providing that the five-

mill school district building fund tax levy, after being once approved by the electors, shall be made each fiscal year thereafter for a period of four consecutive years or until repealed by a vote of the people; providing method of repeal; providing for ballot title; providing for filing; and ordering a special election.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 298 — Public and Mental Health.
SB 299 — County, State and Federal Government.

SB 300 — Professions and Occupations.
SB 301 — Professions and Occupations.
SB 302 — Criminal Jurisprudence.
SB 303 — Judiciary.
SB 304 — Criminal Jurisprudence.
SB 305 — Appropriations and Budget.
SB 306 — Criminal Jurisprudence.
SB 307 — Appropriations and Budget.
SB 308 — County, State and Federal Government.

SB 309 — Public and Mental Health.
HB 1110 — Appropriations and Budget.
HB 1113 — Appropriations and Budget.
HB 1119 — Appropriations and Budget.
HB 1136 — Wildlife.
HB 1172 — County, State and Federal Government.

HB 1173 — Revenue and Taxation and then to County, State and Federal Government.

HB 1225 — Revenue and Taxation.
HB 1230 — Judiciary.
HB 1250 — Education, Common.
HB 1255 — Revenue and Taxation.
HB 1289 — Appropriations and Budget.
HB 1304 — Social Welfare.
HB 1310 — Education, Common.
HB 1399 — Wildlife.
HB 1443 — Municipal Government.
HB 1445 — County, State and Federal Government.
HB 1504 — Rules.
HB 1513 — Municipal Government.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1078, 1227, 1235, 1316, 1322, 1356, 1359, 1361, 1362, 1439, 1562 and 1615.

HB 1078 — By Hammons.

An Act relating to state officers and employees; repealing 74 O.S. 1971, Section 123f; placing restrictions on the sale or distribution of convict-made goods; and providing effective date.

HB 1227 — By Stephenson, Anderson, Johnson (Don) and Bradley of the House and Tinsley of the Senate.

An Act relating to schools; amending 70 O.S. 1971, Section 3-104, as last amended by Section 1, Chapter 146, O.S.L. 1974 (70 O.S. Supp. 1974, Section 3-104); defining powers and duties of State Board of Education; and eliminating attendance restriction on high school accreditation; providing for distribution of instructional materials; and creating a revolving fund.

HB 1235 — By Bamberger, Frates, Hammons, Shotts, Campbell and Brunton.

An Act relating to administrative procedures; amending 75 O.S. 1971, Section 308; requiring any rule of an adopting agency be transmitted to the Legislature; authorizing legislative disapproval of any agency rule; fixing limit of time within which either house of the Legislature may disapprove; and declaring an emergency.

HB 1316 — By Bengtson.

An Act relating to children; amending 10 O.S. 1971, Section 21; providing for custody hearing and award of children when parents are separated without divorce; and declaring an emergency.

HB 1322 — By Parris.

An Act relating to taxation; amending 68 O.S. 1971, Section 1305; providing for levy of consumers' sales tax; providing for exemptions; providing an additional

exemption for prosthetic orthopedic devices, canes, crutches, braces, or wheelchairs; repealing 68 O.S. 1971, Section 1305b, as amended by Section 1, Chapter 27, O.S.L. 1972 (68 O.S. Supp. 1974, Section 1305b), Section 1, Chapter 203, O.S.L. 1972 (68 O.S. Supp. 1974, Section 1305d), Section 1, Chapter 227, O.S.L. 1973 (68 O.S. Supp. 1974, Section 1305e) and 68 O.S. 1971, Section 1312; and declaring an emergency.

HB 1356 — By Hibdon, Monks and Atkins of the House and Keating of the Senate.

An Act relating to labor; amending 40 O.S. 1971, Section 76; providing for minimum age for night work; providing certain exceptions; and declaring an emergency.

HB 1359 — By Hibdon and Monks of the House and Keating of the Senate.

An Act relating to labor; amending 40 O.S. 1971, Section 85; providing for minimum age for underground employment; and declaring an emergency.

HB 1361 — By Hibdon and Monks of the House and Keating of the Senate.

An Act relating to mines and mining; amending 45 O.S. 1971, Section 432; providing age requirement for work in mines; and declaring an emergency.

HB 1362 — By Hibdon and Monks of the House and Keating of the Senate.

An Act relating to mines and mining; amending 45 O.S. 1971, Section 301; providing for minimum age and limit on hours of work; and declaring an emergency.

HB 1439 — By Kardokus, Elder and Wickersham of the House and Baldwin of the Senate.

An Act relating to honey; defining terms; providing distribution and substitutes thereof shall not be labeled as honey; and providing penalty for violations of this act.

HB 1562 — By Davis (Guy).

(Oklahoma Historical Societies — Creating the Division of the Red River Valley Historical Society — Emergency.)

HB 1615 — By Elder.

(Department of Veterans Affairs — Renovation of War Veterans Commission Office Building — Emergency.)

The above numbered HBs were read for the first time.

GENERAL ORDER

SB 249 by Baldwin and Grantham of the Senate and Bernard of the House was read and considered.

Senators Berrong, Field and Taliaferro asked to be made coauthors of **SB 249**, which was the order.

Upon motion of Senator Baldwin, **SB 249**, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Baldwin, **SB 249**, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 249 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, McCune, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Howard, Luton, Martin, Porter, Smith and Tinsley.—6.

The bill passed.

SB 249 was referred for engrossment.

President Pro Tempore Howard and Senator Luton asked to be shown present, which was the order.

GENERAL ORDER

SB 243 by Funston was read and considered.

Upon motion of Senator Funston, SB 243 was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, SB 243 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 243 was read for the third time at length.

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

Aye: Butler, Capps, Cate, Dawson, Funston, Garrett, Grantham, Graves, Ham, Helm, Howard, Howell, Inhofe, Keating, Lamb, Lambert, McCune, Martin, Medearis, Murphy, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Watson, Wolfe, York and Young.—30.

Nay: Baldwin, Berrong, Birdsong, Boatner, Crow, Dahl, Field, Hamilton, Holden, Keller, Lane, Luton, Pierce, Schuelein, Wadley and Watkins.—16.

Excused: Porter and Tinsley.—2.

The bill passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Funston moved that the vote be reconsidered by which SB 243 passed.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 214 and SCR 16 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HB 1161 was correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SBs 61 and 118 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SB 118.

The above numbered Enrolled Bill was referred to the Governor.

THIRD READING

Senator Funston moved to reconsider the vote by which SB 204 was considered engrossed and placed upon third reading and final passage, which motion was declared adopted.

Senator Funston moved to reconsider the vote by which SB 204 was advanced to engrossment, which motion was declared adopted.

GENERAL ORDER

Senator Funston moved to amend SB 204, Page 2, Line 16, by striking after the

word "signed," and before the period in Line 5 of Page 3 all language and substituting therefor "the defendant shall file a response", which amendment was declared adopted.

Upon motion of Senator Funston, SB 204, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, SB 204, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 204 was read for the third time at length.

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

Aye: Berrong, Boatner, Butler, Capps, Cate, Dahl, Field, Funston, Garrett, Grantham, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Watkins, Watson, Wolfe and York.—36.

Nay: Baldwin, Birdsong, Crow, Dawson, Graves, Luton and Young.—7.

Excused: Ham, Hamilton, Porter, Tinsley and Wadley.—5.

The bill passed.

Senator Hamilton desired to vote nay on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 36. Nay: 8. Excused: 4.

The emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Luton moved to reconsider the vote by which SB 204 passed.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SBs 5, 63, 70, 74, 75 and 95, as amended.

HOUSE AMENDMENTS

HAs to SB 5 were read as follows and consideration deferred.

Amendment No. 1. Amend Page 2, Line 1, by striking the Enacting Clause.

HOUSE AMENDMENTS

HAs to SB 63 were read as follows and consideration deferred.

Amendment No. 1. Amend Page 2, Section 1, Lines 5 and 6, by deleting the words and figures "Seventy-seven Thousand Two Hundred Fifty-six Dollars (\$77,256.00)" and substituting in lieu thereof the words and figures "Seventy-eight Thousand Two Hundred Fifty-four Dollars (\$78,254.00)".

HOUSE AMENDMENTS

HAs to SB 70 were read as follows and consideration deferred.

Amendment No. 1. Amend Page 2, Section 2, Line 11, by adding after the word "law," the following sentence: "The average number of full-time-equivalent employees utilized in the total operation of the Office of the State Treasurer shall not exceed twenty (20) during the fiscal year ending June 30, 1976."

HOUSE AMENDMENTS

HAs to SB 74 were read as follows and consideration deferred.

Amendment No. 1. Amend Page 2, Section 2, Line 15, by adding parentheses and the numerals "(11)" after the word "eleven" and before the word "during".

HOUSE AMENDMENTS

HAs to SB 75 were read as follows and consideration deferred.

Amendment No. 1. Amend Page 2, Section 2, Line 16, by adding parentheses and the numerals "(10)" after the word "ten" and before the word "during".

HOUSE AMENDMENTS

HAs to SB 95 were read as follows and consideration deferred.

Amendment No. 1. Amend Page 2, Line 1, by striking the Enacting Clause.

BILL WITHDRAWN — REFERRED

Senator Grantham moved that SB 285 be withdrawn from the Committee on Oil and Gas and referred to the Committee on Judiciary, which motion was declared adopted.

GENERAL ORDER

SB 257 by Crow, Holden and Dahl of the Senate and Wilson, et al, of the House was read and considered.

Senators Stipe, Lane and Terrill asked to be made coauthors of SB 257, which was the order.

Senator Stipe moved to amend SB 257, Page 4, Line 5, by inserting a new paragraph 15 as follows:

"15. To develop and recommend priorities for maximum utilization of the energy sources existing in the state.",

which amendment was declared adopted.

Upon motion of Senator Crow, SB 257, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 257, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 257 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Keating, Keller, Lambert, Lane, Luton, McCune, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Watkins, Watson, Wolfe, York and Young.—39.

Nay: Helm, Inhofe, Lamb, Martin and Pierce.—5.

Excused: Porter, Taliaferro, Tinsley and Wadley.—4.

The bill and emergency passed.

SB 257 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1190 and 1241.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

MOTION TO RECONSIDER VOTE

Senator Howell asked for consideration of his motion to reconsider the vote by which SB 184 passed.

Senator Lambert moved to table the Howell motion to reconsider, which motion to table was declared adopted upon roll call as follows:

Aye: Birdsong, Capps, Cate, Dahl, Funston, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, McCune, Martin, Medearis, Murphy, Pierce, Schuelein, Shatwell, Terrill, Watkins, Watson, York and Young.—30.

Nay: Baldwin, Boatner, Butler, Crow, Dawson, Field, Garrett, Howell, Luton, Randle, Smith, Stipe, Taliaferro and Wolfe.—14.

Excused: Berrong, Porter, Tinsley and Wadley.—4.

SB 184 was referred for engrossment.

SPECIAL INTRODUCTION

Senator Watkins introduced Miss Mary Ann Windle, Stewart, Oklahoma, Oklahoma's Peanut Princess, to the members of the Senate, and asked unanimous consent, which was granted, that she be granted privileges of the floor. Miss Windle addressed the members of the Senate on behalf of the more than 4,000 peanut farmers in this state, and accepted a Citation from Senator Watkins commemorating her for this honor.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SB 61.

The above numbered Enrolled Bill was referred to the Governor.

GENERAL ORDER

HJR 1014 by McIntyre of the House and Randle of the Senate was read and considered.

Senator Hamilton moved to amend HJR 1014, Page 2, Line 15, by striking after the word "waived" the period and adding the following: " , provided the jury awards him a verdict." , which amendment was declared adopted.

Upon motion of Senator Randle, HJR 1014, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Randle, HJR 1014, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HJR 1014 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Cate, Dahl, Dawson, Field, Funston, Garrett, Graves, Ham, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Wadley, Watson, Wolfe and York.—37.

Nay: Baldwin, Capps, Crow, Grantham, Hamilton, McCune, Stipe, Watkins and Young.—9.

Excused: Porter and Tinsley.—2.

The resolution passed.

HJR 1014 was referred for engrossment.

Senator McCune presiding.

GENERAL ORDER

SB 237 by Wolfe of the Senate and Smith of the House was read and considered.

Upon motion of Senator Wolfe, SB 237 was advanced to engrossment.

By unanimous consent, upon request of Senator Wolfe, SB 237 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 237 was read for the third time at length.

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

Aye: Berrong, Boatner, Butler, Capps, Cate, Field, Garrett, Grantham, Ham, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Martin, Medearis, Murphy, Pierce, Shatwell, Stipe, Taliaferro, Terrill, Watson, Wolfe and Young.—28.

Nay: Baldwin, Birdsong, Dahl, Dawson, Funston, Graves, Hamilton, Howell, Lane, Luton, McCune, Randle, Schuelein, Smith, Wadley and Watkins.—16.

Excused: Crow, Porter, Tinsley and York.—4.

The bill passed.

Senators Funston, Randle, Howell and Dawson desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 32. Nay: 12. Excused: 4.

The emergency passed.

SB 237 was referred for engrossment.

Senator Smith presiding.

GENERAL ORDER

SB 198, considered previously on page 356, was considered further.

Senator Graves pressed his motion for adoption of his amendment (printed on page 356), which amendment was declared failed of adoption upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Lamb, Lambert, McCune, Murphy, York and Young.—17.

Nay: Boatner, Butler, Capps, Cate, Crow, Dahl, Ham, Holden, Howard, Howell, Inhofe, Keating, Keller, Lane, Luton, Martin, Medearis, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Wadley, Watkins, Watson and Wolfe.—28.

Excused: Porter, Taliaferro and Tinsley.—3.

Senator Hamilton moved to amend SB 198, Page 2, Line 15, by striking after the word "first" and before the word "lien," the words "or second".

Senator Hamilton asked unanimous consent that his foregoing amendment be withdrawn, which was the order.

Senator Cate moved to amend SB 198, Page 13, Line 13, by adding after the words and figures "twenty-four (24) months" the following: "provided, the Commissioner may extend such time to equal that allowed by the Comptroller of the Currency", which amendment was declared adopted.

Senator Cate moved to amend SB 198, Page 14, Line 1, by adding after the words and figures "twenty-four (24) months" the following: "provided, the Commissioner may extend such time to equal that

allowed by the Comptroller of the Currency", which amendment was declared adopted.

Senator Hamilton moved to amend SB 198, Page 16, Line 2½, by adding a Section 2 as follows:

"SECTION 2. If the Comptroller of the Currency of the U.S. Government, or if by Act of Congress, or otherwise, national banks are prohibited from making loans for second liens, the authority of state banks for such purpose shall also be nullified."

which amendment was declared adopted.

Upon motion of Senator Lane, SB 198, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Lane, SB 198, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 198 was read for the third time at length.

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

Aye: Boatner, Butler, Capps, Cate, Dahl, Funston, Ham, Holden, Howard, Howell, Keating, Lane, Luton, Martin, Medearis, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Wadley, Watkins, Wolfe and York.—26.

Nay: Baldwin, Berrong, Birdsong, Dawson, Field, Garrett, Grantham, Graves, Hamilton, Helm, Inhofe, Keller, Lamb, Lambert, McCune, Murphy, Watson and Young.—18.

Excused: Crow, Porter, Taliaferro and Tinsley.—4.

The bill passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Graves moved that the vote be reconsidered by which SB 198 passed.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 154 was correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HJR 1014 was correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SR 14 was correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

GENERAL ORDER

HB 1263 by Davis (Don) of the House and York of the Senate was read and considered.

Upon motion of Senator York, HB 1263 was advanced to engrossment.

By unanimous consent, upon request of Senator York, HB 1263 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1263 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis,

Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—41.

Excused: Baldwin, Crow, Helm, Keller, Porter, Taliaferro and Tinsley.—7.

The bill passed.

Senator Crow desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 42. Nay: 0. Excused: 6.

The emergency passed.

HB 1263 was referred for engrossment.

GENERAL ORDER

HB 1331 by Atkins and Elder of the House and York and Keating of the Senate was read and considered.

Upon motion of Senator York, HB 1331 was advanced to engrossment.

By unanimous consent, upon request of Senator York, HB 1331 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1331 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill,

Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Baldwin, Keller, Porter, Taliaferro and Tinsley.—5.

The bill passed.

HB 1331 was referred for engrossment.

Senator Howell presiding.

GENERAL ORDER

HB 1311 by Johnson (Don) of the House and Martin of the Senate was read and considered.

Senator Lambert moved to amend HB 1311, Page 3, Line 4, by adding after the word "license," a new sentence as follows: "Said list or lists shall not be used for any other purpose or relinquished to any other public or private entity or person and shall be destroyed after use by the Department of Public Safety.", which amendment was declared failed of adoption.

Senator Pierce moved to amend HB 1311, Page 2, Line 11, by adding a new sentence after the word "purposes," as follows: "The Department of Health shall transmit to the Department of Public Safety only the name, address at death, age and date of birth of the deceased person.", which amendment was tabled upon motion of Senator Martin.

Senator Dawson moved to amend HB 1311, Page 2, Line 15, by adding after the word "registered" and before the word "deaths" the word "human".

Senator Dawson asked unanimous consent, which was granted, that his foregoing amendment be withdrawn.

Senator Lambert moved to amend HB 1311, Page 2, Line 18, by adding after the

word "them" and before the word "to" the word "solely", which amendment was declared adopted.

Upon motion of Senator Martin, **HB 1311**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Martin, **HB 1311**, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1311 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Wadley, Watkins, Watson, Wolfe and York.—38.

Nay: Dawson, Helm, Pierce and Young.—4.

Excused: Baldwin, Howard, Keller, Porter, Taliaferro and Tinsley.—6.

The bill passed.

HB 1311 was referred for engrossment.

GENERAL ORDER

HB 1137 by Converse of the House and Dahl of the Senate was read and considered.

Senator Dahl moved that **HB 1137** be withdrawn from the Calendar and referred to the Committee on Wildlife, which motion was declared adopted.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Tuesday, March 18, 1975, at 1:00 p.m., which motion prevailed.

BILLS RELEASED

SB 155 and **HB 1151** were referred for engrossment.

Upon motion of Senator Lane, the Senate adjourned at 4:30 p.m. to meet Tuesday, March 18, 1975, at 1:00 p.m.



Forty-first Legislative Day

Tuesday, March 18, 1975

Pursuant to adjournment, the Senate was called to order by Senator Dahl, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Baldwin, Stipe and Tinsley.—3.

Senator Wadley presiding.

Senator Wadley declared a quorum present.

The following prayer was offered by Reverend Charles Hill and incorporated into the Journal upon request of Senator Watkins.

Our Father who art in Heaven, again we bow in Your Divine Presence, no less grateful for Your goodness than the last moments we spent together in the space of these Halls.

We express our thanks to You for each member of the Senate and for what he or she represents.

And now by the aid of your Divine Spirit, may each member of this Legislative Body be made keenly aware of his great responsibility as: Stewards of State, the manifestation of a people's faith in government, and protectors of the people.

We petition for each and every representative of the people Divine Guidance. In the name of Jesus we ask, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Murphy introduced George Gathers, M.D., Stillwater, as the Doctor of the Day. Senator Howell introduced Elaine Duff, student nurse, Midwest City; Senator Ham introduced Anita Keeler, student nurse, Dibble; and Senator Keller introduced Fleeta Choate, R.N., Oklahoma City, as the Nurses of the Day.

Senator Watkins introduced his wife, Lou, daughter, Martha, and son, Wade, to the members of the Senate.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and

placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 247 — Insurance, as coauthored by Payne of the House.

SB 259 — Insurance, as coauthored by Porter and Cate of the Senate and Elder, Rogers, Bamberger, Davis (Don), Nance, Payne and Matheson of the House, and be referred to Committee on Professions and Occupations by previous order.

SB 273 — Insurance, as coauthored by Sparkman and Hopkins of the House.

HB 1223 — County, State and Federal Government, as coauthored by Lane.

HB 1230 — Judiciary, as coauthored by Keating.

DO PASS, as amended:

SB 82 — Appropriations and Budget.

SB 93 — Appropriations and Budget.

SB 145 — County, State and Federal Government, as coauthored by Ham and Murphy of the Senate and Whorton, Vaughn and Fitzgibbon of the House.

SB 213 — Business, Industry and Labor Relations, as coauthored by Funston.

SB 235 — Judiciary.

CS for SB 260 — Judiciary and be referred to Committee on Appropriations and Budget by previous order. Senator Howell requested to be shown voting "no".

SB 283 — Insurance.

SB 294 — County, State and Federal Government.

HB 1015 — Criminal Jurisprudence.

FIRST READING

The following were introduced and read the first time.

SB 321 — By Pierce.

An Act relating to cities and towns; amending 11 O.S. 1971, Section 471, authorizing change of ward boundaries or names; providing for changes by petition;

providing for removal of ward boundaries; allowing for election of trustees at large; and declaring an emergency.

SB 322 — By Birdsong and Lambert of the Senate and Kennedy of the House.

An Act relating to county officers; setting forth qualifications for the office of county sheriff; and directing codification.

SB 323 — By Lane.

An Act relating to the Oklahoma State Senate and making an appropriation thereto; appropriating funds from funds previously appropriated to the State Legislative Council; stating the purpose of the appropriation; providing procedures for filing and approval of claims; stating prohibitions and restrictions on the use of federal revenue sharing funds; making the appropriation nonfiscal; and declaring an emergency.

SB 324 — By Grantham of the Senate and Elder and Johnson (Don) of the House.

An Act relating to the Uniform Commercial Code; amending 12A O.S. 1971, Section 8-102; providing for certain definitions; and declaring an emergency.

SB 325 — By Grantham of the Senate and Elder and Conaghan of the House.

An Act relating to revenue and taxation; providing certain deductions from the gross estate to arrive at the taxable estate of a decedent whose death occurred between June 2, 1974, and June 30, 1974; making act cumulative to other laws; and declaring an emergency.

SB 326 — By Howard and Lane.

An Act relating to state officers; providing failure of the Senate to confirm any appointment requiring Senate confirmation within a specified time imposes the duty upon the Governor to make a new appointment; and declaring an emergency.

SB 327 — By Murphy.

An Act relating to motor vehicles; amending 47 O.S. 1971, Section 565, as amended by Section 2, Chapter 189, O.S.L. 1973 (47 O.S. Supp. 1974, Section 565), to provide further grounds for denying application for, or revocation or suspension of, certain motor vehicle licenses; and declaring an emergency.

SB 328 — By Holden.

An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 2353, as amended by Section 1, Chapter 252, O.S.L. 1972 (68 O.S. Supp. 1974, Section 2353); defining terms; including "taxable income" as to which term deduction of twenty-two and one-half percent is provided for depletion allowance on oil and gas well income; and declaring an emergency.

SB 329 — By Luton.

An Act relating to workmen's compensation; amending 85 O.S. 1971, Section 22, as amended by Section 1, Chapter 219, O.S.L. 1972 (85 O.S. Supp. 1974, Section 22); providing for increase in payments allowed for disfigurement; and declaring an emergency.

SB 330 — By Cate.

An Act relating to cities and towns; providing for purchase of liability insurance to indemnify employees from civil liability; directing codification; and declaring an emergency.

SB 331 — By Grantham of the Senate and Elder, Kennedy and Johnson (Don) of the House.

An Act providing method for depositing transfers from court funds to State Judicial Fund; amending Section 12, Chapter 236, O.S.L. 1973 (20 O.S. Supp. 1974, Section 1308), to provide that remittances to State Judicial Fund must be deposited in clearing account and thence transferred to State Judicial Fund after audit of State Examiner and Inspector; and declaring an emergency.

SB 332 — By Grantham of the Senate and Elder, Kennedy and Johnson (Don) of the House.

An Act relating to the Oklahoma Council on Judicial Complaints; amending Section 3, Chapter 251, O.S.L. 1974 (20 O.S. Supp. 1974, Section 1653); providing for membership; providing that two of the three members shall constitute a quorum; and declaring an emergency.

SB 333 — By Watson of the Senate and Beznoska of the House.

An Act relating to elections; amending Section 1, Chapter 201, O.S.L. 1974 (26 O.S. Supp. 1974, Section 327.1); providing for absentee ballots for certain elections.

SB 334 — By Luton.

An Act relating to schools; amending 70 O.S. 1971, Section 18-113, as last amended by Section 26, Chapter 234, O.S.L. 1974 (70 O.S. Supp. 1974, Section 18-113); providing for class size limitations; and declaring an emergency.

SB 335 — By Terrill and Taliaferro of the Senate and Beznoska, Davis (Don) and Hooper of the House.

An Act relating to schools; amending 70 O.S. 1971, Section 7-101, as last amended by Section 1, Chapter 37, O.S.L. 1974 (70 O.S. Supp. 1974, Section 7-101); providing for approval of annexation of school districts, or parts thereof, by annexation election when boards of education of affected districts concur in holding the election; providing that when the proposed area to be annexed constitutes a certain percentage of the total area, no election shall be held; and declaring an emergency.

SB 336 — By Schuelein of the Senate and Vaughn of the House.

An Act relating to the Oklahoma Tourism and Recreation Commission and Department; making an appropriation thereto; providing funds for the Division of Parks for the Twin Bridges Recreation Area; and declaring an emergency.

SB 337 — By Luton.

An Act relating to cities and towns; amending 11 O.S. 1971, Section 114; requiring surety bond of contractor; prescribing conditions thereof; and declaring an emergency.

SB 338 — By Murphy.

An Act relating to the Office of the Oklahoma Historical Society and making an appropriation thereto; providing for funds for the editing of the papers of Will Rogers; making the appropriation fiscal; and declaring an emergency.

SJR 20 — By Murphy.

A Joint Resolution relating to support personnel in the Oklahoma Educational System; providing that all public primary and secondary schools in the State of Oklahoma report to the State Board of Education the number, description of duties and compensation of all support personnel; providing that said report be submitted to the State Board of Education prior to the convening of the 2nd Session of the 35th Oklahoma Legislature; and authorizing distribution.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 310 — Oil and Gas.**SB 311 — Banks and Banking.****SB 312 — Public and Mental Health.****SB 313 — Business, Industry and Labor Relations.****SB 314 — Business, Industry and Labor Relations.****SB 315 — Judiciary.****SB 316 — Environmental and Natural Resources.****SB 317 — Professions and Occupations.****SB 318 — Judiciary.****SB 319 — Judiciary.****SB 320 — County, State and Federal Government.****SJR 18 — Roads and Highways.****SJR 19 — Education, Common and then to Constitutional Revision and Regulatory Services.****HB 1078 — Public Safety and Penal Affairs.****HB 1227 — Education, Common.****HB 1235 — Rules.****HB 1316 — Judiciary.****HB 1322 — Revenue and Taxation.****HB 1356 — Business, Industry and Labor Relations.****HB 1359 — Business, Industry and Labor Relations.****HB 1361 — Business, Industry and Labor Relations.****HB 1362 — Business, Industry and Labor Relations.****HB 1439 — Public and Mental Health.****HB 1562 — Appropriations and Budget.****HB 1615 — Appropriations and Budget.****RESOLUTION**

Senators Howell and Terrill introduced the following Resolution, consideration of which was deferred for this legislative day:

SCR 17 — By Howell and Terrill.

A Concurrent Resolution relating to interim study; requesting the Executive Committee to create a special committee to study health care delivery in Oklahoma, with emphasis on the University Hospital and clinics; directing the committee of reference to conduct an in-depth study and submit a final report and recommendations to the Executive Committee prior to the Second Session of the Thirty-fifth Legislature; and noting the necessity of such a study.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1068, 1409 and 1578.

HB 1068 — By McCaleb, et al, of the House and Watson of the Senate.

An Act relating to game and fish; amending Sections 4-110 and 4-112, Chapter 17, O.S.L. 1974 (29 O.S. Supp. 1974, Sections 4-110 and 4-112); prohibiting the taking of game or fish without a license so to do; providing exceptions; prescribing certain fees and penalties; and declaring an emergency.

HB 1409 — By Caldwell of the House and Hamilton of the Senate.

(Public Trusts, Authorities, Cooperatives and Subsidiaries — Emergency.)

HB 1578 — By Miskelly, et al.

An Act relating to appropriating from the proceeds of the sale of bonds pursuant to Chapter 167, O.S.L. 1974, (62 O.S. Supp. 1974, Sections 57.181 through 57.192), authorized by Section 38, Article X of the Oklahoma Constitution; declaring purpose of act; appropriating two million three hundred seventy thousand dollars to the Oklahoma State Regents for Higher Education for expenditure at the Medical Center of the University of Oklahoma; specifying the purposes for which such appropriation is to be expended; authorizing contracts for expenditures hereunder; authorizing and directing coordination and cooperation with federal granting agencies; making appropriations nonfiscal; making provisions of this act severable; and declaring an emergency.

The above numbered HBs were read for the first time.

Senator Dahl presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 1151, 1263, 1311 and 1331 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

Senator Wadley presiding.

MESSAGE FROM THE GOVERNOR

Advising approval by him, March 17, 1975, of Enrolled SBs 109 and 118.

MOTION TO RECONSIDER VOTE

Senator Keating asked for consideration of his motion to reconsider the vote by which **HJR 1015** passed, which motion was declared failed of adoption upon roll call as follows:

Aye: Berrong, Boatner, Dawson, Funston, Hamilton, Helm, Holden, Inhofe, Keating, Keller, Lamb, Luton, McCune, Medearis, Pierce, Randle, Schuelein, Watkins, Watson and Young.—20.

Nay: Birdsong, Butler, Capps, Cate, Crow, Dahl, Field, Garrett, Grantham, Graves, Ham, Howard, Howell, Lambert, Lane, Martin, Murphy, Shatwell, Smith, Taliaferro, Terrill, Wadley, Wolfe and York.—24.

Excused: Baldwin, Porter, Stipe and Tinsley.—4.

HJR 1015 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 155, 184, 237, 249 and 257 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed SCRs 15 and 16.

The above numbered Resolutions were referred for enrollment.

GENERAL ORDER

SB 81 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 81 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 81 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 81 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Field, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—41.

Nay: Dawson and Funston.—2.

Excused: Baldwin, Dahl, Porter, Stipe and Tinsley.—5.

The bill and emergency passed.

SB 81 was referred for engrossment.

GENERAL ORDER

SB 86 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 86 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 86 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 86 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Nay: Helm and McCune.—2.

Excused: Baldwin, Stipe and Tinsley.—3.

The bill and emergency passed.

SB 86 was referred for engrossment.

GENERAL ORDER

SB 107 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 107 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 107 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 107 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Wadley, Watkins, Wolfe, York and Young.—41.

Nay: Helm, Inhofe, McCune and Watson.—4.

Excused: Baldwin, Stipe and Tinsley.—3.

The bill and emergency passed.

SB 107 was referred for engrossment.

GENERAL ORDER

SB 253 by Crow of the Senate and Miskelly of the House was read and considered.

Upon motion of Senator Crow, SB 253 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 253 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 253 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham,

Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe and Young.—44.

Excused: Baldwin, Stipe, Tinsley and York.—4.

The bill and emergency passed.

SB 253 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HB 1161 and HJR 1014.

GENERAL ORDER

SB 32 by Grantham was read and considered.

Senator Grantham, citing Rule 8(d), asked unanimous consent that Representatives Riggs, Holt and Conaghan be added as House coauthors of SB 32, which was the order.

Senator Grantham moved to amend SB 32, Page 1, the title, by inserting after the word "penalties" and before the word "directing" the following: "repealing 59 O.S. 1971, Sections 1251 through 1273;" which amendment was declared adopted.

Senator McCune moved to amend SB 32, Page 3, Line 2, by striking after the word "groups" on Line 1 and before the letter "f" on Line 3 all language and relettering subsequent paragraphs.

Senator Grantham moved to table the McCune amendment, which motion to table was declared adopted.

Senator Helm moved to amend SB 32, Page 3, Lines 14 and 15, by inserting after

the word "formulation" on Line 14 a period and deleting all language thereafter on Lines 14 and 15, which amendment was declared adopted.

Senator Dawson moved to amend SB 32, Page 5, Line 4, by adding after the word "counselors," and before the word "or" the word "communicologists", which amendment was declared adopted.

Senator Keating moved to amend SB 32, Page 5, Lines 6 through 8, by striking all language after the word "callings" on Line 6 through the word "work" on Line 8 and inserting in lieu therefor the following: "provided they do not represent themselves as social workers by title as defined in Section 4 of this act.", which amendment was declared adopted.

Senator Grantham moved to amend SB 32, Page 21, Line 2, by striking after the figure "16" and before the figure "59" the letter "A", which amendment was declared adopted.

Senator Grantham moved to amend SB 32, Page 21, Line 4, by adding the word and figure "SECTION 17.", and by renumbering subsequent sections, which amendment was declared adopted.

Senator Grantham moved to amend SB 32, Page 21, Line 4, by striking the letter "B" and substituting in lieu thereof the letter "A", which amendment was declared adopted.

Senator Grantham moved to amend SB 32, Page 21, Line 11, by striking the letter "C" and substituting in lieu thereof the letter "B", which amendment was declared adopted.

Upon motion of Senator Grantham, SB 32, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, SB 32, as coauthored

and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 32 was read for the third time at length.

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

Aye: Butler, Capps, Cate, Dawson, Field, Funston, Garrett, Grantham, Graves, Holden, Inhofe, Keating, Keller, Lane, Martin, Murphy, Porter, Shatwell, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe and Young.—25.

Nay: Berrong, Birdsong, Boatner, Crow, Hamilton, Helm, Howard, Lamb, Lambert, Luton, McCune, Medearis, Pierce, Schuelein, Smith and York.—16.

Excused: Baldwin, Dahl, Ham, Howell, Randle, Stipe and Tinsley.—7.

The bill passed.

Senators Smith, Lambert, McCune, Howell, York, Birdsong and Schuelein desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 33. Nay: 10. Excused: 5.

The emergency passed.

SB 32 was referred for engrossment.

MOTION TO RECONSIDER VOTE

Senator Helm asked for consideration of her motion to reconsider the vote by which SB 258 passed.

President Pro Tempore Howard moved to table the Helm motion, which motion to table was declared adopted upon roll call as follows:

Aye: Berrong, Birdsong, Butler, Capps, Cate, Crow, Dawson, Field, Funston, Graves, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Medearis, Shatwell, Smith, Taliaferro, Watkins, York and Young.—25.

Nay: Garrett, Grantham, Ham, Hamilton, Helm, Inhofe, Luton, McCune, Martin, Murphy, Pierce, Porter, Schuelein, Terrill, Wadley, Watson and Wolfe.—17.

Excused: Baldwin, Boatner, Dahl, Randle, Stipe and Tinsley.—6.

SB 258 was referred for engrossment.

GENERAL ORDER

SJR 6 by Howard, Hamilton, Berrong, Randle, Dahl and Funston of the Senate and Willis and Townsend of the House was read and considered.

Senators Luton, Graves, Wolfe, McCune, Capps, Lamb and Wadley asked to be made coauthors of **SJR 6**, which was the order.

Upon motion of Senator Hamilton, **SJR 6**, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Hamilton, **SJR 6**, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SJR 6 was read for the third time at length, as follows:

SJR 6 — By Howard, Hamilton, Berrong, Randle, Dahl, Funston, Luton, Graves, Wolfe, McCune, Capps, Lamb and Wadley of the Senate and Willis and Townsend of the House.

A Joint Resolution directing the Secretary of State to refer to the people for their

approval or rejection a proposed constitutional amendment to Section 23 of Article X, of the Oklahoma Constitution; requiring State Board of Equalization to make itemized estimate of revenues to be received by the state during next ensuing fiscal year; providing a procedure for computing estimate; prohibiting Legislature from making appropriation until estimate is made; making null and void appropriations in excess of estimate; providing for allocation of revenue to appropriations; providing limitations upon deficiency certificates; providing limitations against creation of indebtedness for payment of deficiency; providing ballot title; and ordering special election.

Be it resolved by the Senate and the House of Representatives of the 1st Session of the 35th Oklahoma Legislature:

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 of Section 23, Article X of the Constitution of the State of Oklahoma, to read as follows:

Section 23. [Within twenty-one] NOT MORE THAN FORTY-FIVE (45) DAYS OR LESS THAN THIRTY-FIVE (35) days [after the adoption of this amendment and thereafter] prior to the convening of each regular session of the Legislature, the State Board of Equalization shall 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 the next ensuing fiscal year 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 such fiscal year shall not exceed the total revenue which accrued to each such fund for the last preceding fiscal year, to which amount shall be added the cash surplus, if any, from such 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.] THE ESTIMATE SHALL NOT EXCEED AN AMOUNT WHICH SHALL BE DETERMINED BY THE FOLLOWING PROCEDURE:

(1) CERTIFY THE TOTAL AMOUNT OF REVENUE WHICH ACCRUED TO THE GENERAL REVENUE FUND AND EACH SPECIAL FUND DURING THE LAST PRECEDING FISCAL YEAR;

(2) NEXT, COMPUTE THE PERCENTAGE BY WHICH, IN EACH ONE OF THE LAST FIVE (5) PRECEDING FISCAL YEARS, THE AMOUNT OF REVENUE EXCEEDED, OR WAS BELOW, THE CORRESPONDING AMOUNT OF REVENUE FOR THE NEXT PRECEDING FISCAL YEAR, THE AVERAGE PERCENTAGE OF INCREASE OR DECREASE FOR THIS FIVE-YEAR PERIOD SHALL THEN BE COMPUTED. REVENUE OF A NONRECURRING NATURE SHALL BE EXCLUDED FROM THE REVENUE OF THE PRECEDING FISCAL YEARS IN COMPUTING THE PERCENTAGE OF INCREASE OR DECREASE FOR THOSE YEARS.

(3) IF THERE IS A DECLINE IN THE PERCENTAGE OF INCREASE DURING THE LAST PRECEDING FISCAL YEAR AS COMPARED TO THE FIVE-YEAR AVERAGE COMPUTED ABOVE, THE BOARD SHALL COMPUTE SUCH PERCENTAGE FOR THAT PERIOD.

(4) THE BOARD OF EQUALIZATION, HAVING COMPUTED THE PERCENTAGE BASED ON (2) AND ON (3) ABOVE, SHALL THEN CERTIFY WHICH IS THE LESSER OF THE TWO METHODS.

(5) THE BOARD SHALL THEN ADD TO OR SUBTRACT FROM THE TOTAL AMOUNT OF THE REVENUE FOR THE

LAST PRECEDING FISCAL YEAR, A SUM EQUAL TO TWICE THE LESSER OF THE TWO METHODS.

Such estimate shall be filed with the Governor, the President AND PRESIDENT PRO TEMPORE of the Senate, and the Speaker of the House of Representatives. The Legislature shall not pass or enact any bill, act or measure making an appropriation of money for any purpose until such estimate is made and filed, unless the State Board of Equalization has failed to file said estimate at the time of convening of said Legislature, then, in such event, it shall be the duty of the Legislature to make such estimate pursuant to the provisions of this amendment, and all appropriations made in excess of such estimate shall be null and void; provided, however, that the Legislature may at any regular session or special session called for that purpose, enact laws to provide for additional revenues OR A REDUCTION IN REVENUES, other than ad valorem taxes, or transferring the existing revenues or [surpluses] UNAPPROPRIATED CASH ON HAND from one fund to another[, whereupon]. 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 AND PRESIDENT PRO TEMPORE 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 the fiscal year estimated.

[After June 30, 1941, that] THAT portion of every appropriation, at the end of each fiscal year, in excess of actual revenues collected and allocated thereto as herein-after provided, shall be null and void. Revenues deposited in the State Treasury

to the credit of the General Revenue Fund or of any special fund (which derives its revenue in whole or in part from the state taxes or fees) shall, except as to principal and interest on the public debt, be allocated monthly to each department, institution, board, commission or special appropriation on a percentage basis, in that ratio that the total appropriation for such department, institution, board, commission or special appropriation from each fund for that fiscal year bears to the total of all appropriations from each fund for that fiscal year, and no warrant shall be issued in excess of said allocation. 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. The Legislature shall provide a method whereby appropriations shall be divided and set up on a monthly, quarterly or semiannual basis within each fiscal year to prevent obligations being incurred in excess of the revenue to be collected, and notwithstanding other provisions of this Constitution, the Legislature shall provide that all appropriations shall be reduced to bring them within revenues actually collected, but all such reductions shall apply to each department, institution, board, commission or special appropriation made by the State Legislature in the ratio that its total appropriation for that fiscal year bears to the total of all appropriations for that fiscal year; provided, however, that the Governor may in his discretion issue a deficiency certificate or certificates to the State Auditor for the benefit of any department, institution, or agency of the State, if the amount of such deficiency certificate or certificates be within the limit of the current appropriation for that department, institution, or agency, whereupon the State Auditor shall issue warrants to the extent of such certificate or certificates for the payment of such claims as

may be authorized by the Governor, and such warrants shall become a part of the public debt and shall be paid out of any money appropriated by the Legislature and made lawfully available therefor; provided further, that in no event shall said deficiency certificate or certificates exceed in the aggregate the sum of Five Hundred Thousand Dollars (\$500,000.00) in any fiscal year.

The State shall never create or authorize the creation of any debt or obligation, or fund or pay any deficit, against the State, or any department, institution or agency thereof, regardless of its form or the source of money from which it is to be paid, except as provided in this amendment and in Sections Twenty-four (24) and Twenty-five (25) of Article Ten (X) of the Constitution of the State of Oklahoma.

SECTION 2. The Ballot Title for the proposed Constitutional 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 23, Article X, Oklahoma Constitution, providing that the State Board of Equalization shall make an estimate of revenues to be received by the State for the next fiscal year; providing for manner of computing the amount of the estimate; prohibiting Legislature from making appropriations until estimate is made; nullifying appropriations in excess of estimate; limiting deficiency certificates; limiting creation of indebtedness for payment of deficiency be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT
BE APPROVED?

☐ NO

SECTION 3. The President Pro Tempore 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 of Oklahoma on the date of the next statewide primary election or special election, whichever occurs first, at which time the proposed amendment to the Constitution of the State of Oklahoma, as 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 resolution, the roll call was as follows:

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Baldwin, Dahl, Stipe, Taliaferro and Tinsley.—5.

The resolution was declared passed.

The question being, "Shall SJR 6, by Howard, Hamilton, Berrong, Randle, Dahl, Funston, Luton, Graves, Wolfe, McCune, Capps, Lamb and Wadley entitled:

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed constitutional amendment to Section 23 of Article X, of the Oklahoma Constitution; requiring State Board of Equalization to make itemized estimate of revenues to be received by the state during next ensuing fiscal year; providing a procedure for computing estimate; prohibiting Legislature from making appropriation until estimate is made; making null and void appropriations in excess of estimate; providing for allocation of revenue to appropriations; providing limitations upon deficiency certificates; providing limitations against creation of indebtedness for payment of deficiency; providing ballot title; and ordering 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 of Oklahoma on the date of the next statewide primary election, or special election, whichever occurs first, as provided in Section 4 of said resolution, which special election is hereby ordered and authorized on the date of the next statewide primary election, or special election, whichever occurs first, as provided in Section 1, of Article 24, of the Constitution of Oklahoma?"

The roll was ordered called and resulted as follows:

Aye: Berrong, Birdsong, Butler, Capps, Cate, Crow, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Nay: Boatner.—1.

Excused: Baldwin, Dahl, Stipe, Taliaferro and Tinsley.—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 6 was ordered referred for engrossment.

RESOLUTIONS

Senator Randle introduced the following resolution with the approval of the Rules Committee:

SR 16 — By Randle and Smith.

A Resolution naming former Senator Ed Bradley, of Tulsa, as "Honorary Leprechaun of the Oklahoma State Senate" in observance of St. Patrick's Day, March 17, 1975; expressing appreciation and best wishes; and directing distribution.

WHEREAS, in Ireland and in all countries where true sons of Erin reside, the date of March 17 is set aside in commemoration of the death of St. Patrick, Ireland's beloved patron saint; and

WHEREAS, St. Patrick's Day is celebrated the world over with great joy and the gayest of ceremonies, including parades; speeches; religious observances; the "wearin' of the green"; and the wearing of the shamrock, which, through its use by St. Patrick in his religious ministry, has been endeared to millions of people, past and present; and

WHEREAS, former Senator Ed "Faith and Begorrah" Bradley, who served the people of his district and state faithfully and diligently as a member of the House of Representatives in the 27th and 28th Legislatures, epitomizes the spirit of the worldwide observances commemorating Ireland's beloved St. Patrick and evokes, through his very presence, images of the Blarney Stone, and wearin' of the green and the shamrock.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

SECTION 1. That former Senator Ed Bradley of Tulsa, our beloved friend and former colleague, be and hereby is designated as "Honorary Leprechaun of the Oklahoma State Senate" in observance of St. Patrick's Day, March 17, 1975.

SECTION 2. That former Senator Bradley be and hereby is officially recognized as a foremost son of Erin in the truest sense of that term and, in his life and works, as a person who has earned the love and respect of those who have been honored to know and work with him.

SECTION 3. That the best wishes of this body be and hereby are extended to former Senator Ed Bradley for good health and boundless happiness.

SECTION 4. That a duly authenticated copy of this Resolution be presented to former Senator Bradley as a token of our high esteem and affection.

Senator Randle asked unanimous consent that all other Senators be made co-authors of **SR 16**, which was the order.

SR 16, as coauthored, was read at length, adopted upon motion of Senator Randle and ordered referred for enrollment.

Senator Field introduced the following resolution:

SCR 18 — By Field of the Senate and McKee of the House.

A Concurrent Resolution expressing the condolences of the Legislature upon the occasion of the death of the Honorable Carl Wooten of Texhoma; extending sympathy to his widow and the bereaved family; noting his numerous contributions and achievements in athletics and education;

noting exemplary life as an inspiration to all Oklahomans; and directing distribution.

Senator Field asked unanimous consent that all other Senators be made coauthors of SCR 18, which was the order.

SCR 18, as coauthored, was read at length, adopted upon motion of Senator Field and ordered referred for engrossment.

Senator Terrill introduced the following resolution, consideration of which was deferred for this legislative day:

SR 15 — By Terrill.

A Resolution relating to the University

of Oklahoma School of Medicine; requesting the University of Oklahoma School of Medicine's advice regarding the feasibility of accepting out-of-state students on a reciprocity basis and advice on the possibility of setting limits on candidate selection; and authorizing distribution.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Wednesday, March 19, 1975, at 1:00 p.m., which motion prevailed.

Upon motion of Senator Lane, the Senate adjourned at 5:10 p.m. to meet Wednesday, March 19, 1975, at 1:00 p.m.

Forty-second Legislative Day

Wednesday, March 19, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe and Young.—44.

Excused: Ham, Porter, Tinsley and York.—4.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend Charles Hill and incorporated into the Journal upon request of Senator Watkins.

O God, our gracious Father and mighty fortress, we engage this day in the struggle for that kind of a structured system which recognizes the dignity and worth of every person.

We petition of You, strength to survive, wisdom to choose, the will to act, and the courage to stand.

We pray no action be taken in this brevity of time that would cause regret and hurt for those generations who are to follow.

Now bless us this day with Your spirit of love and power.

We ask these blessings in the name of Jesus, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Baldwin introduced William S. Harrison, M.D., Chickasha, as the Doctor of the Day and Senator Howell introduced Alice Page, R.N., Midwest City, as the Nurse of the Day.

Senator Terrill introduced his wife, Kay; daughter, Lisa; Shannon Smith, Lawton; and Mrs. Terrill's cousin, Mrs. Grace Faulkner, Miami, Florida, to the members of the Senate.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 224 — Revenue and Taxation.

SB 275 — Social Welfare, as coauthored by Dawson.

SB 286 — Judiciary.

SJR 8 — Constitutional Revision and Regulatory Services, as coauthored by Wiseman and Matheson of the House.

SJR 12 — Education, Common.

SJR 14 — Constitutional Revision and Regulatory Services, as coauthored by Johnson (Joe) of the House.

HB 1218 — Wildlife.

HB 1219 — Wildlife, as coauthored by Dahl.

HB 1242 — Wildlife.

HB 1333 — Social Welfare.

HB 1363 — Banks and Banking.

HB 1399 — Wildlife.

DO PASS, as amended:

SB 76 — Appropriations and Budget.

HB 1137 — Wildlife, as coauthored by Dahl, Field and Taliaferro.

HB 1181 — Insurance.

HB 1251 — County, State and Federal Government.

HB 1264 — Revenue and Taxation, as coauthored by Hamilton.

HB 1277 — Judiciary, as coauthored by Smith, Lamb, Howell, Garrett and Keating of the Senate.

HB 1392 — Revenue and Taxation, as coauthored by Smith of the Senate.

CS for HCR 1003 — Education, Common, as coauthored by Watkins and Howell.

FIRST READING

The following were introduced and read the first time.

SB 339 — By Keating.

An Act relating to conveyances; providing that installment purchase contracts for real property or contracts for deed shall be treated as mortgages; directing codification; and declaring an emergency.

SB 340 — By Keating.

An Act relating to crimes and punishments; amending 21 O.S. 1971, Section 1834; providing penalties for disposal, removal or destruction of chattels encumbered by a mortgage; and declaring an emergency.

SB 341 — By Birdsong.

An Act relating to insurance; amending 36 O.S. 1971, Section 3636; providing for uninsured motorist coverage; providing for amount of coverage; defining terms; providing for insolvency protection, deleting the provision allowing the insured to decline coverage; and declaring an emergency.

SB 342 — By Stipe.

An Act relating to schools; amending Section 32, Chapter 211, O.S.L. 1973 (70 O.S. Supp. 1974, Section 9-101); providing for transportation for students attending public elementary and high schools; and declaring an emergency.

SB 343 — By Terrill.

An Act relating to elections; amending Section 2-118, Chapter 153, O.S.L. 1974 (26 O.S. Supp. 1974, Section 2-118); providing for salaries for secretaries of the county election boards; and declaring an emergency.

SB 344 — By Stipe, Crow and Dahl of the Senate and Floyd of the House.

An Act relating to agriculture; creating the Oklahoma Agricultural Finance Authority; stating purpose; defining terms; providing for appointments, terms, qualifications and compensation of the Board of Directors of the Authority; enumerating powers of the governing board and of the Authority; providing for issuance, terms and security of bonds; providing for designation, qualification, obligation and compensation of a fiscal agent; providing for loan applications and investigations; providing procedure for approving loan applications; establishing a revolving loan fund, a bond interest account and a bond redemption account;

providing for audit of the Authority's accounts and books; providing for payment of administrative expenses; directing codification; providing an effective date; and providing for severability.

SB 345 — By Murphy.

An Act relating to professions and occupations; amending 59 O.S. 1971, Sections 61, 62, 63, 72, 74, 81, 83, 88, 89.1, 89.2 and 89.3; establishing a State Board of Barber Examiners; providing for registration and licensing as barbers, apprentice barbers, barber assistants and barber instructors; providing qualifications; prescribing certain annual registration and other fees and charges; providing for revocation of licenses; repealing 59 O.S. 1971, Section 71; and declaring an emergency.

SJR 21 — Smith.

A Joint Resolution pertaining to feasibility study of a revolving fund for permissive self-insurance of all publicly owned equipment and buildings; providing for membership of the study committee; and declaring an emergency.

SJR 22 — By Terrill of the Senate and Benzoska of the House.

A Joint Resolution relating to the University of Oklahoma School of Medicine; providing for apportionment of the entrance selection committee; and authorizing distribution.

SJR 23 — By Murphy.

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 X of the Constitution of the State of Oklahoma; providing certain limits on ad valorem taxes; providing for annual levies for school purposes; providing for additional and emergency levies; providing for local support levies; making requirements for financing of state guaranteed programs; providing for special elections on emergency and local support levies; providing a ballot title; and ordering a special election.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 321 — Municipal Government.

SB 322 — County, State and Federal Government.

SB 323 — Rules.

SB 324 — County, State and Federal Government.

SB 325 — Revenue and Taxation.

SB 326 — Rules.

SB 327 — Public Safety and Penal Affairs.

SB 328 — Revenue and Taxation and then to Oil and Gas.

SB 329 — Insurance.

SB 330 — Municipal Government.

SB 331 — Judiciary.

SB 332 — Judiciary.

SB 333 — Municipal Government.

SB 334 — Education, Common.

SB 335 — Education, Common.

SB 336 — Appropriations and Budget.

SB 337 — Municipal Government.

SB 338 — Appropriations and Budget.

SJR 20 — Education, Common.

HB 1068 — Wildlife.

HB 1409 — Constitutional Revision and Regulatory Services.

HB 1578 — Education, Higher and then to Appropriations and Budget.

SPECIAL INTRODUCTION

Senator Holden introduced Reverend Bryan Halliburton, Duncan, and Wesley Black, to the members of the Senate, and asked unanimous consent, which was granted, that Reverend Halliburton be named Honorary Chaplain for this legislative day and be granted privileges of the floor. Senator Holden requested the Sergeant-at-Arms to escort Reverend Halliburton to the Chamber.

RESOLUTION

Senator Grantham introduced the following resolution:

SCR 19 — By Grantham of the Senate and Conaghan, Holt, Kennedy and Johnson (Don) of the House.

A Concurrent Resolution relating to the oil depletion allowance; memorializing the Congress of the United States to make it the sense of Congress that the oil depletion allowance presently in existence be retained; and authorizing distribution.

WHEREAS, this country is presently facing an energy crisis that threatens to increase in magnitude in the coming months; and

WHEREAS, foreign oil producers have acted unreasonably and irresponsibly in imposing arbitrary prices on oil not commensurate with prices as determined by the market place; and

WHEREAS, United States oil producers have concentrated their exploratory efforts in the continental United States with the resultant expenditure of millions of dollars; and

WHEREAS, if the United States is to become self-sufficient in its energy capacity, it is necessary to retain the present oil depletion allowance of twenty-two and one-half percent in order to provide domestic oil producers with an initiative to locate and utilize new sources of oil to be used for energy purposes.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. That it is the firm conviction of the 35th Oklahoma Legislature that the Congress of the United States make it the sense of Congress that the present oil depletion allowance of twenty-two and one-half percent be retained.

SECTION 2. That duly authenticated copies of this Resolution shall be transmitted to the President Pro Tempore of the United States Senate and to both United States Senators from the State of Oklahoma and to the Speaker of the House of Representatives of the United States and to each Member of the House of Representatives from the State of Oklahoma.

Senators Dahl and Murphy asked to be made coauthors of SCR 19, which was the order.

Senator Grantham asked unanimous consent that all other Senators be made coauthors of SCR 19, which was the order.

SCR 19, as coauthored, was read at length, adopted upon motion of Senator Grantham and ordered referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1387, 1475, 1476, 1477, 1478 and 1503.

HB 1387 — By Nance.

An Act relating to motor vehicles; amending 47 O.S. 1971, Section 22.2, as amended by Section 2, Chapter 292, O.S.L. 1974 (47 O.S. Supp. 1974, Section 22.2); providing for apportionment of certain monies received by the Oklahoma Tax Commission; and declaring an emergency.

HB 1475 — By Elder.

An Act relating to civil procedure; providing that service of summons is valid when served by an authorized person; directing codification; and providing an effective date.

HB 1476 — By Elder.

An Act relating to the Corporation Commission; amending 17 O.S. 1971, Section 167; providing for certificate of record as

to oil and gas leases; setting operative date; and declaring an emergency.

HB 1477 — By Elder.

An Act relating to wills and succession; amending 84 O.S. 1971, Section 114, providing for effect on will of divorce, annulment and remarriage; and declaring an emergency.

HB 1478 — By Elder.

An Act relating to counties and county officers; amending 19 O.S. 1971, Section 790.1; providing for organization and meetings of a board of control of a county hospital; providing powers and duties of said board; providing for the establishment and use of funds; and declaring an emergency.

HB 1503 — By Elder.

An Act relating to nuisances; repealing 50 O.S. 1971, Section 41; providing for the location of slaughterhouses.

The above numbered HBs were read for the first time.

GENERAL ORDER

HJR 1001 by Bamberger and Sparkman of the House and Lambert of the Senate was read and considered.

Upon motion of Senator Lambert, **HJR 1001** was advanced to engrossment.

By unanimous consent, upon request of Senator Lambert, **HJR 1001** was considered engrossed and placed on third reading and final passage.

THIRD READING

HJR 1001 was read for the third time at length.

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

Aye: Butler, Cate, Dahl, Garrett, Grantham, Holden, Howell, Keating, Lamb, Lambert, Lane, Murphy, Pierce, Randle, Shatwell, Terrill and Wolfe.—17.

Nay: Baldwin, Berrong, Birdsong, Boatner, Capps, Crow, Dawson, Field, Funston, Graves, Hamilton, Helm, Howard, Inhofe, Keller, Luton, McCune, Martin, Medearis, Schuelein, Smith, Stipe, Taliaferro, Watkins, Watson and Young.—26.

Excused: Ham, Porter, Tinsley, Wadley and York.—5.

The resolution failed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Lambert moved that the vote be reconsidered by which **HJR 1001** failed.

Senator Cate presiding.

Senators Porter and Ham asked to be shown present, which was the order.

GENERAL ORDER

SB 223 by Schuelein of the Senate and Fitzgibbon of the House was read and considered.

Upon motion of Senator Schuelein, **SB 223** was advanced to engrossment.

By unanimous consent, upon request of Senator Schuelein, **SB 223** was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 223 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Watkins, Watson and Wolfe.—44.

Excused: Tinsley, Wadley, York and Young.—4.

The bill passed.

SB 223 was referred for engrossment.

Senator York asked to be shown present, which was the order.

GENERAL ORDER

HB 1230 by Atkins, et al, of the House and Keating of the Senate was read and considered.

Senator Hamilton moved to amend HB 1230, Page 3, Line 2, by adding after the word "hardship" the following: " , provided such person is not employed and proves same by sworn testimony", which amendment was declared adopted.

Senator Stipe moved to amend HB 1230, Page 2, Line 4, by striking after the word "counties" all language through Line 4 of Page 3, which amendment was declared adopted.

Senator Martin moved to amend HB 1230, Page 3, Line 14, by striking all language on Line 14 and renumbering subsequent paragraphs, which amendment was declared adopted.

Upon motion of Senator Keating, HB 1230, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Keating, HB 1230, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1230 was read for the third time at length.

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

Aye: Berrong, Butler, Capps, Cate, Crow, Dahl, Dawson, Funston, Garrett, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Porter, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe and York.—37.

Nay: Baldwin, Birdsong, Boatner, Field, Grantham, Howell, Murphy, Pierce, Smith and Young.—10.

Excused: Tinsley.—1.

The bill passed.

HB 1230 was referred for engrossment.

GENERAL ORDER

SB 240 by Luton was read and considered.

Senator Luton, citing Rule 8(d), asked unanimous consent that Representatives Monks and Edmondson be added as House coauthors of SB 240, which was the order.

Upon motion of Senator Luton, SB 240, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Luton, SB 240, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 240 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—47.

Excused: Tinsley.—1.

The bill and emergency passed.

SB 240 was referred for engrossment.

GENERAL ORDER

SB 283 by Luton was read and considered.

Upon motion of Senator Luton, SB 283 was advanced to engrossment.

By unanimous consent, upon request of Senator Luton, SB 283 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 283 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps,

Cate, Crow, Dawson, Funston, Garrett, Grantham, Graves, Ham, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Murphy, Porter, Randle, Shatwell, Smith, Stipe, Taliaferro, Watkins, Watson, Wolfe, York and Young.—34.

Nay: Baldwin, Berrong, Dahl, Field, Hamilton, Helm, Inhofe, McCune, Pierce, Schuelein, Terrill and Wadley.—12.

Excused: Medearis and Tinsley.—2.

The bill and emergency passed.

SB 283 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HB 1161 and HJR 1014.

The above numbered Enrolled Bill and Resolution were, after fourth reading, properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 81, 86, 107, 253 and 258; SJR 6; and SCR 18 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HJR 1015 was correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SCRs 15 and 16 were each correctly enrolled, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

SR 16 was correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

GENERAL ORDER

SB 166 by Murphy of the Senate and Floyd of the House was read and considered.

Senators Graves and Lane asked to be made coauthors of SB 166, which was the order.

Senator Helm moved to amend SB 166, Page 2, Lines 11 through 16, by deleting all language on Lines 11 through 15 and the word "housing." on Line 16.

Senators Pierce, Helm and Inhofe moved to amend SB 166, as a substitute amendment for the Helm amendment, Pages 2 and 3, by striking all of Section 2 through Line 8 of Page 3, which amendment was declared adopted.

Senator Murphy moved to amend SB 166, Page 11, Line 11, by striking after the word "such" and before the word "expenses" the word "actual", which amendment was declared adopted.

Senator Murphy moved to amend SB 166, Page 12, Line 18, by adding after the word "Authority" on Line 17 the following new language:

"An advisory legislative committee shall be constituted to meet with the Authority board of directors during the board's regularly scheduled meetings, and shall advise the board on all matters pertaining to the policies and functions and operations of the Authority.

"The Committee shall have three legislative members from the Oklahoma House of Representatives, who shall be appointed by the Speaker of the House, and three legislative members from the Oklahoma Senate who shall be appointed by the Senate President Pro Tempore.

"The Committee shall present an annual

report to the Legislature no less frequently than each year on the status of the Authority."

Senator Hamilton moved to table the Murphy amendment, which motion to table was declared adopted.

Senator Murphy moved to amend SB 166, Page 39, Line 15, by inserting after the word "transfers" on Line 15 the following new paragraph:

"Provided this paragraph shall not prohibit property from being included within a special assessment or improvement district nor exempt any such property from special assessment levies.", which amendment was declared adopted.

Senator Berrong moved to amend SB 166, Page 3, Lines 9 through 16½, by striking all language on Page 3, Line 9 to the word "The" on Line 16.

Senator Berrong asked unanimous consent, which was granted, to withdraw his foregoing amendment.

Senator Randle moved to amend SB 166, Page 39, Line 17, by adding after the word "authority" and before the word "shall" the following: ", or any member of the Oklahoma State Legislature or his immediate family," which amendment was declared adopted.

Senator Randle moved to amend SB 166, Page 40, Line 5, by deleting after the word "and" and before the word "member" the word "the" and substituting the word "any", which amendment was declared adopted.

Senator Hamilton moved to amend SB 166, Page 41, Line 1½, by inserting a new Section 23 as follows:

"SECTION 23. The State of Oklahoma, nor any political subdivision thereof, shall

be liable under any circumstances to any obligation, judgment, verdict or claim of any kind, arising from or connected in any way with the provisions of this act."

and by renumbering subsequent sections, which amendment was declared adopted.

Senator Berrong moved to amend SB 166, Page 3, Lines 9 through 18, and Page 4, Line 1, by striking all of Lines 9 through 18 on Page 3 and Line 1 on Page 4 and substituting the following:

"The Oklahoma Housing Finance Authority is herein declared to be an agency of the State of Oklahoma."

, which amendment was declared adopted.

Senator Pierce moved to amend SB 166, Page 40, Line 17, by striking all of Section 22 and renumbering subsequent sections, which amendment was declared adopted.

Senator Smith moved to amend SB 166, Page 41, Line 1½, by adding after the new Section 23 the following: "Nothing herein contained shall be construed."

Senator Smith asked unanimous consent, which was granted, that his foregoing amendment be withdrawn.

Senator Berrong moved to amend SB 166, Page 38, Line 1, by adding after the word "obligations" and before the word "or" the following: "if performed in good faith", which amendment was declared adopted.

Upon motion of Senator Murphy, SB 166, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Murphy, SB 166, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 166 was read for the third time at length.

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

Aye: Boatner, Butler, Cate, Crow, Dahl, Dawson, Funston, Garrett, Grantham, Graves, Ham, Holden, Howard, Howell, Lane, Luton, Martin, Medearis, Murphy, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley and York.—27.

Nay: Baldwin, Berrong, Birdsong, Capps, Field, Hamilton, Helm, Inhofe, Keating, Keller, Lamb, Lambert, McCune, Pierce, Porter, Schuelein, Watson, Wolfe and Young.—19.

Excused: Tinsley and Watkins.—2.

The bill passed.

UNANIMOUS CONSENT REQUEST

Senator Watkins asked unanimous consent that he be shown not voting on SB 166 for reasons of personal interest as provided under Article V of the Constitution, which was the order.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Lane moved that the vote be reconsidered by which SB 166 passed.

MESSAGE FROM THE HOUSE

Advising the signing of and returning Enrolled SCRs 15 and 16.

The above numbered Enrolled Resolutions were ordered referred to the Secretary of State.

EXECUTIVE SESSION

There being matters on the President's

desk for the consideration of the Senate in executive session, it was upon motion of Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator Cate presiding, who made the following announcements:

The Senate, in executive session, and upon motion of Senator Stipe, advised and consented to the confirmation of WILLIAM ERVIN ALLFORD, McAlester, as a member of the Oklahoma Highway Commission to serve an 8-year term ending February 15, 1983, and effective upon Senate confirmation. Mr. Allford succeeds Benny Klutts of Poteau.

The Senate, in executive session, and upon motion of Senator Martin, advised and consented to the confirmation of ELAINE ALLMAN, Sulphur, as a member of the State Election Board to serve a term ending March 1, 1979, and effective upon Senate confirmation. Ms. Allman succeeds Edna Mae Phelps.

The Senate, in executive session, and upon motion of Senator Butler, advised and consented to the confirmation of ELLIS HOLLY, Okmulgee, as a member of the Wildlife Conservation Commission to serve an 8-year term ending July 1, 1982. Mr. Holly succeeds Jack Hines of Henryetta.

The Senate, in executive session, and upon motion of Senator Dawson, advised and consented to the confirmation of PAULINE MARTIN, Seminole, as a member of the Board of Regents of Seminole Junior College to serve an unexpired term ending July 1, 1977, and effective upon Senate confirmation. Mrs. Martin succeeds T. P. Bryan.

The Senate, in executive session, and

upon motion of Senator Dawson, advised and consented to the confirmation of TED PHILLIPS, Seminole, as a member of the Board of Regents of Seminole Junior College to serve a 7-year term ending July 1, 1981, and effective upon Senate confirmation. Mr. Phillips succeeds himself.

The Senate, in executive session, and upon motion of Senator Dawson, advised and consented to the confirmation of FRANK SEAY, SR., Seminole, as a member of the Board of Regents of Seminole Junior College to serve a term ending July 1, 1978, and effective upon Senate confirmation.

The Senate, in executive session, and upon motion of Senator Dawson, advised and consented to the confirmation of MICHAEL D. SIMMONS, Wewoka, as a member of the Board of Regents of Seminole Junior College to serve an unexpired term ending July 1, 1980, and effective upon Senate confirmation. Mr. Simmons succeeds Ruby Lovelady.

The Senate, in executive session, and upon motion of Senator Hamilton, advised and consented to the confirmation of GALEN SULLINS, Spiro, as a member of the Board of Regents of Carl Albert Junior College to serve a 7-year term ending in 1981, and effective upon Senate confirmation. Mr. Sullins succeeds Bob Lee Kidd.

The Senate, in executive session, and upon motion of Senator Dawson, advised and consented to the confirmation of DOROTHY WALLACE, Seminole, as a member of the Oklahoma Tourism and Recreation Commission to serve an unexpired term ending July 1, 1975. Mrs. Wallace succeeds Bob Passmore.

The Senate, in executive session, and upon motion of Senator Dawson, advised and consented to the confirmation of DON WILLS, Seminole, as a member of the Board of Regents of Seminole Junior

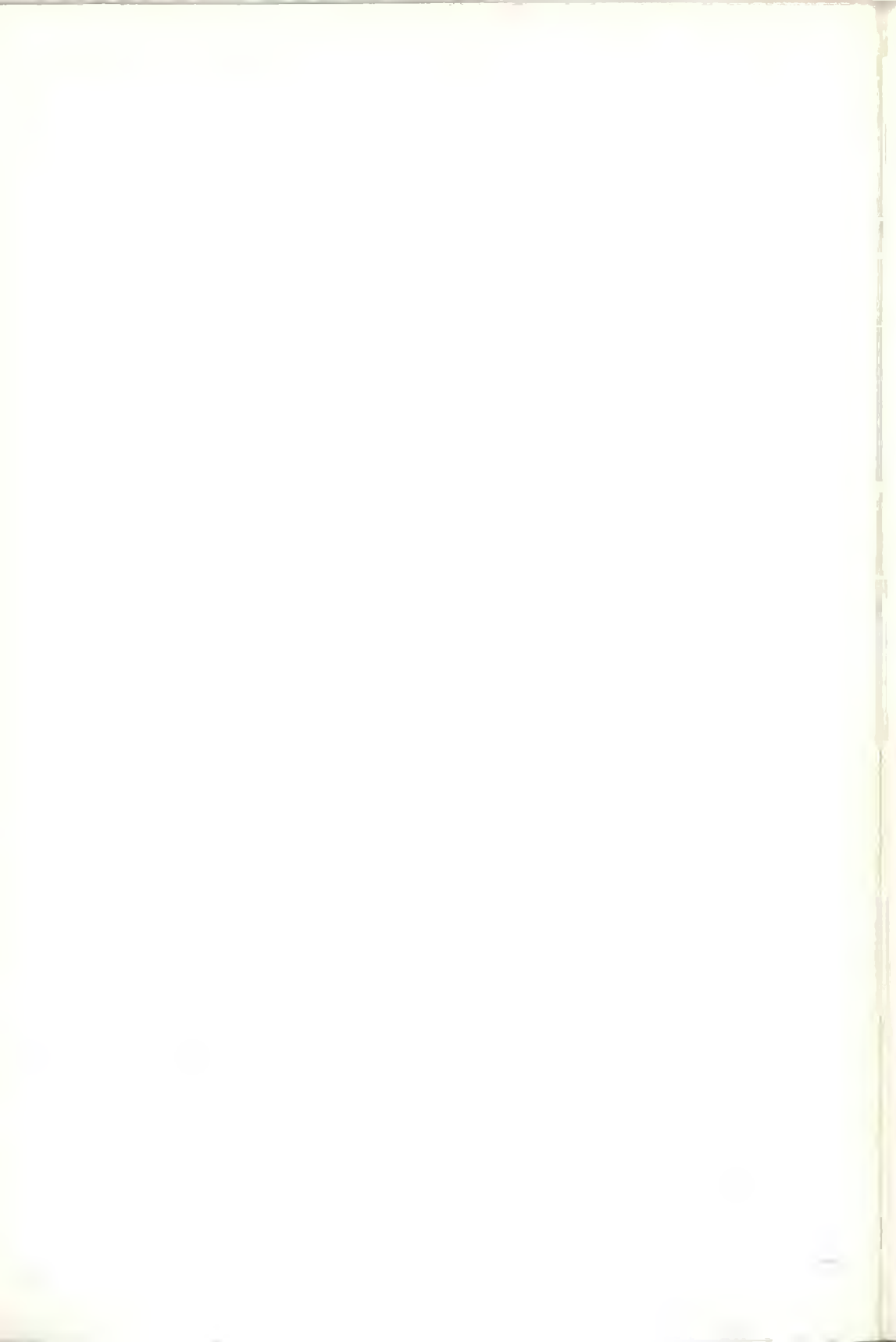
College for an unexpired term ending July 1, 1976, and effective upon Senate confirmation. Mr. Wills succeeds Reverend James C. Willett.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HBs 1311 and 1331, as amended.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Thursday, March 20, 1975, at 1:00 p.m., which motion prevailed.

Upon motion of Senator Lane, the Senate adjourned at 3:40 p.m., to meet Thursday, March 20, 1975, at 1:00 p.m.



Forty-third Legislative Day

Thursday, March 20, 1975

Pursuant to adjournment, the Senate was called to order by Senator Smith, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Porter and Randle.—2.

Senator Smith declared a quorum present.

The following prayer was offered by Reverend Charles Hill and incorporated into the Journal upon request of Senator Watkins.

Our Father who art in Heaven, Holy is Your name and worthy of our praise.

Dear God, we thank You this day for Your many blessings. You have made it possible for us to move from cabins to castles, tents to temples and from teepees to towers.

We confess to You our sins of blundering along the way and beg Your forgiveness.

Now, O God, we petition Your blessing upon each representative of the people as each exercises such legislative powers as granted by the people.

May each member of the House and Senate become a voice in the wilderness crying out against the sins of wreckless spending, waste of human life and corruption in government.

And now may Your spirit guide us in the deliberations of the day, we ask in the name of Jesus Christ, Amen.

The Journal for the last legislative day was declared approved.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

J. V. Bradshaw, 2519 N.W. 23, Oklahoma City, representing Oklahoma City Retailers Association, Inc.

David M. Dank, 2519 N.W. 23, Suite 101, Oklahoma City, representing Oklahoma Retail Merchants Association.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 272 — Municipal Government.

HB 1092 — Appropriations and Budget.

HB 1443 — Municipal Government.

HB 1513 — Municipal Government.

DO PASS, as amended:

CS for SB 99 — Education, Higher.

SB 232 — Public Safety and Penal Affairs.

SB 255 — Public and Mental Health, as coauthored by Funston.

SB 296 — Public Safety and Penal Affairs.

HB 1043 — Rules, as coauthored by Howard.

HB 1155 — Appropriations and Budget, as coauthored by Lamb.

FIRST READING

The following were introduced and read the first time.

SB 346 — By Grantham of the Senate and Kennedy, et al, of the House.

An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 2353, as amended by Section 1, Chapter 252, O.S.L. 1972 (68 O.S. Supp. 1974, Section 2353); defining terms; including "taxable income" as to which term deduction of twenty-two and one-half percent is provided for depletion allowance on oil and gas well income; and declaring an emergency.

SB 347 — By Grantham of the Senate and McKee, et al, of the House.

An Act relating to state government; amending Section 1, Chapter 156, and Section 13, Chapter 298, O.S.L. 1974 (61 O.S.

Supp. 1974, Sections 61 and 113, respectively); amending Section 1, Chapter 43, and Section 1, Chapter 133, O.S.L. 1974 (74 O.S. Supp. 1974, Sections 85.22 and 3109, respectively); defining terms; providing term "Department" shall not include institutions in the state system of higher education; prescribing procedure for selection of and for such architects and engineers doing business with such institutions; prohibiting acceptance of gratuities by or to consultants or persons doing business with said state institutions; prescribing penalties for violations of prohibitions; providing for noncollusive affidavit attachment to certain bids for furnishing goods, materials or services; providing for bond for assurance of quality of labor and materials in executing contracts; providing for severability; and declaring an emergency.

SB 348 — By Dawson and Porter.

An Act relating to schools; making an appropriation to the Oklahoma State Regents for Higher Education; providing a supplemental appropriation for Langston University; and declaring an emergency.

SB 349 — By York.

An Act relating to courts; providing for the payment of court costs of indigent persons under certain circumstances; providing procedures whereby court clerks shall be required to accept and file cases on behalf of indigent persons without fee; providing trial court judges with a means of alternative service of process on behalf of indigent persons; directing codification; and declaring an emergency.

SB 350 — By Tinsley of the Senate and Davis (Don) of the House.

An Act relating to motor vehicles; providing short title; stating purpose; defining terms; requiring application for and obtaining of certificates of title for motor vehicles under certain circumstances; providing certain requirements and procedures relative to the issuance of such

certificates of title; exempting the Oklahoma Tax Commission, its agents and motor license agents from liability for certain acts; providing for issuance of receipts and procedures relating thereto; providing for effect of receipts and certificates of title; providing for transfer of certificates of title and requiring such transfer under certain circumstances; providing for application for new certificate of title after transfer; providing procedures when a certificate of title is lost or destroyed; providing procedures in relation to junked, dismantled, destroyed, rebuilt or reassembled motor vehicles; providing for refusal, suspension or revocation of certificates of title and hearings in relation thereto; prohibiting application for or transfer of certificate of title by any person for any other person except under certain circumstances; providing for perfection of certain security interests and notation of liens; providing procedures in relation to discharged liens; exempting certain transactions and property from the application of this act; providing for assigned vehicle identification numbers; making certain acts unlawful; providing penalties; providing that sales in violation of this act shall be void; authorizing the Oklahoma Tax Commission to promulgate rules and regulations; providing fees; requiring duties of certain individuals under this act; amending 47 O.S. 1971, Section 4-108; repealing 47 O.S. 1971, Sections 23 through 23.14; providing for severability; and declaring an emergency.

SB 351 — By Berrong.

An Act relating to consumer credit; providing portions of the Oklahoma Uniform Consumer Credit Code shall be applicable to consumer credit sales or loans solicited in the State of Oklahoma; directing codification; and declaring an emergency.

SB 352 — By Helm of the Senate and Monks of the House.

An Act relating to federal aid; prohibiting consideration of any bill by the Okla-

homa Legislature wherein there is a threat of removal of federal funds; and declaring an emergency.

SB 353 — By Capps and Terrill of the Senate and Wickersham of the House.

An Act relating to the development of small businesses; providing short title; declaring the legislative intent to encourage state purchases from small businesses; requiring the State Board of Public Affairs, Purchasing Division, to assist small businesses and to otherwise coordinate activities relating thereto; providing that a meaningful percentage of state purchases and contracts be procured from small businesses; providing for interagency cooperation; providing for public hearings; requiring an annual report; authorizing appointment of an Advisory Council; making provisions of this act severable; directing codification; providing an effective date; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 339 — Judiciary.

SB 340 — Criminal Jurisprudence.

SB 341 — Insurance.

SB 342 — Education, Common.

SB 343 — Rules.

SB 344 — Agriculture.

SB 345 — Professions and Occupations.

SJR 21 — Education, Common.

SJR 22 — Education, Higher.

SJR 23 — Revenue and Taxation and then to Constitutional Revision and Regulatory Services.

HB 1387 — Revenue and Taxation.

HB 1475 — Judiciary.

HB 1476 — Oil and Gas.

HB 1477 — Judiciary.

HB 1478 — County, State and Federal Government.

HB 1503 — Public and Mental Health.

BILL WITHDRAWN

Senator Terrill asked unanimous consent that SJR 1 be withdrawn from the Committee on Rules and referred to the Committee on Constitutional Revision and Regulatory Services, which was the order.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1166, 1224, 1383, 1446 and 1507.

HB 1166 — By Cotner, et al, of the House and Howell of the Senate.

An Act relating to state officers and employees; amending 74 O.S. 1971, Sections 118.2, 118.3, 118.4, 118.5, 118.7, 118.8, as amended by Section 2, Chapter 161, O.S.L. 1972 (74 O.S. Supp. 1974, Section 118.8), 118.9, 118.12 and 118.13; stating purpose; defining terms; creating Division of Data Processing Planning within State Board of Public Affairs; creating a Technical Advisory Commission within Division; providing procedures for Advisory Commission; designating duties of Director of the Division; exempting certain agencies and institutions; authorizing certain agencies to maintain data processing equipment installations; requiring reports; and declaring an emergency.

HB 1224 — By Duckett, et al, of the House and Keller of the Senate.

An Act relating to prisons and reformatories; providing procedures for parole determination; directing codification; and declaring an emergency.

HB 1383 — By Ferrell, et al, of the House and Lane and Lamb of the Senate.

An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 2358, as amended by Section 2, Chapter 252, O.S.L. 1972 (68 O.S. Supp. 1974, Section 2358), 2370 and 2371; providing rates of taxation for specified classes of Oklahoma corporations; providing rates of taxation for sav-

ings and loan associations; and declaring an emergency.

HB 1446 — By Rogers, et al.

An Act relating to labor; amending 40 O.S. 1971, Section 213, as amended by Section 1, Chapter 302, O.S.L. 1974 (40 O.S. Supp. 1974, Section 213); providing for determination of employment security benefits; and declaring an emergency.

HB 1507 — By Atkins.

An Act relating to children; amending 10 O.S. 1971, Section 4; providing for support and education of children; and providing effective date.

The above numbered HBs were read for the first time.

GENERAL ORDER

SB 213 by Stipe, Field and Funston was read and considered.

Senator Hamilton moved to amend **SB 213**, Page 14, Lines 8 and 9, by striking after the word "others" the next sentence.

Senator Hamilton asked unanimous consent to withdraw his amendment, which was the order.

Senator Hamilton moved to amend **SB 213**, Page 15, Lines 6 through 16, by removing the brackets and restoring the language.

Senator Stipe asked unanimous consent that **SB 213** be laid over for this legislative day with amendments attached, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 32, 223, 240 and 283 and SCR 19 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HB 1230 was correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1333 by Willis, et al, of the House and Howard and Porter of the Senate was read and considered.

Senator Howell moved to amend HB 1333, Page 2, Line 9, by striking after the word "personnel" and before the word "duties" the words "assigned to" and inserting in lieu thereof the words "while performing their" and by adding after the word "duties" on Line 10 the following: "related thereto", which amendment was declared adopted.

Upon motion of President Pro Tempore Howard, HB 1333, as amended, was advanced to engrossment.

By unanimous consent, upon request of President Pro Tempore Howard, HB 1333, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1333 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Ham, Lambert, Porter and Randle.—4.

The bill and emergency passed.

HB 1333 was referred for engrossment.

RESOLUTION

Senator Luton introduced the following resolution:

SR 17 — By Luton.

A Resolution memorializing the Governor to declare and designate "Oklahoma Azalea Week"; further memorializing Governor to designate the Muskogee Azalea Festival the state's official festival for observance of said week; and directing distribution.

WHEREAS, the flame-red and other vivid hues of the flower of the azalea shrub are well recognized and known as among the most beautiful and eye-pleasing spectacles the horticultural world has to offer; and

WHEREAS, said azaleas bloom and blossom in great profusion at this time of the year in the State of Oklahoma; and

WHEREAS, the display of azaleas in full bloom is particularly notable in Honor Heights Park and in other gardens of Muskogee during the annual Muskogee Azalea Festival which has become one of the great tourist attractions of the Great Southwest and a mecca for nature lovers and photographers from all over the nation.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

SECTION 1. The Senate memorializes the Governor to declare, designate and set aside by Executive Order the week of April

7 through April 14, 1975, as "Oklahoma Azalea Week" and to call upon and urge all Oklahomans to observe said week and to observe and enjoy the great beauty of the azalea flower.

SECTION 2. The Senate further memorializes the Governor to designate by Executive Order the Muskogee Azalea Festival the official festival for observance of said "Oklahoma Azalea Week."

SECTION 3. A copy of this Resolution shall be delivered immediately upon adoption to the Governor.

Senator Luton asked unanimous consent that all other Senators be made coauthors of SR 17, which was the order.

SR 17, as coauthored, was read at length, adopted upon motion of Senator Luton and ordered referred for enrollment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1311 and 1331.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 273 by Funston of the Senate and Sparkman and Hopkins of the House was read and considered.

Upon motion of Senator Funston, SB 273 was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, SB 273 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 273 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Ham, Lambert, Porter and Randle.—4.

The bill and emergency passed.

SB 273 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 208, as coauthored by Sanders, Parris, Robinson and Cunningham.

The above numbered Bill was referred for enrollment.

GENERAL ORDER

SB 238 by Luton of the Senate and Payne of the House was read and considered.

Upon motion of Senator Luton, SB 238 was advanced to engrossment.

By unanimous consent, upon request of Senator Luton, SB 238 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 238 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Murphy, Pierce, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Ham, Lambert, Porter and Randle.—4.

The bill passed.

SB 238 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HJR 1015, as amended.

GENERAL ORDER

SB 100 by York, Lambert, Birdsong, Smith, Porter, Stipe, Keating, Keller, Randle and Cate of the Senate and Hood, et al, of the House was read and considered.

Upon motion of Senator York, SB 100 was advanced to engrossment.

By unanimous consent, upon request of Senator York, SB 100 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 100 was read for the third time at length.

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

Aye: Berrong, Birdsong, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Murphy, Pierce, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watson, Wolfe, York and Young.—34.

Nay: Baldwin, Boatner, Grantham, Graves, Hamilton, Martin, Schuelein and Watkins.—8.

Excused: Ham, Lambert, Medearis, Porter, Randle and Taliaferro.—6.

The bill and emergency passed.

SB 100 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SBs 62, 92 and 94, as amended.

HOUSE AMENDMENTS

HAs to SB 62 were read as follows and consideration deferred.

Amendment No. 1. Amend Page 2, Section 2, Lines 10 through 12 by deleting the entire section and renumbering the succeeding sections accordingly.

Amendment No. 2. Amend Page 4, Section 6, Line 14 by deleting the word and figures "ten (10)" and inserting in lieu thereof the word and figures "twelve (12)".

HOUSE AMENDMENTS

HAs to SB 92 were read as follows and consideration deferred.

Amendment No. 1. Restore Title to read as follows:

"An Act relating to the Oklahoma Conservation Commission and making an appropriation thereto; stating the purpose; providing for the payment of operational expenses by the Oklahoma Conservation Commission; providing for the appointment and compensation of employees; designating executive director's maximum salary; limiting number of employees; providing for the payment of district directors; allowing for assistance to soil and water conservation districts; providing lapse date; making the provisions of this act severable; and declaring an emergency."

Amendment No. 2. Amend Page 2, Line 1, by striking the Enacting Clause.

HOUSE AMENDMENTS

HAs to SB 94 were read as follows and consideration deferred.

Amendment No. 1. Restore Title to read as follows:

"An Act relating to the Department of Pollution Control and making an appropriation thereto; stating the purpose; providing for the appointment and compensation of employees; fixing director's maximum salary; limiting number of employees; providing lapse date; making provisions of this act severable; and declaring an emergency."

Amendment No. 2. Amend Page 2, Line 1, by striking the Enacting Clause.

Senator Cate presiding.

GENERAL ORDER

SB 76 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Senators Berrong and Inhofe moved to amend SB 76, Page 11, Lines 10 through 18

and Page 12, Lines 1 through 4, by striking all of Section 13 and substituting a new Section 13 as follows:

"SECTION 13. There is hereby appropriated to the Oklahoma State Department of Health, from monies in the General Revenue Fund of the State Treasury, for the fiscal year ending June 30, 1976, not otherwise appropriated, not to exceed Three Hundred Thousand Dollars (\$300,000.00) for a hard surface ground level parking facility to accommodate five hundred (500) vehicles."

and by renumbering subsequent sections, which amendment was declared adopted.

Upon motion of Senator Crow, SB 76, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 76, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 76 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Murphy, Pierce, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Ham, Lambert, Medearis, Porter, Randle and Taliaferro.—6.

The bill and emergency passed.

SB 76 was referred for engrossment.

GENERAL ORDER

SB 82 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 82 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 82 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 82 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Murphy, Pierce, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—40.

Nay: Boatner.—1.

Excused: Ham, Lambert, Medearis, Porter, Randle, Stipe and Taliaferro.—7.

The bill and emergency passed.

SB 82 was referred for engrossment.

GENERAL ORDER

SB 294 by Wadley was read and considered.

Senator Smith asked to be made a co-author of SB 294, which was the order.

Senator Wadley moved to amend SB 294, Page 5, Line 16, by changing after the word "Claremore" the semicolon to a period and inserting the following language: "Provided that no additional appropriated funds be made available for this project.", which amendment was declared adopted.

Upon motion of Senator Wadley, SB 294, as coauthored and amended, was advanced to engrossment.

By unanimous consent upon request of Senator Wadley, SB 294, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 294 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Murphy, Pierce, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—41.

Excused: Baldwin, Ham, Lambert, Medearis, Porter, Randle and Taliaferro.—7.

The bill and emergency passed.

SB 294 was referred for engrossment.

GENERAL ORDER

HB 1399 by Kamas, et al, of the House and Field of the Senate was read and considered.

Upon motion of Senator Field, HB 1399 was advanced to engrossment.

By unanimous consent, upon request of Senator Field, **HB 1399** was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1399 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Murphy, Pierce, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—40.

Excused: Baldwin, Dawson, Ham, Lambert, Medearis, Porter, Randle and Taliaferro.—8.

The bill and emergency passed.

HB 1399 was ordered withheld pursuant to Rule 19(f).

MOTION TO RECONSIDER VOTE

Senator Funston asked unanimous consent, which was granted, that the time be extended until Monday, March 24, 1975, for consideration of his motion to reconsider the vote whereby **SB 243** passed.

RESOLUTION STRICKEN

Senator Howell asked unanimous con-

sent that **SCR 17** be stricken from the Calendar, which was the order.

RESOLUTION

Senator Helm introduced the following resolution, consideration of which was deferred for this legislative day.

SCR 20 — By Helm, Stipe, Capps, McCune, Watson, Inhofe and Smith of the Senate and Denman of the House.

A Concurrent Resolution memorializing Congress to curb the powers of the Supreme Court by invoking Article 3, Section 2, of the United States Constitution and thereby removing the question of abortion from the jurisdiction of the Supreme Court and return it to the states; and directing distribution.

REPORT OF ENGROSSED AND ENROLLED BILLS

SR 17 was correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Monday, March 24, 1975, at 1:00 p.m., which motion prevailed.

BILLS RELEASED

SBs 198 and **204** were referred for engrossment.

HB 1399 was properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 3:00 p.m. to meet Monday, March 24, 1975, at 1:00 p.m.

Forty-fourth Legislative Day

Monday, March 24, 1975

Pursuant to adjournment, the Senate was called to order by President Pro Tempore Howard.

Roll Call:

Present: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Berrong, Ham, Helm and Stipe.—4.

President Pro Tempore Howard declared a quorum present.

The following prayer was offered by Reverend Ronald Ritchie, Pastor, Grace United Methodist Church, Oklahoma City, and incorporated into the Journal upon request of Senator Lambert.

Almighty God, we pause this morning to invoke Your blessings and wisdom upon us. Life is very real, its needs and opportunities come fresh with each new day. As these leaders of our great state deliberate and direct the affairs of the people of Oklahoma, we hope for Your spirit to dwell within and among them.

We pray Thy guidance upon our Governor. We thank You for our freedoms. And as we strive to reconstruct in those areas where we have been destructive, we seek a strong faith and courageous discipleship. We pray because we believe in You and through the name of Jesus Christ, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Medearis introduced his wife, Martha, to the members of the Senate.

UNANIMOUS CONSENT REQUEST

Senator Graves asked unanimous consent that Anita Thorpe be made an honorary page for this legislative day, which was the order.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 277 — Criminal Jurisprudence.

SB 293 — Agriculture.

HB 1280 — Criminal Jurisprudence, as coauthored by Graves, Boatner and McCune.

DO PASS, as amended:

CS for SB 12 — Roads and Highways.

SB 128 — Criminal Jurisprudence.

CS for SB 225 — Education, Common, as coauthored by Abbott of the House.

SB 264 — Public Safety and Penal Affairs.

HB 1074 — Criminal Jurisprudence, as coauthored by Cate.

CS for HB 1233 — Constitutional Revision and Regulatory Services.

FIRST READING

The following were introduced and read the first time.

SB 354 — By Porter.

An Act relating to public health and safety; making it unlawful to supply unfit water for human consumption; making it unlawful to supply water to which certain substances have been added without approval by vote of consumers of the water; and directing codification.

SB 355 — By Dawson.

An Act relating to civil procedure; amending 12 O.S. 1971, Section 1277, as last amended by Section 1, Chapter 101, O.S.L. 1974 (12 O.S. Supp. 1974, Section 1277); providing notice to Department of Public Welfare where children of divorced parties are potential recipients of public assistance; and declaring an emergency.

SB 356 — By Keating.

An Act relating to juries; authorizing the interrogation of witnesses by jurors under judicial supervision; providing procedure for objections to questions posed by jurors; directing codification; and declaring an emergency.

SB 357 — By Dahl.

An Act relating to game and fish; amending Section 5-203, Chapter 17, O.S.L. 1974, (29 O.S. Supp. 1974, Section 5-203); limiting the carrying of firearms under

certain circumstances; prohibiting headlighting under certain circumstances; regulating use of motor-driven conveyances in hunting; and providing penalties.

SB 358 — By Capps.

An Act relating to civil procedure; amending 12 O.S. 1971, Section 1447.4; providing for the recording and preservation of political utterances by television and/or radio broadcasting stations; providing a penalty; and declaring an emergency.

SB 359 — By Howell.

An Act relating to schools; amending 70 O.S. 1971, Section 6-104, as amended by Section 1, Chapter 90, O.S.L. 1972 (70 O.S. Supp. 1974, Section 6-104), to authorize school districts to adopt a plan for reimbursement of unused sick leave; and declaring an emergency.

SB 360 — By Pierce.

An Act relating to elections; amending Sections 6-106, Chapter 153, O.S.L. 1974 (26 O.S. Supp. 1974, Section 6-106), 7-119, Chapter 153, O.S.L. 1974 (26 O.S. Supp. 1974, Section 7-119), 7-127, Chapter 153, O.S.L. 1974 (26 O.S. Supp. 1974, Section 7-127) and 9-107, Chapter 153, O.S.L. 1974 (26 O.S. Supp. 1974, Section 9-107); providing for manner of printing ballots; providing for manner of voting; providing rules for counting of ballots; providing requirements for ballot labels on voting machines; eliminating provisions for straight party voting; and providing for severability.

SJR 24 — By Howard of the Senate and Willis of the House.

A Joint Resolution relating to the Executive Committee of the State Legislative Council; providing that the First Regular Session of said Committee in 1975 shall be held after sine die adjournment of the 1st Session, 35th Legislature; providing that said first meeting date shall be determined

jointly by the chairman and vice chairman of said Committee and shall be held upon call of said chairman and vice chairman; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 346 — Revenue and Taxation and then to Oil and Gas.

SB 347 — Education, Higher.

SB 348 — Education, Higher and then to Appropriations and Budget.

SB 349 — Judiciary.

SB 350 — Constitutional Revision and Regulatory Services.

SB 351 — Banks and Banking.

SB 352 — Rules.

SB 353 — Business, Industry and Labor Relations.

HB 1166 — County, State and Federal Government.

HB 1224 — Public Safety and Penal Affairs.

HB 1383 — Revenue and Taxation and then to Rules.

HB 1446 — Business, Industry and Labor Relations and then to Rules.

HB 1507 — Social Welfare.

COMMITTEE REPORT — LOBBY PERMITS

Senator Terrill submitted the following report on requests for Lobby Permits and asked that consideration be deferred for this legislative day:

Mr. President:

The Committee on Rules, to which was referred requests for Lobby Permits, after careful consideration, recommends that the following petitioners be granted Lobby Permits. Lobby Permits will be issued in the office of the President Pro Tempore.

Joe W. Beeton, P.O. Box 10919, Midwest

City 73110, representing Oklahoma Council of Underwater Divers, Inc.

J. V. Bradshaw, 2519 N.W. 23, Oklahoma City, representing Oklahoma City Retailers Association, Inc.

James L. Crown, P.O. Box 10919, Midwest City 73110, representing Oklahoma Council of Underwater Divers, Inc.

David M. Dank, 2519 N.W. 23, Suite 101, Oklahoma City, representing Oklahoma Retail Merchants Association.

Georgia E. Davis, 431 S.W. 11th, Oklahoma City, representing H.O.P.E. (Help Our Prisoners Exist).

Ed Dudley, Box 188, Madill, representing Oklahoma Railways Committee.

J. D. Fleming, 1141 W. Sheridan, Oklahoma City 73106, representing Oklahoma Farmers Union.

Patrick E. Gentis, 3721 McMillan, Bethany 73008, representing CIBA Pharmaceutical Company.

Jim Goodridge, 431 S.W. 11th, Oklahoma City, representing H.O.P.E. (Help Our Prisoners Exist).

Sandy Ingraham, 2412 W. Main, Oklahoma City 73107, representing Social Legislative Project Center.

Charles E. Jones, 901 Office Park Plaza, Oklahoma City 73105, representing Oklahoma Savings League.

Finis F. Lafon, 3225 N. Kentucky, Oklahoma City, representing Association of Oklahoma Fire and Casualty Companies.

Thomas C. McLane, 4812 E. 33rd, Tulsa, representing Tulsa Labor Council, AFL-CIO.

William H. Miller, 4812 E. 33rd, Tulsa, representing Tulsa County Labor Council, AFL-CIO, and Transport Workers Union # 514.

Leigh Nichols, 2403 N.W. 39th Expressway, Suite 200, Oklahoma City 73112, representing Oklahoma Association of Realtors.

James H. Price, 616 S. Boston, Tulsa 74119, representing Metropolitan Tulsa Chamber of Commerce.

G. Dan Rambo, 126 E. Eufaula, Norman 73069, representing Oklahoma Psychological Associates, Oklahoma Collection Association, DeHart and Broide, Inc., and American Automobile Association.

Chris Rhodes, 2900 Fourth National Bldg., Tulsa, representing Energy Transportation Systems, Inc.

Linda S. Robertson, 431 S.W. 11th, Oklahoma City 73125, representing H.O.P.E. (Help Our Prisoners Exist).

William R. Samuels, Jr., P.O. Box 141, Tulsa 74102, representing Sun Oil Company.

Wallace A. Taylor, P.O. Box 18731, Oklahoma City 73118, representing Oklahoma Pharmaceutical Association.

Claud Thompson, 101 N.E. 23rd, Oklahoma City, representing Sooner Alcohol Narcotics Education.

James Neal Towner, 1320 Classen Drive, Oklahoma City, representing Blue Cross-Blue Shield of Oklahoma.

Stephen B. Wright, 313 E. Edwards, Edmond 73034, representing Government Internship Program (G.I.P.).

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1260, 1303, 1307, 1346, 1413, 1469, 1494 and 1553.

HB 1260 — By Holaday, et al.

An Act relating to children; amending 10 O.S. 1971, Section 5; providing for custody, services, earnings and visitation rights of grandparents of children; and declaring an emergency.

HB 1303 — By Matheson.

An Act relating to game and fish; amending 29 O.S. 1971, Section 233, as amended by Section 7-102, Chapter 17, O.S.L. 1974 (29 O.S. Supp. 1974, Section 7-102); authorizing noodling of game and nongame fish under certain circumstances; and declaring an emergency.

HB 1307 — By Bennett, Cunningham and Robinson.

An Act relating to schools; amending 70 O.S. 1971, Section 625.3; providing for terms and conditions to receive scholarships to attend medical school from certain rural communities; and declaring an emergency.

HB 1346 — By Twidwell, Anderson and Johnson (Don).

An Act relating to eminent domain; amending 11 O.S. 1971, Section 1613, and 27 O.S. 1971, Section 11; providing for reimbursement of expenses to the owner of any right, title or interest in real property in a condemnation hearing; and establishing effective date.

HB 1413 — By Sanders and Monks.

An Act relating to probate procedure; amending 58 O.S. 1971, Section 882; providing for investment of monies of estates of minors and incompetents in homesteads, subject to certain conditions; and declaring an emergency.

HB 1469 — By Ervin of the House and Stipe of the Senate.

An Act relating to schools; amending Section 32, Chapter 211, O.S.L. 1973 (70 O.S. Supp. 1974, Section 9-101); and providing for transportation for students attending public elementary and high schools.

HB 1494 — By Frates.

An Act relating to insurance; repealing 36 O.S. 1971, Section 1657; relating to confidential treatment of certain information and documents disclosed to the Commissioner; and declaring an emergency.

HB 1553 — By Hammons.

An Act relating to state officers and employees; repealing 74 O.S. 1971, Section 123e, providing for credit of proceeds of prison industries to prisoners and dependents; and declaring an emergency.

The above numbered HBs were read for the first time.

MESSAGE FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed HCR 1019.

HCR 1019 — By Edmondson and Monks of the House and Luton of the Senate.

A Concurrent Resolution relating to the 88th Infantry Division; recommending to the Board of Directors of the 88th Infantry Division that Muskogee, Oklahoma, be chosen as the site for a memorial to the 88th Infantry Division; and authorizing distribution.

Consideration of the Resolution was deferred for this Legislative day.

Senator Medearis presiding.

GENERAL ORDER

HB 1294 by Murphy of the House and York of the Senate was read and considered.

Upon motion of Senator York, **HB 1294** was advanced to engrossment.

By unanimous consent, upon request of Senator York, **HB 1294** was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1294 was read for the third time at length.

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

Aye: Baldwin, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—41.

Nay: Birdsong and Hamilton.—2.

Excused: Berrong, Ham, Helm, Stipe and Tinsley.—5.

The bill and emergency passed.

HB 1294 was ordered withheld pursuant to Rule 19(f).

Senators Berrong and Helm asked to be shown present, which was the order.

GENERAL ORDER

HB 1043 by Miskelly of the House and Howard of the Senate was read and considered.

Upon motion of President Pro Tempore Howard, **HB 1043** was advanced to engrossment.

By unanimous consent, upon request of President Pro Tempore Howard, **HB 1043** was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1043 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Nay: McCune.—1.

Excused: Ham and Stipe.—2.

The bill and emergency passed.

HB 1043 was referred for engrossment.

GENERAL ORDER

HB 1273 by Elder of the House and Garrett of the Senate was read and considered.

Upon motion of Senator Garrett, HB 1273 was advanced to engrossment.

By unanimous consent, upon request of Senator Garrett, HB 1273 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1273 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller,

Lamb, Lambert, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Nay: Lane, Luton and Smith.—3.

Excused: Ham, Porter and Stipe.—3.

The bill and emergency passed.

HB 1273 was ordered withheld pursuant to Rule 19(f).

MOTION TO RECONSIDER VOTE

Senator Lambert asked for consideration of his motion to reconsider the vote by which HJR 1001 failed of passage, which motion was tabled upon motion of Senator Young.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 76, 82, 100, 204, 238, 273 and 294 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HB 1333 was correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SB 208 was correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

SB 211 by Luton of the Senate and Davis (Don) of the House was read and considered.

Upon motion of Senator Luton, SB 211 was advanced to engrossment.

By unanimous consent, upon request of Senator Luton, SB 211 was considered engrossed and placed on third reading and final passage.

THIRD-READING

SB 211 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Ham, Porter and Stipe.—3.

The bill and emergency passed.

SB 211 was referred for engrossment.

GENERAL ORDER

SJR 12 by Schuelein of the Senate and Fitzgibbon of the House was read and considered.

Senators Howell, Terrill, Dahl and Wadley asked to be made coauthors of SJR 12, which was the order.

Upon motion of Senator Schuelein, SJR 12, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Schuelein, SJR 12, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SJR 12 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Nay: Crow.—1.

Excused: Ham, Porter and Stipe.—3.

The resolution passed.

Senator Crow desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 45. Nay: 0. Excused: 3.

The emergency passed.

SJR 12 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 60, as amended.

HOUSE AMENDMENTS

HAs to SB 60 were read as follows and consideration deferred.

Amendment No. 1. Amend by striking Title, Enacting Clause and entire Bill and substituting in lieu thereof the following:

"An Act relating to the Office of the Secretary of State and making appropriations thereto; stating the purposes; amending 74 O.S. 1971, Section 803; providing for appointment, duties and compensation of employees within prescribed limits; limiting number of employees; approving necessary expenses to prepare copies of legislative acts; providing lapse date; providing for placing employees in the classified service of the Oklahoma Merit System of Personnel Administration; amending 62 O.S. 1971, Sections 57.1, 139.44, and 74 O.S. 1971, Section 905, as amended by Section 2, Chapter 279, O.S.L. 1973 (74 O.S. Supp. 1974, Section 905), to remove the Secretary of State from membership on certain boards and commissions and make the Lieutenant Governor a member thereof; 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 Office of the Secretary of State, from any monies in the General Revenue Fund of the State Treasury, for the fiscal year ending June 30, 1976, not otherwise appropriated, the following amount or so much thereof as may be necessary to perform the duties imposed upon the Office of the Secretary of State by law:

Personal Services (Including employee retirement and insurance costs)	\$146,378.00
Operating Expenses	28,047.00
TOTAL	\$174,425.00

SECTION 2. 74 O.S. 1971, Section 803, is amended to read as follows:

Section 803. Offices and positions in the unclassified service are in no way subject

to any of the provisions of this act or of the rules and regulations promulgated hereunder by the State Personnel Board.

The unclassified service of the state shall include the following:

(1) Persons chosen by election or appointment to fill an elective office, and their employees, except all of the employees of the OFFICE OF THE SECRETARY OF STATE, WHO SHALL TAKE THE APPROPRIATE TEST GIVEN BY THE STATE PERSONNEL BOARD FOR THE MERIT SYSTEM AND RECEIVE A PASSING SCORE TO RETAIN THEIR EMPLOYMENT WITH THAT OFFICE AS A MEMBER OF THE CLASSIFIED SERVICE, AND ALL OF THE EMPLOYEES OF THE Corporation Commission, who shall be under the provisions of the classified service of the state; and except the employees of the Department of Education including the Deputy State Superintendent of Public Instruction; and, provided further, that immediately upon the enactment hereof the employees of said Department of Education and said Deputy State Superintendent of Public Instruction shall become classified employees;

(2) Members of boards and commissions, and heads of departments, agencies and institutions required by law to be appointed by the Governor;

(3) One principal assistant or deputy and one private secretary for each head of a department, agency or institution who is required by law to be appointed by the Governor;

(4) All employees in the office of the Governor and all persons required by law to be appointed by the Governor;

(5) Judges, referees, receivers, jurors, Assistant Attorney General and notary public, as such;

(6) Officers and employees of the Oklahoma Legislature;

(7) All officers and employees of the Oklahoma State System of Higher Education, State Board of Education, Division of Vocational Education, and all employees of all public school districts;

(8) Patient and inmate help in the state charitable, penal, mental and correctional institutions;

(9) Persons employed in a professional or scientific capacity to make or conduct a temporary and special inquiry, investigation, or examination on behalf of the Legislature or a committee thereof, or by authority of the Governor;

(10) Officers and members of the Oklahoma National Guard, as such;

(11) Persons engaged in public work for the state, but employed by contractors when the performance of such contract is authorized by the Legislature or other competent authority;

(12) Election officials and employees;

(13) Temporary seasonal farm laborers, or other farm help engaged in a single phase of agricultural production or harvesting, not to exceed one hundred twenty (120) calendar days in any year;

(14) Professional trainees only during the prescribed length of their course of training or extension study;

(15) Laborers, semiskilled and skilled craftsmen temporarily engaged for purposes of building, renovation, or remodeling and paid on an hourly[,] or piecework basis, provided the request is made by the appointing authority and is approved by the State Personnel Board;

(16) Seasonal employees employed dur-

ing the period May 1 through October 15 in any calendar year;

(17) Students who are employed on a part-time basis and who are regularly enrolled in (a) an institution of higher learning within the Oklahoma State System of Higher Education or (b) an institution of higher learning qualified to become coordinated with said State System of Higher Education.

SECTION 3. The Secretary of State shall appoint and fix the duties and compensation of employees, not otherwise prescribed by law, necessary to carry out the functions of the Office of the Secretary of State as provided by law. The salary of the Secretary of State shall not exceed Eighteen Thousand Five Hundred Dollars (\$18,500.00) per annum, payable monthly. The average number of full-time equivalent employees utilized in the total operations of the Office of the Secretary of State shall not exceed sixteen (16) during the fiscal year ending June 30, 1976, and shall be limited to those positions and numbers shown below. Subject to modification by the classification and salary schedule provisions of the Merit System of Personnel Administration the salary of an incumbent shall not exceed the salary that was in effect on March 19, 1975.

TITLE	NO. AUTH.
Secretary of State	1
Supervisor	2
Offset Pressman	1
Microfilm Operator	1
Clerk II	2
Typist Clerk II	3
Account Clerk II	3
Steno-Chief Clerk	3
TOTAL	16

SECTION 4. There is hereby appropriated to the Office of the Secretary of State, from any monies in the Income Tax

Adjustment Fund, not otherwise appropriated, the sum of Seven Thousand Five Hundred Dollars (\$7,500.00), or so much thereof as may be required for legal publication of ballot titles. The appropriation made by this 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.

SECTION 5. The appropriation made by Section 1 of this act shall be subject to fiscal year limitations and may be encumbered through June 30, 1976. Any unexpended funds remaining after November 15, 1976, shall lapse and be transferred to the credit of the proper fund for the then current fiscal year.

SECTION 6. 62 O.S. 1971, Section 57.1, is amended to read as follows:

Section 57.1. There is hereby created a Commission to be known as "The State of Oklahoma Building Bonds Commission". Said Commission shall consist of the Governor of the State of Oklahoma, the Attorney General of the State of Oklahoma, the State Auditor of the State of Oklahoma, the State Treasurer of the State of Oklahoma, and the [Secretary of State] LIEUTENANT GOVERNOR of the State of Oklahoma. The Governor shall be Chairman of said Commission [and the Secretary of State shall be Secretary thereof]. The term "Commission" as hereinafter used shall mean the State of Oklahoma Building Bonds Commission herein and hereby created. The members of said Commission shall receive no additional compensation for their services as members of said Commission, or for the performance of any duty in connection therewith, but duties performed by them as members of such Commission shall be considered as being duties of the public offices held by them and any expenses lawfully incurred by them in the performance

of their duties as members of said Commission may be paid from funds available for the payment of expenses incurred in the normal operation of their respective offices.

SECTION 7. 62 O.S. 1971, Section 139.44, is amended to read as follows:

Section 139.44. There is hereby created a State Emergency Fund Board, consisting of the State Treasurer, the [Secretary of State] LIEUTENANT GOVERNOR, the State Examiner and Inspector, the Director of State Finance and the Vice Chairman of the Oklahoma Tax Commission. The Board shall elect one of its members to act as Chairman. The Vice Chairman of the Oklahoma Tax Commission shall be the executive Secretary and perform all the duties pertaining to such position, beginning immediately upon approval of this act, and shall be compensated for such services as provided in Section 2 hereof. Three (3) members of the Board shall constitute a quorum but the vote of three (3) shall be necessary for any action taken by the Board. Said Board may be called to convene for the purposes of this act by the Governor or by a majority of the members of said Board.

SECTION 8. 74 O.S. 1971, Section 905, as amended by Section 2, Chapter 279, O.S.L. 1973 (74 O.S. Supp. 1974, Section 905), is amended to read as follows:

Section 905. (1) There shall be a Board of Trustees which shall consist of seven (7) members: the [Secretary of State] CHAIRMAN OF THE OKLAHOMA CORPORATION COMMISSION, the Commissioner of Charities and Corrections, the State Treasurer, the State Commissioner of Labor, the Director of State Finance, the State Highway Director, and a member of the State Tax Commission.

(2) The State Attorney General shall serve as an ex officio member of the Board.

(3) The Board shall elect one (1) of its members as Chairman of the Board at its annual meeting. He shall preside over meetings of the Board and perform such other duties as may be required by the Board.

(4) The Board shall also elect another member to serve as Vice Chairman, and the Vice Chairman shall perform duties of Chairman in the absence of the latter or upon his inability or refusal to act.

SECTION 9. The provisions of this act are severable and if any part or provision hereof shall be held void the decision of the court so holding shall not affect or impair any of the remaining parts or provisions of this act.

SECTION 10. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this act shall take effect and be in full force from and after its passage and approval."

GENERAL ORDER

SB 93 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Senators Field, Berrong and Taliaferro asked to be made coauthors of SB 93, which was the order.

Senators Lamb, Field and Terrill moved to amend SB 93, Page 2, Line 2½, by adding a new Section 2 as follows:

"SECTION 2. There is hereby appropriated to the Water Resources Board, from any monies in the General Revenue Fund of the State Treasury, for the fiscal year ending June 30, 1976, not otherwise appropriated, the sum of One Hundred Thousand Dollars (\$100,000.00), or so much thereof as may be required to accomplish

the first year effort of a two (2) year project to complete the second phase of a state project for the development of a comprehensive state water plan in accordance with policies and guidelines established by Section 1, Chapter 25, O.S.L. 1974 (82 O.S. Supp. 1974, Section 1086.1). This second phase is to develop feasibility and cost studies to provide essential data for the northern forty-four (44) counties of the state not specifically designated by Section 2, Chapter 25, O.S.L. 1974 (82 O.S. Supp. 1974, Section 1086.2)."

and by renumbering succeeding sections.

Senator Luton moved to table the Lamb-Field-Terrill amendment, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Boatner, Butler, Dahl, Hamilton, Helm, Howard, Inhofe, Keating, Lane, Luton, McCune, Medearis, Murphy, Pierce, Schuelein, Wadley, Watkins, Wolfe and Young.—19.

Nay: Baldwin, Berrong, Birdsong, Capps, Cate, Crow, Dawson, Field, Funston, Garrett, Grantham, Graves, Holden, Howell, Keller, Lamb, Lambert, Martin, Randle, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Watson and York.—26.

Excused: Ham, Porter and Stipe.—3.

Senator Lamb pressed his motion to amend, which amendment was declared adopted.

Upon motion of Senator Crow, SB 93, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 93, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 93 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Capps, Cate, Crow, Dawson, Field, Funston, Garrett, Grantham, Graves, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, McCune, Martin, Murphy, Randle, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Watkins, Watson and York — 31.

Nay: Boatner, Butler, Dahl, Hamilton, Helm, Inhofe, Lane, Luton, Medearis, Pierce, Schuelein, Wadley, Wolfe and Young.—14.

Excused: Ham, Porter and Stipe.—3.

The bill passed.

Senator Luton desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 32. Nay: 13. Excused: 3.

The emergency passed.

SB 93 was referred for engrossment.

GENERAL ORDER

HB 1092 by Miskelly, et al, of the House and Crow and Randle of the Senate was read and considered.

Senators Luton, Graves and Birdsong asked to be made coauthors of HB 1092, which was the order.

Upon motion of Senator Crow, HB 1092, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1092, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1092 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Howard, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—38.

Nay: Baldwin, Field, Helm, Howell, Inhofe, Taliaferro and Terrill.—7.

Excused: Ham, Porter and Stipe.—3.

The bill and emergency passed.

HB 1092 was ordered withheld pursuant to Rule 19(f).

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HB 1151, as amended.

GENERAL ORDER

SB 247 by Young of the Senate and Payne of the House was read and considered.

Upon motion of Senator Young, SB 247 was advanced to engrossment.

By unanimous consent, upon request of Senator Young, SB 247 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 247 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Cate, Ham, Howard, Porter and Stipe.—5.

The bill passed.

Senator Cate desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 44. Nay: 0. Excused: 4.

The emergency passed.

SB 247 was referred for engrossment.

GENERAL ORDER

SB 235 by Grantham of the Senate and Elder, et al, of the House was read and considered

Upon motion of Senator Grantham, SB 235 was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, SB 235 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 235 was read for the third time at length.

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

Aye: Butler, Cate, Crow, Dahl, Dawson, Garrett, Grantham, Graves, Howard, Inhofe, Keating, Keller, Lambert, Murphy, Randle, Wolfe, York and Young.—18.

Nay: Berrong, Birdsong, Boatner, Capps, Field, Funston, Hamilton, Helm, Holden, Lamb, Lane, Luton, McCune, Martin, Medearis, Pierce, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Wadley, Watkins and Watson.—24.

Excused: Baldwin, Ham, Howell, Porter, Stipe and Tinsley.—6.

The bill failed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Grantham moved that the vote be reconsidered by which SB 235 failed of passage.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SB 208.

The above numbered Enrolled Bill was referred to the Governor.

GENERAL ORDER

HB 1513 by Hammons and Stratton of the House and Berrong and Tinsley of the Senate was read and considered.

Upon motion of Senator Berrong, HB 1513 was advanced to engrossment.

By unanimous consent, upon request of Senator Berrong, HB 1513 was considered

engrossed and placed on third reading and final passage.

THIRD READING

HB 1513 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Baldwin, Ham, Porter and Stipe.—4.

The bill and emergency passed.

HB 1513 was ordered withheld pursuant to Rule 19(f).

Senator Stipe asked to be shown present, which was the order.

GENERAL ORDER

HB 1264 by Davis (Don), et al, of the House and Hamilton of the Senate was read and considered.

Senators Berrong, Terrill, Funston, Smith, Field and Schuelein asked to be made coauthors of HB 1264, which was the order.

Upon motion of Senator Hamilton, HB 1264, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of

Senator Hamilton, HB 1264, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1264 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Baldwin, Ham, Howard and Porter.—4.

The bill and emergency passed.

HB 1264 was referred for engrossment.

GENERAL ORDER

SB 239 by Garrett and York of the Senate and Bamberger of the House was read and considered.

Upon motion of Senator Garrett, SB 239 was advanced to engrossment.

By unanimous consent, upon request of Senator Garrett, SB 239 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 239 was read for the third time at length.

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

Aye: Birdsong, Butler, Cate, Crow, Garrett, Grantham, Keating, Lambert, Luton, Shatwell, Smith, Stipe, Wolfe, York and Young—15.

Nay: Berrong, Boatner, Capps, Dahl, Dawson, Field, Funston, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keller, Lamb, Lane, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Taliaferro, Terrill, Tinsley, Wadley, Watkins and Watson—29.

Excused: Baldwin, Ham, Howard and Porter.—4.

The bill failed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Garrett moved that the vote be reconsidered by which SB 239 failed of passage.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HB 1230, requesting Conference and naming Conferees as follows: Atkins, Smith and Swinton.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HB 1230 was ordered granted, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Keating, Stipe and Smith.

GENERAL ORDER

SJR 14 by Hamilton of the Senate and Johnson (Joe) of the House was read and considered.

Upon motion of Senator Hamilton, SJR 14 was advanced to engrossment.

By unanimous consent, upon request of Senator Hamilton, SJR 14 was considered engrossed and placed on third reading and final passage.

THIRD READING

SJR 14, was read for the third time at length, as follows:

SJR 14 — By Hamilton of the Senate and Johnson (Joe) of the House.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to the Constitution of Oklahoma amending Section 19, Article VI of the Oklahoma Constitution, providing for qualifications, powers and duties of the State Examiner and Inspector; providing ballot title; and ordering a special election.

Be it resolved by the Senate and the House of Representatives of the 1st Session of the 35th Oklahoma Legislature:

SECTION 1. The Secretary of State of the State of Oklahoma shall refer to the people for their approval or rejection, as and in the manner provided by law, the following proposed amendment of Section 19 of Article VI of the Constitution of the State of Oklahoma, to read as follows:

Section 19. The State Examiner and Inspector must have had at least three (3) years' experience as [an expert accountant] A LICENSED CERTIFIED PUBLIC ACCOUNTANT; his duties shall be, without notice to such treasurer, to examine the state and all county treasurers' books, accounts, and cash on hand or in bank at least twice each year, and publish his report as to every such treasurer once each year. For the purpose of such examination he shall take com-

plete possession of such treasurer's office. He shall also prescribe a uniform system of bookkeeping for the use of all treasurers. Other duties and powers may be added by law.

SECTION 2. The Ballot Title for the proposed Constitutional amendment as set forth in SECTION 1 of this Resolution 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 19 of Article VI of the Constitution of the State of Oklahoma, providing that the State Examiner and Inspector shall be a licensed Certified Public Accountant and providing for qualification, powers and duties

be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT BE APPROVED?

☐ NO

SECTION 3. The President Pro Tempore of the Senate shall, immediately after the effective date of this Resolution, prepare and file one copy thereof, including the Ballot Title set forth in SECTION 2 hereof, 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 of Oklahoma on the date of the next statewide primary election or special election, whichever occurs first, at which time the

proposed amendment to the Constitution of the State of Oklahoma, as 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 resolution, the roll call was as follows:

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Baldwin, Ham, Howard and Porter.—4.

The resolution was declared passed.

The question being, "Shall SJR 14, by Hamilton of the Senate and Johnson (Joe) of the House entitled:

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to the Constitution of Oklahoma amending Section 19, Article VI of the Oklahoma Constitution, providing for qualifications, powers and duties of the State Examiner and Inspector; providing 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 to be held throughout the State of Oklahoma on the date of the next statewide primary election or special election, whichever occurs first, as provided in Section 4 of said resolution, which special election is hereby ordered and authorized on the date of the next

statewide primary election or special election, whichever occurs first, as provided in Section 1, of Article 24, of the Constitution of Oklahoma?"

The roll was ordered called and resulted as follows:

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Nay: Dawson.—1.

Excused: Baldwin, Ham, Howard, Porter and Randle.—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 14, was ordered referred for engrossment.

MESSAGE FROM THE HOUSE

Transmitting following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 1057**.

CONFERENCE COMMITTEE REPORT

The following CCR on **HB 1057** was read and consideration deferred.

Mr. Speaker
and
Mr. President:

We, your Conference Committee to whom was referred Engrossed House Bill

No. 1057, and Engrossed Senate Amendments thereto, by Bengtson of the House and York, Graves and Stipe of the Senate entitled:

An Act relating to the Merit System of Personnel Administration; amending 74 O.S. 1971, Section 831; providing for promotion and entrance examinations to determine the qualifications, fitness and abilities of the persons tested for positions; limiting the scope of examination of handicapped persons; providing for notice; 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:

The House rejects Amendment 1.

The Senate recedes from Amendment 1.

The following amendment be adopted:

Page 2, Line 13, after the word "division" and before the word "shall" insert the words "approved by the State Division of Vocational Rehabilitation and Visual Service of the Department of Public Welfare."

Respectfully submitted,

FOR THE HOUSE: Bengtson, Ervin and Matheson.

FOR THE SENATE: York, Randle and Garrett.

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 18**, as coauthored by the entire House membership; and **SCR 19**, as coauthored by Green, Robinson, Cunningham, Cowan, Cummings, Kane, Ford, Kennedy, Whorton, Kamas, Holaday, Camp, Thornhill, Wickersham, Denman, Manning, Monks, Hastings and Vaughn.

The above numbered Resolutions were referred for enrollment.

GENERAL ORDER

SB 272 by Grantham of the Senate and Elder, et al, of the House was read and considered.

Upon motion of Senator Grantham, SB 272 was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, SB 272 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 272 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Baldwin, Ham, Howard, Porter and Randle.—5.

The bill passed.

SB 272 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 116 as coauthored by Atkins.

The above numbered Bill was referred for enrollment.

GENERAL ORDER

SB 275 by Garrett and Dawson of the Senate and Elder and Henry of the House was read and considered.

Senator Birdsong asked to be made a co-author of SB 275, which was the order.

Upon motion of Senator Garrett, SB 275, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Garrett, SB 275, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 275 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Baldwin, Ham and Porter.—3.

The bill and emergency passed.

SB 275 was referred for engrossment.

GENERAL ORDER

HB 1363 by Hibdon, et al, of the House and Keating of the Senate was read and considered.

Upon motion of Senator Keating, **HB 1363** was advanced to engrossment.

By unanimous consent, upon request of Senator Keating, **HB 1363** was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1363 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Baldwin, Funston, Garrett, Ham, Lambert and Porter.—6.

The bill passed.

Senators Lambert and Garrett desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 44. Nay: 0. Excused: 4.

The emergency passed.

HB 1363 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

HB 1179 by Duckett, et al, of the House and Watson and Tinsley of the Senate was read and considered.

Upon motion of Senator Watson, **HB 1179** was advanced to engrossment.

By unanimous consent, upon request of Senator Watson, **HB 1179** was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1179 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Baldwin, Ham, Howard and Porter.—4.

The bill passed.

HB 1179 was referred for engrossment.

GENERAL ORDER

HB 1242 by Beznoska of the House and Field of the Senate was read and considered.

Upon motion of Senator Field, **HB 1242** was advanced to engrossment.

By unanimous consent, upon request of Senator Field, **HB 1242** was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1242 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Wolfe, York and Young.—45.

Excused: Baldwin, Ham and Lambert.—3.

The bill passed.

HB 1242 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

HB 1392 by Johnson (Don), et al, of the House and Smith of the Senate was read and considered.

Senator Graves asked to be made a co-author of HB 1392, which was the order.

Upon motion of Senator Smith, HB 1392, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, HB 1392, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1392 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, But-

ler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Baldwin, Ham, Holden and Porter.—4.

The bill and emergency passed.

HB 1392 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HB 1399 and HJR 1015.

The above numbered Enrolled Bill and Resolution were, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1223 by Duckett and Floyd of the House and McCune and Lane of the Senate was read and considered.

Senator Berrong moved to amend HB 1223, Page 3, Line 7, by striking after the word "authority" the balance of subsection B and substituting therefor the following: "and the State Board of Public Affairs shall provide such information, records, testimony or recommendations as the committee may require.", which amendment was declared adopted.

Senator Smith moved to amend HB 1223, Page 2, Lines 14 and 15, by striking the words "when feasible," on Line 14, by striking the words "referred to" on Line 15 and inserting in lieu of "referred to" the words "considered by", which amendment was declared adopted.

Upon motion of Senator McCune, HB 1223, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator McCune, HB 1223, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1223 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watson, Wolfe, York and Young.—44.

Excused: Baldwin, Ham, Porter and Watkins.—4.

The bill and emergency passed.

HB 1223 was referred for engrossment.

MESSAGE FROM THE GOVERNOR

Advising approval by him, March 21, 1975, of Enrolled SB 61.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 198 was correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HB 1043 was correctly engrossed and, together with Engrossed SAs, properly

signed and ordered returned to the Honorable House.

PENDING SENATE ACTION ON HAS

Upon motion of Senator Crow, HAS to SBs 62, 63, 70, 74, 75, 92, 94 and 95 were rejected and conference requested, said bills to be referred to GCCA when appointed.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 53 was read and considered.

Mr. President
Mr. Speaker

The Conference Committee, to which was referred SB 53 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House, entitled:

An Act relating to various state agencies; making appropriations thereto; stating the purposes; providing prohibitions or restrictions on the use of federal revenue sharing funds; providing lapse dates; making provisions of this act severable; and declaring an emergency.

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend and do recommend to the respective Houses, as follows:

1. Accept House Amendments Nos. 1 and 3.
2. Recede from House Amendments Nos. 2, 4, 5, 6 and 7.
3. Amend Page 3, Line 4½, by adding new SECTIONS 4, 5, 6, 7, 8, 9, 10 and 11 to read as follows:

“SECTION 4. There is hereby appropriated to the office of the State

Industrial Court, from any monies in the Industrial Judiciary Fund of the State Treasury, for the fiscal year ending June 30, 1975, not otherwise appropriated, the sum of Fifty Thousand Four Hundred Dollars (\$50,400.00), or so much thereof as may be necessary to purchase furniture, furnishings, and equipment for use in the Jim Thorpe Building.

"SECTION 5. There is hereby appropriated to the Office of the District Courts from any monies in the Federal Revenue Sharing Fund of the State Treasury for the fiscal year ending June 30, 1975, not otherwise appropriated, the sum of One Million Four Hundred Three Thousand Seven Hundred Five Dollars (\$1,403,705.00), or so much thereof as may be required to compensate for a deficiency in the availability of the Judicial Fund as appropriated for operations during fiscal year ending June 30, 1975.

"SECTION 6. 20 O.S. 1971, Section 1301 is amended to read as follows:

§ 1301 A. All fees, fines and forfeitures shall, when collected by court clerk, be deposited by him in a fund in the county treasury designated "The Court Fund", and shall be used, from year to year, in defraying the expenses of holding court in said county. The county treasurer shall act as an agent of the state in the care and handling of the Court Fund, but his bond shall cover his obligations in regard to this fund.

B. EFFECTIVE JULY 1, 1975, THE COURT CLERK SHALL, NOT LATER THAN THE TENTH (10TH) DAY OF THE MONTH FOLLOWING THE CLOSE OF EACH FISCAL QUARTER THEREAFTER, TRANSFER TO THE STATE JUDICIAL FUND OF THE STATE TREASURY, AN AMOUNT EQUAL TO THIRTY PERCENTUM (30%) OF THE TOTAL FEES, FINES AND FORFEITURES COLLECTED AND DEPOSITED TO

"THE COURT FUND" DURING THE PRECEDING FISCAL QUARTER. THE REMAINING SEVENTY PERCENTUM (70%) OF THE TOTAL FEES, FINES AND FORFEITURES SHALL BE RETAINED IN "THE COURT FUND" TO DEFRAY THE EXPENSES OF HOLDING COURT IN SAID COUNTY. COUNTIES HERETOFORE HOLDING REGULAR JURY TERMS IN MORE THAN ONE TOWN WITHIN SAID COUNTY SHALL ONLY BE REQUIRED TO CONTRIBUTE TWENTY PERCENTUM (20%) IN LIEU OF THE THIRTY PERCENTUM (30%) SET FORTH HEREINABOVE, LEAVING A BALANCE OF EIGHTY PERCENTUM (80%) IN LIEU OF THE BALANCE OF SEVENTY PERCENTUM (70%) AS SET FORTH ABOVE.

C. EFFECTIVE JULY 1, 1975, THE COURT CLERK WILL ESTABLISH LEDGER ACCOUNTS AS DESCRIBED BY THIS ACT FOR ALLOCATING COURT FUNDS FOR DIFFERENT CATEGORIES OF EXPENDITURES TO INSURE THAT FUNDS ARE MAINTAINED AT A LEVEL TO SATISFY STATUTORY OBLIGATIONS. A DESIGNATED MINIMUM PERCENTAGE OF ALL FEES, FINES AND FORFEITURES COLLECTED WILL BE CREDITED TO THE INDIVIDUAL LEDGER ACCOUNTS. ONLY DESIGNATED "EXPENSES" MAY BE CHARGED AGAINST THE FUNDS ALLOCATED TO THESE LEDGER ACCOUNTS. THE OPERATIONS OF "THE COURT FUND" AND THESE ACCOUNTS WILL BE THE SUBJECT OF AN ANNUAL AUDIT BY THE OFFICE OF THE STATE EXAMINER AND INSPECTOR. THE COURT CLERK WILL ESTABLISH AND MAINTAIN THE FOLLOWING LEDGER ACCOUNTS FOR "THE COURT FUND" ACCOUNTING:

(1) LEDGER ACCOUNT NO. 1. NOT LESS THAN THIRTY PERCENTUM

(30%) OF ALL REVENUES COLLECTED AND DEPOSITED TO "THE COURT FUND" EACH MONTH SHALL BE CREDITED TO THIS ACCOUNT. THIS ACCOUNT SHALL BE CLEARED AT THE CLOSE OF EACH FISCAL QUARTER BY A TRANSFER OF THESE FUNDS TO THE SUPREME COURT FOR DEPOSIT IN THE STATE JUDICIAL FUND OF THE STATE TREASURY ON OR BEFORE THE TENTH (10TH) DAY OF THE MONTH FOLLOWING THE FISCAL QUARTER DURING WHICH THE COLLECTIONS WERE MADE.

(2) LEDGER ACCOUNT NO. 2. ELEVEN PERCENTUM (11%) OF ALL COURT FUND REVENUES COLLECTED EACH MONTH SHALL BE CREDITED TO THIS ACCOUNT. CHARGES AGAINST THIS ACCOUNT SHALL BE LIMITED TO THESE COURT "EXPENSES" COVERING: BOND PREMIUMS, JUROR AND WITNESS FEES, THEIR MILEAGE, OVERNIGHT ACCOMMODATIONS AND FOOD COSTS AS AUTHORIZED BY LAW AND OUT OF COUNTY SERVICES COSTS.

(3) LEDGER ACCOUNT NO. 3. FIVE PERCENTUM (5%) OF ALL COURT FUND REVENUES COLLECTED EACH MONTH SHALL BE CREDITED TO THIS ACCOUNT. CHARGES AGAINST THIS ACCOUNT SHALL BE LIMITED TO THOSE COURT "EXPENSES" COVERING COMPENSATION OF BAILIFFS.

(4) LEDGER ACCOUNT NO. 4. FOUR PERCENTUM (4%) OF ALL COURT FUND REVENUES COLLECTED EACH MONTH SHALL BE CREDITED TO THIS ACCOUNT. CHARGES AGAINST THIS ACCOUNT SHALL BE LIMITED TO THOSE COURT "EXPENSES" COVERING THE PURCHASE OF BOOKS OF RECORD, POSTAGE, PRINTING, AND COURT ASSOCIATED MILEAGE COSTS AS AUTHORIZED BY LAW, OTHER THAN THOSE FOR JURORS AND WITNESSES.

(5) LEDGER ACCOUNT NO. 5. TWELVE PERCENTUM (12%) OF ALL COURT FUND REVENUES COLLECTED EACH MONTH SHALL BE CREDITED TO THIS ACCOUNT. CHARGES AGAINST THIS ACCOUNT SHALL BE LIMITED TO THESE COURT "EXPENSES" COVERING ATTORNEY FEES FOR INDIGENTS, TRANSCRIPTS ORDERED BY THE COURTS, AND THOSE COURT COSTS ASSOCIATED WITH THE ACCOMPLISHMENT OF MENTAL HEALTH RESPONSIBILITIES.

(6) LEDGER ACCOUNT NO. 6. ALL COURT FUND REVENUES COLLECTED EACH MONTH, NOT ALLOCATED TO LEDGER ACCOUNTS NUMBERS 1 THRU 5 SHALL BE CREDITED TO THIS ACCOUNT. EXPENDITURES FROM THIS ACCOUNT SHALL BE LIMITED TO THOSE AUTHORIZED "EXPENSES" AS PROVIDED BY TITLE 20, OKLAHOMA STATUTES, SECTION 1304, AND SUCH OTHER EXPENSES AS MAY BE NOW OR SUBSEQUENTLY AUTHORIZED BY STATUTES, NOT SPECIFICALLY CHARGEABLE TO LEDGER ACCOUNTS NUMBERS 1 THRU 5 OF THIS ACT.

D. ON JUNE 30 OF EACH YEAR THE COURT CLERK WILL CLOSE THE FISCAL YEAR ACCOUNTING ON EACH OF THE LEDGER ACCOUNTS ESTABLISHED BY THIS ACT. THE UNENCUMBERED BALANCE IN EACH ACCOUNT WILL BE CARRIED FORWARD TO THE NEW ACCOUNTS ESTABLISHED FOR THE ENSUING FISCAL YEAR. IN THOSE INSTANCES WHERE THE UNENCUMBERED BALANCE FOR AN ACCOUNT IN LEDGER ACCOUNT NO'S. 2, 3, 4, AND 5 EXCEEDS TWENTY-FIVE PERCENTUM (25%) OF THE TOTAL REVENUES CREDITED INTO SUCH LEDGER ACCOUNT DURING THE PRECEDING FISCAL YEAR, SUCH AMOUNT IN EXCESS OF THE 25% MAY BE TRANSFERRED AND CREDITED

TO LEDGER ACCOUNT NO. 6 AND EXPENDED AS PROVIDED FOR THAT ACCOUNT BY THIS ACT; PROVIDED, HOWEVER, THE COURT CLERK ON JULY 1 EACH YEAR SHALL TRANSFER TO THE STATE JUDICIAL FUND ANY AMOUNT IN SUCH LEDGER ACCOUNT ABOVE TWENTY-FIVE PERCENTUM (25%) OF THE INCOME TO SUCH ACCOUNT DURING THE PRECEDING FISCAL YEAR. THE STATE EXAMINER AND INSPECTOR SHALL ENFORCE THE PROVISIONS HEREOF AND REPORT TO THE GOVERNOR, THE ATTORNEY GENERAL, THE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND THE PRESIDENT PRO TEMPORE OF THE SENATE, ANY VIOLATION HEREOF.

E. THE GOVERNING BOARD OF THE COURT FUND SHALL CONTINUE TO APPROVE CLAIMS AS REQUIRED BY LAW, AND SUCH BOARD MAY APPROVE CLAIMS FOR ITEMS SHOWN IN LEDGER ACCOUNTS 2 THROUGH 5 ABOVE THE PERCENTAGE SHOWN, IF WARRANTED.

F. ANY COUNTY NOT ABLE TO MEET OPERATIONAL EXPENSES AS SET FORTH IN LEDGER ACCOUNTS 2 THROUGH 5, THE CHIEF JUSTICE, AFTER AN AUDIT BY THE OFFICE OF THE STATE EXAMINER AND INSPECTOR AND BY SUCH OTHER VERIFICATION AS MAY BE REQUIRED TO DETERMINE THAT THE LOCAL COURT FUND IS DEPLETED, MAY TRANSFER FUNDS IN THE MANNER SET FORTH IN SECTION 1311 OF TITLE 20 TO MEET THE CLAIMS REQUESTED BY THE GOVERNING BOARD.

G. NOTHING HEREIN SHALL BE DEEMED TO PROHIBIT ANY COUNTY FROM CONTRIBUTING TO THE STATE JUDICIAL FUND MORE THAN THE THIRTY PERCENT (30%) MINIMUM PROVIDED FOR HEREIN.

"SECTION 7. 20 O.S. 1971, Section 1202 as last amended by Section 1, Chapter 126, O.S.L. 1974 (20 O.S. Supp. 1974, Section 1202) is amended to read as follows:

§ 1202. Unless the Board of Law Library Trustees shall direct that no disbursement be effected or that a lesser amount than herein provided be transferred, the court clerk shall, at the end of each quarter of every calendar year, beginning July 1, [1972] 1975, transfer to the Law Library Fund the sum equal to [One Dollar (\$1.00)] ONE DOLLAR FIFTY CENTS (\$1.50) multiplied by the [total of the following number. 1. The] number of all civil cases, except those on the small claims docket, which were filed in the district court during the last preceding quarter and in which a cost deposit was made.

[Provided that in any county in this state, having a population in excess of two hundred seventy-five thousand (275,000) and containing a city having a population in excess of two hundred twenty-five thousand (225,000), according to the latest Federal Decennial Census this amount shall be computed by multiplying the total of the filings described herein by the sum of One Dollar fifty cents (\$1.50).]

Said Law Library Fund shall be expended in the purchase of law books and periodicals and in the establishment and maintenance of a law library at the county seat of said county at a suitable place provided by the county commissioners of said county. Provided, the county commissioners and the Board of Law Library Trustees, or either, may additionally provide a place designated by the Board of Law Library Trustees elsewhere in the county than the county seat and there establish a branch library of said law library. Said law library or law library and branch law library shall be governed and controlled and said fund expended by the Board of Trustees hereinafter provided.

"SECTION 8. On July 1 each year the court clerk shall transfer to the State Judicial Fund all funds on deposit in the law library fund in excess of fifty percent (50%) of the income to such fund during the preceding fiscal year. The State Examiner and Inspector shall enforce the provisions hereof and report to the Governor, the Attorney General, the Speaker of the House of Representatives and the President Pro Tempore of the Senate, any violation hereof.

"SECTION 9. Section 8 of this Act shall be codified in the Oklahoma Statutes as Section 1224 of Title 20 unless there is created a duplication in numbering.

"SECTION 10. Subparagraph (c) of 20 O.S. 1971, Section 1304 is not abrogated by this act.

"SECTION 11. 20 O.S. 1971, Sections 1222 and 1223 as amended by Sections 2 and 3, Chapter 68, O.S.L. 1972, and Section 1308 as amended by Section 12, Chapter 236 O.S.L. 1973 (20 O.S. Supp. 1974, Sections 1222, 1223, and 1308) are hereby repealed.

4. Amend Page 3, Line 5, renumbering old "SECTION 4" as "SECTION 12" and subsequent sections accordingly.

5. Amend old Section 4, Page 3, Line 6 — by deleting the words "Sections 2 and 3" and substituting in lieu thereof the words "Sections 2, 3 and 5".

6. Amend old Section 5, Page 3, Line 33 — by deleting the phrase "Section 1" and substituting in lieu thereof the phrase "Sections 1, 4 and 5".

7. Amend Title, Page 1, Line 13½—16¼ by deleting the present Title and substituting in lieu thereof the following:

"An Act relating to various state agencies; amending 20, O.S. 1971, Section 1301, Section 1202, as amended by Section

1, Chapter 126, O.S.L. 1974 (20 O.S. Supp. 1974, § 1202); repealing 20 O.S. 1971, §§ 1222 and 1223, as amended by Sections 2 and 3, Chapter 68, O.S.L. 1972, and Section 1308, as amended by Section 12, Chapter 236, O.S.L. 1973 (20 O.S. Supp. 1974, §§ 1222, 1223 and 1308); making appropriations to various state agencies; stating the purposes; providing prohibitions or restrictions on the use of federal revenue sharing funds; providing for transfer of monies to the State Judicial Fund; providing for codification; providing lapse dates; making provisions of this act severable; and declaring an emergency."

Respectfully submitted,

FOR THE SENATE: Holden, Crow and Medearis.

FOR THE HOUSE: Miskelly and Thornhill.

Senator Crow moved that the Conference Committee Report on SB 53 be adopted.

Senator Young moved, as a substitute motion, that the CCR on SB 53 be rejected and that the conferees be instructed to delete Section 6 and subsequent sections.

Senator Lane moved that the CCR on SB 53 and the Young substitute motion be deferred for this legislative day, which motion was declared adopted.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 65.

The above numbered Bill was referred for enrollment.

RESOLUTION

Senator Keller introduced the following

resolution, consideration of which was deferred for this legislative day:

SCR 21 — By Keller and Howard.

A Concurrent Resolution commending the distinguished career of Clarence LeRoy DeWees; expressing the grateful appreciation of the Legislature and the people of the State of Oklahoma for his forty years of dedicated and productive public service; expressing sadness and regret for his recent illness and rendering our sincere and heartfelt wishes for a speedy and complete recovery; and directing distribution.

MESSAGE FROM THE HOUSE

Advising Conference granted on En-

grossed SBs 62, 63, 70, 74, 75, 92, 94 and 95 and referring said bills to GCCA.

Senator Lane moved that, when the Clerk's desk is clear, the Senate stand adjourned to meet Tuesday, March 25, 1975, at 1:00 p.m., which motion prevailed.

BILLS RELEASED

SB 243 was referred for engrossment.

HBs 1092, 1242, 1273, 1294, 1363 and 1513 were properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 5:15 p.m., to meet Tuesday, March 25, 1975, at 1:00 p.m.

Forty-fifth Legislative Day

Tuesday, March 25, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Lambert and Wadley.—2.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend Ronald Ritchie and incorporated into the Journal upon request of Senator Lambert.

Almighty God: These days the minds of our faith trace back to the last days of Jesus. His understanding of the letter and the spirit of the law, his concern and care of people in ditches of despair, and his direct touch of justice and equality compel us to seek his way and truth.

And, God, we hope for his style of justice, concern, and law in spite of his own persecution.

Hear us this Holy Week! Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Schuelein introduced Jim Burford, M.D., Miami, resident physician at the University of Oklahoma School of Medicine, as the Doctor of the Day.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 287 — Judiciary.

SB 316 — Environmental and Natural Resources.

HB 1026 — County, State and Federal Government, as coauthored by Funston.

HB 1076 — Criminal Jurisprudence, as coauthored by McCune and be referred to Committee on Appropriations and Budget by previous order.

DO PASS, as amended:

CS for SB 33 — Criminal Jurisprudence, as coauthored by Garrett of the Senate and

Elder, Kennedy, Johnson (Don) and Conaghan of the House.

SB 242 — Criminal Jurisprudence.

SB 284 — Roads and Highways.

SB 299 — County, State and Federal Government, as coauthored by Holt of the House.

CS for SB 305 — Appropriations and Budget.

SJR 15 — County, State and Federal Government.

FIRST READING

The following were introduced and read the first time.

SB 361 — By Garrett.

An Act relating to state officers and employees; authorizing Attorney General to conduct certain investigations; providing for assistance in investigations; repealing 74 O.S. 1971, Section 18f; directing codification; providing for severability; and declaring an emergency.

SB 362 — By Garrett.

An Act relating to crimes and punishments; providing enumeration of persons liable to punishment for the commission of crimes in the State of Oklahoma; providing for enumeration of persons capable of committing crimes in the State of Oklahoma; providing for exceptions; providing for notice and examination of defendants under certain circumstances; repealing 21 O.S. 1971, Sections 151 through 160; directing codification; and declaring an emergency.

SB 363 — By Garrett.

An Act relating to crimes and punishments; providing for enumeration of the elements of certain crimes; providing procedures whereby prosecution may not be had twice for the same crime; repealing 22 O.S. 1971, Sections 14, 130, 131, 508 and 522, and 21 O.S. 1971, Section 11; directing codification; and declaring an emergency.

SB 364 — By Garrett.

An Act relating to prisons and reformatories; providing for an Interstate Corrections Compact; defining terms; providing for content of contracts between participating states; providing for procedures of contractual relationships; providing for rights of inmates; providing that acts of sending state not reviewable by receiving state; providing for extradition; providing for federal aid; directing codification; and declaring an emergency.

SB 365 — By Ham.

An Act relating to the Consumer Credit Code; amending 14A O.S. 1971, Sections 2-301, 2-310, 3-301, 3-309, 5-203 and 5-204; requiring full statement of closing costs to be presented to consumer on consumer credit sales or consumer loans; allowing a creditor to impose no service charge under certain conditions on revolving charge accounts or consumer loans; providing information required to be furnished consumer on revolving charge accounts or consumer loans; imposing civil liability on subsequent assignee under certain conditions; further outlining debtor's right to rescission with respect to certain sales or loans; providing for severability; and declaring an emergency.

SB 366 — By Howell.

An Act relating to roads and highways; and relating to condemnation procedure and court costs; amending 69 O.S. 1971, Section 1203; exempting State Highway Department from payment of court costs and poundage fees in condemnation proceedings.

SB 367 — By Cate.

An Act relating to crimes and punishments; providing for definitions; enumerating the elements of the crime of robbery; providing for degrees of severity; prescribing penalties; repealing 21 O.S. 1971, Sections 791 through 799, and Section 1, Chapter 76, O.S.L. 1973 (21 O.S. Supp. 1974, Section 801); directing codification; and declaring an emergency.

SJR 25 — By Dawson.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment of Sections 26 and 27, Article V of the Oklahoma Constitution; providing for biennial sessions of the Oklahoma Legislature; providing for ballot title; providing for filing; and ordering a special election.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 354 — Public and Mental Health.
SB 355 — Social Welfare.
SB 356 — Judiciary.
SB 357 — Wildlife.
SB 358 — Judiciary.
SB 359 — Education, Common.
SB 360 — Rules.
SJR 24 — Rules.
HB 1260 — Judiciary.
HB 1303 — Wildlife.
HB 1307 — Public and Mental Health.
HB 1346 — Judiciary.
HB 1413 — Judiciary.
HB 1469 — Education, Common.
HB 1494 — Insurance.
HB 1553 — Public Safety and Penal Affairs.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1008, 1228, 1329, 1343, 1367, 1379, 1384, 1415, 1416, 1444, 1473 and 1511.

HB 1008 — By Hammons, et al, of the House and York and Capps of the Senate.

An Act relating to counties and county officers; amending 19 O.S. 1971, Section 180.65; providing for county officers deputies and other help; providing rates of compensation for certain deputies or assistants thereof; and declaring an emergency.

HB 1228 — By Nance of the House and Young of the Senate.

An Act relating to motor vehicles; amending 47 O.S. 1971, Section 40-105; requiring certain equipment on motorcycles and motor scooters and the use of protective devices; authorizing approval of protective devices by the Commissioner of the Department of Public Safety and publication of lists.

HB 1329 — By Draper.

An Act relating to elections; amending Section 12, Chapter 154, O.S.L. 1974 (26 O.S. Supp. 1974, Section 424.12) to shorten the limitation period for prosecuting violation of the "Campaign Contribution and Expenditures Act" of 1974; and declaring an emergency.

HB 1343 — By Brunton.

An Act relating to children; amending 10 O.S. 1971, Section 1137; providing for placement, notice and reasons for adjudication as child in need of supervision; and declaring an emergency.

HB 1367 — By Davis (Don), Elder and Nance.

An Act relating to crimes and punishments; repealing 21 O.S. 1971, Sections 1341 through 1345; providing for the prohibition of marathons; providing exceptions; providing penalties; and declaring an emergency.

HB 1379 — By Shotts and Camp of the House and Grantham of the Senate.

An Act relating to property; authorizing personal and real property to be acquired, held and conveyed by a trust; providing for acknowledgment, and the form thereof, to real property conveyance by a trust; providing for codification; and providing an operative date.

HB 1384 — By Hibdon and Monks of the House and Keating of the Senate.

An Act relating to unlawful employment practices; amending 25 O.S. 1971, Section

1311; providing for differences in conditions and privileges of employment for male and female employees; providing those differences comply with federal law; and declaring an emergency.

HB 1415 — By Hood.

An Act relating to children; providing for time limitation on pre-adjudicatory detention or custody orders; providing for time limitation for filing petition where child in custody; providing for child's initials to be used in opinions of appellate courts; providing for transfer of certain proceedings to juvenile docket; directing codification; and declaring an emergency.

HB 1416 — By Hood and Brunton.

An Act relating to children; amending 10 O.S. 1971, Section 1109; providing for questioning of children, appointment of counsel, and prosecution by District Attorney; and declaring an emergency.

HB 1444 — By Fried of the House and York of the Senate.

An Act relating to workmen's compensation; amending 85 O.S. 1971, Section 44; providing for procedures where there is claim against a third person.

HB 1473 — By Willis.

An Act relating to county commissioners; authorizing sale of certain county property to Oklahoma Historical Society; providing for determination of price; directing disposition of funds; directing codification; and declaring an emergency.

HB 1511 — By Elder and Hammons.

An Act relating to fees; amending 28 O.S. 1971, Sections 31, 152, 152.1, 155.1 and Section 2, Chapter 147, O.S.L. 1973 (28 O.S. Supp. 1973, Section 153), and 49 O.S. 1971, Section 2; providing for fees of court clerks; providing for certain court costs; providing for oath, signature bond, seal and fees of a notary public; directing codification; and establishing effective date.

The above numbered HBs were read for the first time.

**PENDING SENATE ACTION —
RESOLUTIONS**

SCR 20, introduced on page 408, was called up for consideration.

SCR 20 was read at length as follows, adopted upon motion of Senator Helm and ordered referred for engrossment.

SCR 20 — By Helm, Stipe, Capps, McCune, Watson, Inhofe and Smith of the Senate and Denman of the House.

A Concurrent Resolution memorializing Congress to curb the powers of the Supreme Court by invoking Article 3, Section 2, of the United States Constitution and thereby removing the question of abortion from the jurisdiction of the Supreme Court and return it to the states; and directing distribution.

WHEREAS, state laws concerning abortion were declared unconstitutional by the Supreme Court decision of January 22, 1973; and

WHEREAS, the states should have the right and power to protect the lives of its unborn children; and

WHEREAS, it is within the constitutional authority of the United States Congress to remove the question of abortion from the jurisdiction of the Supreme Court and return it to the states:

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

THAT, as regards abortion, the United States Congress be memorialized to invoke Article 3, Section 2, of the United States

Constitution; which reads, in part, "In all the other cases before mentioned, the Supreme Court shall have appellate jurisdiction, both as to law and fact, with such exceptions, and under such regulations as the Congress shall make."

THAT duly authenticated copies of this Resolution shall be forwarded to each member of the Oklahoma Congressional Delegation, Speaker of the United States House of Representatives, and the President Pro Tempore of the United States Senate.

SCR 21, introduced on page 434, was called up for consideration.

Senator Keller asked unanimous consent that all other Senators be made coauthors of SCR 21, which was the order.

SCR 21, as coauthored, was read at length, adopted upon motion of Senator Keller and ordered referred for engrossment.

GENERAL ORDER

HCR 1003 by Bengtson, et al, of the House and Boatner, Capps, Watkins and Howell of the Senate was read and considered.

HCR 1003 was read at length, adopted upon motion of Senator Boatner and ordered referred for engrossment.

GENERAL ORDER

SB 12 by Capps was read and considered.

Senator Capps, citing Rule 8(d), asked unanimous consent that Representative Dunn be added as House author of SB 12, which was the order.

Upon motion of Senator Capps, SB 12, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Capps, SB 12, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 12 was read for the third time at length.

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

Aye: Berrong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, McCune, Murphy, Pierce, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Watson, Wolfe and York.—27.

Nay: Baldwin, Birdsong, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Howell, Lane, Luton, Martin, Medearis, Randle, Schuelein, Smith, Watkins and Young.—18.

Excused: Lambert, Porter and Wadley.—3.

The bill passed.

Senators Lane, Ham, Porter, Funston and Baldwin desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 32. Nay: 14. Excused: 2.

The emergency passed.

SB 12 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 1179, 1223, 1264 and 1392 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1219 by Beznoska of the House and Dahl of the Senate was read and considered.

Upon motion of Senator Dahl, HB 1219 was advanced to engrossment.

By unanimous consent, upon request of Senator Dahl, HB 1219 was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator Ham presiding.

HB 1219 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Lambert, Murphy and Wadley.—3.

The bill passed.

HB 1219 was ordered withheld pursuant to Rule 19(f).

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HB 1151.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1137 by Converse of the House and Dahl, Field and Taliaferro of the Senate was read and considered.

Senators Terrill and Schuelein asked to be made coauthors of HB 1137, which was the order.

Senator Keating moved to amend HB 1137, Page 1, Line 1, by striking the words "born after June 30, 1961,".

Senator Lane moved that HB 1137 be deferred, with amendments attached, for this legislative day, which motion was declared adopted.

Senator Wadley asked to be shown present, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 93, 211, 243, 247, 272 and 275; SJRs 12 and 14; and SCR 21 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SBs 65 and 116 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

SCRs 18 and 19 were each correctly enrolled, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Luton presiding.

PENDING CONSIDERATION OF CCR

The CCR on SB 53, considered previously on page 429, was considered further.

Senator Young pressed his motion to re-

ject the CCR on SB 53 (motion lodged on page 433).

Senator Crow moved to table the Young motion, which motion to table was declared adopted upon roll call as follows:

Aye: Baldwin, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Lane, Luton, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Watkins, Wolfe and York.—32.

Nay: Berrong, Birdsong, Butler, Garrett, Graves, Howell, Keller, Lamb, McCune, Taliaferro, Tinsley, Wadley, Watson and Young.—14.

Excused: Ham and Lambert.—2.

SB 53, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Boatner, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Lane, Luton, Martin, Medearis, Murphy, Pierce, Porter, Randle, Shatwell, Smith, Terrill, Watkins, Watson and York.—31.

Nay: Birdsong, Butler, Capps, Garrett, Graves, Howell, Keller, Lamb, McCune, Schuelein, Stipe, Taliaferro, Tinsley, Wadley, Wolfe and Young.—16.

Excused: Lambert.—1.

The bill passed.

Senators Stipe, Tinsley, Taliaferro, Lamb, Keller and Wolfe desired to vote aye on the emergency.

On the question of passage of the emer-

gency, the vote resulted as follows: Aye: 37. Nay: 10. Excused: 1.

The emergency passed.

MOTIONS TO RECONSIDER VOTES

As provided under Rule 19(b), Senator Crow moved that the vote be reconsidered by which SB 53 passed.

As provided under Rule 19(b), Senator Young moved to reconsider the vote whereby the emergency section of SB 53 passed.

Senator Crow moved that Rule 19 be suspended and that the Senate proceed immediately on the motions to reconsider the votes whereby SB 53 and the emergency section passed, which motion was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Grantham, Ham, Hamilton, Holden, Howard, Inhofe, Keating, Lamb, Lane, Luton, Martin, Murphy, Pierce, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Wolfe and York.—32.

Nay: Birdsong, Butler, Funston, Garrett, Graves, Helm, Howell, Keller, McCune, Medearis, Porter, Schuelein, Wadley, Watson and Young.—15.

Excused: Lambert.—1.

Senator Crow moved that the vote be reconsidered by which SB 53 passed.

President Pro Tempore Howard moved to table the Crow motion to reconsider, which motion to table was declared adopted.

Senator Crow moved to reconsider the vote whereby the emergency section passed.

Senator Young asked to be recognized on a matter of personal privilege.

Senator Hamilton raised a point of order stating that personal privileges may not be invoked during consideration of a question before the Senate, which point of order the Chair sustained.

Senator Crow pressed his motion to reconsider the vote whereby the emergency section of SB 53 passed.

Senator Lane moved to table the Crow motion to reconsider, which motion to table was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Watkins, Wolfe and York.—34.

Nay: Birdsong, Butler, Garrett, Graves, Howell, Keller, Lamb, McCune, Porter, Tinsley, Wadley, Watson and Young.—13.

Excused: Lambert.—1.

SB 53, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1092, 1242, 1273, 1294, 1363 and 1513.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising passage of and returning Enrolled SB 85, as amended.

HOUSE AMENDMENTS

HAs to SB 85 were read as follows and consideration deferred.

Amendment No. 1. Restore title to read as follows:

“An Act relating to the Council on Law Enforcement Education and Training and making an appropriation thereto; stating the purpose; providing for appointment, duties and compensation of employees; fixing the salary of the Director and Assistant Director, Council on Law Enforcement and Education and Training; limiting the number of full-time-equivalent employees; providing lapse date; providing for severability; and declaring an emergency.”

EXECUTIVE SESSION

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator Luton presiding, who made the following announcements:

The Senate, in executive session, and upon motion of Senator Lane, advised and consented to the confirmation of BOB BURKE, Broken Bow, as a member of the Industrial Development Commission to serve an unexpired term ending July 1, 1975, and effective upon Senate confirmation. Mr. Burke replaces Vernon Roberts.

The Senate, in executive session, and upon motion of Senator Berrong, advised and consented to the confirmation of CASEY C. GRAVES, Clinton, as a member of the Industrial Development Commission to serve an unexpired term ending

July 1, 1978, and effective upon Senate confirmation. Mr. Graves succeeds C. A. Pat Henderson.

The Senate, in executive session, and upon motion of Senator Tinsley, advised and consented to the confirmation of BRUCE HAYNES, El Reno, as a member of the Oklahoma Industrial Development Commission to serve a 6-year term ending July 1, 1978, and effective upon Senate confirmation. Mr. Haynes succeeds himself.

The Senate, in executive session, and upon motion of Senator Keating, advised and consented to the confirmation of DAVID W. HOLDEN, Tulsa, as a member of the Industrial Development Commission to serve an unexpired term ending July 1, 1979, and effective upon Senate confirmation. Mr. Holden succeeds Never Fail, Jr.

The Senate, in executive session, and upon motion of Senator Birdsong, advised and consented to the confirmation of ROBERT T. LUTTRELL, Oklahoma City, as a member of the Board of Regents of South Oklahoma City Junior College to serve a 7-year term ending April 22, 1982, and effective upon Senate confirmation. Mr. Luttrell succeeds Harold E. Stansberry.

The Senate, in executive session, and upon motion of Senator Cate, advised and consented to the confirmation of GENE McKOWN, Norman, as a member of the Industrial Development Commission to serve an unexpired term ending July 1, 1976, and effective upon Senate confirmation. Mr. McKown succeeds Bob Gilmore.

The Senate, in executive session, and upon motion of Senator Garrett, advised and consented to the confirmation of NORRIS PRICE, Del City, as a member of the Board of Regents of Oscar Rose Junior College to serve an unexpired 3-year term

ending July 1, 1977, and effective upon Senate confirmation. Mr. Price succeeds Fred Joiner of Del City.

The Senate, in executive session, and upon motion of Senator York, advised and consented to the confirmation of JERRY STEWARD, Oklahoma City, as a member of the Board of Regents of South Oklahoma City Junior College to serve a 2-year term ending April 22, 1976, and effective upon Senate confirmation. Mr. Steward succeeds himself.

MESSAGE FROM THE HOUSE

Advising the signing of and returning Enrolled SCRs 18 and 19.

The above numbered Enrolled Resolutions were ordered referred to the Secretary of State.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 65 and 116.

The above numbered Enrolled Bills were referred to the Governor.

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed SCR 21, as coauthored by Willis, Duckett, Townsend and all other members of the House of Representatives.

The above numbered Resolution was referred for enrollment.

Senator Lane moved that, when the Clerk's desk is clear, the Senate stand adjourned to meet Wednesday, March 26, 1975, at 1:00 p.m., which motion prevailed.

BILLS RELEASED

SB 166 was referred for engrossment.

HB 1219 was properly signed and ordered returned to the Honorable House. | adjourned at 4:15 p.m., to meet Wednesday, March 26, 1975, at 1:00 p.m.

Upon motion of Senator Lane, the Senate |

Forty-sixth Legislative Day

Wednesday, March 26, 1975

Pursuant to adjournment, the Senate was called to order by President Pro Tempore Howard.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—45.

Excused: Porter, Smith and Young.—3.

President Pro Tempore Howard declared a quorum present.

The following prayer was offered by Reverend Ronald Ritchie and incorporated into the Journal upon request of Senator Lambert.

Almighty God: Jesus chased out of the temple those who had corrupted its purpose. But He never turned away from people in need. He touched the contagious and fed the hungry. He forgave the prostitute and charged her toward righteousness.

We would model our governing process after His style.

Forgive our wrong doing and charge us toward righteousness.

Clear our minds. Direct these deliberations. Grant these Senators positive courage, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Dawson introduced former President Pro Tempore of the Senate, Allen Nichols, and former Representative Walter Billingsley to the members of the Senate.

UNANIMOUS CONSENT REQUEST

Senator Graves asked unanimous consent, which was granted, that Chuck Jones be named an Honorary Page for this legislative day.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 318 — Judiciary, as coauthored by Nance of the House.

SB 319 — Judiciary, as coauthored by Nance of the House.

SB 331 — Judiciary.

SB 332 — Judiciary.

SB 335 — Education, Common.

SB 348 — Education, Higher, and be referred to Committee on Appropriations and Budget by previous order.

HB 1303 — Wildlife, as coauthored by Dahl and Inhofe.

HB 1475 — Judiciary, as coauthored by Grantham.

HB 1477 — Judiciary, as coauthored by Grantham.

HB 1507 — Social Welfare, as coauthored by Randle.

DO PASS, as amended:

SB 67 — Appropriations and Budget.

SB 115 — Education, Common, and be referred to Committee on Appropriations and Budget for further consideration.

CS for SB 187 — County, State and Federal Government.

SB 266 — Social Welfare.

SJR 19 — Education, Common, as coauthored by Funston, and be referred to Committee on Constitutional Revision and Regulatory Services by previous order.

HB 1304 — Social Welfare, as coauthored by Howell.

HB 1316 — Judiciary, as coauthored by Young.

FIRST READING

The following were introduced and read the first time.

SB 368 — By Field of the Senate and Converse of the House.

An Act relating to game and fish; amending Section 5-405, Chapter 17, O.S.L. 1974 (29 O.S. Supp. 1974, Section 5-405); providing procedures and legal dates for the hunting of furbearing animals; providing for exceptions; and declaring an emergency.

SB 369 — By York of the Senate and Fried of the House.

An Act relating to schools; amending 70 O.S. 1971, Sections 509.2 and 509.4; providing for recognition of bargaining organizations; providing for petition and election; providing for organization for principals and vice-principals; and declaring an emergency.

SB 370 — By York, Howell, Birdsong and Martin.

An Act relating to roads and highways; amending 69 O.S. 1971, Section 1205; providing that the Department of Highways shall be responsible for all non-interstate right-of-way costs, including cost of removing public utility facilities from privately owned rights-of-ways; providing that prior contracts with underwriters shall continue in full force and effect; enabling the Department to pay the cost of removal and/or relocation of public utility facilities of rural water districts, rural sewer districts, rural water and sewer districts, where the same are located upon public highway rights-of-way and must be removed and/or relocated to accommodate highway improvements; providing that the Department shall perform audit of books, accounts and records of owner of such public utility facilities, which audit must disclose that said owner is financially unable to assume cost of removal and/or relocation of said facilities without increasing rates or otherwise assuming such financial burden; providing that this act not be construed to authorize the Department to remove such facilities without making proper provision for replacement and restoration of services to customers; providing for codification; repealing 69 O.S. 1971, Section 1206; providing for severability; and declaring an emergency.

SB 371 — By Murphy.

An Act relating to insurance; amending 36 O.S. 1971, Section 110; providing for the nonapplication of the code to particular types of insurers; and declaring an emergency.

SB 372 — By Dawson.

An Act relating to state officers and employees; limiting introduction of certain legislation; providing exceptions; and directing codification.

SB 373 — By Cate.

An Act relating to torts; providing for allowance of tort claims against governmental units; providing short title; defining terms; stipulating waiver of sovereign immunity; providing for venue and making this act cumulative; prescribing applicable rules of procedure; providing for service of process; providing for defense of suits against governmental units; providing for settlement and collection of judgments; stating the effect of judgment or settlement; providing for liberal construction; providing exemptions; granting individual immunity; providing for notice of injury; providing for payment of claims against state-supported colleges or universities; providing exclusions; and declaring an emergency.

SB 374 — By Schuelein of the Senate and Fitzgibbon of the House.

An Act relating to the Oklahoma Motor Vehicle Commission; creating a petty cash fund; stating purpose of the fund; authorizing Director of State Finance to set amount and provide procedures for administration; providing for reimbursement; making provisions of this act severable; and declaring an emergency.

SB 375 — By Howard.

An Act relating to state officers and employees; providing for compensation to state Legislators for meetings held during the interim; directing codification; and declaring an emergency.

SB 376 — By Berrong.

An Act relating to bonded indebtedness; making appropriations for the call and redemption of certain outstanding bond issues made by the Oklahoma Building Bonds Commission and the Oklahoma

Capitol Improvement Authority; providing for transfer of property to the State Department of Public Safety; directing codification; making appropriations nonfiscal; making the provisions of this act severable; and declaring an emergency.

SB 377 — By Helm of the Senate and Cotner of the House.

An Act relating to cities and towns; amending 11 O.S. 1971, Section 518; providing surveying and recording fees for plats of towns or additions; and providing for form and number of plats.

SB 378 — By Young.

An Act relating to courts; amending 20 O.S. 1971, Section 1304, as amended by Section 1, Chapter 205, O.S.L. 1974 (20 O.S. Supp. 1974, Section 1304); providing for certain expenses; providing that certain expenditures may not be made without prior approval of the Supreme Court; and declaring an emergency.

SJR 26 — By Watson and Hamilton 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 15, Article IX, of the Oklahoma Constitution; providing for district-wide election of Corporation Commissioners; providing for Corporation Commission Districts; providing for apportionment of said Corporation Commission Districts; providing for reapportionment of said Corporation Commission Districts under certain circumstances; providing that said Corporation Commission Districts shall be geographically contiguous; providing for ballot title; providing for filing; and ordering a special election.

SJR 27 — By Hamilton.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 26 of Article V of the Okla-

homa Constitution; providing for date of meeting and duration of regular legislative sessions; limiting the Second Session of each Legislature to ninety calendar days; providing that budgetary matters be primarily considered during Second Sessions of the Legislature; providing ballot title; directing filing; and ordering a special election.

SECOND READING

The following were read the second time and referred to the committee indicated.

- SB 361 — Judiciary.
- SB 362 — Criminal Jurisprudence.
- SB 363 — Criminal Jurisprudence.
- SB 364 — Public Safety and Penal Affairs.
- SB 365 — Banks and Banking.
- SB 366 — Roads and Highways.
- SB 367 — Criminal Jurisprudence.
- SJR 25 — County, State and Federal Government and then to Rules.
- HB 1008 — County, State and Federal Government.
- HB 1228 — Public Safety and Penal Affairs.
- HB 1329 — Rules.
- HB 1343 — Social Welfare.
- HB 1367 — Criminal Jurisprudence.
- HB 1379 — Judiciary.
- HB 1384 — Business, Industry and Labor Relations.
- HB 1415 — Social Welfare.
- HB 1416 — Social Welfare.
- HB 1444 — Insurance.
- HB 1473 — County, State and Federal Government.
- HB 1511 — Judiciary.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1101, 1147, 1254, 1372, 1417, 1418, 1464, 1493, 1505 and 1622 and HJR 1022.

- HB 1101 — By Willis, Miskelly and

Davis (Don) of the House and Howard, Crow and Randle of the Senate.

(Budget Office — Emergency.)

HB 1147 — By Smith, Kardokus, Elder, Shotts and Hastings.

An Act relating to bail bonds; amending 22 O.S. 1971, Section 1108, and 59 O.S. 1971, Section 1332; providing for forfeiture of bail.

HB 1254 — By Camp.

An Act relating to governmental reforms; providing for an official abbreviation for the State of Oklahoma; providing for certified copies of this act to be delivered to certain federal agencies; and directing codification.

HB 1372 — By Craighead, Elder, Smith and Cotner of the House and Howell of the Senate.

An Act relating to notaries public; amending 49 O.S. 1971, Sections 1 and 6; providing for the appointment and commission of notaries; providing for authorities of notaries; and declaring an emergency.

HB 1417 — By Hood.

An Act relating to children; amending 10 O.S. 1971, Section 1128; providing for investigation of home conditions; and declaring an emergency.

HB 1418 — By Hood.

An Act relating to children; amending 10 O.S. 1971, Section 1115; providing for dispositional hearings; and declaring an emergency.

HB 1464 — By Stratton.

An Act relating to agriculture; amending Section 5, Chapter 180, O.S.L. 1973 (2 O.S. Supp. 1974, Section 1424), providing for budget to determine assessment for weather modification project; providing for assessment or waiver of assessment; and declaring an emergency.

HB 1493 — By Dunn and Bradshaw.

An Act relating to oil and gas; defining the term "growing crops" to include native grasses; and declaring an emergency.

HB 1505 — By Atkins.

An Act relating to crimes and punishments; repealing 21 O.S. 1971, Sections 157 through 159, relating to subjection of a wife to her husband during coverture as to certain crimes.

HB 1622 — By Townsend, et al, of the House and Lane and Howard of the Senate.

An Act relating to the Oklahoma Tax Commission and making an appropriation thereto; creating a treasury fund; stating the purpose; providing methods for making and paying claims; providing for distribution of the fund should it be insufficient to pay all claims; making the appropriation nonfiscal; directing codification; providing for severability; and declaring an emergency.

HJR 1022 — By Roberts.

A Joint Resolution authorizing Harold Glenn to bring suit against the State of Oklahoma to determine the amount of damages, if any, sustained by him due to maintenance and construction repairs on the state highway near Talihina, Oklahoma, by the State Highway Department; providing for venue; and directing the payment of any judgment rendered in said suit out of the State Highway Construction and Maintenance Fund or as payments are made for condemnation matters by the Oklahoma State Highway Department.

The above numbered HBs and HJR were read for the first time.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 12 and **SCR 20** were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HCR 1003 was correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SCR 21 was correctly enrolled, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

HB 1137, considered previously on page 440, was considered further.

Senator Keating pressed his motion to amend (amendment read on page 440).

Senator Stipe asked unanimous consent that his amendment be read before the vote on the Keating amendment, which was the order.

Senator Stipe moved to amend **HB 1137**, Page 1, Line 1, by striking after the word and figure "June 30" and before the word "shall" on Line 2 the figure "1961" and inserting therefor the figure "1991".

Senator Field moved to table the Keating amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Cate, Crow, Dahl, Field, Garrett, Grantham, Graves, Hamilton, Helm, Howard, Howell, Inhofe, Keller, Lambert, McCune, Martin, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watkins and Watson.—29.

Nay: Butler, Capps, Dawson, Funston, Ham, Holden, Keating, Lamb, Lane, Luton, Medearis, Murphy, Pierce, Stipe, Wolfe and York.—16.

Excused: Porter, Smith and Young.—3.

Senator Smith asked to be shown present, which was the order.

Senator Stipe pressed his motion to amend **HB 1137**, which motion was tabled upon motion of Senator Field, the roll call thereon being as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Cate, Dahl, Dawson, Field, Funston, Grantham, Hamilton, Holden, Howard, Howell, Inhofe, Keller, Lambert, McCune, Martin, Murphy, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe and York.—30.

Nay: Butler, Capps, Crow, Garrett, Graves, Helm, Keating, Lamb, Lane, Luton, Medearis, Pierce, Smith and Stipe.—14.

Excused: Ham, Porter, Wadley and Young.—4.

Senator Stipe moved to amend **HB 1137**, Page 2, Line 3, by inserting after the word "firearms" the following: "poleaxes, axes, hatchets, bows and arrows, sling shots, bean flips, B B guns, machettes, skinning knives, traps, snares, emasculators or".

Senator Stipe asked unanimous consent to withdraw his foregoing amendment, which was the order.

Senator Graves moved to amend **HB 1137**, Page 2, Line 7, by adding after the period the following: "Such course of instruction shall be voluntary.", which amendment was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Crow, Garrett, Grantham, Graves, Hamilton, Helm, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Smith, Stipe, Wadley, Watkins, Watson, Wolfe and York.—29.

Nay: Cate, Dahl, Dawson, Field, Funston, Holden, Howard, Inhofe, McCune,

Randle, Schuelein, Shatwell, Taliaferro, Terrill and Tinsley.—15.

Excused: Capps, Ham, Porter and Young.—4.

Senator Pierce moved to amend **HB 1137**, Page 2, Line 7½, by adding a new sentence after the Graves amendment as follows: "No person shall be granted a fishing license unless said person has completed an approved course in swimming.", which amendment was declared adopted.

Senator Dahl moved to advance the bill, but subsequently asked unanimous consent to withdraw his motion, which was the order.

Senator Funston moved to amend **HB 1137**, Page 2, Line 15, by striking all language through the word "conservation" on Line 2, Page 3.

Senator Hamilton moved to table the Funston amendment, which motion to table was declared adopted.

Senator Dawson moved to amend **HB 1137**, Page 1, Line 3, by adding after the word "license" and before the word "until" the words "or marriage license".

Senator Dawson asked unanimous consent to withdraw his foregoing amendment, which was the order.

Senator Crow moved that **HB 1137** be referred to the Committee on Appropriations and Budget.

Senator Dahl moved to table the Crow motion to commit, which motion to table was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Cate, Dahl, Field, Graves, Hamilton, Helm,

Holden, Howard, Howell, Inhofe, Keller, McCune, Martin, Murphy, Randle, Schuelein, Taliaferro, Terrill, Tinsley, Watkins, Watson and York.—25.

Nay: Boatner, Butler, Capps, Crow, Dawson, Funston, Garrett, Grantham, Keating, Lamb, Lambert, Lane, Luton, Medearis, Pierce, Shatwell, Smith, Stipe and Wolfe.—19.

Excused: Ham, Porter, Wadley and Young.—4.

Senator Baldwin moved that the bill be advanced, which motion was declared adopted.

By unanimous consent, upon request of Senator Dahl, HB 1137, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1137 was read for the third time at length.

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

Aye: Dahl, Field, Graves, Holden, Howard, Inhofe, McCune, Martin, Murphy, Schuelein, Taliaferro, Terrill and Tinsley.—13.

Nay: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dawson, Funston, Garrett, Grantham, Hamilton, Helm, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, Medearis, Pierce, Randle, Shatwell, Smith, Stipe, Wadley, Watkins, Watson, Wolfe and York.—32.

Excused: Ham, Porter and Young.—3.

The bill failed.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HB 1219.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

Senator Young asked to be shown present, which was the order.

Senator Howell presiding.

GENERAL ORDER

SB 264 by Smith was read and considered.

Senator Murphy moved to amend SB 264, Page 4, Line 18, by striking after the word "reason" and before the word "in" on Line 2 of Page 5, all language and substituting the following: "The hearing shall be before the Special Judge."

Senator Grantham moved to amend the Murphy amendment by striking the words "the Special Judge" and inserting in lieu thereof "a judge of the district court", which motion was declared adopted.

Senator Murphy asked unanimous consent, which was granted, to withdraw his amendment, as amended.

Upon motion of Senator Smith, SB 264 was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, SB 264 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 264 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl,

Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—47.

Excused: Porter —1.

The bill and emergency passed.

SB 264 was referred for engrossment.

RESOLUTION

Senator Lane introduced the following resolution with the approval of the Rules Committee:

SR 18 — By Lane.

A Resolution commending David Mowdy of Idabel, Oklahoma, on his selection as Handicapped Citizen of the Year for 1975; and directing distribution.

WHEREAS, David Mowdy of Idabel, Oklahoma, has made a significant contribution to the betterment of his community through his work with the civic groups of his community; and

WHEREAS, Mr. Mowdy has, despite the disability of Cerebral Palsy, managed to acquire an education by graduating from Southeastern Oklahoma State College at Durant and has completed qualifications for a master's degree at the Missouri School of Journalism; and

WHEREAS, Mr. Mowdy has served his community and its citizens as a member of the staff of the *McCurtain Gazette* and through his service in civic groups such as the International Rodeo Association and the Idabel Jaycees; and

WHEREAS, as a result of his effort, discipline and accomplishment in over-

coming his disability, he has been selected by the Governor's Committee on Employment of the Handicapped as Oklahoma's "Handicapped Citizen of the Year" for 1975; and

WHEREAS, this Legislative Body deems it essential that the effort and contribution of Mr. Mowdy not go unrecognized.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

THAT, Mr. David Mowdy be and is hereby commended for his successful effort toward overcoming his physical disability, and for his many contributions to the betterment of his community.

BE IT FURTHER RESOLVED that Mr. Mowdy is congratulated on his selection as "Handicapped Citizen of the Year" for 1975.

BE IT FINALLY RESOLVED that a copy of this Resolution be prepared and presented to Mr. David Mowdy.

Senator Lane asked unanimous consent that all other Senators be made coauthors of SR 18, which was the order.

SR 18, as coauthored, was read at length, adopted upon motion of Senator Lane and ordered referred for enrollment.

SPECIAL INTRODUCTION

Senator Lane asked unanimous consent that Mr. David Mowdy be granted privileges of the floor in order that he could personally present Senate Resolution 18 to Mr. Mowdy, which was the order. Senator Lane congratulated Mr. Mowdy on his many accomplishments and expressed his appreciation for the service rendered to the community of Idabel and its citizens.

SPECIAL INTRODUCTIONS

The ten young ladies who were the winners of the "Ability Counts" contest were, on request of Senator Lambert, granted privileges of the floor and escorted to the Senate Chamber. The following were presented copies of Enrolled SCR 14 by their respective Senators: Misses Cindy Miller, Jonie Joseph, Pollie Price, Terri Ferda, Loretta Ressler, Rhonda Gay, Ann Ott, Beverly Ambrister, Alisa Welch and Cathy Miller. The parents, teachers and principals of the winners were also introduced by the Senators presenting the Resolutions.

MESSAGE FROM THE HOUSE

Advising rejection of CCR to Engrossed SB 53, requesting further Conference and naming Conferees as follows: Miskelly, Elder and Thornhill.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a further conference on SB 53 was ordered granted, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Crow, Holden and Hamilton.

GENERAL ORDER

SB 293 by Martin was read and considered.

Senator Martin, citing Rule 8(d), asked unanimous consent that Representative Duke be added as House author of SB 293, which was the order.

Upon motion of Senator Martin, SB 293, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Martin, SB 293, as coauthored,

was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 293 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Garrett, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Shatwell, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe and York.—38.

Nay: Dawson, Funston, Hamilton, Medearis, Schuelein, Stipe, Wadley and Young.—8.

Excused: Porter and Smith.—2.

The bill and emergency passed.

SB 293 was referred for engrossment.

GENERAL ORDER

SB 242 by Luton of the Senate and Elder of the House was read and considered.

Senator Grantham asked to be made a coauthor of SB 242, which was the order.

Senator Hamilton moved to amend SB 242, Page 10, Line 11½, by adding a new Section 12 as follows:

"SECTION 12. No state appropriated funds shall be used in connection with this act. The council may receive gifts or grants upon complying with state law."

and by renumbering subsequent sections

and by changing the number "11" on Line 12 of Page 10 to "12", which amendment was declared adopted.

Upon motion of Senator Luton, **SB 242**, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Luton, **SB 242**, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator McCune presiding.

SB 242 was read for the third time at length.

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

Aye: Birdsong, Butler, Cate, Crow, Dahl, Dawson, Funston, Garrett, Grantham, Graves, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Medearis, Murphy, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Wolfe, York and Young.—34.

Nay: Baldwin, Berrong, Boatner, Field, Hamilton, Helm, Inhofe, Martin, Pierce, Schuelein and Watson.—11.

Excused: Capps, Ham and Porter.—3.

The bill and emergency passed.

SB 242 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed **HBs 1179** and **1223**, as amended.

PENDING SENATE ACTION ON HAS

Upon motion of Senator Crow, **HAs** to **SBs 5** and **85** were rejected and conference requested, said bills to be referred to **GCCA** when appointed.

Upon motion of Senator Crow, **HAs** to **SB 60** were rejected and conference requested, President Pro Tempore Howard appointing as Senate conferees the following: Senators Crow, Holden and Medearis.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Field moved that the vote be reconsidered by which **HB 1137** failed of passage.

Senator Inhofe presiding.

GENERAL ORDER

HB 1074 by Payne of the House and Cate of the Senate was read and considered.

Senator Berrong moved to amend **HB 1074**, Page 1, Line 5, by changing the period after the word "conviction" to a semicolon and adding the following language: "provided, said person has not, in the meantime, been convicted of a misdemeanor or felony in another jurisdiction, but has at all times, since completion of his sentence, lived an exemplary life."

Senator Funston moved to amend **HB 1074**, as a substitute amendment to the Berrong Amendment, Page 1, Line 5, by changing the period after the word "conviction" to a semicolon and add the following language: "provided, said person has not, in the meantime, been convicted of a misdemeanor involving moral turpitude or a felony.", which amendment was declared adopted.

Upon motion of Senator Cate, **HB 1074**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Cate, **HB 1074**, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1074 was read for the third time at length.

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

Aye: Baldwin, Berrong, Butler, Cate, Crow, Dawson, Funston, Garrett, Grantham, Graves, Ham, Holden, Lane, Luton, Medearis, Murphy, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Watson, Wolfe, York and Young.—26.

Nay: Birdsong, Boatner, Capps, Dahl, Field, Hamilton, Helm, Inhofe, Keating, Keller, Lamb, Lambert, McCune, Martin, Pierce, Schuelein, Tinsley, Wadley and Watkins.—19.

Excused: Howard, Howell and Porter.—3.

The bill passed.

Senators Capps, Dahl, Howard, Keating, Lambert, Keller and Wadley desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 33. Nay: 13. Excused: 2.

The emergency passed.

HB 1074 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising the signing of and returning Enrolled **SCR 21**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

GENERAL ORDER

HB 1277 by Abbott, et al, of the House and Cate, Smith, Lamb, Howell, Garrett and Keating of the Senate was read and considered.

Upon motion of Senator Cate, **HB 1277** was advanced to engrossment.

By unanimous consent, upon request of Senator Cate, **HB 1277** was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1277 was read for the third time at length.

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

Aye: Berrong, Butler, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Holden, Howard, Keating, Lamb, Lane, Luton, Martin, Randle, Shatwell, Smith, Taliaferro, Tinsley, Wadley, Wolfe, York and Young.—27.

Nay: Baldwin, Birdsong, Boatner, Capps, Crow, Hamilton, Helm, Inhofe, Keller, Lambert, McCune, Medearis, Murphy, Pierce, Schuelein, Stipe, Terrill and Watson.—18.

Excused: Howell, Porter and Watkins.—3.

The bill passed.

Senators Schuelein, Medearis, Capps, Birdsong and Howell desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 32. Nay: 14. Excused: 2.

The emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Lambert moved to reconsider the vote whereby HB 1277 passed.

ANNOUNCEMENT

Senator Berrong announced that the new State Library Building would hold an open house on Thursday, March 27, 1975, at 10:00 a.m., and that the official dedication would be made by Governor David Boren at 11:00 a.m. and extended an invitation to everyone to attend.

MOTION TO RECONSIDER VOTE

Senator Grantham asked for consideration of his motion to reconsider the vote by which SB 235 failed of passage, which motion was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watson, Wolfe, York and Young.—44.

Excused: Butler, Martin, Porter and Watkins.—4.

THIRD READING

Senator Grantham moved to reconsider the vote by which SB 235 was considered engrossed and placed upon third reading and final passage, which motion was declared adopted.

Senator Grantham moved to reconsider the vote by which SB 235 was advanced to engrossment, which motion was declared adopted.

BILL WITHDRAWN — REREFERRED

Senator Grantham asked unanimous consent that SB 235 be withdrawn from the Calendar and rereferred to the Committee on Judiciary, which was the order.

BILL REFERRED

Senator Lane asked unanimous consent that SB 230, currently assigned to the committee on County, State and Federal Government, be given a second assignment to the Committee on Criminal Jurisprudence, which was the order.

GENERAL ORDER

SB 188 by Funston was read and considered.

Upon motion of Senator Funston, SB 188 was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, SB 188 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 188 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Porter and Taliaferro.—2.

The bill passed.

SB 188 was referred for engrossment.

GENERAL ORDER

SB 225 by Berrong of the Senate and Abbott of the House was read and considered.

Senator Cate moved to amend SB 225, Page 2, Line 15, by adding after the word "charging" and before the word "tuition" the word "pre-paid", which amendment was declared adopted.

Senator Hamilton moved to amend SB 225, Page 3, Lines 3 through 6, by striking after the word "students." on Line 3 and before the word "This" on Line 6, all language, which amendment was declared adopted.

Senator Smith moved to amend SB 225, Page 6, Line 7, by inserting after the word "but" and before the word "subject" the following: "shall be expended only pursuant and", which amendment was declared adopted.

Upon motion of Senator Berrong, SB 225, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Berrong, SB 225, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 225 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl,

Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—45.

Excused: Porter, Taliaferro and Wolfe.—3.

The bill and emergency passed.

SB 225 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SB 60, and naming House Conferees as follows: Miskelly, Davis (Don) and Atkins.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SBs 5 and 85, and referring same to GCCA when appointed.

GENERAL ORDER

HB 1280 by Vaughn, et al, of the House and Graves, Boatner and McCune of the Senate was read and considered.

Senator Howell moved to amend HB 1280, Page 2, Line 9, by adding after the word "period" and before the word "one" the words "not exceeding" and striking the word "of", which amendment was declared adopted.

Senator Funston moved to amend HB 1280, Page 3, Line 3, by adding a new sentence as follows: "However, nothing contained herein shall prevent a court from immediately assuming custody of a child and ordering whatever action may be necessary, including medical treatment,

to protect his health and welfare.", which amendment was declared adopted.

Senator Luton moved to amend **HB 1280**, Page 2, Line 2, by striking after the word "misdemeanor;" the balance of Line 2 and all of Lines 3, 4, 5, 6, 7, and 8 and that part of Line 9 before the word "Nothing".

Senator Luton asked unanimous consent that his foregoing amendment be withdrawn, which was the order.

Upon motion of Senator Graves, **HB 1280**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Graves, **HB 1280**, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1280 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Murphy, Porter and Taliaferro.—3.

The bill passed.

Senator Murphy desired to vote aye on the emergency.

On the question of passage of the emer-

gency, the vote resulted as follows: Aye: 46. Nay: 0. Excused: 2.

The emergency passed.

HB 1280 was referred for engrossment.

GENERAL ORDER

SB 128 by Garrett, Hamilton, Dawson, Howell and Lane of the Senate and Morgan and Elder of the House was read and considered.

Senators Lamb, Keller and Birdsong asked to be made coauthors of **SB 128**, which was the order.

Senator Hamilton moved to amend **SB 128**, Page 4, Line 2, by adding after the word "him." the following: "A parent may not be prosecuted under the provisions of this act who is unable to work because of physical disability, mental disability, or who is unable to make support payments because of a duly authorized and recognized strike at his place of employment, which prevents him from work.", which amendment was declared adopted.

Upon motion of Senator Garrett, **SB 128**, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Garrett, **SB 128**, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 128 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl,

Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—44.

Excused: Ham, Porter, Taliaferro and Young.—4.

The bill and emergency passed.

SB 128 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SR 18 was correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

RESOLUTIONS

Senator Young introduced the following resolution, consideration of which was deferred for this legislative day:

SR 19 — By Young and Murphy.

A Resolution expressing deep regret and sadness upon the death of Mr. Roy A. Krumme of Bristow; commending his many achievements and his service to his community, state and nation; and directing distribution.

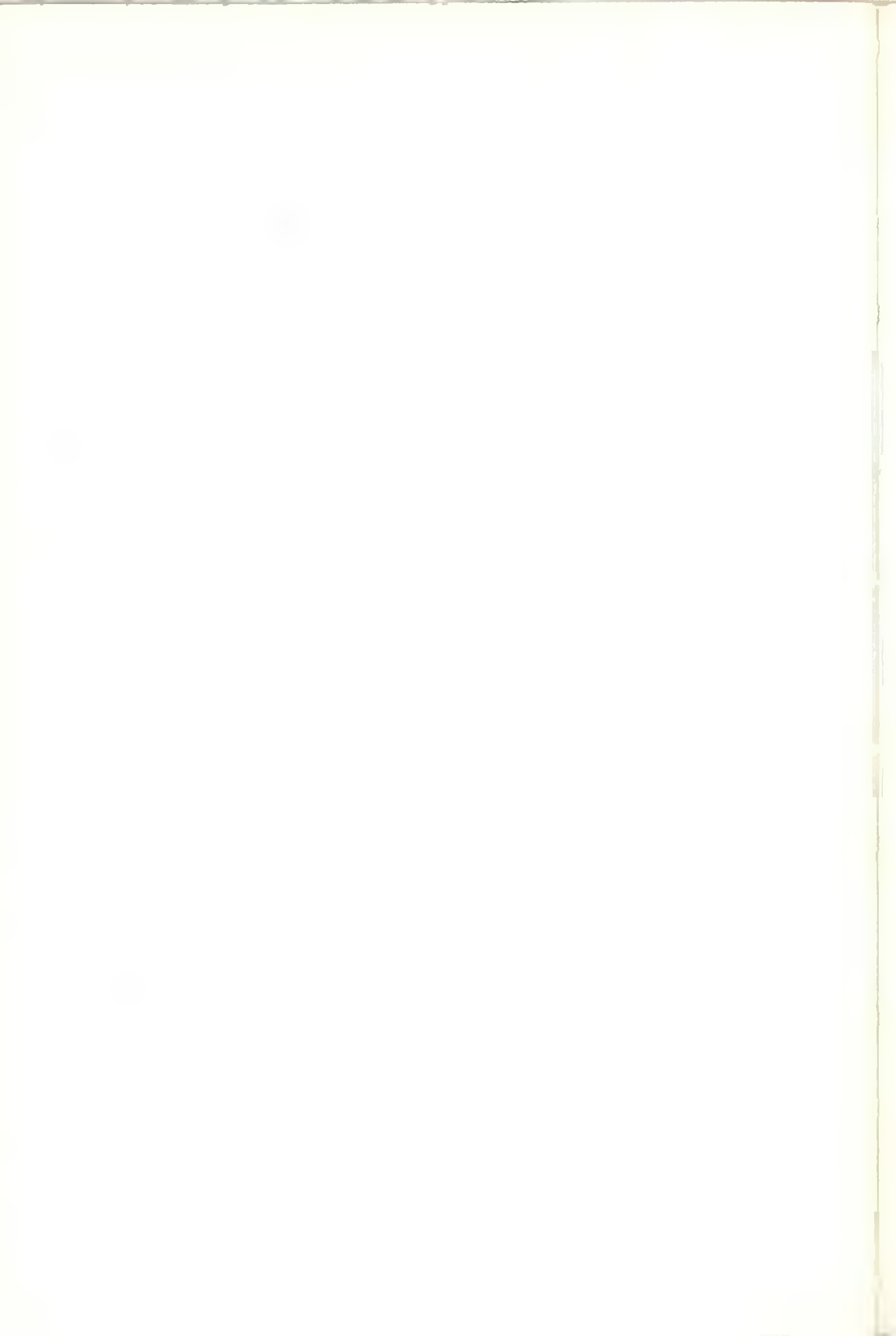
Senator Murphy introduced the following resolution, consideration of which was deferred for this legislative day:

SCR 22 — By Murphy of the Senate and Draper of the House.

A Concurrent Resolution commending the agricultural experiment stations of the United States during this centennial year; in particular, the Agricultural Experiment Station of Oklahoma State University and its special field stations.

Senator Holden moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Thursday, March 27, 1975, at 1:00 p.m., which motion prevailed.

Upon motion of Senator Holden, the Senate adjourned at 4:50 p.m. to meet Thursday, March 27, 1975, at 1:00 p.m.



Forty-seventh Legislative Day

Thursday, March 27, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—45.

Excused: Baldwin, Medearis and York.—3.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend Ronald Ritchie and incorporated into the Journal upon request of Senator Lambert.

Almighty God: The pressures of this society pound on us. The strategies of law and order compel us to seriously consider the effects of those pressures.

Put responsibility alongside our freedoms. Blend our compassion with intelligence and don't allow our enthusiasm to overwhelm our integrity.

This day, when we remember the betrayal of Jesus and the beginning of His trial and death by mob rule, we must seek a more complete democratic style of just government. Let us never repeat the audacious, mob mistake that would lift our judgment above that of God. We pray, with faith in Thee, O God. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Murphy introduced Robert Tout, M.D., Stillwater, as the Doctor of the Day and Senator Holden, on behalf of Senator Baldwin, introduced Hazel Kerr, R.N., Chickasha, as the Nurse of the Day.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

Mary A. Dees, 1101 Thompson Building, Tulsa 74103, representing Communications Workers of America.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 259 — Professions and Occupations, as coauthored by Graves.

HB 1096 — Appropriations and Budget.

HB 1114 — Appropriations and Budget.

HB 1239 — Municipal Government.

HB 1439 — Public and Mental Health.

DO PASS, as amended:

SB 222 — Professions and Occupations, and be referred to Committee on Appropriations and Budget by previous order.

SB 271 — Professions and Occupations.

SB 278 — Public and Mental Health.

SB 300 — Professions and Occupations, as coauthored by York of the Senate and Holt of the House.

CS for SB 315 — Judiciary, as coauthored by Elder of the House.

HB 1012 — Education, Common.

HB 1112 — Appropriations and Budget.

HB 1113 — Appropriations and Budget.

CS for HB 1129 — Appropriations and Budget.

HB 1132 — Appropriations and Budget.

FIRST READING

The following were introduced and read the first time.

SB 379 — By Stipe and Randle of the Senate and Riggs of the House.

An Act relating to nonprofit hospital service, medical-surgical indemnity and service and related health service corporations; providing for the authorization and incorporation of nonprofit hospital service, medical-surgical indemnity service and related health service corporations; providing for a continuance of such existing corporations and governing the formation of such corporations in the future by approval of the Insurance Commissioner; providing for regulation by the Insurance Commissioner of the operation of such existing corporations and of such corpora-

tions as may be formed in the future; providing for the deposit of funds with the Insurance Commissioner, the maintenance of adequate reserves for the benefit of members and policyholders, regulation of investments and operating expenses, the submission and filing with the Insurance Commissioner of an annual statement of financial condition, and for a periodic examination of the financial condition of the corporation by the Insurance Commissioner; providing for the filing and approval of policy and membership agreement forms, classifications of risk and underwriting manuals and rates pertaining thereto by the Insurance Commissioner; providing for the general corporate authority and powers of such corporations and the composition, classes, non-liabilities and rights of such corporation, its directors, officers and employees; providing for the free choice of health service provider by the members and policyholders of such corporations; providing for notice, review and the right of hearing, rehearing and appeal of orders of the Insurance Commissioner made pursuant to this act; providing such corporations hereunder shall be exempt from all other conflicting provisions of the insurance laws of the State of Oklahoma except as specifically set forth in this act; providing that such corporations hereunder are declared to be nonprofit and benevolent institutions to be exempt from state, county, district, municipal and school tax, including the taxes prescribed by the Insurance Code, excepting only certain fees and taxes on real and tangible personal property situate within this state; providing for cumulativeness with other laws; providing for liberal construction and severability; repealing 36 O.S. 1971, Sections 2601 through 2618 and 2620, and all conflicting laws; directing codification; and declaring an emergency.

SB 380 — By Porter.

An Act relating to professions and occupations; amending 59 O.S. 1971, Section

353.18, as amended by Section 1, Chapter 115, O.S.L. 1973 (59 O.S. Supp. 1974, Section 353.18); providing for licensing of pharmacies; providing for permits in relation to drugs; and providing that no charge shall be made for licensing a federal hospital in this state under this act.

SB 381 — By Inhofe.

An Act relating to game and fish; prohibiting the breeding or raising of wildlife for personal consumption or noncommercial purposes without a license; providing for licensing procedures; providing for licensing fees; providing for penalties; directing codification; and declaring an emergency.

SB 382 — By Smith of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to professions and occupations; amending 59 O.S. 1971, Section 199.1; defining manicuring and terms pertaining to cosmetology; providing exceptions; and declaring an emergency.

SB 383 — By Murphy, Holden and Smith of the Senate and Holden of the House.

An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 807 as last amended by Section 2 of Enrolled Senate Bill Number 22 of the 1st Session of the 35th Oklahoma Legislature; providing for determination of the gross estate of a deceased person; providing for retroactivity; and declaring an emergency.

SB 384 — By Wolfe of the Senate and Henry of the House.

An Act relating to civil procedure; amending 12 O.S. 1971, Section 438; providing for court authorized commission to take depositions; prescribing methods therefor; and declaring an emergency.

SB 385 — By Garrett and Howard.

An Act relating to public health and safety; amending 63 O.S. 1971, Sections 2-101 through 2-104, 2-105, as amended by

Section 1, Chapter 229, O.S.L. 1972, 2-106, 2-107, 2-201, 2-301, 2-302, as amended by Section 1, Chapter 43, O.S.L. 1972, 2-303 through 2-307, 2-309, as amended by Section 4, Chapter 229, O.S.L. 1972, 2-310 and 2-511 (63 O.S. Supp. 1974, Sections 2-105, 2-302 and 2-309); transferring the duties of enforcement and administration of the Uniform Controlled Dangerous Substance Act to the Department of Public Safety; transferring certain funds, personnel and equipment to the Department of Public Safety; creating a division within the Department to be known as the Division of Narcotics and Dangerous Drugs Control; providing for the qualifications, appointment, duties and salary of the director and enforcement agents; defining terms; providing for an advisory boards; providing for cooperation by state agencies and officers with the Department; defining duties of the director; creating a revolving fund; prescribing certain duties and powers of the Board of Pharmacy; providing for rules and regulations; providing registration requirements; providing for denial, revocation or suspension of registrator and prescribing procedures for doing so; providing for transmittal of judgments of conviction; providing that registrants keep certain records; requiring prescriptions on certain drugs; providing for distribution of samples; providing for review of determinations, findings and conclusions of the director; directing codification; providing for severability; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 368 — Wildlife.

SB 369 — Education, Common.

SB 370 — Roads and Highways.

SB 371 — Insurance.

SB 372 — Rules and then to County, State and Federal Government.

SB 373 — Judiciary.

SB 374 — Public Safety and Penal Affairs.

SB 375 — Rules.

SB 376 — Appropriations and Budget.

SB 377 — Municipal Government.

SB 378 — Judiciary.

SJR 26 — County, State and Federal Government and then to Constitutional Revision and Regulatory Services.

SJR 27 — Constitutional Revision and Regulatory Services and then to County, State and Federal Government.

HB 1101 — Appropriations and Budget.

HB 1147 — Criminal Jurisprudence.

HB 1254 — Roads and Highways.

HB 1372 — Professions and Occupations.

HB 1417 — Social Welfare.

HB 1418 — Judiciary.

HB 1464 — Agriculture and then to Appropriations and Budget.

HB 1493 — Oil and Gas.

HB 1505 — Criminal Jurisprudence.

HB 1622 — Appropriations and Budget.

HJR 1022 — Roads and Highways.

UNANIMOUS CONSENT REQUEST

Senator Terrill introduced Renee Steenbergen, daughter of Calendar Clerk, Bobbie Steenbergen, and asked unanimous consent, which was granted, that Renee be named Honorary Calendar Clerk for this legislative day.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1014, 1299, 1344, 1401, 1483, 1537 and 1577.

HB 1014 — By Ferrell.

(Oklahoma Archives and Record Act.)

HB 1299 — By Townsend, et al, of the House and Boatner and York of the Senate.

An Act relating to state government; granting cost of living increases to retirees with certain limitations under the Public Employees Retirement System;

amending 74 O.S. 1971, Sections 902, as amended by Section 1, Chapter 279, O.S.L. 1973, 905, as amended by Section 2, Chapter 279, O.S.L. 1973 (74 O.S. Supp. 1974, Section 905), 913, 915, as amended by Section 7, Chapter 279, O.S.L. 1973, 917, 919, as amended by Section 2, Chapter 57, O.S.L. 1972, and 920, as amended by Section 4, Chapter 57, O.S.L. 1972 (74 O.S. Supp. 1974, Sections 902, 905, 915, 919 and 920); defining terms; providing for crediting of prior and participating service; increasing the maximum compensation for contributions; increasing retirement benefits; providing procedures for termination of employment; providing for contributions by employee members; increasing contributions by participating employers; directing codification; repealing Section 3, Chapter 57, O.S.L. 1972 (74 O.S. Supp. 1974, Section 919A); providing operative dates; and declaring an emergency.

HB 1344 — By Brunton and Poulos.

An Act relating to nonprofit corporations; adding provisions to governing instrument of any nonprofit corporation and to articles of incorporation thereof to conform to requirements of Federal Internal Revenue Code for Sections 501 (c) (3) tax exempt status; providing applicability of such reformation of instruments and articles of incorporation shall include dissolutions of nonprofit corporations; providing for codification; and declaring an emergency.

HB 1401 — Cummings and Johnson (Don) of the House and Howell of the Senate.

An Act relating to schools; amending 70 O.S. 1971, Section 5-118; providing for regular and special meetings for boards of education; providing for public meetings of boards of education with certain exceptions; providing for payment of per diem for board members of certain school districts; making this act controlling over conflicting laws; providing for severability; and declaring an emergency.

HB 1483 — By Miskelly.

An Act relating to revenue and taxation; providing for appeal by taxpayer to Oklahoma Tax Commission; providing procedures and limitations; and directing codification.

HB 1537 — By Bennett.

An Act relating to public health and safety; providing for health services for minors; defining terms; granting minors the right of self-consent under certain conditions; providing for exceptions to doctor patient privileges; providing for safeguards to protect the minor; directing codification; and declaring an emergency.

HB 1577 — By Miskelly.

(Travel Reimbursement — Motor Pool — Emergency.)

The above numbered HBs were read for the first time.

PENDING SENATE ACTION — RESOLUTION

SCR 22, introduced on page 459, was called up for consideration.

SCR 22 was read at length, adopted upon motion of Senator Murphy and ordered referred for engrossment.

UNANIMOUS CONSENT REQUEST

Senator Keller asked unanimous consent, which was granted, that Mrs. Clarence DeWees and Mr. Doug Hinton be granted privileges of the floor for the presentation of SCR 21. Senator Keller, on behalf of the members of the Senate and House of Representatives, presented the resolution to Mrs. DeWees and asked her to convey the appreciation of the Legislature and the people of the State of Oklahoma to Mr. DeWees for his dedication to public service. Mrs. DeWees addressed the Senate, expressing the heartfelt thanks of Mr. DeWees and herself for this tribute.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HB 1043, requesting Conference and naming Conferees as follows: Miskelly, Davis (Guy) and Ford.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HB 1043 was ordered granted, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Lane, Howard and Crow.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HCR 1003, requesting Conference and naming Conferees as follows: Bengtson, Elder and Abbott.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HCR 1003 was ordered granted, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Boatner, Howell and Terrill.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 128, 166, 188, 225, 242, 264 and 293 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HBs 1074 and 1280 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

MOTION TO RECONSIDER VOTE

Senator Garrett asked for consideration of his motion to reconsider the vote by

which SB 239 failed of passage, which motion was declared adopted upon roll call as follows:

Aye: Birdsong, Boatner, Butler, Cate, Dawson, Funston, Garrett, Grantham, Ham, Holden, Howard, Keating, Keller, Lambert, Lane, Luton, Martin, Porter, Randle, Shatwell, Smith, Stipe, Wadley, Wolfe and Young.—25.

Nay: Berrong, Capps, Crow, Dahl, Field, Graves, Hamilton, Helm, Howell, Inhofe, Lamb, McCune, Murphy, Pierce, Schuelein, Taliaferro, Terrill, Tinsley, Watkins and Watson.—20.

Excused: Baldwin, Medearis and York.—3.

Senators York and Medearis asked to be shown present, which was the order.

Senator Holden presiding.

Senator Garrett questioned the presence of a quorum. The Presiding Officer ordered the roll called, following which he declared a quorum present.

THIRD READING

SB 239 was read for the third time at length.

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

Aye: Birdsong, Butler, Cate, Dawson, Funston, Garrett, Grantham, Ham, Howard, Keating, Keller, Lambert, Luton, Martin, Medearis, Porter, Smith, Stipe, Wolfe, York and Young.—21.

Nay: Berrong, Boatner, Capps, Crow, Dahl, Field, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Lamb, Lane, McCune, Murphy, Pierce, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watkins and Watson.—26.

Excused: Baldwin.—1.

The bill failed.

Senator Murphy presiding.

RESOLUTION

Senator Hamilton introduced the following resolution with the approval of the Rules Committee:

SR 20 — By Hamilton, Pierce, Stipe and Dawson.

A Resolution commending Russell Lash for his service as Director of the Department of Corrections; wishing him well in his future endeavors; and directing distribution.

WHEREAS, Russell Lash has served as Director of the Department of Corrections since August of 1974 and has recently submitted his resignation as Director; and

WHEREAS, Director Lash has served this Legislature through his cooperation with the Subcommittee on Appropriations of the Senate Committee on Appropriations and Budget; and

WHEREAS, it is the wish of this legislative body that the contributions and service of Director Lash be recognized.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

THAT, the service of Russell Lash as Director of the Department of Corrections is hereby commended; and

BE IT FURTHER REVOLVED THAT, this legislative body wishes Director Lash well in his future endeavors; and

BE IT FURTHER RESOLVED THAT, a copy of this resolution be prepared and presented to Director Lash.

Senators McCune and Inhofe asked to be made coauthors of SR 20, which was the order.

SR 20, as coauthored, was read at length, adopted upon motion of Senator Hamilton and ordered referred for enrollment.

PENDING SENATE ACTION — RESOLUTION

SR 19, introduced on page 459, was called up for consideration.

Senator Young asked unanimous consent that all other Senators be made coauthors of SR 19, which was the order.

SR 19, as coauthored, was read at length as follows, adopted upon motion of Senator Young and ordered referred for enrollment.

SR 19 — By Young, Murphy, Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.

A Resolution expressing deep regret and sadness upon the death of Mr. Roy A. Krumme of Bristow; commending his many achievements and his service to his community, state and nation; and directing distribution.

WHEREAS, Roy A. Krumme, retired oil producer, dedicated civic leader and devoted husband and father, was suddenly summoned from this mortal existence on February 25, 1975; and

WHEREAS, Mr. Krumme was born in St. Joseph, Missouri, on August 28, 1892 and has been a resident of Bristow, Oklahoma, since 1930; and

WHEREAS, Mr. Krumme was a strong advocate of our great free enterprise system, producing vital petroleum for his beloved state and nation until his retirement, and serving on the board of directors of the East Central Oklahoma Electric Cooperative, the Community State Bank of Bristow, the American General Insurance Company and the Atlec Corporation of Dallas, Texas, until his demise at the age of 82 years; and

WHEREAS, Mr. Krumme was a firm believer in the need for representative local government and participation in governmental activities, a stance which was exemplified by his service in civic affairs and as a distinguished member of the Board of Directors of the Grand River Dam Authority; and

WHEREAS, Mr. Krumme had a deep and abiding love for his country and greatly cherished the freedoms provided by the United States Constitution; and

WHEREAS, Mr. Krumme was dedicated to the achievement of equal opportunity for all Americans and was intensely concerned with the needs of the handicapped and the poor; and

WHEREAS, Mr. Krumme was a devout Christian, with an innate desire to serve God; and

WHEREAS, Mr. Krumme served with distinction as a member of his local Selective Service Board during World War II; and

WHEREAS, his sense of duty to the democratic ideals of his nation moved him to accept membership on the Oklahoma delegation to the 1972 Democratic National Convention at the age of 79; and

WHEREAS, it is fitting and proper that members of the Senate express their deep sense of bereavement and join in extending sincere sympathy to the Krumme

family and to the community of Bristow upon the passing from this earthly life of Roy A. Krumme.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

SECTION 1. That our sense of sadness and bereavement be and hereby is expressed upon the passing of Roy A. Krumme, and our deepest and most heartfelt condolences be and hereby are extended to his beloved wife, Ruth, and to the members of his family.

SECTION 2. That the many achievements of Mr. Krumme to his community, his state and his country be and hereby are extolled.

SECTION 3. That a copy of this Resolution be presented to his widow, Mrs. Ruth Krumme, 409 West 11, Bristow, Oklahoma, as an expression of the sympathy felt by the Oklahoma Senate.

PENDING CONSIDERATION — LOBBY PERMITS

Senator Terrill moved that the Committee Report on Lobby Permits, as reflected on pages 411-412 of the Journal of Monday, March 24, 1975, be adopted, which motion was declared adopted.

MESSAGE FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCR 1020**.

HCR 1020 — By Hammons, Townsend, Bamberger and Miskelly of the House and Tinsley of the Senate.

A Concurrent Resolution relating to the Rock Island Railroad Company's highway-railroad grade crossings on the State Highway System; and memorializing the State Highway Commission to aid and

assist the Rock Island Railroad Company in repairing defective grade crossings of its tracks with the State Highway System, to the extent permitted by law.

RESOLUTION

Senator Tinsley asked for immediate consideration of **HCR 1020**, which was the order.

Senator Tinsley asked unanimous consent that all other Senators be made co-authors of **HCR 1020**, which was the order.

HCR 1020, as coauthored, was read at length, adopted upon motion of Senator Tinsley, properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 1392**, as amended.

GENERAL ORDER

SB 335 by Terrill and Taliaferro of the Senate and Beznoska, et al, of the House was read and considered.

Upon motion of Senator Terrill, **SB 335** was advanced to engrossment.

By unanimous consent, upon request of Senator Terrill, **SB 335** was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 335 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dawson, Field,

Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Baldwin, Dahl, Ham, Howell, Taliaferro and Tinsley.—6.

The bill and emergency passed.

SB 335 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1179, 1223 and 1392.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

Senator Holden moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Monday, March 31, 1975, at 1:00 p.m., which motion prevailed.

Senator Tinsley presiding.

MESSAGE FROM THE GOVERNOR

Advising approval by him, March 27, 1975, of Enrolled SB 208.

MESSAGE FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled HCR 1020.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

Upon motion of Senator Holden, the Senate adjourned at 4:00 p.m. to meet Monday, March 31, 1975, at 1:00 p.m.



Forty-eighth Legislative Day

Monday, March 31, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Howell, Medearis, Porter, Smith and Stipe.—5.

Senator Luton declared a quorum present.

The prayer was offered by Reverend Joe Dickens, Pastor, John Calvin Presbyterian Church, Tulsa.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Butler introduced Bob Alexander, M.D., Okmulgee, as the Doctor of the Day and Senator Inhofe introduced Mary Wilhite, R.N., Tulsa, as the Nurse of the Day.

Senator Luton introduced his mother and sister to the members of the Senate.

COMMITTEE REPORTS

The following were reported by the committees, named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 55 — Appropriations and Budget.

SB 248 — Criminal Jurisprudence.

HB 1231 — Appropriations and Budget.

DO PASS, as amended:

SB 172 — Banks and Banking. Roll call on bill and amendments.

SB 179 — Criminal Jurisprudence.

SB 269 — Public Safety and Penal Affairs.

SB 348 — Appropriations and Budget, as coauthored by McIntyre of the House and Randle of the Senate.

HB 1118 — Appropriations and Budget.

HB 1122 — Appropriations and Budget.

HB 1134 — Appropriations and Budget.

FIRST READING

The following were introduced and read the first time.

SB 386 — By Young of the Senate and Craighead and Johnston of the House.

An Act relating to criminal procedure; providing for grand jury proceedings

instituted by the Attorney General; making certain laws applicable to such proceedings; providing for transfer of indictments; providing powers of the Attorney General; providing for selection of grand jurors and setting time limit for such proceedings; prohibiting disclosure by witnesses; providing for use of county facilities and reimbursement of costs; making certain laws inapplicable to such proceedings; providing for disposition of documents; providing for prosecutions and filing of informations by the Attorney General; providing for severability; directing codification; and declaring an emergency.

SB 387 — By Garrett.

An Act relating to criminal procedure; creating the Oklahoma Public Defender System; providing for Oklahoma Public Defender Board; providing for a Defender General and prescribing powers and duties of his office; providing powers and duties of the Board; providing for employment of certain personnel; prohibiting certain acts; providing for travel reimbursement; providing for appointment of counsel in certain circumstances; providing that districts shall coincide with those of the district attorneys; specifying persons entitled to assistance; providing for representation of needy persons and procedures relating thereto; providing for certain reimbursement of the state; specifying compensation of personnel and providing for funding and office space; making provisions severable; amending 22 O.S. 1971, Section 1082; providing for filing of affidavit; creating the Oklahoma Public Defender Revolving Fund and regulatory provisions thereof; repealing 10 O.S. 1971, Section 24, 19 O.S. 1971, Sections 137.1, 137.2, 138.1 through 138.3 and 138.5, and 19 O.S. 1971, Sections 138.4 and 138.6, as amended by Sections 1 and 2, Chapter 102, O.S.L. 1974 (19 O.S. Supp. 1974, Sections 138.4 and 138.6), and 22 O.S. 1971, Sections 464, 1074 and 1271; providing

operative dates; and declaring an emergency.

SB 388 — By Howard of the Senate and Cleveland of the House.

An Act relating to agriculture; providing for noise level control at certain fairs and expositions; providing for penalties; directing codification; and declaring an emergency.

SB 389 — By Funston of the Senate and Hood of the House.

An Act relating to children; amending 10 O.S. 1971, Section 1131; providing for notice of hearing to terminate parental rights; and declaring an emergency.

SB 390 — By Funston of the Senate and Hood of the House.

An Act relating to children; amending 10 O.S. 1971, Section 1103, as amended by Section 1, Chapter 142, O.S.L. 1973 (10 O.S. Supp. 1974, Section 1103); providing for verified petition and requirements of petition; and declaring an emergency.

SB 391 — By Grantham of the Senate and Elder, et al, of the House.

An Act relating to crimes and punishments; amending Section 4, Chapter 167, O.S.L. 1973 (21 O.S. Supp. 1974, Section 701.4); prescribing punishment for murder in the second degree; and declaring an emergency.

SB 392 — By Smith.

An Act relating to revenue and taxation; providing for annual reports by tax-exempt trusts and nonprofit corporations; providing for reportable information; directing codification; and declaring an emergency.

SB 393 — By Lamb.

An Act relating to civil procedure; amending 12 O.S. 1971, Section 268; providing for a demurrer to state the grounds; and declaring an emergency.

SB 394 — By Tinsley.

An Act relating to schools; defining terms; providing for physical examination of certain pupils; providing training program for examiners; providing certain exemptions; providing for notification of parents; authorizing promulgation of rules and regulations for the conduct of examinations; providing for confidentiality of examination results; providing for keeping of records; and direct-codification.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 379 — Public and Mental Health.

SB 380 — Professions and Occupations.

SB 381 — Wildlife.

SB 382 — Professions and Occupations.

SB 383 — Revenue and Taxation.

SB 384 — Judiciary.

SB 385 — Criminal Jurisprudence.

HB 1014 — County, State and Federal Government.

HB 1299 — Appropriations and Budget.

HB 1344 — Judiciary.

HB 1401 — Education, Common.

HB 1483 — Revenue and Taxation.

HB 1537 — Public and Mental Health.

HB 1577 — Appropriations and Budget.

UNANIMOUS CONSENT REQUEST

Senator Inhofe introduced his daughters, Molly and Katy, to the members of the Senate, and asked unanimous consent, which was granted, that they be named Honorary Journal Clerks for this legislative day.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1154, 1162, 1247, 1341 and 1533.

HB 1154 — By Bamberger and Kilpatrick.

An Act relating to labor; amending 40 O.S. 1971, Section 197.2; raising the amount of wages to be paid under Oklahoma's minimum wage law; providing effective date; and declaring an emergency.

HB 1162 — By Hammons.

An Act relating to public health and safety; amending 63 O.S. 1971, Section 1-1409; defining certain drugs and devices as misbranded; requiring distribution of lists of the names of manufacturers of prescription drugs; and defining terms.

HB 1247 — By Ferrell of the House and Terrill of the Senate.

An Act relating to corporations; amending 18 O.S. 1971, Sections 381.6, 381.15, 381.16 and 381.19; regulating savings and loan associations; providing for the composition of the Oklahoma Savings and Loan Board, its members, their terms of office and qualifications; providing for examinations, filing requirements and fees; providing for applications for certificates of authority; repealing 18 O.S. 1971, Sections 212a through 212e, 243 through 246, 283 through 288, 290 through 293, 311, 312, 314 through 328, 352 through 355 and 360 through 366, relating to foreign and domestic building and loan and savings and loan associations; and declaring an emergency.

HB 1341 — By Cowan, Anderson and Twidwell.

An Act relating to schools; amending 70 O.S. 1971, Section 10-105; providing for compulsory attendance in school; providing certain exceptions to the rule; providing for penalties; and declaring an emergency.

HB 1533 — By Atkins.

An Act relating to the State Capital and Capitol Building; amending 73 O.S. 1971, Sections 83, 83.1 and 83.7, relating to the Capitol-Medical Center Improvement and

Zoning District and the Capitol-Medical Center Improvement and Zoning Commission; changing the boundaries of such district; changing the composition of such Commission; creating the Citizens' Advisory Committee to the Capitol Medical Center Improvement and Zoning Commission; providing duties of such Committee; providing severability; and declaring an emergency.

The above numbered HBs were read for the first time.

BILL WITHDRAWN — REFERRED

President Pro Tempore Howard moved that SB 194 be withdrawn from the Committee on Professions and Occupations and referred to the Committee on Business, Industry and Labor Relations, which motion was declared adopted.

GENERAL ORDER

SB 145 by Wadley, Ham and Murphy of the Senate and Whorton, et al, of the House was read and considered.

Senator Stipe asked to be made a co-author of SB 145, which was the order.

Senator Wadley moved to amend SB 145, Page 9, Line 5, by striking after the word "water" and before the word "available" on Line 6, the words "or natural gas", which amendment was declared adopted.

Senator Wadley moved to amend SB 145, Page 11, Lines 9 through 12, by striking after the word "created," on Line 9 and before the word "an" on Line 10, the words "[immediately]. IMMEDIATELY following the entry of the order creating said district", and inserting on Line 12, after the word "held" the words "immediately following the entry of the order creating said district" which amendment was declared adopted.

Senator Wadley moved to amend SB 145, Page 14, Lines 9 through 15, by removing Section 7 from the bill and correcting the title to conform by deleting the figure "8," on the second line and the figure "1324.8" on the fifth line, which amendment was declared adopted.

Senator Wadley asked unanimous consent, which was granted, that further consideration of SB 145 be deferred temporarily.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 66, as amended and co-authored.

HOUSE AMENDMENTS

HBs to SB 66 were read as follows and consideration deferred.

Authors: Add the following coauthor: Cleveland of the House.

Amendment No. 1. Amend by striking Title, Enacting Clause and Entire Bill and substituting the following:

"An Act relating to the Office of the State Examiner and Inspector and making appropriations thereto; stating the purposes; amending 74 O.S. 1971, Section 803; providing for appointment, duties and compensation of employees within prescribed limits; prescribing qualifications for certain types of employment; limiting number of employees; providing lapse date; providing for placing employees in the classified service of the Oklahoma Merit System of Personnel Administration; amending 62 O.S. 1971, Section 139.44, and 74 O.S. 1971, Section 564, to remove and replace with another the State Examiner and Inspector as a member on certain boards and commissions; making provisions of this act severable; and declaring an emergency.

BE IT ENACTED BY THE PEOPLE OF
THE STATE OF OKLAHOMA:

SECTION 1. There are hereby appropriated to the Office of the State Examiner and Inspector, from any monies in the General Revenue Fund of the State Treasury, from the Depletion, Management and Sale Fund and from the State Examiner and Inspector Fund, for the fiscal year ending June 30, 1976, not otherwise appropriated, the following amounts or so much thereof as may be necessary to perform the duties imposed upon the Office of the State Examiner and Inspector by law:

GENERAL REVENUE FUND:

Personal Services (Including employee retirement and insurance costs)	\$328,168.00
Operating Expenses (Including office rent)	<u>76,043.00</u>

TOTAL GENERAL REVENUE FUND	\$404,211.00
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DEPLETION, MANAGEMENT AND
SALE FUND:

Personal Services (Including employee retirement and insurance costs)	\$ 52,788.00
Operating Expenses	<u>6,093.00</u>

TOTAL DEPLETION, MANAGEMENT AND SALE FUND	\$ 58,881.00
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STATE EXAMINER AND
INSPECTOR FUND:

Personal Services (Including employee retirement and insurance costs)	\$170,671.00
Operating Expenses	<u>48,595.00</u>

TOTAL EXAMINER AND INSPECTOR FUND	\$219,266.00
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SECTION 2. 74 O.S. 1971, Section 803, is amended to read as follows:

Section 803. Offices and positions in the unclassified service are in no way subject to any of the provisions of this act or of the rules and regulations promulgated hereunder by the State Personnel Board.

The unclassified service of the state shall include the following:

(1) Persons chosen by election or appointment to fill an elective office, and their employees, except all of the employees of the OFFICE OF THE SECRETARY OF STATE AND ALL OF THE EMPLOYEES OF THE STATE EXAMINER AND INSPECTOR, EXCEPT EXECUTIVE ASSISTANT, AND ALL OF THE EMPLOYEES OF THE Corporation Commission, who shall be under the provisions of the classified service of the state; and except the employees of the Department of Education including the Deputy State Superintendent of Public Instruction; and, provided, further, that immediately upon the enactment hereof the employees of said Department of Education and said Deputy State Superintendent of Public Instruction shall become classified employees;

(2) members of boards and commissions, and heads of departments, agencies and institutions required by law to be appointed by the Governor;

(3) one principal assistant or deputy and one private secretary for each head of a department, agency or institution who is required by law to be appointed by the Governor;

(4) all employees in the office of the Governor and all persons required by law to be appointed by the Governor;

(5) judges, referees, receivers, jurors, Assistant Attorney General and notary public, as such;

(6) officers and employees of the Oklahoma Legislature;

(7) all officers and employees of the Oklahoma State System of Higher Education, State Board of Education, Division of Vocational Education, and all employees of all public school districts;

(8) patient and inmate help in the state charitable, penal, mental and correctional institutions;

(9) persons employed in a professional or scientific capacity to make or conduct a temporary and special inquiry, investigation, or examination on behalf of the Legislature or a committee thereof, or by authority of the Governor;

(10) officers and members of the Oklahoma National Guard, as such;

(11) persons engaged in public work for the state, but employed by contractors when the performance of such contract is authorized by the Legislature or other competent authority;

(12) election officials and employees;

(13) temporary seasonal farm laborers, or other farm help engaged in a single phase of agricultural production or harvesting, not to exceed one hundred twenty (120) calendar days in any year;

(14) professional trainees only during the prescribed length of their course of training or extension study;

(15) laborers, semiskilled and skilled craftsmen temporarily engaged for purposes of building, renovation, or remodeling and paid on an hourly[,] or piecework basis, provided the request is

made by the appointing authority and is approved by the State Personnel Board;

(16) seasonal employees employed during the period May 1 through October 15 in any calendar year;

(17) students who are employed on a part-time basis and who are regularly enrolled in (a) an institution of higher learning within the Oklahoma State System of Higher Education or (b) an institution of higher learning qualified to become coordinated with said State System of Higher Education.

SECTION 3. The State Examiner and Inspector shall appoint and fix the duties and compensation of the employees, not otherwise prescribed by law, and necessary to perform the duties imposed upon the State Examiner and Inspector by law. The salary of the State Examiner and Inspector shall be Twenty-two Thousand Dollars (\$22,000.00) per annum, payable monthly. The average number of full-time-equivalent employees utilized in the total operations of the State Examiner and Inspector shall not exceed ninety-four (94) during the fiscal year ending June 30, 1976, and shall be limited to those positions and numbers shown below. Subject to modifications by the classification and salary schedule provisions of the Merit System of Personnel Administration the salary of a classified incumbent shall not exceed the salary that was in effect on March 26, 1975.

TITLE	NO. AUTH.
State Examiner and Inspector-Statutory	1
Executive Secretary	1
Executive Assistant (Exempt)	1
Secretary to Executive Assistant	1

Attorney	1	Public Funds Examiner I, II or III, as an
Legal Secretary	1	Audit Reviewer, as an Administrative
Audit Coordinators	2	Assistant for County Audits or as an Audit
Administrative Assistant for County Audits	1	Coordinator unless he meets the qualifica-
Audit Reviewers	2	tions specified herein and such qualifica-
Investigator	1	tions have been examined and certified by
Public Funds Examiners III	11	the State Personnel Board. The salary
Public Funds Examiners II	26	schedule for these minimum qualifications
Public Funds Examiners I	30	will be in accordance with the schedule as
Offset Press Operator	1	published by the Oklahoma State Merit
Supervisor of Statistical Clerks	1	System for the grade as indicated herein.
Payroll Clerk	1	Persons employed by the Office of the
Statistical Typist	6	State Examiner and Inspector under
Receptionist	1	similar job titles may participate under
Supervisor Files, Supplies and Reports	1	the provision of this act upon producing
Key punch Operators	3	satisfactory evidence that the minimum
Stenographer-Highway Audit	1	qualifications have been met.
TOTAL	94	

(1) PUBLIC FUNDS EXAMINER I — Graduation from an accredited college or university with major course work in accounting, banking, business administration, public administration, economics or finance, with a minimum of fifteen (15) semester hours in accounting, or an equivalent combination of education and experience, a substitution of one (1) year of successful full-time paid employment in auditing and/or accounting for each year of the required college education, with a maximum substitution of two (2) years. Salary for this position shall be that established for a Grade 23, Oklahoma State Merit System.

(2) PUBLIC FUNDS EXAMINER II — Same qualification as established for Public Funds Examiner I plus three (3) years of successful full-time paid employment in accounting and/or auditing, in duties comparable to those of a Public Funds Examiner I or a master's degree in any of the above-mentioned fields, may be substituted for two (2) years' experience or a current Certified Public Accountant (CPA) certificate or a Public Accountant (PA) license may be considered as qualifying. Salary for this position shall be that established for a Grade 25, Oklahoma State Merit System.

SECTION 4. Any unappropriated balance in the State Examiner and Inspector Fund at the close of the fiscal year ending June 30, 1975, in excess of Fifty Thousand Dollars (\$50,000.00), shall revert to the General Revenue Fund of the State Treasury.

SECTION 5. A. Effective July 1, 1975, no person shall be employed or promoted by the State Examiner and Inspector as a

(3) **PUBLIC FUNDS EXAMINER III** — Same qualificaion as established for a Public Funds Examiner II plus three (3) years of successful full-time paid employment in auditing and/or accounting, three (3) years of which must have been supervisory or with related responsibility for accounting or auditing function. Salary for this position shall be that established for a Grade 28, Oklahoma State Merit System.

(4) **AUDIT REVIEWER** — The same minimum qualifications as established for a Public Funds Examiner III. Salary for this position shall be that established for a Grade 28, Oklahoma State Merit System.

(5) **ADMINISTRATIVE ASSISTANT FOR COUNTY AUDITS** — The same minimum qualifications as established for a Public Funds Examiner III plus one (1) year experience as a Public Funds Examiner III. Salary for this position shall be that established for a Grade 29, Oklahoma State Merit System.

(6) **AUDIT COORDINATOR** — The same minimum qualifications as established for a Public Funds Examiner III plus three (3) years' experience as a Public Funds Examiner III. Salary for this position shall be that established for a Grade 32, Oklahoma State Merit System.

B. Provided, further, that those persons now employed in the above positions shall not be required to terminate their service for failure to meet these minimum qualifications.

SECTION 6. There is hereby appropriated to the Office of the State Examiner and Inspector, from any monies in the General Revenue Fund, from any monies in the Depletion, Management and Sale Fund and from any monies in the State Examiner and Inspector Fund of the State Treasury, for the fiscal year ending June 30, 1976, not otherwise appropriated, the

amounts indicated below or so much thereof as may be required to implement the provisions of Section 5 of this act:

General Revenue Funds	\$ 9,207.00
Depletion, Management and Sale Fund	1,976.00
State Examiner and Inspector Fund	21,317.00

SECTION 7. Section 5 of this act shall be codified in the Oklahoma Statutes as Section 219.1 of Title 74, unless there is created a duplication in numbering.

SECTION 8. The appropriations made by Sections 1 and 6 of this act shall be subject to fiscal year limitations and may be encumbered through June 30, 1976. Any unexpended funds remaining in the Depletion, Management and Sale Fund after November 15, 1976, shall lapse and be transferred to the Depletion, Management and Sale Fund for the then current fiscal year. Any unexpended funds remaining in the General Revenue Fund after November 15, 1976, shall lapse and be transferred to the General Revenue Fund for the then current fiscal year.

SECTION 9. 62 O.S. 1971, Section 139.44, is amended to read as follows:

Section 139.44. There is hereby created a State Emergency Fund Board, consisting of the State Treasurer, the [Secretary of State] **LIEUTENANT GOVERNOR**, [the State Examiner and Inspector] **STATE AUDITOR**, the Director of State Finance and the Vice Chairman of the Oklahoma Tax Commission. The Board shall elect one of its members to act as Chairman. The Vice Chairman of the Oklahoma Tax Commission shall be the executive Secretary and perform all the duties pertaining to such position, beginning immediately upon approval of this act, and shall be compensated for such services as provided

in Section 2 hereof. Three (3) members of the Board shall constitute a quorum but the vote of three (3) shall be necessary for any action taken by the Board. Said Board may be called to convene for the purposes of this act by the Governor or by a majority of the members of said Board.

SECTION 10. 74 O.S. 1971, Section 564, is amended to read as follows:

Section 564. There is hereby created the Archives and Records Commission, hereinafter referred to as the Commission, to be composed of the Attorney General as Chairman, the State Librarian as Vice Chairman and Secretary, the [State Examiner and Inspector] LIEUTENANT GOVERNOR, the State Auditor and the State Treasurer as members. The Commission shall have sole, entire and exclusive authority of the disposition for all public records and archives of state officers, departments, boards, commissions, agencies and institutions of this state. The authority herein granted shall not apply to records and archives of political subdivisions of the state.

SECTION 11. 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 12. 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."

GENERAL ORDER

SB 305 by Crow of the Senate and Miskelly of the House was read and considered.

Senators Hamilton and Capps asked to be made coauthors of SB 305, which was the order.

Upon motion of Senator Hamilton, SB 305, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Hamilton, SB 305, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 305 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Wolfe and Young.—41.

Excused: Howell, Medearis, Porter, Smith, Stipe, Watson and York.—7.

The bill and emergency passed.

SB 305 was referred for engrossment.

Senators Stipe and Smith asked to be shown present, which was the order.

GENERAL ORDER

SB 145 was considered further.

Senator Lamb moved to amend SB 145, Page 5, Line 6, by adding after the period a new sentence as follows: "Provided further that areas lying within the corpor-

ate limits of any municipality having a population of more than 10,000 persons according to the last decennial census may be included in a water, sewer, natural gas or solid waste management district with the consent of the governing body by ordinance duly adopted when such water, sewer, natural gas or solid waste services are not and cannot be provided in a reasonable time by other sources.", which amendment was declared adopted.

Upon motion of Senator Wadley, SB 145, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Wadley, SB 145, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 145 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Howell, Medearis and Porter.—3.

The bill and emergency passed.

SB 145 was referred for engrossment.

Senator Howell asked to be shown present, which was the order.

UNANIMOUS CONSENT REQUEST

Senator Lane asked unanimous consent, which was granted, that SB 348, which was reported out of the Committee on Appropriations and Budget earlier in the day with a "Do Pass, as amended" recommendation, be considered immediately; and announced that copies of the bill and the committee report had been placed on the desk of each Senator.

GENERAL ORDER

SB 348 by Dawson, Porter and Randle of the Senate and McIntyre of the House was read and considered.

Senator Terrill asked to be made a coauthor of SB 348, which as the order.

Upon motion of Senator Dawson, SB 348, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Dawson, SB 348, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 348 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Keating, Keller, Lamb, Lane, Luton, Martin, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—40.

Nay: Boatner, Helm, Inhofe, Lambert, McCune and Pierce—6.

Excused: Medearis and Porter.—2.

The bill and emergency passed.

SB 348 was referred for engrossment.

GENERAL ORDER

HB 1251 by Willis, et al, of the House and Funston of the Senate was read and considered.

Senator Hamilton moved to amend HB 1251, Page 10, Lines 3 through 5, by removing the brackets and restoring the language, which amendment was declared adopted.

Senator Stipe moved to amend HB 1251, Page 2, Line 10, by inserting after the word "notice," and before the word "plans" the words "special provisions", and strike the balance of Lines 10 through 14.

Senator Stipe asked unanimous consent, which was granted, that his amendment be withdrawn.

Senator Funston asked unanimous consent, which was granted, that further consideration of HB 1251 be deferred temporarily.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 335 and SCR 22 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SRs 19 and 20 were each correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

Senator McCune presiding.

GENERAL ORDER

HB 1096, by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Upon motion of Senator Crow, HB 1096 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1096 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1096 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Medearis, Porter, Smith and Wadley.—4.

The bill and emergency passed.

HB 1096 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

HB 1112 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Upon motion of Senator Crow, HB 1112 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, **HB 1112** was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1112 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Medearis, Porter and Smith.—3.

The bill and emergency passed.

HB 1112 was referred for engrossment.

GENERAL ORDER

HB 1113 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Upon motion of Senator Crow, **HB 1113**, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, **HB 1113** was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1113 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Medearis, Porter and Smith.—3.

The bill and emergency passed.

HB 1113 was referred for engrossment.

GENERAL ORDER

HB 1114 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Senators Grantham, Berrong, Taliaferro, Field, Ham and Hamilton asked to be made coauthors of **HB 1114**, which was the order.

Upon motion of Senator Crow, **HB 1114**, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, **HB 1114**, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1114 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—44.

Excused: Medearis, Porter, Smith and Young.—4.

The bill and emergency passed.

HB 1114 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

HB 1129 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Senator Luton presiding.

Senator Hamilton moved to amend HB 1129, Pages 4 and 5, Lines 11 through 18 on Page 4 and Lines 1 through 16 on Page 5, by removing the brackets and restoring the old language and removing the new language, which amendment was declared adopted.

Upon motion of Senator Crow, HB 1129, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1129, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1129 was read for the third time at length.

On the question of passage of the bill and

emergency, the roll call resulted as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—43.

Excused: Garrett, Keating, Medearis, Porter and Young.—5.

The bill and emergency passed.

HB 1129 was referred for engrossment.

GENERAL ORDER

HB 1132 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Upon motion of Senator Crow, HB 1132 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1132 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1132 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, Mc-

Cune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—45.

Excused: Medearis, Porter and Young.—3.

The bill and emergency passed.

HB 1132 was referred for engrossment.

GENERAL ORDER

HB 1251 was considered further.

Senator Funston moved to amend HB 1251, Page 8, Line 9, by striking after the word “reasonable” and before the period in Line 16 all language and substituting therefor the following: “payment for each such set representing the actual printing or duplicating cost thereof”.

Senator Murphy moved to amend HB 1251, as an in lieu amendment to the Funston amendment, Page 8, Line 13, by adding after the word “deposit” and before the word “shall” the words “if Forty Dollars (\$40.00) or less”, which in lieu amendment was tabled upon motion of Senator Funston.

Senator Funston pressed his motion to amend, which amendment was declared adopted.

Senator Crow presiding.

Senator Funston moved to amend HB 1251, Page 2, Line 11, by inserting after the word “instructions” and before the word “and” the following: “, special provisions”, which amendment was declared adopted.

Senator Hamilton moved to amend HB 1251, Page 10, Lines 8 through 15, by striking the new language, which amendment was declared adopted.

Senator Cate moved to amend HB 1251, Page 12, Line 1, by adding after the word “days,” and before the word “as” the word “or”.

Senator Hamilton moved to amend HB 1251, as an in lieu amendment to the Cate amendment, Page 11, Line 18, by changing “thirty (30)” to “ninety (90)”, which in lieu amendment was declared adopted.

Senator Hamilton moved to amend HB 1251, Page 13, Lines 3 through 5, by striking the brackets on Line 3 and restoring the language through the word “contractors” on Line 5, which amendment was declared adopted.

Senator Funston moved to amend HB 1251, Page 16, Line 9, by adding after the word “performed” and before the word “shall” the following: “on the project and materials stored for use on the project”, which amendment was declared adopted.

Senator Lamb presiding.

Senator Hamilton moved to amend HB 1251, Pages 16 and 17, Lines 17 and 18 on Page 16 and Lines 1 through 4 on Page 17, by adding after the word “project” on Line 17 of Page 16 a period and striking the balance of the new language through the word “contractor,” on Line 4, Page 17.

Senator Funston raised a point of order, stating that Senator Hamilton’s amendment contained more than one proposition and asked for a division of the question, which point of order the Chair sustained.

Senator Hamilton moved to amend HB 1251, Pages 16 and 17, Lines 17 and 18 on Page 16 and Line 1 on Page 17, by inserting a period after the word “project” on Line 17 of Page 16 and striking the balance of the sentence through the word “belief.” on Line 1 of Page 17.

Senator Funston moved to table the fore-

going Hamilton amendment, which motion to table was declared failed of adoption.

Senator Hamilton pressed his motion to amend, which amendment was declared adopted.

Senator Hamilton moved to amend HB 1251, Page 17, Lines 1 through 4, by striking after the word "belief." on Line 1 all language through the word "contractor." on Line 4.

Senator Cate moved to amend HB 1251, as an in lieu amendment to the Hamilton amendment, Page 17, Line 2, by adding after the word "the" and before the word "work" on Line 3, the words "quality of".

Senator Hamilton moved to table the Cate in lieu amendment, which motion to table was declared failed of adoption.

Senator Cate pressed his motion to amend, which in lieu amendment was declared adopted.

Senator Grantham moved to amend HB 1251, Page 16, Line 16, by adding after the word "work" and before the word "conforms" the words "and materials furnished" and by striking the "s" from the word "conforms", which amendment was declared adopted.

Senator Hamilton moved to amend HB 1251, Page 18, Line 10, by changing after the word "apply" the period to a comma and adding the following: "not to exceed an expenditure of \$25,000.00", which amendment was declared adopted.

Senator Hamilton moved to amend HB 1251, Page 17, Line 2, by adding after the word "a" and before the word "guaranty" the word "personal", which amendment was declared adopted.

Senator Keating moved to amend HB 1251, Page 18, Line 10, by adding after the

Hamilton amendment the following: "In the event that such chief administrative officer declares an emergency situation, his action must be ratified by a majority of all members of the governing body at their next regularly scheduled meeting."

Senator Keating asked unanimous consent to withdraw his foregoing amendment, which was the order.

Upon motion of Senator Funston, HB 1251, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, HB 1251, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1251 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson and Wolfe.—42.

Nay: Young.—1.

Excused: Crow, Medearis, Porter, Taliaferro and York.—5.

The bill and emergency passed.

HB 1251 was referred for engrossment.

RESOLUTION

Senator Terrill introduced the following resolution:

SR 21 — By Terrill.

A Resolution memorializing the 94th Congress to prevent S. 692 from being enacted into law; and directing distribution.

WHEREAS, an extension of the authority of the Federal Power Commission to intrastate sales and distribution of natural gas would wreak havoc on the economy of gas producing states; more than ninety percent (90%) of the utilities of this state are dependent on natural gas; and

WHEREAS, S. 692 of the first session of the Ninety-fourth (94th) Congress is of provision that enables the Federal Power Commission to, by rules, set and adjust prices of natural gas for diverse users, prohibit boiler fuel use of natural gas in intrastate commerce as well as interstate commerce, and grant priorities to Eastern states for movement of natural gas to the Eastern seaboard states, notwithstanding industrial and other needs therefor within this, a producing, state.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

SECTION 1. That the Ninety-fourth (94th) Congress be, and hereby is, memorialized to prevent the provision of S. 692 from being enacted into law.

SECTION 2. That a copy of this Resolution be distributed to each member of the Oklahoma Congressional Delegation.

Senator Terrill asked unanimous consent that all other Senators be made coauthors of SR 21, which was the order.

SR 21, as coauthored, was read at length,

adopted upon motion of Senator Terrill and ordered referred for enrollment.

EXECUTIVE SESSION

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator Smith presiding, who made the following announcements:

The Senate, in executive session, and upon motion of Senator Tinsley, advised and consented to the confirmation of TIM CURTIN, Watonga, as a member of the Board of Corrections to serve a 6-year term ending March 15, 1981, and effective upon Senate confirmation. Mr. Curtin succeeds himself.

The Senate, in executive session, and upon motion of Senator Cate, advised and consented to the confirmation of JAMES M. FULLERTON, Norman, as Judge of the State Industrial Court to serve a term of 6 years ending March 14, 1981. Judge Fullerton succeeds Judge A. R. Swank, Jr.

The Senate, in executive session, and upon the written motion of Senator Hamilton, advised and consented to the confirmation of RALPH GAMBLE, Spiro, as a member of the State Board of Agriculture, District 5, to serve a 5-year term ending April 26, 1979, and effective upon Senate confirmation. Mr. Gamble succeeds Clifford Hamby.

The Senate, in executive session, and upon motion of Senator Lambert, advised and consented to the confirmation of V. BURNS HARGIS, Oklahoma City, as a member of the State Election Board to serve a term ending March 1, 1979, and

effective upon Senate confirmation. Mr. Hargis succeeds William H. Mattoon.

The Senate, in executive session, and upon motion of Senator Lane, advised and consented to the confirmation of JIM MONROE, Idabel, as a member of the Board of Trustees of the University Hospital to serve an unexpired term ending June 30, 1977, and effective upon Senate confirmation. Mr. Monroe succeeds himself.

The Senate, in executive session, and upon motion of Senator Field, advised and consented to the confirmation of HARRY SHACKELFORD, Laverne, as a member of the State Board of Education to serve a 6-year term ending April 1, 1980, and effective upon Senate confirmation. Mr. Shackelford succeeds himself.

MESSAGE FROM THE GOVERNOR

Advising approval by him, March 31, 1975, of Enrolled SBs 65 and 116.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Tuesday, April 1, 1975, at 1:00 p.m., which motion prevailed.

BILLS RELEASED

HBs 1096 and 1114 were properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 5:00 p.m. to meet Tuesday, April 1, 1975, at 1:00 p.m.



Forty-ninth Legislative Day

Tuesday, April 1, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—48.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend Joe Dickens, and incorporated into the Journal upon request of Senator Smith.

Eternal God, Creator of the Universe, Ruler over the affairs of men, we praise You this day for Your goodness to us and to our nation. We ask that we may be a people worthy of Your blessing.

Give us compassion for suffering and dying, at home and in far places.

Give us generosity to share our wealth for the poor or the oppressed.

Give us gratitude for the wealth of material and spiritual benefits we enjoy.

Give us the humility to know that our fortune is neither earned nor deserved by us.

Give us courage to face any difficulties without fear, and to act responsibly and unselfishly.

Finally, give us strength to do right when we can and to freely admit that we are often unfeeling and selfish and unthankful and proud and cowardly and wrong. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Capps introduced his wife, Wanda, to the members of the Senate.

Senator Watkins introduced the Doctor of the Day and Senator Keating introduced the Nurse of the Day.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

William A. Reynolds, 4400 Lincoln Blvd., # 155, Oklahoma City 73105, representing

Independent Bankers Association of Oklahoma.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 282 — County, State and Federal Government, and be referred to Committee on Appropriations and Budget by previous order.

SB 324 — County, State and Federal Government.

HB 1166 — County, State and Federal Government, as coauthored by Luton.

DO PASS, as amended:

SB 73 — Appropriations and Budget.

SB 178 — Criminal Jurisprudence.

CS for SB 205 — County, State and Federal Government.

SB 304 — Criminal Jurisprudence.

HB 1039 — Appropriations and Budget, as coauthored by Porter.

HB 1176 — County, State and Federal Government, as coauthored by McCune.

HB 1448 — Appropriations and Budget.

HB 1615 — Appropriations and Budget, as coauthored by York.

FIRST READING

The following were introduced and read the first time.

SB 395 — By York and Birdsong.

An Act relating to cities and towns; amending Section 6, Chapter 114, O.S.L. 1972 (11 O.S. Supp. 1974, Section 548.3-1) and 11 O.S. 1971, Sections 548.9 and 548.12; providing for applicability of the Firefighters' and Policemen's Arbitration Law; providing procedures for hearings by the arbitration board; providing for ef-

fect of majority opinion of the arbitrators; providing for content and effect of collective bargaining agreements; and declaring an emergency.

SB 396 — By Dawson and Watkins of the Senate and Johnson (Don) of the House.

An Act relating to public health and safety; amending 63 O.S. 1971, Sections 683.1 through 683.6, 683.8 and 683.10 through 683.20; providing short title; stating purpose; defining terms; providing for Director of Department of Emergency Services to be Director of Department of Emergency Resources Management; providing for appointment, authority, duties and compensation of Director; providing for membership and duties of Civil Defense and Disaster Advisory Council; providing for powers and duties of Governor for civil defense and disaster emergencies; providing for mobile support units; providing for local civil defense and disaster organizations; providing for mutual aid arrangements; declaring activities relating to civil defense and disaster to be governmental functions; providing certain authority and exemptions for persons involved in civil defense and disaster activities; prohibiting political activities; requiring loyalty oath; providing for fiscal powers and procedures; authorizing use of state facilities, services and equipment; providing for implementation of act; providing for reappropriation of funds; providing for studies and preventative measures; directing codification; providing for liberal construction; repealing 63 O.S. 1971, Sections 683.9 and 683.21; and declaring an emergency.

SB 397 — By Berrong of the Senate and Stratton of the House.

An Act relating to public finance; creating a State Depository Board; providing for membership, qualifications and term of office of Board; providing for officers; providing for powers and duties of Board;

providing for granting priorities; prohibiting depositories from receiving fees; providing for giving of security by depositories; providing for examining of securities given; stating what depositories shall hold; providing procedure where irregularity on paid item appeals; providing procedures for depositing state money into State Treasury; designating State Treasurer as official depository for state monies; requiring bond for State Treasurer; providing powers and duties of State Treasurer; requiring certain reports; providing penalties; repealing 62 O.S. 1971, Sections 71 through 74, 76, 77 and 79 through 81; directing codification; providing for severability; and providing effective date.

SB 398 — By Keating and McCune.

An Act relating to public health and safety; providing for rules and regulations by the State Commissioner of Public Health for the practice of acupuncture; directing codification; and declaring an emergency.

SB 399 — By Porter.

An Act relating to cities of more than 250,000 inhabitants as determined by the last preceding federal census; providing for hearing, after notice to owner, to determine if dilapidated buildings constitute a hazard from fire or are detrimental to the health, benefit and welfare of the community, and if determination is affirmative, authorizing city to remove said dilapidated buildings, at expense of property owner; providing amount of cost of removal and interest, if not paid, shall constitute a lien against the property; defining terms; directing codification; and declaring an emergency.

SB 400 — By Funston of the Senate and Hood of the House.

An Act relating to children; amending 10 O.S. 1971, Section 1105; providing for service of summons and time of hearing; and declaring an emergency.

SB 401 — By Funston of the Senate and Hood of the House.

An Act relating to children; amending 10 O.S. 1971, Section 1102, as amended by Section 3, Chapter 122, O.S.L. 1972 (10 O.S. Supp. 1974, Section 1102); providing for jurisdiction of district court; providing for transfer of proceedings; and declaring an emergency.

SB 402 — By Crow.

An Act relating to funding of district courts; amending 20 O.S. 1971 § 1301 to provide that all revenue collected by the court clerk shall be deposited in a special county treasury account and monthly transferred to the Supreme Court for deposit in the State General Revenue Fund; providing that the court clerk shall submit a budget request to the Supreme Court for each ensuing fiscal year and the Supreme Court submit a budget request to the Finance Director for each judicial district; providing procedure for quarterly payment of operating expenses for each judicial district and apportionment thereof to court clerks; amending 20 O.S. 1971, Section 1223 as last amended by Section 3, Chapter 68 O.S.L. 1972 to provide that all transfers from the Law Library Fund shall be deposited to the State General Revenue Fund; providing that all court clerks shall become state officers and the Supreme Court shall submit a budget request for the salaries and travel expenses of court clerks and deputies; providing the Administrative Director of the Courts shall submit budget requests for the Council on Judicial Complaints and the State Board of Examiners of Official Shorthand Reporters; providing for a special fund to pay expenses for change of venue in criminal cases; repealing all inconsistent provisions; providing that State Judicial Fund shall mean State General Revenue Fund; repealing 20 O.S. 1971 Sections 1302, 1307, 1308, 1310 and 1311; and establishing an effective date.

SB 403 — By Terrill.

An Act relating to state government; providing for the inspection of city and county jail facilities by the Commissioner of Charities and Corrections; providing for the publication and distribution of guidelines for the operator of jail facilities; providing for reports of results of inspections and publication of certain reports; providing for employment of inspectors and necessary personnel; and directing codification.

SB 404 — By Schuelein and Wadley.

An Act relating to water and water rights; amending 82 O.S. 1971, Section 870; providing for annual percentage rate for Grand River Dam Authority Bonds; and declaring an emergency.

SB 405 — By Terrill of the Senate and Hooper and Beznoska of the House.

An Act relating to crimes and punishments; providing that it shall be unlawful to carry weapons or firearms into retail establishments wherein beer and intoxicating liquor are sold; providing for penalties; directing codification; and declaring an emergency.

SB 406 — By Smith of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to professions and occupations; amending 59 O.S. 1971, Section 199.15; abolishing the State Cosmetology Fund; providing for payment of fees and penalties collected by the Cosmetology Board into the General Revenue Fund; and declaring an emergency.

SB 407 — By Luton.

An Act relating to state officers and employees; amending Section 1, Chapter 290, O.S.L. 1974 (74 O.S. Supp. 1974, Section 292); providing for salaries of temporary employees of the Senate; providing for salaries of permanent employees of the Senate; providing that certain executive secretary positions shall be permanent; providing salaries for said permanent executive secretary positions; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 386 — Criminal Jurisprudence.

SB 387 — Criminal Jurisprudence.

SB 388 — County, State and Federal Government.

SB 389 — Social Welfare.

SB 390 — Social Welfare.

SB 391 — Criminal Jurisprudence.

SB 392 — Revenue and Taxation.

SB 393 — Judiciary.

SB 394 — Education, Common.

HB 1154 — Business, Industry and Labor Relations.

HB 1162 — Public and Mental Health.

HB 1247 — Banks and Banking.

HB 1341 — Education, Common.

HB 1533 — County, State and Federal Government.

UNANIMOUS CONSENT REQUEST

Senator Capps introduced Brian Reed, Snyder, to the members of the Senate and asked unanimous consent, which was granted, that Brian be named an Honorary Page and be granted privileges of the floor for this legislative day.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1087, 1256, 1270, 1278, 1314, 1337, 1420, 1479, 1484, 1552, 1563, 1565, 1595, and 1619 and HJR 1029.

HB 1087 — By Fried.

An Act relating to small claims procedure; amending 12 O.S. 1971, Section 1757, as amended by Section 2, Chapter 128, O.S.L. 1974 (12 O.S. Supp. 1974, Section 1757); to place certain conditions upon movant for removal of cases from small claims docket to regular civil docket.

HB 1256 — By Matheson, Elder and Johnson (Joe) of the House and Funston of the Senate.

An Act relating to banks and trust companies; amending 6 O.S. 1971, Section 212; providing for commissioner's reports; and deleting certain requirements.

HB 1270 — By Bengtson.

An Act relating to fees; amending 28 O.S. 1971, Section 83; providing for fees for grand jury witnesses; and providing an effective date.

HB 1278 — By Draper and Townsend.

An Act relating to agriculture; providing for procedures for the control and eradication of equine infectious anemia; defining terms; providing for promulgation of rules, regulations and controls by the State Board of Agriculture; making provisions severable; directing codification; and declaring an emergency.

HB 1314 — By Bengtson of the House and Young of the Senate.

An Act relating to civil procedure; amending 12 O.S. 1971, Section 1278; providing for restoration of wife's maiden name on granting of divorce; providing for restoration to the parties of their separate property; allowing alimony to be awarded when necessary for the support of the divorced spouse; authorizing the court to make such division of property as is just and reasonable; and providing effective date.

HB 1337 — By Payne, Stephenson, Poulos, Draper, McCaleb, Denman and Parris.

An Act relating to revenue and taxation; amending 68 O.S. 1971, Sections 901 and 904; providing that Oklahoma gift tax provisions shall not apply to property purchased by a spouse during coverture; providing that the American Experience Table of Mortality shall be applicable only upon the donor's death; and declaring an emergency.

HB 1420 — By Hood.

An Act relating to children; amending 10 O.S. 1971, Section 1123; providing for appeals; and declaring an emergency.

HB 1479 — By Stephenson of the House and Tinsley of the Senate.

An Act relating to Farmers' Mutual Fire Insurance Associations; amending 36 O.S. 1971, Sections 2801 and 2813; extending the authority of Farmers' Mutual Insurance Associations to provide theft coverage to insured members of such Associations; enlarging the application to Farmers' Mutual Fire Insurance Associations of certain statutory provisions; and declaring an emergency.

HB 1484 — By Townsend.

An Act relating to game and fish; providing for the taking of wildlife with crossbow by those having permanent disability of one arm or hand; prohibiting the taking of wildlife by crossbow by any other person; prescribing penalties; and directing codification.

HB 1552 — By Craighead, et al, of the House and Watson, Howard, Hamilton, Smith, Howell, Martin and Terrill of the Senate.

An Act relating to the training of physicians in internship and residency programs; stating legislative intent; providing for cost-sharing programs by the state with approved hospitals and clinical situation; establishing the Physician Manpower Training Commission to administer programs; specifying membership; stating powers, duties, and responsibilities; making an appropriation; providing lapse date; and declaring an emergency.

HB 1563 — By Joiner, Holaday, Brunton, Cleveland and Roberts of the House and Terrill of the Senate.

An Act relating to motor vehicles; amending 47 O.S. 1971, Section 953; providing for wrecker license fees, renewals, suspension and revocation; and declaring an emergency.

HB 1565 — By Matheson of the House and Smith of the Senate.

An Act relating to securities; amending 71 O.S. 1971, Sections 202 and 305; providing registration procedures and fees; providing for registration statement and fees; and declaring an emergency.

HB 1595 — By Murphy, et al, of the House and Lane and Smith of the Senate.

An Act relating to motor vehicles; amending 47 O.S. 1971, Sections 2-302, 2-303, 2-304, as amended by Section 1, Chapter 57, O.S.L. 1972 (47 O.S. Supp. 1974, Section 2-304), 2-305, 2-306, 2-308, 2-309 and 2-311; providing for persons eligible to participate in retirement and pension fund; creating a pension board; providing for membership, salary deductions and disbursements; establishing certain retirement procedures and benefits; providing for payments in case of death; providing for payments on termination of membership; establishing procedures on claims and appeals; authorizing investment of funds; providing operative date; and declaring an emergency.

HB 1619 — By Davis (Don) and Miskelly.

An Act relating to the Oklahoma State Regents for Higher Education, Department of Mental Health and State Department of Health; providing for the continuation and reappropriation of certain appropriations previously made to same; providing for use of federal funds; stating purposes; providing that amounts appropriated be nonfiscal; providing for severability; and declaring an emergency.

HJR 1029 — By Miskelly.

A Joint Resolution waiving the immunity of the state, authorizing the bringing of suit by Robert S. Kolar and Velma J. Kolar against the State of Oklahoma ex rel Department of Highways for money damages to their property as a result of flooding caused by failure of the Depart-

ment of Highways to install curb, gutter and storm drainage along their property; directing that any judgment in their favor be paid from the State Highway Construction and Maintenance Fund; and declaring an emergency.

The above numbered HBs and HJR were read for the first time.

GENERAL ORDER

SB 271 by Terrill of the Senate and Nance of the House was read and considered.

Senator Terrill moved to amend **SB 271**, Page 8, Line 1, by inserting after the word "collected" and before the word "shall" the following language: "under the provisions of this Act," which amendment was declared adopted.

Senator Terrill moved to amend **SB 271**, Page 8, Lines 2 and 3, by striking after the word "Treasurer" the following language: "and then deposited to the credit of the State Fire Marshal Commission." and inserting in lieu thereof the following: "in the manner prescribed by statute, to the credit of the Fire Marshal Fund and may be expended as other monies accruing to said fund.", which amendment was declared adopted.

Senator Terrill asked unanimous consent, which was granted, that **SB 271** be deferred temporarily.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 1112, 1113, 1132 and 1251 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1439 by Kardokus, et al, of the House and Baldwin of the Senate was read and considered.

Senator Capps asked to be made a co-author of HB 1439, which was the order.

Senator McCune moved to amend HB 1439, Page 1, Line 3, by removing the parentheses around the words "plants" and "flowers" and by inserting the word "or" between the words "plants" and "flowers", which amendment was declared adopted.

Upon motion of Senator Baldwin, HB 1439, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Baldwin, HB 1439, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1439 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—48.

The bill passed.

HB 1439 was referred for engrossment.

GENERAL ORDER

SB 271 was considered further.

Senator Berrong moved to amend SB 271, Page 8, Line 16, by adding after the word "act" the following: "and shall, if plans and specifications are requested, give prompt consideration to said plans and specifications and forthwith advise in writing the licensee of approval or disapproval of said plans and specifications", which amendment was declared adopted.

Senator Hamilton moved to amend SB 271, Page 9, Line 5½, by adding a new Section 9 as follows:

"SECTION 9. A general contractor or subcontractor installing a fire sprinkler system as a part of the specifications in a contract for new construction is exempt from the provisions of this bill."

and renumber subsequent sections, which amendment was declared adopted.

Upon motion of Senator Terrill, SB 271, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Terrill, SB 271, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 271 was read for the third time at length.

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

Aye: Garrett, Holden, Howell, Lambert, Taliaferro and Terrill.—6.

Nay: Baldwin, Berrong, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Hamilton, Helm, Howard, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Murphy, Pierce, Porter, Randle,

Schuelein, Shatwell, Smith, Stipe, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—40.

Excused: Capps and Medearis.—2.

The bill failed.

Senator Randle presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 145, 305 and 348 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HB 1129 was correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SR 21 was correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1096 and 1114.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 159 by Ham and Lane of the Senate and Ferrell and Duckett of the House was read and considered.

President Pro Tempore Howard moved to amend SB 159, Page 6, Lines 4 through 18, by inserting all of the stricken language on Lines 4 through 18 and renumbering subsequent subsections.

Senators Berrong and Howard, as an in lieu amendment to the Howard amendment, moved to amend SB 159, Page 6, Line 4, by restoring all language including Line 4 through "ment" on Line 13 and adding the following language: "pursuant to the statute governing travel and per diem for state employees.", which amendment was declared adopted.

Senator Graves moved to amend SB 159, Page 20, Lines 14, 15 and 16, by deleting said Lines 14, 15 and 16 and renumbering paragraph (3) on Page 20, Lines 17 and 18 and on Page 21, Line 1, to paragraph (2) and by creating a new paragraph (3) to read as follows:

"(3) The opportunities for employment of qualified officers with adequate character, financial responsibility and banking experience to expect subsequent approval of the Board as to sufficiency of manager.",

and by renumbering subsequent paragraphs accordingly, which amendment was declared adopted.

President Pro Tempore Howard moved to amend SB 159, Page 27, Line 18, by inserting a new paragraph (6) to read as follows:

"(6) The Board may restrict the time for presentation of arguments and cumulative evidence or unduly repetitious evidence, but it may not restrict the time for the presentation of the case of the applicant or the protestants otherwise.",

which amendment was declared adopted.

Senator Graves moved to amend SB 159, Page 29, Lines 3, 4, and 5, by deleting said Lines 3, 4 and 5 and in lieu thereof inserting the following:

"(5) That qualified officers can be obtained to manage the bank and it shall

stipulate in every order of approval that no Certificate of Authority will be issued until the directors shall submit to the board the name of the managing officer and obtain approval thereof.”

which amendment was declared adopted.

Senator Hamilton moved to amend SB 159, Page 31, Line 2, by striking after the word “Commissioner” and before the word “A” the words “for approval”, which amendment was declared adopted.

Senator Graves moved to amend SB 159, Page 33, Lines 1 and 2, by inserting after the word “officer;” on Line 1, and before the letter “(c)” on Line 2, the following new subparagraph (c):

“(c) evidence of the character, financial responsibility and ability of the managing officer;”,

and by renumbering subsequent subparagraphs, which amendment was declared adopted.

Senator Graves moved to amend SB 159, Page 20, Line 3½, by inserting a new Section 5 to read as follows:

“SECTION 5. 6 O.S. 1971, Section 305, is amended to read as follows:

§ 305. Application for charter of authority to engage in banking or trust company business; contents.—A. Contents of application. The applicants shall file with the Commissioner an application for authority to organize a bank or trust company. The application shall be in quintuplicate and shall specify:

(1) The proposed location.

(2) The amount of the capital stock and the class or classes of capital stock proposed to be issued.

(3) The corporate name, which shall not be the same name used by any corporation previously organized in the community in which the proposed bank is to be located or any imitation of such name.

(4) The names of the subscribers to the capital stock and the amount of stock which each subscribed.

(5) The names of the persons, partnerships, associations or corporations which propose to own or control more than one-half (½) of the capital stock.

(6) The names of the proposed [active manager and] directors.

(7) Evidence of the character, financial responsibility and ability of the incorporators[,] AND directors [and manager].

(8) Evidence of the need and advisability of granting such authority.

(9) The past and present connection with any bank or trust company, other than as a customer on terms generally available to the public, of each director[, proposed active manager] and each subscriber to more than five percent (5%) of the capital stock.

(10) Any other information which the Commissioner may require.

B. Capital stock fully subscribed. The application shall contain a statement that the capital stock has been fully subscribed and that the requirements of Sections 303 and 304 have been met. The statement shall be filed in quintuplicate, signed by the applicants and verified under oath.

C. Articles of incorporation. With the application, applicants shall file in quintuplicate proposed articles of incorporation which shall contain:

(1) The name of the state bank or trust company.

(2) If the state bank is to exercise trust powers, a statement to that effect.

(3) The community in which it is to be located.

(4) The amount of capital, the number of shares of each class, the relative preferences, powers and rights of each class, the par value of the shares of each class and the amount of the paid-in surplus.

(5) A statement whether voting for directors shall or shall not be cumulative and the extent of the preemptive rights of stockholders.

(6) The names and places of residence of the incorporators and the number of shares subscribed by each.

(7) The term of its existence, which shall be perpetual.

(8) The board of directors of the proposed bank or trust company composed of not less than three of the incorporators who shall serve until the next annual meeting of the stockholders, or until their successors are regularly elected and qualified.

(9) Such other proper provisions to govern the business and affairs of the state bank or trust company as may be desired by the incorporators.

D. Proposed bylaws annexed to application. The applicants shall also furnish in quintuplicate proposed bylaws of the corporation."

, and by renumbering subsequent sections, which amendment was declared adopted.

Senator Graves moved to amend SB 159, Page 33, Line 13½, by inserting a new Section 6 to read as follows:

"SECTION 6. O.S. 1971, Section 307, is amended to read as follows:

§ 307. Certificate of authority—Forfeiture of charter.—A. Return of application where defective. If the application for a certificate of authority or any accompanying documents do not comply with the requirements of this Code, the Commissioner shall within twenty days after the receipt thereof return them to the incorporators, calling attention to the defect or defects therein. If the application and accompanying documents are not so returned within such twenty-day period they shall be deemed to have been filed with the Commissioner.

B. Approval or denial of certificate. The Commissioner shall approve or deny the application for a certificate of authority within sixty (60) days after such application has been filed. He shall approve the application if

(1) THE BANKING BOARD SHALL HAVE APPROVED THE MANAGING OFFICER;

[(1)] (2) the capital, surplus and undivided profits in the amounts set forth in the application have been fully paid in cash;

[(2)] (3) bylaws attached to the application for charter have been adopted;

[(3)] (4) any conditions imposed by the Board in granting the charter have been fulfilled;

[(4)] (5) the requirements of this Code have been satisfied; provided, the Commissioner, with consent of the Board, may deny the application for a certificate of authority if the bank's application for membership in the Federal Deposit Insurance Corporation or the Federal Reserve System has not been approved.

C. Notice of approval or denial. If the

Commissioner shall approve such application he shall within twenty days of such action issue a certificate of authority and mail the same to the corporation. If the Commissioner shall deny the application he shall within twenty days of such action mail a notice of the denial to the corporation, stating therein the reason or reasons for denying the application.

D. Cancellation of authority—Liquidation. If the requirements of subsection G of Section 306 have not been met within the time therein provided, or if the application for certificate of authority has been denied by the Commissioner, or if the bank or trust company shall fail to commence business within six months after the issuance of the certificate of authority, or any additional period allowed by the Board, the Commissioner shall cancel his certificate of authority and shall recommend to the Secretary of State cancellation of the certificate of incorporation and upon receipt of such recommendation the Secretary of State shall cancel said certificate of incorporation and the bank or trust company shall be liquidated in accordance with the orders of the Commissioner. If an improper expenditure has been made, the Commissioner may order the persons who were incorporators or directors at the time to restore the same by equal contributions.

, and by renumbering subsequent sections, which amendment was declared adopted.

Senator Hamilton moved to amend SB 159, Page 54, Lines 5 through 7, by striking the brackets and restoring the language.

Senator Lane moved, as a substitute motion to the Hamilton amendment, to amend SB 159, Page 54, Line 5, by adding after the word "System" the following: "provided that in no event shall the reserve requirement be less than that required of a national bank", which substitute amendment was declared adopted.

Senator Hamilton moved to amend SB 159, Page 72, Line 9½, by adding a new Section 15 to read as follows:

"SECTION 15. Trust companies as referred to herein shall mean those issued a charter and authorized to do business under 6 O.S. Section 306."

, and by renumbering subsequent sections, which amendment was declared adopted.

Upon motion of Senator Ham, SB 159, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Ham, SB 159, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 159 was read for the third time at length.

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

Aye: Berrong, Birdsong, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howard, Inhofe, Keating, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—41.

Nay: Baldwin, Boatner, Hamilton, Keller and McCune.—5.

Excused: Howell and Porter.—2.

The bill and emergency passed.

SB 159 was referred for engrossment.

MOTION TO RECONSIDER VOTE

Senator Field asked for consideration of

his motion to reconsider the vote whereby HB 1137 failed of passage.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, McCune, Martin, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watson, Wolfe and York.—35.

Nay: Baldwin, Crow, Hamilton, Holden, Lane, Luton, Medearis, Murphy, Pierce, Smith, Watkins and Young.—12.

Excused: Porter.—1.

THIRD READING

Senator Field moved to reconsider the vote by which HB 1137 was considered engrossed and placed upon third reading and final passage, which motion was declared adopted.

Senator Field moved to reconsider the vote by which HB 1137 was advanced to engrossment, which motion was declared adopted.

BILL WITHDRAWN — REREFERRED

Senator Field asked unanimous consent, which was granted, that HB 1137 be withdrawn from the Calendar and rereferred to the Committee on Wildlife.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Terrill moved that the vote be reconsidered by which SB 271 failed of passage.

GENERAL ORDER

SB 316 by Martin was read and considered.

Senator Berrong moved to amend SB 316, Page 8, Line 12, by striking after the word "of" and before the word "and" on Line 13, the following: "Oklahoma University or Oklahoma State University" and by substituting therefor the following: "an institution of higher learning of university status", which amendment was declared adopted.

Upon motion of Senator Martin, SB 316, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Martin, SB 316, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 316 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—47.

Excused: Crow.—1.

The bill passed.

Senator Crow desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 48. Nay: 0.

The emergency passed.

SB 316 was referred for engrossment.

GENERAL ORDER

SB 277 by Garrett was read and considered.

Senator Dawson moved to amend SB 277, Page 1, Line 6, by deleting all of that line and substituting the following: "One Hundred Dollars (\$100.00)".

Senator Lamb moved to table the Dawson amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Field, Grantham, Hamilton, Helm, Howell, Inhofe, Keller, Lamb, Lambert, Lane, McCune, Martin, Medearis, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson, York and Young.—33.

Nay: Butler, Dawson, Funston, Garrett, Graves, Ham, Keating, Luton, Murphy, Porter, Smith, Wadley and Wolfe.—13.

Excused: Holden and Howard.—2.

Senator Keating moved to amend SB 277, Page 2, Line 4½, by adding a new Section 2 as follows:

"SECTION 2. Title 21, O.S. § § 1733 and 1734 are hereby repealed."

, and by renumbering subsequent sections and correcting the title to conform, which amendment was declared adopted.

Upon motion of Senator Garrett, SB 277, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Garrett, SB 277, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 277 was read for the third time at length.

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

Aye: Birdsong, Butler, Cate, Dawson, Funston, Garrett, Grantham, Graves, Ham, Holden, Howard, Howell, Keating, Keller, Lambert, Luton, McCune, Medearis, Murphy, Porter, Randle, Shatwell, Smith, Stipe, Wolfe and York.—26.

Nay: Baldwin, Berrong, Boatner, Capps, Dahl, Field, Hamilton, Helm, Inhofe, Lamb, Lane, Martin, Pierce, Schuelein, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and Young.—21.

Excused: Crow.—1.

The bill passed.

Senators Crow, Lamb and Young desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 29. Nay: 19.

The emergency failed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Garrett moved that the vote be reconsidered by which the emergency section of SB 277 failed of passage.

GENERAL ORDER

HB 1239 by Hopkins and Wilson of the House and Stipe of the Senate was read and considered.

Upon motion of Senator Stipe, HB 1239 was advanced to engrossment.

By unanimous consent, upon request of Senator Stipe, HB 1239 was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator Stipe moved to reconsider the vote by which HB 1239 was considered engrossed and placed upon third reading and final passage, which motion was declared adopted.

Senator Stipe moved to reconsider the vote by which HB 1239 was advanced to engrossment, which motion was declared adopted.

GENERAL ORDER

Senator Hamilton moved to amend HB 1239, Page 2, Line 3, by adding after the word "of" and before the word "eight" the words "not to exceed", which amendment was declared adopted.

Upon motion of Senator Stipe, HB 1239, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Stipe, HB 1239, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1239 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Ham, Hamilton, Holden, Howard, Howell, Keating, Keller, Lamb, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe,

Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and York.—40.

Nay: Helm, Inhofe, Lambert, McCune, Porter, Wolfe and Young.—7.

Excused: Graves.—1.

The bill passed.

HB 1239 was referred for engrossment.

GENERAL ORDER

HB 1231 by Floyd, et al, of the House and Cate, Wolfe, York and Keating of the Senate was read and considered.

Senators Ham, Terrill, Graves and Funston asked to be made coauthors of HB 1231, which was the order.

Senator Smith presiding.

Upon motion of Senator Cate, HB 1231, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Cate, HB 1231, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator Hamilton moved to rerefer HB 1231 to the Committee on Judiciary to determine whether or not there are other judicial districts which need adjustments in the number of judges within such districts.

Senator Cate moved to table the Hamilton motion to commit, which motion to table was declared adopted upon roll as follows:

Aye: Birdsong, Cate, Crow, Dawson, Funston, Garrett, Graves, Ham, Helm, Holden, Howard, Inhofe, Keating, Keller,

Lambert, Luton, Pierce, Porter, Randle, Shatwell, Smith, Terrill, Wolfe and York.—24.

Nay: Berrong, Boatner, Butler, Capps, Dahl, Field, Grantham, Hamilton, Howell, Lamb, Lane, McCune, Martin, Medearis, Murphy, Schuelein, Stipe, Tinsley, Wadley, Watkins, Watson and Young.—22.

Excused: Baldwin and Taliaferro.—2.

Senator Randle presiding.

HB 1231 was read for the third time at length.

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

Aye: Birdsong, Butler, Cate, Crow, Funston, Garrett, Graves, Ham, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, Murphy, Pierce, Porter, Randle, Shatwell, Smith, Stipe, Terrill, Watson, Wolfe, York and Young.—31.

Nay: Berrong, Boatner, Capps, Dahl, Dawson, Field, Grantham, Hamilton, McCune, Martin, Medearis, Schuelein, Tinsley, Wadley and Watkins.—15.

Excused: Baldwin and Taliaferro.—2.

The bill passed.

Senators Schuelein, Dawson, Capps, Tinsley and McCune desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 36. Nay: 10. Excused: 2.

The emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Smith moved to reconsider the vote by which HB 1231 and its emergency section passed.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Wednesday, April 2, 1975, at 1:00 p.m., which motion prevailed.

BILL RELEASED

HB 1277 was referred for engrossment.

Upon motion of Senator Lane, the Senate adjourned at 5:35 p.m. to meet Wednesday, April 2, 1975, at 1:00 p.m.



Fiftieth Legislative Day

Wednesday, April 2, 1975

Pursuant to adjournment, the Senate was called to order by President Nigh.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—47.

Excused: Dawson.—1.

President Nigh declared a quorum present.

The following prayer was offered by Reverend Joe Dickens, and incorporated into the Journal upon request of Senator Smith.

Great God, forgive us that we can sit in air-conditioned insulation, watch in living color as men, women and children die in their flight from oppression, and be bored with life.

Forgive us that as millions starve we worry about overweight. Forgive us for complaining about the price of steak, while babies starve for lack of milk.

Forgive us for taking so casually our freedom and wealth and privilege, forgetting that our fathers and brothers died for this heritage.

O, God, make us sensitive today to human need and our responsibility. Grant to all who work in this Capitol an awareness that they are here to be servants. Remind us constantly that Your test of greatness is in our faithfulness as servants. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Holden introduced E.H. Lindley, Duncan, as the Doctor of the Day and Senator Watson introduced Jo Ann Buswell, Edmond, as the Nurse of the Day.

Senator Baldwin introduced former Senator Robert H. Breeden to the members of the Senate.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

David Bickham, 601 N. W. Expressway, Oklahoma City 73118, representing Oklahoma State Medical Association.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 270 — Education, Common, as co-authored by Funston.

SB 317 — Professions and Occupations.

SB 358 — Judiciary, as coauthored by Sanders of the House.

SB 382 — Professions and Occupations.

HB 1296 — Business, Industry and Labor Relations, as coauthored by Butler, and be referred to Committee on Rules by previous order.

HB 1297 — Business, Industry and Labor Relations, as coauthored by Butler, and be referred to Committee on Rules by previous order.

HB 1372 — Professions and Occupations, as coauthored by Keller.

HB 1413 — Judiciary, as coauthored by Funston and Medearis.

HB 1415 — Social Welfare, as co-authored by Funston.

HB 1416 — Social Welfare, as co-authored by Funston.

HB 1417 — Social Welfare, as co-authored by Funston.

DO PASS, as amended:

SB 274 — Social Welfare.

CS for SB 279 — Agriculture, as co-authored by Field, Tinsley and Watkins.

SB 301 — Professions and Occupations.

SB 339 — Judiciary, as coauthored by Shotts of the House.

SB 368 — Wildlife.

SB 381 — Wildlife.

SJR 22 — Education, Higher.

HB 1136 — Wildlife, remove Birdsong as Principal Senate Author and substitute Wadley.

HB 1183 — Appropriations and Budget, as coauthored by Terrill.

HB 1260 — Judiciary, as coauthored by Keller and Lambert.

FIRST READING

The following were introduced and read the first time.

SB 408 — By Howard.

An Act relating to schools; amending 70 O.S. 1971, Section 4-101, as amended by Section 1, Chapter 155, O.S.L. 1972 (70 O.S. Supp. 1974, Section 4-101); Sections 4-104, 4-111 and 4-112, as amended by Section 27, Chapter 211, O.S.L. 1973 (70 O.S. Supp. 1974, Section 4-112); fixing qualifications, providing authority and prescribing duties of county superintendents of schools; making county superintendent of schools "Group A" officer; repealing 70 O.S. 1971, Sections 18-120 and 18-121; making the provisions hereof severable; and declaring an emergency.

SB 409 — By Boatner.

An Act relating to public welfare; amending 56 O.S. 1971, Section 196; authorizing payment for necessary travel expense and per diem to members of the Oklahoma Public Welfare Commission; and declaring an emergency.

SB 410 — By Grantham of the Senate and Elder, Kennedy and Johnson (Don) of the House.

An Act relating to crimes and punishments; defining voluntary manslaughter, involuntary manslaughter and vehicular homicide; making each a crime; prescribing penalties; repealing 21 O.S. 1971, Sections 694, 715 and 716; providing for codification; providing for severability; and declaring an emergency.

SB 411 — By Grantham of the Senate and Elder, Kennedy and Johnson (Don) of the House.

An Act relating to crimes and punishments; making unlawful certain forms of assault and certain forms of battery as

each is herein defined; prescribing punishments; repealing 21 O.S. 1971, Sections 641, 642, 644, 645, 646, 647, 649 and 650; and declaring an emergency.

SB 412 — By Garrett.

An Act relating to crimes and punishments; providing for definitions; enumerating circumstances wherein the use of physical force against another is justifiable; repealing 21 O.S. 1971, Section 643; directing codification; and declaring an emergency.

SB 413 — By Garrett.

An Act relating to crimes and punishments; providing for definitions; enumerating the elements of commercial fraud and other related offenses; prescribing penalties; repealing 21 O.S. 1971, Sections 1502, 1551 through 1556, 1631 through 1645, 1662, and 1671 through 1674; directing codification; and declaring an emergency.

SB 414 — By Garrett.

An Act relating to crimes and punishments; providing for definitions; enumerating the elements of distribution of obscene matter and related offenses; providing for exemptions; providing for special verdicts; prescribing penalties; repealing 21 O.S. 1971, Sections 1040.8 through 1040.13, 1040.20, 1040.21, and 1040.51; directing codification; and declaring an emergency.

SB 415 — By Inhofe.

An Act relating to statutes and reports; amending 75 O.S. 1971, Section 14; providing for distribution of copies of the Oklahoma Statutes and Session Laws to certain persons; and providing for distribution to members of the Oklahoma Congressional Delegation.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 395 — Business, Industry and Labor Relations.

SB 396 — Public Safety and Penal Affairs.

SB 397 — Banks and Banking and then to County, State and Federal Government.

SB 398 — Professions and Occupations.

SB 399 — Municipal Government.

SB 400 — Social Welfare.

SB 401 — Social Welfare.

SB 402 — Judiciary.

SB 403 — Public Safety and Penal Affairs.

SB 404 — County, State and Federal Government.

SB 405 — Criminal Jurisprudence.

SB 406 — Professions and Occupations and then to Appropriations and Budget.

SB 407 — Employment and Administration.

HB 1087 — Judiciary.

HB 1256 — Banks and Banking.

HB 1270 — Judiciary.

HB 1278 — Agriculture.

HB 1314 — Judiciary.

HB 1337 — Revenue and Taxation.

HB 1420 — Social Welfare.

HB 1479 — Insurance.

HB 1484 — Wildlife.

HB 1552 — Professions and Occupations and then to Appropriations and Budget.

HB 1563 — Professions and Occupations.

HB 1565 — Banks and Banking.

HB 1595 — Public Safety and Penal Affairs.

HB 1619 — Appropriations and Budget.

HJR 1029 — Rules.

Senator Crow presiding.

PENDING SENATE ACTION — RESOLUTION

SR 15, by Terrill, introduced on Page 386, was called up for consideration.

Senators Capps, Field, Taliaferro, Berong, Watson and Stipe asked to be made coauthors of **SR 15**, which was the order.

SR 15, as coauthored, was read at length as follows, adopted upon motion of Senator Terrill, and ordered referred for enrollment.

SR 15 — By Terrill, Capps, Field, Taliaferro, Berrong, Watson and Stipe.

A Resolution relating to the University of Oklahoma School of Medicine; requesting the University of Oklahoma School of Medicine's advice regarding the feasibility of accepting out-of-state students on a reciprocity basis and advice on the possibility of setting limits on candidate selection; and authorizing distribution.

WHEREAS, at the present time many doctors receive their medical education at the University of Oklahoma School of Medicine, only to leave the state upon graduation; and

WHEREAS, the costs of training a doctor in the State of Oklahoma, at a state institution, have dramatically increased in recent years; and

WHEREAS, the costs of training a doctor are virtually lost when the Oklahoma-trained doctor leaves this state upon completion of his medical education; and

WHEREAS, at the present time, in the State of Oklahoma there is an acute shortage of doctors, particularly in the rural areas of Oklahoma; and

WHEREAS, this shortage of medical services and personnel threaten to endanger the health and well-being of the people of the State of Oklahoma.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

SECTION 1. That the University of Oklahoma School of Medicine be and hereby is requested to advise the Oklahoma Legisla-

ture on the feasibility of accepting out-of-state students on a reciprocity basis, and on the possibility of setting limits on candidate selection. The Oklahoma State Legislature further requests that the University of Oklahoma School of Medicine submit to the Legislature data on an appropriate rationale for the implementation of procedures designed to limit out-of-state student reciprocity and candidate selection.

SECTION 2. That copies of this Resolution shall be transmitted to the Dean of the University of Oklahoma School of Medicine and to each Member of the Senate and the House of Representatives of the Oklahoma State Legislature.

SPECIAL COMMITTEE REPORT

Pursuant to SR 123, SR 138 and SCR 155 of the 34th Legislature, Volume 2 (final Volume) of the report of the Special Committee on Health Care Delivery System was submitted to the members of the 1st Session of the 35th Legislature.

RESOLUTION

Senator Boatner introduced the following Resolution:

SCR 23 — By Boatner.

A Concurrent Resolution memorializing the Governor to proclaim and designate October 19th through October 25th, 1975, Oklahoma Country Music Week.

WHEREAS, country music is enjoyed by nearly all Oklahomans and has been an intimate interest to all generations of people in Oklahoma since pre-statehood times; and

WHEREAS, many lovers of country music of this state are involved in the Oklahoma Country Music Association which has planned and scheduled a state convention of country music musicians for October 23rd through 25th, 1975, in Oklahoma City, Oklahoma, at Red Carpet Inn,

Interstate 35 and S.E. 25th, under the chairmanship of Mr. Mickey Sherman; and during said convention several seminars pertaining to country music are to be conducted; and

WHEREAS, an opportunity for country music amateurs and country music professionals to convene and mentally participate in self-expression through music merits encouragement and the week of October 19th through October 25th, 1975, should be designated as Country Music Week.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

SECTION 1. That the Governor of Oklahoma is hereby memorialized to proclaim and designate October 19th through October 25th, 1975, Oklahoma Country Music Week.

SCR 23 was read at length, adopted upon motion of Senator Boatner and ordered referred for engrossment.

GENERAL ORDER

SB 255 by Inhofe and Funston was read and considered.

Senator Inhofe, citing Rule 8(d), asked unanimous consent that Representative Brunton be made House author of SB 255, which was the order.

Upon motion of Senator Inhofe, SB 255, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Inhofe, SB 255, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 255 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Nay: Graves and Ham.—2.

Excused: Dawson and Randle.—2.

The bill and emergency passed.

SB 255 was referred for engrossment.

GENERAL ORDER

HB 1166 by Cotner, et al, of the House and Howell and Luton of the Senate was read and considered.

Senator Watson asked to be made a co-author of HB 1166, which was the order.

Upon motion of Senator Howell, HB 1166, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Howell, HB 1166, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1166 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Nay: Helm and Stipe.—2.

Excused: Cate and Dawson.—2.

The bill and emergency passed.

HB 1166 was ordered withheld pursuant to Rule 19(f).

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 316 was correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HBs 1239, 1277 and 1439 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1155 by Manning and Draper of the House and Murphy and Lamb of the Senate was read and considered.

Upon motion of Senator Murphy, HB 1155 was advanced to engrossment.

By unanimous consent, upon request of Senator Murphy, HB 1155 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1155 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Nay: McCune.—1.

Excused: Dawson, Holden and Taliaferro.—3.

The bill and emergency passed.

HB 1155 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 80, as amended and co-authored.

HOUSE AMENDMENTS

HAs to SB 80 were read as follows and consideration deferred.

Authors: Add the following coauthors: Caldwell, Floyd, Fried, Hibdon, Johnson (Don), Johnson (Joe), Murphy, Thornhill, Sanders, Whorton, Wickersham, Edmondson, Thompson and Duckett.

Amendment No. 1. Amend Page 2, Line 1, by striking the ENACTING CLAUSE.

Amendment No. 2. Amend Page 2, Section 1, Lines 20 and 21 by deleting the

words and figures "Twenty-two Thousand Eighty Dollars (\$22,080.00)" and inserting in lieu thereof the words and figures "Twenty-two Thousand Five Hundred Dollars (\$22,500.00)."

Amendment No. 3. Amend Page 6, Section 2, Line 5 by deleting the figures "6,060.00" and "8,940.00" and inserting in lieu thereof the figures "7,500.00" and "10,000.00".

Amendment No. 4. Amend Page 6, Section 2, Line 7 by deleting the figures "5,520.00" and "8,160.00" and inserting in lieu thereof the figures "7,000.00" and "9,000.00".

Amendment No. 5. Amend Page 11, Section 2-106 (a), Line 33 by adding after the word "examiners" and before the comma ",", the words "or driver improvement hearing officers".

Amendment No. 6. Amend Page 12, Section 2-106 (c), Lines 35 and 36 by striking after the word "allowances" the words "as well as retirement and pension allowances,".

Amendment No. 7. Amend Page 13, Section 2-106 (c), Line 6 by adding after the period "." the following new language: "For the purpose of computing retirement and pension allowances the base salary shall be Eight Hundred Dollars (\$800.00) per month."

Amendment No. 8. Amend Page 16, Section 5 (d), Line 4 by striking after the word "allowances" the following: ", as well as retirement and pension allowances,".

Amendment No. 9. Amend Page 16, Section 5 (d), Line 10 by adding after the period "." the following new language: "For the purpose of computing retirement and pension allowances the base salary shall be Seven Hundred Seventy-five Dollars (\$775.00) per month."

Amendment No. 10. Amend Page 16, Section 6, Line 27 by striking the figure "3" and inserting in lieu thereof the figure "6".

Amendment No. 11. Amend Page 16, Section 6, Line 30 by striking the figure "14" and inserting in lieu thereof the figure "11".

Amendment No. 12. Amend Page 16, Section 6, Lines 29 and 32 by deleting the figures "6,060.00" and "8,820.00" on line 29 and inserting in lieu thereof the figures "7,500.00" and "9,720.00"; and delete the figures "5,880.00" and "8,340.00" on line 32 and insert in lieu thereof the figures "7,440.00" and "9,840.00".

Amendment No. 13. Amend Page 17, Line 19½ by adding the following subsection (A) to read as follows:

"A. There is hereby established for Water Enforcement Officers II and Water Enforcement Officers I in the Department of Public Safety Waterways Patrol Division as enumerated in this act, longevity allowances on a graduated basis depending upon length of service in the Oklahoma Department of Public Safety, including all service prior to the effective date of this act. The allowances shall be one and one-quarter percent (1¼%) of their base pay for each year of service. For the purpose of computing longevity allowances, the base pay for permanent Water Enforcement Officers shall be Six Hundred Seventy-five Dollars (\$675.00) per month."

Amendment No. 14. Amend Page 17, Line 19½ by adding the following subsection (B) (following new subsection A.) to read as follows:

"B. All Water Enforcement Officers shall have, in addition to their primary duty, a secondary duty to police those areas immediately adjacent to the waterways and to make arrests for violations.

Such persons shall be required to qualify to perform said additional duties by satisfactorily completing a course of training prescribed by the Commissioner. The provisions of this subsection and the previous subsection shall be conditioned upon the satisfactory completion of said prescribed course of training."

Amendment No. 15. Amend Page 18, Section 7, Line 12 by inserting before the new language the following: "Provided, there is hereby established for all permit clerks and the supervisor of permit clerks, longevity allowances on a graduated basis depending on length of service in the Oklahoma Department of Public Safety, including all service prior to the effective date of this act. The longevity allowances shall be one and one-quarter percent (1¼%) of their base pay for each year of service."

GENERAL ORDER

SB 286 by Grantham of the Senate and Elder of the House was read and considered.

Senator Berrong moved to amend SB 286, Page 1, Line 5½, by adding after the word "district" the following: ", said redesignation or restructuring shall be based on case loads", which amendment was declared adopted.

Senator Hamilton moved to amend SB 286, Page 1, after the Berrong amendment, by adding the following: "The Supreme Court shall take into account, in determining the boundaries of the districts, and in determining the number of district judges in each district, the area involved and the distance involved between points where the judges hold court.",

which amendment was declared adopted.

Senator Young moved to amend SB 286, Page 1, Line 5, by inserting after the word

"districts" and before the period the following: "and said districts' restructure system shall not be implemented until approved by the Legislature".

Senator Medearis presiding.

Senator Lambert moved to table the Young amendment, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Baldwin, Berrong, Crow, Garrett, Grantham, Howard, Howell, Keating, Lambert, Luton, Murphy, Randle, Shatwell and Smith.—14.

Nay: Birdsong, Boatner, Butler, Capps, Cate, Dahl, Field, Funston, Graves, Ham, Hamilton, Helm, Holden, Inhofe, Keller, Lamb, Lane, McCune, Martin, Medearis, Pierce, Porter, Schuelein, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—33.

Excused: Dawson.—1.

Senator Young pressed his motion to amend, which amendment was declared adopted.

Senator Berrong moved to amend SB 286, Page 1, Line 5½, by adding after the word "based" and before the word "on" in the Berrong amendment, the word "primarily", which amendment was declared adopted.

Senator Hamilton moved to amend SB 286, Page 2, by adding a new Section 2 as follows:

"SECTION 2. The number of district judges shall not exceed the number in office as of the effective date of this act."

and by renumbering subsequent sections.

Senator Cate moved to amend the Hamilton amendment by striking the

words "in office" and substituting therefor the words "authorized by law", which amendment was declared adopted.

Senator Hamilton pressed his motion to amend; which amendment, as amended, was declared adopted.

Upon motion of Senator Grantham, SB 286, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, SB 286, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 286 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Cate, Crow, Funston, Garrett, Grantham, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Lamb, Lambert, Luton, McCune, Martin, Medearis, Porter, Randle, Schuelein, Shatwell, Smith, Tinsley, Wadley, Watson, Wolfe and York.—31.

Nay: Boatner, Butler, Capps, Dahl, Graves, Howell, Keller, Lane, Murphy, Pierce, Stipe, Taliaferro, Terrill, Watkins and Young.—15.

Excused: Dawson and Field.—2.

The bill passed.

SB 286 was referred for engrossment.

GENERAL ORDER

SB 99 by Howell, Terrill, Murphy, Dawson, Inhofe, Watson, McCune, Schuelein, York and Watkins was read and considered.

Senator Wadley moved to amend SB 99, Page 1, Line 3, by adding after the word "Oklahoma." the following: "Designating Claremore Community Theatre as the associate state theater.", which amendment was declared adopted.

Senators Berrong and Howell moved to amend SB 99, Page 4, Line 13, by striking after the word "appropriated" and before the word "in" the word "directly", which amendment was declared adopted.

Senator Wadley moved to amend SB 99, Page 1, Line 5, by adding after the word "Theater" and before the word "of" the following: "and associate state theater", which amendment was declared adopted.

Senator Wadley moved to amend SB 99, Page 3, Line 16, by adding after the word "Theater" and before the word "of" the following: "and associate state theater", which amendment was declared adopted.

Senator Wadley moved to amend SB 99, Page 4, Line 6, by adding after the word "Theater" and before the word "of" the following: "and associate state theater", which amendment was declared adopted.

Senator Hamilton moved to amend SB 99, Page 4, Line 15, by adding after the word "same" the following: ", nor shall state funds be used indirectly or in any manner to operate or promote said theater".

Senator Howell moved to table the Hamilton amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Birdsong, Crow, Funston, Garrett, Grantham, Graves, Helm, Howell, Inhofe, Keller, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Terrill, Watson and York.—23.

Nay: Baldwin, Berrong, Boatner, Butler, Capps, Dahl, Field, Ham, Hamilton, Holden, Howard, Keating, Lamb, Pierce, Porter, Stipe, Taliaferro, Tinsley, Wadley, Watkins, Wolfe and Young.—22.

Excused: Cate, Dawson and Smith.—3.

Senators Berrong and Howell moved to amend SB 99, Page 4, Line 15, by adding after the word "same." the following: "Provided, this section shall not restrict the acceptance of private gifts, bequests, or federal grants in which state funds are not involved. Institutions of Higher Education and the State Department of Education in the conduct, cooperation and participation in educational programs as cited in this act, wherein no funds have been directly or indirectly allocated to the State Theater, shall not be deemed to be appropriated funds.", which amendment was declared adopted.

Senator Stipe moved to amend SB 99, Page 3, Line 4, by adding after the word "Board" the following: "The State Theater Board shall be comprised of the Governor, Lieutenant Governor, President Pro Tempore of the State Senate, the Speaker of the House of Representatives and the State Superintendent of Public Instruction."

Senator Howell moved to table the Stipe amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Crow, Funston, Garrett, Graves, Helm, Holden, Howell, Inhofe, Keller, Lamb, Lambert, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Taliaferro, Terrill, Tinsley, Watson, Wolfe and York.—27.

Nay: Butler, Capps, Cate, Dahl, Field, Grantham, Ham, Hamilton, Howard, Lane, Luton, Porter, Shatwell, Stipe, Wadley, Watkins and Young.—17.

Excused: Dawson, Keating, Pierce and Smith.—4.

Upon motion of Senator Howell, SB 99, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Howell, SB 99, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 99 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Cate, Crow, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Porter, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Watson, York and Young.—35.

Nay: Baldwin, Capps, Dahl, Field, Hamilton, Pierce, Stipe, Taliaferro, Wadley, Watkins and Wolfe.—11.

Excused: Dawson and Howard.—2.

The bill passed.

SB 99 was referred for engrossment.

Senator Wadley presiding.

GENERAL ORDER

SB 304 by Garrett of the Senate and Elder and Henry of the House was read and considered.

Senator Birdsong asked to be made co-author of SB 304, which was the order.

Upon motion of Senator Garrett, **SB 304**, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Garrett, **SB 304**, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 304 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Dahl, Field, Funston, Garrett, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Nay: Crow and Stipe.—2.

Excused: Dawson, Grantham and Ham.—3.

The bill and emergency passed.

SB 304 was referred for engrossment.

GENERAL ORDER

HB 1443 by Wilson, et al, of the House and Holden of the Senate was read and considered.

Senator Crow asked to be made a co-author of **HB 1443**, which was the order.

Senator Hamilton moved to amend **HB 1443**, Page 3, Line 1, by adding a new Section 2 as follows:

“SECTION 2. No funds shall be appropriated or expended from the above account in the absence of a recorded vote by the governing body, and until claims duly verified by affidavit are presented and approved by said governing body.”,

which amendment was declared adopted.

Upon motion of Senator Holden, **HB 1443**, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Holden, **HB 1443**, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1443 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Grantham, Graves, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Schuelein, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and York.—36.

Nay: Funston, Garrett, Hamilton, Howell, Porter, Randle, Shatwell, Smith, Wolfe and Young.—10.

Excused: Dawson and Ham.—2.

The bill and emergency passed.

HB 1443 was referred for engrossment.

GENERAL ORDER

SB 315 by Crow of the Senate and Elder of the House was read and considered.

Upon motion of Senator Crow, SB 315 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 315 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 315 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Butler, Cate, Crow, Dahl, Funston, Garrett, Grantham, Graves, Ham, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Luton, Murphy, Pierce, Randle, Shatwell, Smith, Stipe, Terrill, Tinsley, Watson, Wolfe, York and Young.—31.

Nay: Berrong, Boatner, Capps, Field, Hamilton, Helm, McCune, Martin, Medearis, Porter, Schuelein, Taliaferro, Wadley and Watkins.—14.

Excused: Dawson, Howard and Lane.—3.

The bill passed.

Senators Capps, Howard and Taliaferro desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 34. Nay: 12. Excused: 2.

The emergency passed.

SB 315 was referred for engrossment.

GENERAL ORDER

SB 259 by Stipe, Porter, Cate and Graves of the Senate and Elder, et al, of the House was read and considered.

Upon motion of Senator Stipe, SB 259 was advanced to engrossment.

By unanimous consent, upon request of Senator Stipe, SB 259 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 259 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Nay: Hamilton, Helm and Medearis.—3.

Excused: Dawson and Holden.—2.

The bill and emergency passed.

SB 259 was referred for engrossment.

GENERAL ORDER

SB 187 by Funston and Howell of the Senate and Miskelly of the House was read and considered.

Senator Howell asked that his name be removed as a coauthor of SB 187, which was the order.

Senator Inhofe moved to amend SB 187, Page 6, Line 4½, by adding a new Section 3 as follows:

"SECTION 3. The number of employees of the Department shall not exceed the number of employees of the departments abolished by this act."

and by renumbering subsequent sections.

Senator Hamilton questioned the presence of a quorum. The Presiding Officer ordered the roll called, following which he declared a quorum present.

Senator Funston moved to table the Inhofe amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Baldwin, Birdsong, Butler, Cate, Crow, Field, Funston, Garrett, Grantham, Graves, Ham, Holden, Howard, Lane, Luton, Martin, Medearis, Murphy, Shatwell, Smith, Stipe, Terrill, Wadley, Watkins, York and Young.—26.

Nay: Berrong, Boatner, Capps, Dahl, Hamilton, Helm, Howell, Inhofe, Keating, Lamb, Lambert, McCune, Pierce, Randle, Schuelein, Tinsley, Watson and Wolfe.—18.

Excused: Dawson, Keller, Porter and Taliaferro.—4.

Senator Smith moved to amend SB 187, Page 7, Line 1, by inserting after the word "may" and before the word "enter" the words "when authorized", which amendment was declared adopted.

Senator Inhofe moved to amend SB 187, Pages 2 through 10, by striking all language after the title on Page 2 through and including Line 7 of Page 10.

Senator Funston moved to table the Inhofe amendment, which motion was declared adopted upon roll call as follows:

Aye: Berrong, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Field, Funston, Garrett, Crantham, Graves, Ham, How-

ard, Howell, Lane, Luton, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, York and Young.—31.

Nay: Baldwin, Capps, Hamilton, Helm, Holden, Inhofe, Keating, Lamb, Lambert, McCune, Pierce, Watson and Wolfe.—13.

Excused: Dawson, Keller, Porter and Taliaferro.—4.

Senator Smith moved to amend SB 187, Page 7, Line 5, by inserting after the word "may" and before the word "accept" the following: "on behalf of the Department", which amendment was declared adopted.

Senator Smith moved to amend SB 187, Page 7, Line 10, by striking after the word "Fund" the balance of the sentence, which amendment was declared adopted.

Senator Funston moved to amend SB 187, Page 8, Line 1, by striking after the word "state" and before the period all language, which amendment was declared adopted.

Senator Berrong moved to amend SB 187, Page 8, Line 8, by changing the comma after the word "Department" to a semicolon and adding the following: "provided, the Department shall not have authority to require submission of or the approval or disapproval of the budget for any state agency", which amendment was declared adopted.

Senator Smith moved to amend SB 187, Page 8, Line 13, by substituting the word "may" for the word "shall", which amendment was declared adopted.

Senator Pierce moved to amend SB 187, Page 9, Line 6½, by adding a new Section 7 as follows:

"SECTION 7. No county, city, town or other subdivision of the State of Oklahoma

shall in any manner be compelled to be a member of or participate in a substate planning district.

"No county, city, town or other subdivision of the State of Oklahoma shall be penalized in any manner whatsoever for said subdivision's election not to participate in a substate planning district."

and by renumbering subsequent sections.

Senator Smith moved to amend the Pierce amendment by inserting after the word "penalized" in the second paragraph the following: "nor participate in the benefits".

Senator Funston moved to table the Smith amendment to the Pierce amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Dahl, Field, Funston, Garrett, Graves, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Lamb, Lambert, McCune, Medearis, Murphy, Pierce, Schuelein, Shatwell, Stipe, Terrill, Watson, Wolfe, York and Young.—30.

Nay: Baldwin, Cate, Crow, Grantham, Ham, Howell, Lane, Luton, Martin, Randle, Smith, Tinsley, Wadley and Watkins.—14.

Excused: Dawson, Keller, Porter and Taliaferro.—4.

Senator Pierce pressed his motion to amend, which amendment was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Lamb, Lambert, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Terrill, Wadley, Watson, Wolfe and Young.—36.

Nay: Crow, Howell, Lane, Luton, Smith, Tinsley and Watkins.—7.

Excused: Dawson, Keller, Porter, Taliaferro and York.—5.

Senators Smith and Young moved to amend SB 187, Pages 9 and 10, by striking after the word "act" on Line 18 of Page 9 and before the word "legislative" on Line 1 of Page 10 the words "and without" and substituting in lieu thereof the words "pursuant to",

which amendment was declared adopted.

Senators Hamilton and Inhofe moved to amend SB 187, Page 12, Line 4½, by adding a new Section 9 as follows:

"SECTION 9. The Department shall initiate an orderly reduction of the total number of employees, after the combination of the three merged agencies, to reduce the total by at least 10% within 1 year."

and renumber subsequent sections.

Senator Funston moved to table the Hamilton-Inhofe amendment, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Birdsong, Butler, Cate, Crow, Funston, Graves, Ham, Holden, Howard, Martin, Medearis, Randle, Shatwell, Stipe, Watkins, York and Young.—17.

Nay: Baldwin, Berrong, Boatner, Capps, Dahl, Field, Garrett, Grantham, Hamilton, Helm, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Murphy, Pierce, Schuelein, Smith, Terrill, Tinsley, Wadley, Watson and Wolfe.—27.

Excused: Dawson, Keller, Porter and Taliaferro.—4.

Senators Hamilton and Inhofe pressed their motion to amend, which amendment was declared adopted.

Senator Grantham moved to amend SB 187, Page 12, Line 4½, by adding a new Section 9 as follows:

“SECTION 9. All employees who have been employed in any of the above named agencies for a period of three years and who are now under the merit system shall continue under the merit system.”,

which amendment was declared failed of adoption upon roll call as follows:

Aye: Birdsong, Butler, Capps, Cate, Dahl, Garrett, Grantham, Ham, Howell, Lane, Luton, Martin, Murphy, Smith, Stipe, Terrill, Wadley and York.—18.

Nay: Baldwin, Berrong, Boatner, Crow, Field, Funston, Graves, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Lamb, Lambert, McCune, Medearis, Pierce, Randle, Schuelein, Shatwell, Tinsley, Watkins, Watson, Wolfe and Young.—26.

Excused: Dawson, Keller, Porter and Taliaferro.—4.

Senator Funston moved to amend SB 187, Page 12, Line 10½, by adding a new Section 9 as follows:

“SECTION 9. The Department of Economic and Community Affairs shall be subject to the provisions of 75 O.S. Sections 301 through 327.”

and by renumbering subsequent sections, which amendment was declared adopted.

Senator Funston moved to amend SB 187, Page 12, Line 10½, by adding a new Section 10 as follows:

“SECTION 10. The Department shall report on or before January 1 of each year

to the Governor and to the Legislature. Such report shall include an analysis of all funds and programs either state or federal administered or reviewed during the preceding fiscal year.”

and by renumbering subsequent sections, which amendment was declared adopted.

Senator Hamilton moved to amend SB 187, Page 12, Line 10½, by adding a new Section 10 as follows:

“SECTION 10. No county in Oklahoma shall be required to be under the jurisdiction of a planning district or any clearing agency by whatever name, located in another state, in order to receive grants, aide, loans or other federal funds for any purpose. Appropriate federal agencies shall be advised of this provision, and the Department shall take such steps as are necessary to implement these provisions.”,

and by renumbering subsequent sections, which amendment was declared adopted.

Upon motion of Senator Funston, SB 187, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, SB 187, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 187 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard,

Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—42.

Excused: Dawson, Helm, Keller, Porter, Taliaferro and Young.—6.

The bill and emergency passed.

SB 187 was referred for engrossment.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Thursday, April 3, 1975, at 1:00 p.m., which motion prevailed.

BILL RELEASED

HB 1166 was properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 6:00 p.m. to meet Thursday, April 3, 1975, at 1:00 p.m.

Fifty-first Legislative Day

Thursday, April 3, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Inhofe and Porter.—2.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend Joe Dickens, and incorporated into the Journal upon request of Senator Smith.

Gracious God, when we struggle so hard for what we know to be right and are crushed by defeat, soothe our hurt and pain with the memory that we are not required to be successful, but to be faithful. When others fail to see our point of view, help us not to question their motives more than we question our own.

O, God, grant to these men and women who struggle to be fair and concerned for the good of the state to resist every temptation to give up, or to settle for second-rate, or to sell out to the myriad of voices clamoring for what is not right. You have showed us, O God, what is good. Help us to continue in the face of every defeat and temptation to do justly, to love mercy, and to walk in humility with our God. Amen

The Journal for the last legislative day was declared approved.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

Wallace A. Krone, 129 N.W. 44th, Office 14, Oklahoma City 73118, representing Oklahoma Dairy Products Institute, Inc.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 244 — Revenue and Taxation. Roll call vote on bill.

SB 263 — Revenue and Taxation.

SB 309 — Public and Mental Health.

SB 351 — Banks and Banking.

HB 1307 — Public and Mental Health, as coauthored by Howell.

HB 1493 — Oil and Gas, as coauthored by Boatner.

DO PASS, as amended:

SB 69 — Appropriations and Budget.

SB 83 — Appropriations and Budget.

SB 312 — Public and Mental Health, as coauthored by Funston.

CS for SB 354 — Public and Mental Health, as coauthored by Helm.

HB 1476 — Oil and Gas, as coauthored by Cate.

FIRST READING

The following were introduced and read the first time.

SB 416 — By York.

An Act relating to public health and safety; amending 63 O.S. 1971, Section 949, as last amended by Section 1, Chapter 275, O.S.L. 1974 (63 O.S. Supp. 1974, Section 949); providing for keeping of records by the Office of the Chief Medical Examiner; providing for use of such records; providing for interrogatories; providing for testimony of the Chief Medical Examiner and others under certain circumstances; and providing for payment of costs.

SB 417 — By Tinsley.

An Act relating to roads, bridges and ferries; amending 69 O.S. 1971, Section 633, requiring certain plans and specifications in connection therewith; making mandatory furnishing of engineering assistance by State Highway Department in certain instances; requiring sealed bids for acquisition of road machinery and equipment on lease-rental basis and prohibiting payment on lease-rental agreements prior to delivery thereof; providing procedure for lease or sale of used or obsolete county-owned machinery or equipment; conferring certain powers and duties in emer-

gencies; prescribing penalties; directing codification; providing that laws in conflict with this act shall be superseded; making provisions severable; fixing operative date; and declaring an emergency.

SB 418 — By Smith.

An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 2359; deleting the requirement that in order to qualify as a person or an organization exempt from Oklahoma income tax, at least fifty percent of the net income of such entity must be used directly for the benefit of the citizens of this state; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 408 — Education, Common.

SB 409 — County, State and Federal Government.

SB 410 — Criminal Jurisprudence.

SB 411 — Criminal Jurisprudence.

SB 412 — Criminal Jurisprudence.

SB 413 — Criminal Jurisprudence.

SB 414 — Criminal Jurisprudence.

SB 415 — County, State and Federal Government.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HBs 1239 and 1333, as amended.

RESOLUTION

Senator Hamilton introduced the following resolution:

SCR 24 — By Hamilton of the Senate and Johnson (Joe) of the House.

A Concurrent Resolution expressing concern for the plight of orphan children in Vietnam and Cambodia; authorizing the

Department of Institutions, Social and Rehabilitative Services to take immediate action towards the relief and adoptions by Oklahoma citizens of as many as possible of such children; and directing distribution.

SCR 24 was read at length, adopted upon motion of Senator Hamilton, and ordered referred for engrossment.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HB 1251, requesting Conference and naming Conferees as follows: Draper, Rogers and Parris.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HB 1251 was ordered granted, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Funston, Cate and Hamilton.

EXECUTIVE SESSION

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator Randle presiding.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Monday, April 7, 1975, at 1:00 p.m., which motion prevailed.

Senator McCune presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 159, 255, 259, 286, 304 and 315 and SCR 23 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HBs 1155 and 1443 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SR 15 was correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

Senator Lane presiding.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SBs 107 and 348, as coauthored by Morgan, Johnson (A.V.) and Atkins.

The above numbered Bills were referred for enrollment.

REPORT OF ENGROSSED AND ENROLLED BILLS

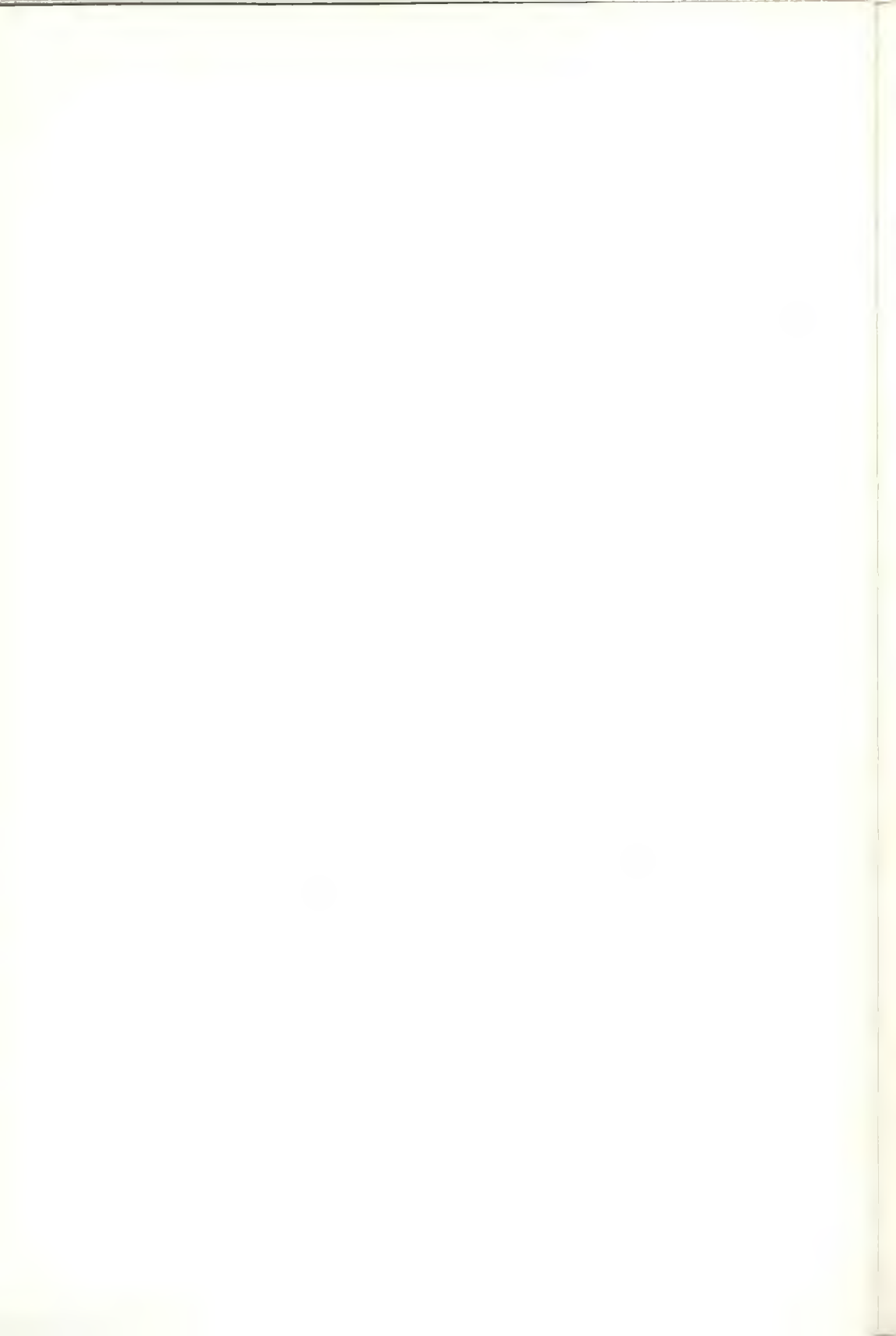
SB 348 was correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SB 348.

The above numbered Enrolled Bill was referred to the Governor.

Upon motion of Senator Lane, the Senate adjourned at 3:30 p.m. to meet Monday, April 7, 1975, at 1:00 p.m.



Fifty-second Legislative Day

Monday, April 7, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—47.

Excused: Ham.—1.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend Earl Cleek, Pastor, Wiganon Baptist Church, Chelsea, and incorporated into the Journal upon request of Senator Shatwell.

Dear Heavenly Father, Thou art the God of the heavens and the earth. Thank Thee, for this opportunity to witness in this capacity. I am humbly grateful to this Senate body, and especially to Senator Bob Shatwell for the invitation to be here.

Lord, let us all realize how much we need to come to Thee in prayer more, and talk less, trying to solve problems in our own strength. We need Your wisdom greatly, for we are living in a complex and confused age. Everyday, so many decisions must be made.

Lord, You have promised to direct us, if we'll call on you. You said in your Word, "If any man lack wisdom, let him ask of God, that giveth to all men liberally, and upbraideth not; and it shall be given him".

Dear Heavenly Father, bless the leaders of our great nation, bless our Governor, bless the men and women of this Senate body, and the House of Representatives, that each one of them, through the help of the Holy Spirit of God, will arise to their high calling of responsibility and do Thy will, in serving the people they represent.

In the marvelous name of Christ, we ask those things. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator McCune introduced Sharon Williams, R.N., as the Nurse of the Day and Senator Garrett introduced Karen Holman, M.D., Del City, as the Doctor of the Day.

Senator Field introduced his son and daughter-in-law, Mr. and Mrs. Larry Field, and his grandchildren, Lee Ann and Brady, to the members of the Senate and asked unanimous consent, which was granted, that Lee Ann and Brady be named Honorary Pages and granted privileges of the floor for this legislative day.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

Ben A. Brown, Jr., P.O. Box 34700, Dallas, Texas 75234, representing Eli Lilly and Company.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 126 — Public Safety and Penal Affairs. Roll call on bill.

SB 281 — Agriculture.

HB 1278 — Agriculture, as coauthored by Holden of the Senate.

HB 1464 — Agriculture, as coauthored by Capps, and be referred to Committee on Appropriations and Budget by previous order.

DO PASS, as amended:

SB 124 — Appropriations and Budget.

CS for SB 185 — Banks and Banking, and be referred to Committee on County, State and Federal Government by previous order.

CS for SB 197 — Criminal Jurisprudence, and be referred to Committee on County, State and Federal Government by previous order.

CS for SB 289 — Public Safety and Penal Affairs.

SB 306 — Criminal Jurisprudence.

SB 336 — Appropriations and Budget.

SB 374 — Public Safety and Penal Affairs, as coauthored by Shatwell of the Senate and Green of the House.

HB 1130 — Appropriations and Budget.

HB 1562 — Appropriations and Budget, as coauthored by Boatner.

WITHOUT RECOMMENDATION, as amended:

SB 113 — Oil and Gas, as coauthored by Brunton of the House.

FIRST READING

The following were introduced and read the first time.

SB 419 — By McCune.

An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 2427, as last amended by Section 1, Chapter 157, O.S.L. 1974 (68 O.S. Supp. 1974, Section 2427); providing for annual listing and assessment of real and personal property; providing dates as of which property shall be valued and assessed; providing procedures where there is a change in valuation; providing for different assessment of certain types of improvements; and repealing Section 1, Chapter 73, O.S.L. 1974, relating to assessment of real and personal property.

SB 420 — By Berrong.

An Act relating to revenue and taxation; authorizing a payment in lieu of tax upon the lessees and users of tax-exempt property owned by certain public trust or authorities; providing for codification of act.

SB 421 — By Garrett.

An Act relating to crimes and punishments; providing for definitions; providing for enumeration of the elements of theft and related offenses; prescribing penalties; repealing 21 O.S. 1971, Sections

1481 through 1487 and 1701 through 1732, and Section 4, Chapter 119, O.S.L. 1974 (21 O.S. Supp. 1974, Section 1736); directing codification; and declaring an emergency.

SB 422 — By Terrill.

An Act relating to trust administration; providing that a bank, trust company or national banking association may register in the name of its nominee securities held in a fiduciary capacity and may hold such securities in separate certificates for each account or may merge the securities of several accounts into a single certificate; amending 60 O.S. 1971, Section 175.15, to exempt a bank, trust company or national banking association from the requirements of such section; providing for the deposit with a clearing corporation by a bank, trust company or national banking association of securities held in a fiduciary capacity; amending 12A O.S. 1971, Section 8-102, to expand the definition of a clearing corporation; and declaring an emergency.

SB 423 — By Keating.

An Act relating to intoxicating liquors; defining terms; delineating types of clubs; authorizing places of consumption of alcoholic beverages; providing penalties for violation of consumption provisions; providing rules for application and licensing of clubs; providing for unlawful acts of licensee and basis for revocation of license; providing for police control; declaring hours and making rules for alcoholic beverages on premises; providing for controls on issuance or renewal of licenses; providing for certain general provisions of club control; providing for city ordinance compliance; providing general penalties; providing severability; directing codification; and declaring an emergency.

SB 424 — By Lane.

An Act relating to the Uniform Commercial Code; amending 12A O.S. 1971, Section 8-102; defining terms; and declaring an emergency.

SB 425 — By Inhofe.

An Act relating to game and fish; amending Section 6-303, Chapter 17, O.S.L. 1974 (29 O.S. Supp. 1974, Section 6-303); providing for taking of nongame fish; providing for penalties; repealing all acts in conflict herewith; and declaring an emergency.

SB 426 — By Randle.

An Act relating to county officers; providing that in actions versus him arising out of official functions a county officer or deputy shall be entitled to legal representation by the district attorney; providing for codification; and declaring an emergency.

SJR 28 — By Howard.

A Joint Resolution relating to the Oklahoma Capitol Improvement Authority; noting certain problems in the rental of space in state-owned buildings; authorizing the rental of space to private persons; making an appropriation to the Capitol Improvement Authority; providing for payment of rent collected from private tenants occupying space in the State Office Building in Tulsa, Oklahoma, into the General Revenue Fund; providing lapse date; and declaring an emergency.

SJR 29 — By Luton.

A Joint Resolution relating to the Special Commission on the Reorganization of State Government and designating the Office of the Governor to administer certain funds received by the Commission; creating a revolving fund and stating the purpose; providing for the payment of voting members' authorized expenses; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 416 — Public and Mental Health.

SB 417 — Roads and Highways.

SB 418 — Revenue and Taxation.

MESSAGE FROM THE GOVERNOR

Advising approval by him, April 4, 1975, of Enrolled SB 348.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1185, 1283, 1290, 1293, 1313, 1323, 1380, 1408, 1423, 1488, 1525, 1531, 1542, 1544, 1547, 1567, 1572, 1573, 1587 and 1594.

HB 1185 — By Henry.

An Act relating to cities and towns; amending 11 O.S. 1971, Section 541x; prescribing conditions of eligibility in police pension systems; providing credit for prior service to persons reemployed as police officers; and declaring an emergency.

HB 1283 — By Elder.

An Act relating to civil procedure; amending 12 O.S. 1971, Section 155, as last amended by Section 7, Chapter 262, O.S.L. 1973 (12 O.S. Supp. 1974, Section 155); providing for summons; providing exemption; and providing an effective date.

HB 1290 — By Thompson and Payne of the House and Stipe of the Senate.

An Act relating to civil procedure; providing that venue statutes are cumulative; providing that no court shall apply one venue statute in preference to another; abolishing distinction between general and special venue statutes; directing codification; and declaring an emergency.

HB 1293 — By Peterson.

An Act relating to cities and towns; amending 11 O.S. 1971, Section 20.1, as amended by Section 1, Chapter 251, O.S.L. 1972 (11 O.S. Supp. 1974, Section 20.1); providing for the disposal of additional municipal records; and declaring an emergency.

HB 1313 — By Dunn, et al, of the House and Tinsley of the Senate.

An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 708; providing exemption from special fuel use excise tax on special fuel purchased by a county, city or town; and declaring an emergency.

HB 1323 — By Parris of the House and Field and Wadley of the Senate.

An Act relating to civil procedure; amending 12 O.S. 1971, Section 1141; providing for actions to quiet title; and declaring an emergency.

HB 1380 — By Hood.

An Act relating to children; amending 10 O.S. 1971, Section 1101, as amended by Section 1, Chapter 122, O.S.L. 1972 (10 O.S. Supp. 1974, Section 1101); defining terms concerning dependent and delinquent children; and providing an effective date.

HB 1408 — By Duke, et al.

An Act relating to state government; defining terms; providing for statement of noncollusion on competitive bids exceeding One Thousand Dollars submitted to the state or its political subdivisions; providing for sworn statements on contracts exceeding One Thousand Dollars; providing for sworn statements on invoices or claims exceeding One Thousand Dollars; providing exemptions; repealing Sections 1 through 4, Chapter 43 O.S.L. 1974, and Sections 1 and 2, Chapter 133, O.S.L. 1974 (74 O.S. Supp. 1974; Sections 85.22 through 85.25, 3109 and 3110); providing for notarized statement on certain invoices submitted to the state or its political subdivisions; providing exemptions; providing for noncollusion affidavit on bids submitted to the state; providing for affidavit on contracts and claims to the state; providing for noncollusion affidavits on competitive bids to political subdivisions of the state; providing for sworn statements on contracts or claims to political subdivisions of the state; directing codification; providing operative date; and declaring an emergency.

HB 1423 — By Hood.

An Act relating to children; amending 10 O.S. 1971, Section 1110; providing for jury trial; and declaring an emergency.

HB 1488 — By Rogers, et al, of the House and Crow of the Senate.

An Act relating to motor vehicles; amending 47 O.S. 1971, Sections 6-101, as amended by Section 1, Chapter 301, O.S.L. 1974 (47 O.S. Supp. 1974, Section 6-101), 6-111 and 6-114; providing for form of licenses, fees, agents and renewals; and providing for duplicate licenses; and providing for an effective date.

HB 1525 — By Elder.

An Act relating to children; amending 10 O.S. 1971, Section 1123; providing for appeals from orders or decrees relating to delinquent, dependent and neglected children; providing that certain appeals shall be taken to the Court of Criminal Appeals; and providing for continuing jurisdiction of the district court except under certain circumstances; and declaring an emergency.

HB 1531 — By Wiseman, et al, of the House and Murphy of the Senate.

An Act relating to revenue and taxation; amending 68 O.S. 1971, Sections 901 and 903; exempting inter vivos gifts between spouses from taxation.

HB 1542 — By Ervin, et al.

An Act relating to schools; amending 70 O.S. 1971, Section 625.3; providing for terms and conditions of repayment of loans from Oklahoma Rural Medical Education Scholarship Fund; providing certain exceptions; and declaring an emergency.

HB 1544 — By Ervin.

An Act relating to prisons and reformatories; providing for bond to be posted by out-of-state parolees; directing codification; and declaring an emergency.

HB 1547 — By Ervin.

An Act relating to prisons and reformatories; amending 57 O.S. 1971, Section 332.8, which provides for employment as parole requirement; and declaring an emergency.

HB 1567 — By Elder.

An Act relating to state officers and employees; amending 74 O.S. 1971, Section 471; providing for membership and duties of Commissioners to National Conference on Uniform State Laws; and declaring an emergency.

HB 1572 — By Ervin.

An Act relating to prisons and reformatories; amending 57 O.S. 1971, Section 347; providing for uniform act of out-of-state parolee supervision; providing for provisions of form of compact between states; defining terms; providing for regulations governing the retaking of parolees from and through other states; and declaring an emergency.

HB 1573 — By Ervin.

An Act relating to prisons and reformatories; amending 57 O.S. 1971, Sections 332.9, 332.11 and 332.12; providing for revocation of paroles; providing for hearings by Court of Criminal Appeals or the Pardon and Parole Board; providing for inquiry into parolee's conduct and application for revocation to Governor based on hearing; providing for arrest and rights of parolee in the hearing; repealing 57 O.S. 1971, Section 346; and declaring an emergency.

HB 1587 — By Bennett, et al.

(Office of Community Affairs and Planning — appropriations for support services for senior Oklahomans — Emergency)

HB 1594 — By Whorton.

An Act relating to cities and towns; amending 11 O.S. 1971, Section 77; providing procedures whereby cities and towns

may issue quitclaim deeds to property under certain circumstances; and declaring an emergency.

The above numbered HBs were read for the first time.

BILL WITHDRAWN — REFERRED

Senator Murphy asked unanimous consent that HB 1102 be withdrawn from the Committee on Education, Higher and referred to the Committee on Appropriations and Budget, and then referred to the Committee on Education, Higher, which was the order.

SPECIAL INTRODUCTION

Senator Lane asked unanimous consent, which was granted, that Charley Pride, noted Country and Western recording artist be allowed privileges of the floor. Mr. Pride was escorted to the Senate floor and introduced to the members of the Senate by Senator Smith, where he delighted the members and guests present with a medley of songs. Mr. Pride thanked the members and expressed his appreciation at being allowed this honor.

Senator Lamb presiding.

GENERAL ORDER

SB 232 by Lambert was read and considered.

Upon motion of Senator Lambert, SB 232 was advanced to engrossment.

By unanimous consent, upon request of Senator Lambert, SB 232 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 232 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Dawson, Ham, Porter and Wadley.—4.

The bill and emergency passed.

SB 232 was referred for engrossment.

Senator Smith presiding.

GENERAL ORDER

HB 1122 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Upon motion of Senator Crow, HB 1122 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1122 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1122 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard,

Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Dawson, Ham and Porter.—3.

The bill passed.

Senator Ham asked to be shown present, which was the order, and desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 46. Nay: 0. Excused: 2.

The emergency passed.

HB 1122 was referred for engrossment.

GENERAL ORDER

HB 1134 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Upon motion of Senator Crow, HB 1134 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1134 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1134 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard,

Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Dawson, Ham and Porter.—3.

The bill and emergency passed.

HB 1134 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 99 and 187 and SCR 24 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SB 107 was correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

SB 279 by Dahl, Field, Tinsley and Watkins of the Senate and Ferrell of the House was read and considered.

Senators Capps, Grantham, Taliaferro and Holden asked to be made coauthors of SB 279, which was the order.

Senator Capps moved to amend SB 279, Page 2, Line 17, by adding after the word "funds", and before the word "credit" the word "or" and delete the word "for", which amendment was declared adopted.

Senator Capps moved to amend SB 279, Page 3, Line 12, by adding after the word "the" and before the word "herein" the word "manner" and delete the word "letter", which amendment was declared adopted.

Upon motion of Senator Dahl, SB 279, as

coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Dahl, **SB 279**, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 279 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Nay: Schuelein and Smith.—2.

Excused: Dawson and Porter.—2.

The bill and emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Dahl moved that the vote be reconsidered by which **SB 279** passed.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1166, 1239 and 1333.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

Senator Lamb presiding.

GENERAL ORDER

SB 33 by Grantham and Garrett of the Senate and Elder, et al, of the House was read and considered.

Senator Lambert moved to amend **SB 33**, Page 4, Line 1, by inserting after the word "attorney" and before the word "or" the words "or city attorney", which amendment was declared adopted.

Senator Wolfe moved to amend **SB 33**, Page 4, Line 4, by striking after the word "citation" and before the word "for" the words "or a warrant of arrest", which amendment was declared adopted.

Senator Lambert moved to amend **SB 33**, Page 4, Line 12, by striking after the word "of" and before the word "person" the word "the" and substituting the word "any", which amendment was declared adopted.

Upon motion of Senator Grantham, **SB 33**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, **SB 33**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 33 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis,

Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Nay: Keller.—1.

Excused: Baldwin, Dawson and Porter—3.

The bill passed.

SB 33 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SBs 57, 59, 64, 71, 81, 84, 86 and 93, as amended.

HOUSE AMENDMENTS

HAs to SB 57 were read as follows and consideration deferred.

Amendment No. 1 Restore title to read as follows:

“An Act relating to the Oklahoma State Legislative Council; making appropriations thereto; stating the purpose; stating prohibitions and restrictions on the use of federal revenue sharing funds; providing for appointment, duties and compensation of employees; making appropriations nonfiscal; making provisions of this act severable; and declaring an emergency.”

Amendment No. 2. Strike the Enacting Clause.

Amendment No. 3. Amend Page 2, Section 1, Lines 5 and 6, by deleting the words and figures “Four Hundred Thirty-six Thousand One Hundred Ninety-seven Dollars (\$436,197.00)” and inserting in lieu thereof the words and figures “Four Hundred One Thousand One Hundred Ninety-seven Dollars (\$401,197.00)”.

Amendment No. 4. Amend Page 3, Line 7½, by inserting a new SECTION 4 to read as follows:

“SECTION 4. There is hereby appropriated to the State Legislative Council, from any monies in the General Revenue Fund of the State Treasury, for the fiscal year ending June 30, 1976, not otherwise appropriated, the sum of Thirty-five Thousand Dollars (\$35,000.00), or so much thereof as may be necessary to renovate and remodel offices of the Capitol Building for Legislative offices.”

and renumber subsequent Sections accordingly.

HOUSE AMENDMENTS

HAs to SB 59 were read as follows and consideration deferred.

Amendment No. 1. Restore title to read as follows:

“An Act relating to the Office of the Lieutenant Governor and making an appropriation thereto; stating the purpose; providing for appointment, duties and compensation of employees; limiting number of employees; providing lapse date; making provisions of this act severable; and declaring an emergency.”

Amendment No. 2. Amend Page 2, Line 1, by striking the Enacting Clause.

Amendment No. 3. Amend Page 2, Section 1, Lines 5 and 6 by deleting the words and figures “Sixty-five Thousand Dollars (\$65,000.00)” and inserting in lieu thereof the words and figures “Seventy-three Thousand One Hundred Thirty-three Dollars (\$73,133.00)”.

HOUSE AMENDMENTS

HAs to SB 64 were read as follows and consideration deferred.

Amendment No. 1. Amend TITLE, Page 1, Line 11, by striking title and adding the following:

“(State Election Board — Emergency)”.

HOUSE AMENDMENTS

HAs to SB 71 were read as follows and consideration deferred.

Amendment No. 1. Amend TITLE, Page 1, Line 14, by striking title and adding the following:

“(Appropriation for Oklahoma Capitol Improvement Authority — Emergency)”.

Amendment No. 2. Amend Page 2, Section 1, Lines 5 and 6 by deleting the words and figures “Ninety-seven Thousand One Hundred Fifty Dollars (\$97,150.00)” and inserting in lieu thereof the words and figures “One Hundred Fifty-five Thousand Dollars (\$155,000.00)”.

HOUSE AMENDMENTS

HAs to SB 81 were read as follows and consideration deferred.

Amendment No. 1. Restore Title to read as follows:

“An Act relating to the Office of the Oklahoma Military Department and making an appropriation thereto; stating the purposes; providing for appointment, duties and compensation of personnel; limiting the number of full-time-equivalent employees; making reappropriations of funds; making an appropriation for capital expenditures; providing lapse date; making provisions of this act severable; and declaring an emergency.”

Amendment No. 2. Strike the Enacting Clause.

HOUSE AMENDMENTS

HAs to SB 84 were read as follows and consideration deferred.

Amendment No. 1. Restore title to read as follows:

“An Act relating to the Office of Civil Defense and making an appropriation thereto; stating the purpose; providing for the appointment and compensation of employees; fixing the salary of the director; limiting the number of full-time-equivalent employees; providing lapse date; providing severability; and declaring an emergency.”

Amendment No. 2. Amend Page 2, Line 1, by striking the Enacting Clause.

HOUSE AMENDMENTS

HAs to SB 86 were read as follows and consideration deferred.

Amendment No. 1. Restore Title to read as follows:

“An Act relating to the Commission on Criminal and Traffic Law Enforcement System and making an appropriation thereto; stating the purpose; providing for appointment, duties and compensation of employees; fixing the salary of the executive director; limiting the number of full-time-equivalent employees; allowing for federal aid assistance; providing lapse date; making the provisions of this act severable; and declaring an emergency.”

Amendment No. 2. Strike the Enacting Clause.

Amendment No. 3. Amend Page 2, Section 1, Lines 5, 6 and 7, by deleting the words and figures “One Hundred Seventy-seven Thousand Five Hundred Fifteen Dollars (\$177,515.00)” and inserting in lieu thereof the words and figures “Four Hundred Twenty-five Thousand One Hundred Eighty Dollars (\$425,180.00)”.

HOUSE AMENDMENTS

HAs to SB 93 were read as follows and consideration deferred.

Amendment No. 1. Restore Title to read as follows:

“An Act relating to the Water Resources Board and making appropriations thereto; stating the purposes; providing for appointment, duties and compensation of employees; designating Executive Director’s salary; limiting number of employees; providing lapse date; making provisions of this act severable; and declaring an emergency.”

Amendment No. 2. Strike the Enacting Clause.

Amendment No. 3. Amend Page 2, Section 1, Lines 5 and 6, by deleting the words and figures “Four Hundred Twenty-two Thousand Four Hundred One Dollars (\$422,401.00)” and substitute in lieu thereof the words and figures “Four Hundred Sixty-one Thousand Eight Hundred Twenty-one Dollars (\$461,821.00)”.

Amendment No. 4. Amend Page 2, Section 3, Line 29, by deleting the words and figures “forty-two (42)” and substituting in lieu thereof the words and figures “forty-five (45)”.

GENERAL ORDER

SB 55 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 55 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 55 was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator Crow asked unanimous consent to amend SB 55 by crippling the title, which was the order.

SB 55 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Baldwin, Dawson and Porter.—3.

The bill and emergency passed.

SB 55 was referred for engrossment.

GENERAL ORDER

SB 67 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 67 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 67 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 67 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Baldwin, Dawson and Porter.—3.

The bill and emergency passed.

SB 67 was referred for engrossment.

GENERAL ORDER

SB 69 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Senator Randle moved to amend SB 69, Page 5, Lines 10 and 11, by deleting the words and figures "eight hundred forty-one (841)" and substituting the words and figures "eight hundred nine (809)", which amendment was declared adopted.

Senator Crow moved to amend SB 69, Page 8, Line 3½, by adding a new Section 8 as follows:

"SECTION 8. In addition to any other monies appropriated by this act, there is hereby appropriated from the Oklahoma Tax Commission Fund the amount of Ninety-three Thousand Four Hundred Forty Dollars (\$93,440.00) or as much thereof as may be needed to meet increased rental costs."

and by renumbering subsequent sections, which amendment was declared adopted.

Upon motion of Senator Crow, SB 69, as amended, was advanced to engrossment.

By unanimous consent upon request of Senator Crow, SB 69, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 69 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Baldwin, Butler, Dawson, Keller, Porter and Wadley.—6.

The bill and emergency passed.

SB 69 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SB 107.

The above numbered Enrolled Bill was referred to the Governor.

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed SCR 22, as coauthored by the entire House membership, and SCR 23, as coauthored by Murphy.

The above numbered Resolutions were referred for enrollment.

GENERAL ORDER

SB 205 by Funston was read and considered.

Senators Keating, Watson, McCune, Keller and Inhofe asked to be made co-authors of SB 205, which was the order.

Senator Funston, citing Rule 8(d), asked unanimous consent that Representative Miskelly be made House author of SB 205, which was the order.

Senator Smith moved to amend SB 205, Page 2, Line 16½, by inserting the following: "Oklahoma Capitol Improvement Authority at Tulsa ... 32", which amendment was declared adopted.

Senator Luton moved to amend SB 205, Page 3, Line 4, by changing the figure "15" to "18", which motion was declared adopted.

Senator Inhofe moved to amend SB 205, Page 3, Line 9, by inserting after the word "employees" and before the word "five" the words "by at least", which amendment was declared adopted.

Senator Young moved to amend SB 205, Page 3, Line 16, by striking the following:

"3. State Department of Public Welfare."

Senator Schuelein moved to amend SB 205, as an in lieu motion to the Young amendment, Pages 3 and 4, by deleting Line 16 on Page 3 and inserting "State Department of Public Welfare" on Line 2½ of Page 4, and changing the numbers on Lines 3, 4 and 5 on Page 4 to correspond.

Senator Luton presiding.

Senator Lamb presiding.

Senator Funston moved to table the Schuelein in lieu motion, which motion to table was declared adopted upon roll call as follows:

Aye: Berrong, Birdsong, Capps, Cate, Crow, Dahl, Field, Funston, Graves, Helm, Howard, Inhofe, Keating, Keller, Lamb, Lambert, McCune, Medearis, Pierce, Randle, Shatwell, Smith, Tinsley, Watson and Wolfe.—25.

Nay: Boatner, Butler, Garrett, Grantham, Ham, Hamilton, Holden, Howell, Lane, Luton, Martin, Murphy, Schuelein, Stipe, Taliaferro, Terrill, Wadley, Watkins, York and Young.—20.

Excused: Baldwin, Dawson and Porter.—3.

Senator Funston moved to table the Young amendment, which motion to table was declared adopted upon roll call as follows:

Senator Terrill presiding.

Aye: Berrong, Birdsong, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—40.

Nay: Boatner, Butler, Howell, Stipe and Young.—5.

Excused: Baldwin, Dawson and Porter.—3.

Senator Young moved to amend SB 205, Page 3, Line 16, by inserting after the word "Welfare" and before the word "Section" the following:

"1. Oklahoma State Regents for Higher Education,

"2. Board of Regents of Oklahoma Colleges, and

"3. Every institution comprising the Oklahoma State System of Higher Education." and by striking the first paragraph of Section 3.

Senator Funston moved to table the Young amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Berrong, Birdsong, Boatner, Capps, Cate, Crow, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—38.

Nay: Butler, Dahl, Hamilton, Martin, Pierce, Stipe and Young.—7.

Excused: Baldwin, Dawson and Porter.—3.

Senator Lane asked unanimous consent that SB 205 be deferred for this legislative day with amendments attached, which was the order.

MOTION TO RECONSIDER VOTE

Senator Lane, on behalf of Senator Terrill, asked unanimous consent, which was granted, that the time be extended until Tuesday, April 8, 1975, for consideration of his motion to reconsider the vote by which SB 271 failed.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Tuesday, April 8, 1975, at 1:00 p.m., which motion prevailed.

BILLS RELEASED

SB 277 was referred for engrossment.

HB 1231 was properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 4:45 p.m. to meet Tuesday, April 8, 1975, at 1:00 p.m.

Fifty-third Legislative Day

Tuesday, April 8, 1975

Pursuant to adjournment, the Senate was called to order by Senator Grantham, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—48.

Senator Grantham declared a quorum present.

The following prayer was offered by Reverend Earl Cleek, and incorporated into the Journal upon request of Senator Shatwell.

Dear divine Heavenly Father, thou art our God. Help us not to be ashamed to own our whole dependence upon the Lord God.

Our Father, as we are faced with great problems and difficulties and many do not know which way to turn, men and women everywhere should turn to God and listen to His voice for He has the solution for every need.

Help us, Lord, to chart the course that we may claim the promise of Almighty God, "If my people, which are called by my name, shall humble themselves, and pray, and seek my face, and turn from their wicked ways; then will I hear from heaven, and will forgive their sin, and will heal their land."

Lord, teach us how to pray is our prayer.
Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Garrett introduced Delores Raines, R.N., Del City, as the Nurse of the Day.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

Ed Hieronymus, 2900 Fourth National Building, Tulsa, representing Energy Transportation Service, Inc.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 137 — County, State and Federal Government.

SB 371 — Insurance.

HB 1268 — Municipal Government, as coauthored by Keating.

HB 1272 — County, State and Federal Government.

HB 1445 — County, State and Federal Government.

DO PASS, as amended:

SB 79 — Appropriations and Budget.

SB 180 — Municipal Government.

CS for SB 321 — Municipal Government.

SB 333 — Municipal Government.

SB 340 — Criminal Jurisprudence.

SB 353 — Business, Industry and Labor Relations, as coauthored by Butler, Birdsong, Funston, Grantham, Watkins, Watson and York.

SB 363 — Criminal Jurisprudence.

SB 367 — Criminal Jurisprudence.

CS for SB 385 — Criminal Jurisprudence.

CS for SJR 2 — Revenue and Taxation, as coauthored by Terrill.

HB 1216 — Appropriations and Budget.

HB 1346 — Judiciary, as coauthored by Keller.

HB 1379 — Judiciary.

FIRST READING

The following were introduced and read the first time.

SB 427 — By Garrett of the Senate and Elder of the House.

An Act relating to criminal procedure; providing that tangible objects or information may not be lawfully seized without a judicially issued search warrant; providing for exceptions; directing codification; and declaring an emergency.

SB 428 — By Howell.

An Act relating to civil procedure; providing that a counterclaim for damages

for abuse of process in filing may be filed and litigated in the same action when the action is for damages for personal injury or death; providing for codification; and declaring an emergency.

SB 429 — By Howell.

An Act relating to medical care; providing that no liability shall be imposed against a provider of medical care for breach of any guaranty, warranty, contract or assurance of results to be obtained from any course or procedure of medical care unless the same be in writing and signed by the provider of medical care or his authorized agent; providing for codification; and declaring an emergency.

SB 430 — By Birdsong, Lambert, Luton, Howell, Stipe and Schuelein of the Senate and Rogers of the House.

An Act relating to crimes and punishments; amending 21 O.S. 1971, Section 1289.8; providing for restrictions on the carrying of concealed weapons; and declaring an emergency.

SB 431 — By Luton.

An Act relating to motor vehicles; amending 47 O.S. 1971, Section 22.5b; providing any religious corporation or society of this state owning a motor bus that is used by such owner solely for the furtherance of its religious functions and activities shall, upon due application therefor, be entitled to receive a motor bus license tag from the Oklahoma Tax Commission for a fee of One Dollar; providing trucks of eight thousand pounds or less laden weight owned by teachers of vocational agriculture purposes shall be deemed engaged in "farm use"; providing any nonprofit organization which emphasizes programs for the employment of the handicapped, such as Goodwill Industries, Inc., owning any motor vehicle, except passenger automobiles, used exclusively in the transportation of goods or material for the use of such nonprofit organization and any nonprofit

organization organized for providing transportation facilities for certain purposes to older Americans in the poverty level by motor vehicles used for no other purpose, such as the Muskogee Older Americans, Inc., shall, upon due application therefor, be entitled to receive One Dollar (\$1.00) motor vehicle tags from the Oklahoma Tax Commission for said motor vehicle, or vehicles; and declaring an emergency.

SJR 30 — By Terrill and Crow of the Senate and Cotner of the House.

A Joint Resolution relating to schools; related to 70 O.S. 1971, Section 17-105, as amended by Section 1, Chapter 246, O.S.L. 1974 (70 O.S. Supp. 1974, Section 17-105); providing for special period for application for benefits for those teachers with prior service to July 1, 1943, under the School Teachers' Retirement Act; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

- SB 419 — Revenue and Taxation.
- SB 420 — Revenue and Taxation.
- SB 421 — Criminal Jurisprudence.
- SB 422 — Banks and Banking.
- SB 423 — County, State and Federal Government.
- SB 424 — Banks and Banking.
- SB 425 — Wildlife.
- SB 426 — Judiciary.
- SJR 28 — Appropriations and Budget.
- SJR 29 — County, State and Federal Government.
- HB 1185 — Municipal Government.
- HB 1283 — Judiciary.
- HB 1290 — Judiciary.
- HB 1293 — Municipal Government.
- HB 1313 — Revenue and Taxation.
- HB 1323 — Judiciary.
- HB 1380 — Social Welfare.
- HB 1408 — County, State and Federal Government.

- HB 1423 — Social Welfare.
- HB 1488 — Revenue and Taxation.
- HB 1525 — Judiciary.
- HB 1531 — Revenue and Taxation.
- HB 1542 — Public and Mental Health.
- HB 1544 — Public Safety and Penal Affairs.
- HB 1547 — Public Safety and Penal Affairs.
- HB 1567 — Judiciary.
- HB 1572 — Public Safety and Penal Affairs.
- HB 1573 — Public Safety and Penal Affairs.
- HB 1587 — Appropriations and Budget.
- HB 1594 — Municipal Government.

SPECIAL INTRODUCTIONS

Senator Dawson introduced the 1975 Oklahoma March of Dimes Poster Child, Kelli Lovett, and her mother and Mrs. Shoemake, to the members of the Senate, and asked unanimous consent, which was granted, that they be allowed privileges of the floor. Senator Dawson noted that Mrs. Shoemake will be representing Kelli in the March of Dimes Walkathon to be held this month.

RESOLUTION

Senator Howell introduced the following resolution:

SR 22 — By Howell.

A Resolution recognizing the need for an increased number of elementary school counselors; and noting the necessity of increased funding for the purpose of employment of such counselors.

Senators Howell and Hamilton asked unanimous consent to amend SR 22, Page 2, Line 16, by adding after the figure (1,000) the following: “, as a goal in the future,” which was the order.

Senator Baldwin asked unanimous consent that Rule 12(b) be suspended, which was the order.

Senators Graves, Garrett, Lambert, Watkins and Tinsley asked to be made co-authors of SR 22, which was the order.

SR 22, as amended and coauthored, was read at length as follows, adopted upon motion of Senator Howell and ordered referred for enrollment.

SR 22 — By Howell, Graves, Garrett, Lambert, Watkins and Tinsley.

A Resolution recognizing the need for an increased number of elementary school counselors; and noting the necessity of increased funding for the purpose of employment of such counselors.

WHEREAS, the most precious resource of this state is its young people in that they will be the future citizens, electors and leaders of our state; and

WHEREAS, although, the schools of Oklahoma have made great strides in assuring a quality education for our children, much remains to be done; and

WHEREAS, the elementary school counselor can play an important and often vital role in the beneficial development and education of the young people of this state; and

WHEREAS, during the calendar year 1974 there were only one hundred five (105) elementary counselors in the State of Oklahoma.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

THAT the Oklahoma State Senate hereby recommends an increase in the number of certified elementary counselors to approximately one thousand (1,000), as a goal in the future.

BE IT FURTHER RESOLVED, THAT

the members of this legislative body recognize their responsibility to provide adequate funding for increasing the number of elementary school counselors and stand in favor of funding a program to do so at the state level.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1160, 1424, 1425, 1431, 1453, 1454, 1492, 1582, 1616 and 1620.

HB 1160 — By Hammons, Kilpatrick, Riggs, Hood, Fried, Atkins, Nance and Matheson of the House and Randle of the Senate.

An Act relating to pharmacists; amending 59 O.S. 1971, Section 353.21; providing for substitution of drugs and medicines under certain circumstances; providing for cost counseling; and declaring an emergency.

HB 1424 — By Hood.

An Act relating to children; amending 10 O.S. 1971, Section 1111; providing for conduct of hearings; and declaring an emergency.

HB 1425 — By Hood and Cleveland.

An Act relating to children; amending 10 O.S. 1971, Section 1127; providing that the record of any child shall not be lawful evidence in other causes or proceedings; providing for finger-printing and civil or criminal disability; and declaring an emergency.

HB 1431 — By Johnson (Don).

An Act relating to roads, bridges and ferries; providing for plans and specifications for certain county roads; providing for conforming of construction and establishment of new roads to be maintained by county; providing for specifications to be presented to county commissioners under certain conditions; directing codification; and declaring an emergency.

HB 1453 — By Hood.

An Act relating to children; amending 10 O.S. 1971, Section 1112, as last amended by Section 1, Chapter 35, O.S.L. 1974 (10 O.S. Supp. 1974, Section 1112); providing certification proceedings for children charged with violating state statutes or municipal ordinance; and establishing the effective date.

HB 1454 — By Hood.

An Act relating to children; amending 10 O.S. 1971, Section 1104; providing for issuance of summons and taking child into custody; and establishing effective date.

HB 1492 — By Dunn, Bradley, Bernard, McKee and Harper of the House and Boatner of the Senate.

An Act relating to revenue and taxation; providing for a flat fee in lieu of special fuel tax on certain types of vehicles; providing procedures for application and payment of fee; providing procedures for the annual renewal of said fee; directing codification; and providing effective date.

HB 1582 — By Converse.

An Act relating to the Oklahoma Wildlife Code; amending Sections 4-110 and 4-112; Chapter 17, O.S.L. 1974 (29 O.S. Supp. 1974, Sections 4-110 and 4-112); providing for the issuance of special hunting and fishing licenses to citizens over sixty-five years of age; authorizing contributions by senior citizens to the Oklahoma Wildlife Conservation Commission; and declaring an emergency.

HB 1616 — By Davis (Don).

An Act relating to motor vehicles; amending 47 O.S. 1971, Section 393; providing procedures for the issuance of summons under certain circumstances; providing procedures whereby summons shall be considered effected under certain circumstances; and providing an effective date.

HB 1620 — By Hooper and Wickersham of the House and Terrill of the Senate.

An Act relating to elections; amending Section 20, Chapter 75, O.S.L. 1974 (26 O.S. Supp. 1974, Section 93.50); providing for cancellation of voter registration under certain circumstances; and providing that voters who vote in municipal and county elections shall retain their registration.

The above numbered HBs were read for the first time.

MESSAGE FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed HCR 1021.

HCR 1021 — By Cummings and Morgan of the House and Dawson and Dahl of the Senate.

A Concurrent Resolution noting the significance of April 22, 1889, and its celebration on April 18 and 19, 1975, in the City of Guthrie, Oklahoma; and directing distribution.

Consideration of the Resolution was deferred for this Legislative day.

MOTION TO RECONSIDER VOTE

Senator Dahl asked for consideration of his motion to reconsider the vote by which SB 279 passed, which motion was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Martin and Taliaferro.—2.

THIRD READING

Senator Dahl moved to reconsider the vote by which SB 279 was considered engrossed and placed on third reading and final passage, which motion was declared adopted.

Senator Dahl moved to reconsider the vote by which SB 279 was advanced to engrossment, which motion was declared adopted.

GENERAL ORDER

Senator Berrong moved to amend SB 279, Page 4, Lines 1 and 2, by striking all of Line 1 and through the second word "check" on Line 2 and substituting the following language: "B. Payment for livestock purchased for slaughter shall be made by check or wire transfer of funds and", which amendment was declared adopted.

Upon motion of Senator Dahl, SB 279, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Dahl, SB 279, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 279 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Shatwell, Smith, Stipe,

Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Nay: Schuelein.—1.

Excused: Taliaferro.—1.

The bill and emergency passed.

SB 279 was referred for engrossment.

MOTION TO RECONSIDER VOTE

Senator Terrill asked for consideration of his motion to reconsider the vote by which SB 271 failed of passage, which motion was declared adopted upon roll call as follows:

Aye: Birdsong, Boatner, Butler, Cate, Crow, Field, Garrett, Grantham, Graves, Holden, Howell, Lamb, Lambert, Lane, Martin, Medearis, Porter, Randle, Shatwell, Taliaferro, Terrill, Tinsley, Watkins, York and Young.—25.

Nay: Baldwin, Berrong, Capps, Dahl, Dawson, Funston, Ham, Hamilton, Helm, Howard, Inhofe, Keating, Keller, Luton, McCune, Murphy, Pierce, Schuelein, Smith, Stipe, Wadley, Watson and Wolfe.—23.

THIRD READING

Senator Terrill moved to reconsider the vote by which SB 271 was considered engrossed and placed upon third reading and final passage, which motion was declared adopted.

Senator Terrill moved to reconsider the vote by which SB 271 was advanced to engrossment, which motion was declared adopted.

BILL WITHDRAWN — REREFERRED

Senator Terrill asked unanimous consent that SB 271 be rereferred to the Com-

mittee on Professions and Occupations, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 33, 55, 67, 69 and 232 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HBs 1122 and 1134 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SCRs 22 and 23 were each correctly enrolled, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

COMMITTEE ASSIGNMENT

Senator Lane asked unanimous consent that HB 1068 be referred to the Rules Committee in addition to its current assignment to the Wildlife Committee, which was the order.

GENERAL ORDER

SB 296 by Martin of the Senate and Johnson (Don) of the House was read and considered.

Upon motion of Senator Martin, SB 296 was advanced to engrossment.

By unanimous consent, upon request of Senator Martin, SB 296 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 296 was read for the third time at length.

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

Aye: Berrong, Birdsong, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Porter, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Watkins, Watson, York and Young,—39.

Nay: Baldwin, Boatner, Butler, Me-dearis, Pierce, Randle, Stipe, Wadley and Wolfe.—9.

The bill and emergency passed.

SB 296 was referred for engrossment.

BILL WITHDRAWN — REFERRED

Senator Lane asked unanimous consent that SB 350 be withdrawn from the Committee on Constitutional Revision and Regulatory Services and referred to the Committee on Public Safety and Penal Affairs, which was the order.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HB 1231.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 351 by Berrong was read and considered.

Senator Berrong, citing Rule 8(d), asked unanimous consent that Representative Elder be added as House author of SB 351, which was the order.

Upon motion of Senator Berrong, SB 351, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Berrong, SB 351, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 351 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watson, Wolfe, York and Young.—47.

Excused: Watkins.—1.

The bill and emergency passed.

SB 351 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed SCR 24, as coauthored by Bradshaw, Peterson, Parris, Fitzgibbon, Wickersham, Vaughn, Bernard and Duckett.

The above numbered Resolution was referred for enrollment.

2ND CONFERENCE COMMITTEE REPORT

The following second CCR on SB 53 was read and adopted upon motion of Senator Crow.

Mr. President
Mr. Speaker

The second Conference Committee, to which was referred SB 53 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House, entitled:

An Act relating to various state agencies; making appropriations thereto; stating the purposes; providing prohibitions or restrictions on the use of federal revenue sharing funds; providing lapse dates; making provisions of this act severable; and declaring an emergency.

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend and do recommend to the respective Houses, as follows:

1. Accept House Amendments Nos. 1 and 3.

2. Recede from House Amendments Nos. 2, 4, 5, 6 and 7.

3. Amend Section 1, Page 2, Line 12½ by adding under the heading State Board of Public Affairs the following:

“Capitol Police Division for
the remainder of fiscal
year ending June 30, 1975 27,216.00”

4. Amend Page 3, Line 4½, by adding new SECTIONS 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, and 14 to read as follows:

“SECTION 4. There is hereby appropriated to the office of the State Industrial Court, from any monies in the Industrial Judiciary Fund of the State Treasury, for the fiscal year ending June 30, 1975, not otherwise appropriated, the sum of Fifty Thousand Four Hundred Dollars (\$50,400.00), or so much thereof as

may be necessary to purchase furniture, furnishings, and equipment for use in the Jim Thorpe Building.

"SECTION 5. There is hereby appropriated to the Office of the District Courts from any monies in the Federal Revenue Sharing Fund of the State Treasury for the fiscal year ending June 30, 1975, not otherwise appropriated, the sum of One Million Four Hundred Three Thousand Seven Hundred Five Dollars (\$1,403,705.00), or so much thereof as may be required to compensate for a deficiency in the availability of the Judicial Fund as appropriated for operations during fiscal year ending June 30, 1975.

"SECTION 6. 20 O.S. 1971, Section 1304, as amended by Section 1, Chapter 205, O.S.L. 1974 (20 O.S. Supp. 1974, § 1304), is amended to read as follows:

Section 1304. (a) Claims against the court fund shall include only such expenses as may be lawfully incurred for the operation of the court in the county. Payment of the expenses may be made after the claim therefor is approved by the district judge who is a member of the governing board of the court fund and either the local court clerk or the local associate district judge who is a member of said governing board. NO EXPENDITURES FALLING INTO ANY CATEGORY LISTED BELOW AS ITEMS (2), (5) AND (6), MAY BE MADE WITHOUT PRIOR WRITTEN APPROVAL OF THE CHIEF JUSTICE OF THE SUPREME COURT. THE SUPREME COURT MAY PROVIDE BY RULE THE MANNER IN WHICH EXPENDITURES IN THE RESTRICTED CATEGORIES SHALL BE SUBMITTED FOR APPROVAL. WHEN ALLOWING THE EXPENDITURES FOR ITEMS (5) AND (6), THE CHIEF JUSTICE SHALL DIRECT THE RESORT FIRST BE HAD TO THE SURPLUS FUNDS IN THE COURT FUND IN THE COUNTY INVOLVED.

(b) The term "expenses" shall include the following items and non others:

(1) principal and interest on bonds issued prior to January 1, 1968, Title 19 of the Oklahoma Statutes, Sections 771 through 778;

(2) compensation of bailiffs and part-time help;

(3) juror and witness fees and mileage, as well as overnight accommodation and food expense for jurors kept together as set out in Title 28 of the Oklahoma Statutes, Sections 81 et seq., except expert witnesses who appear on behalf of the State of Oklahoma shall be paid a reasonable fee for their services from the court fund;

(4) office supplies, books of record, postage and printing;

(5) furniture, fixtures and equipment;

(6) renovating, remodeling and maintenance of courtrooms, judge's chambers, clerk's offices and other areas primarily used for judicial functions;

(7) judicial robes;

(8) attorney's fees for indigents in the trial court and on appeal;

(9) transcripts ordered by the court;

(10) necessary telephone expenses, gas, water and electrical utilities for the part of the county courthouse occupied by the court;

(11) communication equipment for use in the operation of the sheriff's office upon approval of the Board of Governors and the Supreme Court. Such approval shall not be granted unless the Board of Governors and the Supreme Court each first find and certify that an emergency exists and

the county is unable to provide and furnish the funds from the general fund of the county and that such approval is in the best interest of the State of Oklahoma and is an essential necessity to the efficient operation of the sheriff's office; and

(12) any other expenses now or hereafter expressly authorized by statute.

(c) No county courthouse building commission shall be created after March 1, 1968, and no disbursements shall be permitted from any court fund under the provisions of Title 19 of the Oklahoma Statutes, Sections 771 through 778, except by county courthouse commissions created prior to March 1, 1968, provided, nothing in this act shall prevent the construction of additional courtrooms within existing courthouse facilities, from funds other than the court fund.

(D) ITEMS OF EQUIPMENT, FURNITURE, FIXTURES, PRINTING OR SUPPLIES THAT ARE AVAILABLE IN THE QUANTITIES DESIRED FROM A CONTRACT VENDOR'S LIST FOR ORDER OR PURCHASE BY THE COURT FUND THROUGH THE FACILITIES OF THE CENTRAL PURCHASING OFFICE OF THE STATE OF OKLAHOMA MAY NOT BE PURCHASED BY ANY COURT FUND AT PRICES HIGHER THAN THOSE APPROVED BY THE CENTRAL PURCHASING OFFICE.

SECTION 7. 20 O.S. 1971, Section 1307, as amended by Section 11, Chapter 236, O.S.L. 1973 (20 O.S. Supp. 1974, § 1307), is amended to read as follows:

§ 1307. A. Within thirty (30) days after the end of each quarter of every calendar year, the court clerk of each county shall report to the Supreme Court, in such manner as prescribed by the Supreme Court, the receipts that have been deposited in the Court Fund and the disbursements therefrom for the preceding quarter of the

year and the total amount in the fund at the end of the quarter. The first such report shall be due July 30, 1973. It shall cover the first six (6) months of the 1973 calendar year. All reports made thereafter shall be quarterly and shall be due as provided in this section.

(B). IN HIS REPORT FOR THE LAST QUARTER OF EVERY FISCAL YEAR, THE COURT CLERK SHALL, IN ADDITION TO OTHER INFORMATION REQUIRED, SUBMIT THE FOLLOWING DATA: 1) THE GROSS RECEIPTS TO THE COURT FUND DURING THE ENTIRE LAST FISCAL YEAR, 2) THE TOTAL AMOUNT OF EXPENSES PAID DURING THE ENTIRE LAST FISCAL YEAR, INCLUDING BOND AND INTEREST EXPENSE AS WELL AS PAYMENTS TO THE COUNTY GENERAL FUND, AND 3) THE TOTAL AMOUNT OF MONEY TRANSFERRED, AND TO BE TRANSFERRED, TO THE STATE JUDICIAL FUND FOR THE ENTIRE LAST FISCAL YEAR AS SET FORTH IN SECTION 1308 OF THIS TITLE.

SECTION 8. 20 O.S. 1971, Section 1308, as amended by Section 12, Chapter 236, O.S.L. 1973 (20 O.S. Supp. 1974, § 1308), is amended to read as follows:

§ 1308. At the time [that] he makes the quarterly report required by the preceding section, the court clerk must TRANSMIT TO THE SUPREME COURT FOR deposit in the State Judicial Fund the amount by which the receipts deposited in the court fund for the quarter, including the interest earned on said court fund, exceeds the expenses for said quarter, provided the court clerk shall retain from said excess amount a sum equal to ten percent (10%) of the expenses for said quarter, except bond and interest payments made under the provisions of Section 1304 of this title, and payments made to the county general fund shall not be counted in computing said ten percent (10%). The amount transferred to the State Judicial Fund pursuant

to any last prior report shall not be considered, in any succeeding report, an expense item from the court fund and the ten percent (10%) of the expenses retained, as herein provided, shall be regarded as an item of receipt to the court fund during the quarter in which it was retained. WITHIN THIRTY (30) DAYS OF THE END OF EACH FISCAL YEAR, THE COURT CLERK, IN ADDITION TO THE OTHER AMOUNTS DUE HEREUNDER, SHALL TRANSMIT TO THE SUPREME COURT FOR DEPOSIT IN THE STATE JUDICIAL FUND AN AMOUNT EQUAL TO THE GROSS RECEIPTS FOR THE ENTIRE PAST FISCAL YEAR LESS THE TOTAL AMOUNT OF EXPENSES, AS DEFINED IN SECTION 1307, SUBSECTION B OF THIS TITLE, AND LESS THE FOUR QUARTERLY TRANSFERS MADE FOR THE PAST FISCAL YEAR.

SECTION 9. The terms of Section 1, subsection (b)(1) and subsection (c), Chapter 205, O.S.L. 1974 (20 O.S. Supp. 1974, § 1304, subsection (b) (1) and subsection (c)), are not abrogated by this act, and the court fund making payments pursuant thereto are exempted from those requirements of this act which would restrict or impair these payments.

SECTION 10. 20 O.S. 1971, Section 1202, as last amended by Section 1, Chapter 126, O.S.L. 1974 (20 O.S. Supp. 1974, Section 1202), is amended to read as follows:

§ 1202. Unless the Board of Law Library Trustees shall direct that no disbursement be effected or that a lesser amount than herein provided be transferred, the court clerk shall, at the end of each quarter of every calendar year, beginning July 1, [1972] 1975, transfer to the Law Library Fund the sum equal to [One Dollar (\$1.00)] TWO DOLLARS (\$2.00) multiplied by the [(total of the following numbers: 1 The)] number of all civil cases, except those on the small claims docket, which were filed in the district court during the last preced-

ing quarter and in which a cost deposit was made.

[Provided that in any county in this state, having a population in excess of two hundred seventy-five thousand (275,000) and containing a city having a population in excess of two hundred twenty-five thousand (225,000), according to the latest Federal Decennial Census this amount shall be computed by multiplying the total of the filings described herein by the sum of One Dollar fifty cents (\$1.50).]

Said Law Library Fund shall be expended in the purchase of law books and periodicals and in the establishment and maintenance of a law library at the county seat of said county at a suitable place provided by the county commissioners of said county. Provided, the county commissioners and the Board of Law Library Trustees, or either, may additionally provide a place designated by the Board of Law Library Trustees elsewhere in the county than the county seat and there establish a branch library of said law library. Said law library or law library and branch law library shall be governed and controlled and said fund expended by the Board of Trustees hereinafter provided.

SECTION 11. On August 1 each year the court clerk shall transmit to the Supreme Court for deposit in the State Judicial Fund all funds on deposit in the law library fund in excess of ten percent (10%) of the income to such fund during the preceding fiscal year, the existing surplus on hand on the effective date of this act being excluded.

SECTION 12. The State Examiner and Inspector shall enforce all of the provisions of this act and report any violations thereof to the Chief Justice, the President Pro Tempore of the Senate and the Speaker of the House.

SECTION 13. Sections 11 and 12 of this act shall be codified in the Oklahoma

Statutes as Sections 1224 and 1225 of Title 20 unless there is created a duplication in numbering.

SECTION 14. 20 O.S. 1971, Sections 1222 and 1223, as amended by Sections 2 and 3, Chapter 68, O.S.L. 1972, (20 O.S. Supp. 1974, Sections 1222 and 1223), are hereby repealed.

5. Amend Page 3, Line 5, renumbering old "SECTION 4" as "SECTION 15" and subsequent sections accordingly.

6. Amend old Section 4, Page 3, Line 6 — by deleting the words "Sections 2 and 3" and substituting in lieu thereof the words "Sections 2, 3 and 5".

7. Amend old Section 5, Page 3, Line 33 — by deleting the phrase "Section 1" and substituting in lieu thereof the phrase "Sections 1, 4 and 5".

8. Amend Title, Page 1, Lines 13½-16½ be deleting the present Title and substituting in lieu thereof the following:

"An Act relating to various state agencies; amending 20 O.S. 1971, Section 1202, as amended by Section 1, Chapter 126, O.S.L. 1974 (20 O.S. Supp. 1974, § 1202); amending 20 O.S. 1971, Section 1304, as amended by Section 1, Chapter 205, O.S.L. 1974 (20 O.S. Supp. 1974, Section 1304); amending 20 O.S. 1971, Section 1307, as amended by Section 11, Chapter 236, O.S.L. 1973 (20 O.S. Supp. 1974, Section 1307); amending 20 O.S. 1971, Section 1308, as amended by Section 12, Chapter 236, O.S.L. 1973 (20 O.S. Supp. 1974, Section 1308); repealing 20 O.S. 1971, § § 1222 and 1223, as amended by Sections 2 and 3, Chapter 68, O.S.L. 1972, (20 O.S. Supp. 1974, § § 1222 and 1223); making appropriations to various state agencies; stating the purposes; providing prohibitions or restrictions on the use of federal revenue sharing funds; providing for codification; providing lapse dates; making provisions of this

act severable; and declaring an emergency."

FOR THE SENATE: Crow, Hamilton and Holden.

FOR THE HOUSE: Miskelly, Elder and Thornhill.

SB 53, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—48.

The bill and emergency passed.

SB 53, together with the second Conference Committee Report thereon, was ordered transmitted to the Honorable House.

Senator Smith presiding.

GENERAL ORDER

SB 205, considered previously on pages 537 through 538, was considered further.

Senators Berrong, Schuelein, Terrill and Taliaferro asked to be made coauthors of SB 205, which was the order.

Senator Hamilton moved to amend SB 205, Page 4, Line 10½, by adding a new paragraph as follows:

"If enrollments decline over a two-year period at any institution of higher learning, the employees and teaching positions shall be reduced in the same percentage at such institution."

Senator Cate moved to amend the Hamilton amendment by striking after the word "reduced" all remaining language and inserting the following: "by five percent (5%), as provided in the case of agencies enumerated in Section 2 of this Act", which amendment to the Hamilton amendment was declared adopted.

Senator Hamilton moved to reconsider the vote by which the Cate amendment to the Hamilton amendment was adopted.

Senator Cate asked unanimous consent to withdraw his amendment to the Hamilton amendment, which was the order.

Senator Hamilton asked unanimous consent that his amendment be amended by inserting after the word "two" and before the word "year" the word "successive", which was the order.

Senator Hamilton pressed his motion to amend, which amendment was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Butler, Cate, Dahl, Dawson, Field, Funston, Ham, Hamilton, Helm, Howard, Inhofe, Keating, Lamb, Lambert, Lane, McCune, Martin, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Wolfe, York and Young.—33.

Nay: Boatner, Capps, Crow, Grantham, Graves, Holden, Howell, Keller, Luton, Medearis, Murphy, Porter, Watkins and Watson.—14.

Excused: Garrett.—1.

Senator Funston moved to amend SB

205, Page 4, Line 10½, by adding after the Hamilton amendment the following: "through attrition caused only by death, voluntary termination of employment, retirement or removal for legitimate cause.", which amendment was declared adopted.

Senator Cate moved to amend SB 205, Page 5, Line 8, by striking after the word "by" and before the word "for" the words "the Governor" and inserting in lieu thereof the following: "a majority thereof", which amendment was declared adopted.

Senator Inhofe moved to amend SB 205, Page 5, Line 11, by inserting after the period in Line 11 the following new sentence. "All meetings of the Board shall be pre-announced and open to the public.", which amendment was declared adopted.

Senator Terrill moved to amend SB 205, Page 5, Line 16, by striking after the word "new" and before the word "additional" the word "and" and replacing it with the word "or" and striking after the word "duties" and before the word "services" the word "or" and replacing it with the word "and", which amendment was declared adopted.

Senator Hamilton moved to amend SB 205, Page 5, Line 18½, by adding the following:

"E. Any action to increase the number of employees in any agency involved herein, shall be compiled in a report by December 31 each year, and said report transmitted to each member of the Legislature.", which amendment was declared adopted.

Senator Garrett moved to amend SB 205, Page 4, Line 10½, by adding a new paragraph after the Funston amendment as follows:

"Nothing herein shall prohibit an increase in the number of teachers required

by the increase of enrollment at any particular institution of higher education.”

Senator Garrett asked unanimous consent that his amendment be withdrawn, which was the order.

Upon motion of Senator Funston, SB 205, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, SB 205, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 205 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—47.

Nay: Porter.—1.

The bill and emergency passed.

SB 205 was referred for engrossment.

GENERAL ORDER

SB 299 by Grantham of the Senate and Conaghan, et al, of the House was read and considered.

Senator McCune presiding.

Senator Hamilton moved to amend SB 299, Pages 3 and 4, by placing a period after the word “statutes” and before the word “or” and striking the balance of the sentence.

Senator Grantham moved to table the Hamilton amendment, which motion to table was declared failed of adoption.

Senator Hamilton pressed his motion to amend, which amendment was declared adopted.

Upon motion of Senator Grantham, SB 299, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, SB 299, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 299 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Howard, Smith and Stipe.—3.

The bill passed.

SB 299 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising the signing of and returning Enrolled SCRs 22 and 23.

The above numbered Enrolled Resolutions were ordered referred to the Secretary of State.

GENERAL ORDER

HB 1615 by Elder of the House and York of the Senate was read and considered.

Senators Funston and Graves asked to be made coauthors of HB 1615, which was the order.

Upon motion of Senator York, HB 1615, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator York, HB 1615, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1615 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and York.—39.

Nay: Baldwin, Dawson, Hamilton, Keating and Wolfe.—5.

Excused: Ham, Porter, Smith and Young.—4.

The bill and emergency passed.

HB 1615 was referred for engrossment.

GENERAL ORDER

SB 124 by Cate, Garrett, Howell, Lamb, Lambert, Grantham, Ham, Murphy, Dahl, Terrill and York of the Senate and Bamberger, et al, of the House was read and considered.

Senator Graves asked to be made a coauthor of SB 124, which was the order.

Upon motion of Senator Cate, SB 124, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Cate, SB 124, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 124 was read for the third time at length.

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

Aye: Birdsong, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and York.—39.

Nay: Baldwin, Berrong, Boatner, Dawson, Hamilton, Keating, Wolfe and Young.—8.

Excused: Porter.—1.

The bill and emergency passed.

SB 124 was referred for engrossment.

GENERAL ORDER

HB 1183 by Fried and Bengtson of the House and Terrill of the Senate was read and considered.

Senators Lamb, Watkins, Birdsong, Taliaferro and Howell asked to be made coauthors of HB 1183, which was the order.

Upon motion of Senator Terrill, HB 1183, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Terrill, HB 1183, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1183 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—45.

Excused: Ham, Porter and Young.—3.

The bill and emergency passed.

HB 1183 was referred for engrossment.

GENERAL ORDER

SB 263 by Smith of the Senate and Nance of the House was read and considered.

Senators Hamilton and Smith moved to refer SB 263 to the Committee on Appropriations and Budget, which motion was declared adopted.

GENERAL ORDER

SB 336 by Schuelein of the Senate and Vaughn of the House was read and considered.

Upon motion of Senator Schuelein, SB 336 was advanced to engrossment.

By unanimous consent, upon request of Senator Schuelein, SB 336 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 336 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Wolfe and York.—43.

Nay: McCune and Watson.—2.

Excused: Ham, Porter and Young.—3.

The bill and emergency passed.

SB 336 was referred for engrossment.

GENERAL ORDER

SB 274 by Funston was read and considered.

Upon motion of Senator Funston, SB 274 was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, SB 274 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 274 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Porter, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Nay: Pierce and Randle.—2.

Excused: Ham.—1.

The bill and emergency passed.

SB 274 was referred for engrossment.

GENERAL ORDER

SB 284 by Capps was read and considered.

Senator Capps moved to amend SB 284, Page 2, Lines 2 and 3, by reinstating the stricken language.

Senator Capps asked unanimous consent to withdraw his amendment, which was the order.

Senator Capps moved to amend SB 284,

Page 2, Line 8½, by inserting a new Section 2 to read as follows:

“SECTION. 2. Fiberglass swimming pools manufactured in Oklahoma, not exceeding sixteen (16) feet in width, shall be permitted, upon receipt of proper permit, to travel on any State or U.S. Highway in Oklahoma, provided no such load in excess of the limitations established in the applicable United States Code shall be permitted to travel upon any portion of the National System of Interstate and Defense Highways.”,

and by renumbering subsequent sections and amending the title to conform.

Senator Capps asked unanimous consent to withdraw his amendment, which was the order.

Senator Keller moved to amend SB 284, Page 1, Line 4, by deleting the word “items” and inserting in lieu thereof the words “fiberglass swimming pools”.

Senator Keller asked unanimous consent that his amendment be withdrawn, which was the order.

Upon motion of Senator Capps, SB 284 was advanced to engrossment.

By unanimous consent, upon request of Senator Capps, SB 284 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 284 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dawson,

Funston, Grantham, Graves, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Nay: Hamilton.—1.

Excused: Dahl, Field, Garrett and Ham.—4.

The bill and emergency passed.

SB 284 was referred for engrossment.

Senator Pierce presiding.

GENERAL ORDER

SB 278 by Funston was read and considered.

Senator Stipe moved that SB 278 be referred to the Committee on County, State and Federal Government.

Senator Stipe asked unanimous consent that his motion be withdrawn, which was the order.

Senator Funston asked unanimous consent, which was granted, that SB 278 be deferred for this legislative day.

CONFEREES APPOINTED

Senator Lane asked unanimous consent that the Senate Conferees on HB 1251 be changed from Senators Funston, Cate and Hamilton to Senators Funston, Stipe and Hamilton, which was the order.

MESSAGE FROM THE HOUSE

Returning following Bill together with

the Second Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed SB 53.

The above numbered Bill as amended in Conference was referred for enrollment.

RESOLUTIONS

The following Resolutions were introduced and consideration deferred for this legislative day.

SCR 25 — By Keating of the Senate and Frates of the House.

A Concurrent Resolution relating to the observance of Law Day; proclaiming May 1, 1975, as Law Day throughout the State of Oklahoma and calling upon all citizens to join in observance of Law Day; and authorizing distribution.

SCR 26 — By Crow of the Senate and Miskelly of the House.

A Concurrent Resolution directing the Board of Regents for Oklahoma Agricultural and Mechanical Colleges to investigate money outlay of Langston University and to determine if any misappropriations of funds allocated to said university occurred and, if so, to cause criminal charges to be filed against the persons responsible therefor, and to cause suit to be filed against such persons and their bonding companies for recovery of all funds misappropriated.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Wednesday, April 9, 1975, at 1:00 p.m., which motion prevailed.

Upon motion of Senator Lane, the Senate adjourned at 5:00 p.m. to meet Wednesday, April 9, 1975, at 1:00 p.m.

Fifty-fourth Legislative Day

Wednesday, April 9, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Garrett and Ham.—2.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend Earl Cleek and incorporated into the Journal upon request of Senator Shatwell.

Our gracious Heavenly Father, we come before Thee as humbly as we know how. Forgive each one of us for every sin we have committed against Thee or against man.

Oh God, give us strength to be men and women today of courage, daring to be faithfully discharging our duties as citi-

zens of the land whose liberties and privileges we enjoy, but realizing that our first obligation, our first duty and our first responsibility is toward the One upon whom all our blessings depend.

Lord help us to put into practice what we often quote from Thy word. "All things work together for good to them that love God, and are called according to His purpose."

Oh Lord, give us courage, give us a deep devotion, and gratitude toward God that will enable us to stand up for our convictions and be on the right side.

Our Heavenly Father, forgive us all our sins.

We pray that the Holy Spirit of the living God direct these men and women as they take care of the business at hand. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Dawson introduced Julian D. Wood, M.D., Seminole, as the Doctor of the Day. Senator Dahl introduced his daughter and son-in-law, Mr. and Mrs. Steve Berg, parents of Kim, Kelli and Amy.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 345 — Professions and Occupations.

SB 347 — Education, Higher.

SB 384 — Judiciary.

HB 1341 — Education, Common, as co-authored by Terrill and Funston.

HB 1344 — Judiciary, as coauthored by Keating.

DO PASS, as amended:

SB 370 — Roads and Highways.

SJR 11 — Constitutional Revision and Regulatory Services.

SJR 27 — Constitutional Revision and Regulatory Services, as coauthored by Watson and Keller, and be referred to Committee on County, State and Federal Government by previous order.

HB 1552 — Professions and Occupations, as coauthored by Graves and Watkins, and be referred to Committee on Appropriations and Budget by previous order.

FIRST READING

The following were introduced and read the first time.

SB 432 — By Birdsong.

An Act relating to public health and safety; amending 63 O.S. 1971, Sections 1-210 and 1-218; providing for City-County Board of Health in certain cities; providing for members and terms of office; providing for budget and contribution thereto by city and county; and declaring an emergency.

SB 433 — By Lane.

An Act relating to agriculture; providing for short title; providing for definitions;

providing for the creation of the Oklahoma Forestry Commission and specifying the membership and duties of said Commission; providing for the adoption of forestry regulations; providing procedures for the enforcement of forestry regulations; providing for appeal of commission rulings upon notices; providing for a revolving fund; providing for penalties; repealing 2 O.S. 1971, Sections 1301-101 through 1301-107; providing for severability; directing codification; and declaring an emergency.

SB 434 — By Field of the Senate and Anderson, et al, of the House.

An Act relating to game and fish; amending 29 O.S. 1971, Section 6-301, as amended by Chapter 17, Section 6-301 (29 O.S. Supp. 1974, Section 6-301); and providing prohibited means of taking all fish.

SB 435 — By Tinsley and Howell.

An Act relating to counties and county officers; amending Section 12-111, Chapter 153, O.S.L. 1974 (26 O.S. Supp. 1974, Section 12-111); providing for filling vacancies in the Office of County Commissioner; and declaring an emergency.

SB 436 — By Wolfe.

An Act relating to evidence; amending 12 O.S. 1971, Section 503; providing that the life tables published by the United States Department of Health, Education and Welfare, Public Health Service, National Center for Health Statistics may be admitted into evidence without supporting testimony as to the accuracy thereof; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 427 — Criminal Jurisprudence.

SB 428 — Judiciary.

SB 429 — Judiciary.

SB 430 — Criminal Jurisprudence.

SB 431 — Revenue and Taxation and then to Judiciary.

SJR 30 — Education, Common.
 HB 1160 — Public and Mental Health.
 HB 1424 — Judiciary.
 HB 1425 — Judiciary.
 HB 1431 — Roads and Highways.
 HB 1453 — Judiciary.
 HB 1454 — Judiciary.
 HB 1492 — Revenue and Taxation.
 HB 1582 — Wildlife and then to Rules.
 HB 1616 — Judiciary.
 HB 1620 — Rules.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1309, 1336, 1406, 1491, 1566, 1591, 1613, 1618 and 1621.

HB 1309 — By Draper.

An Act relating to public finance; amending 62 O.S. 1971, Section 41.16; providing for written contracts or purchase orders for state purchases; providing for accounting by and to Budget Director; providing for State Board of Public Affairs to regulate purchases; providing for provisions to be met for payment; and declaring an emergency.

HB 1336 — By Henry, Davis (Don), Stephenson, Payne and Wickersham.

An Act providing that in all actions brought to recover damages for the death of an unmarried, unemancipated minor child, damages recoverable shall include medical and burial expense, loss of anticipated services and support, loss of love and companionship, destruction of the parent-child relationship, and loss of monies expended by the parents or guardian in support, maintenance and education of such minor child; repealing conflicting laws; and providing an effective date.

HB 1406 — By Denman.

An Act relating to motor vehicles; amending 47 O.S. 1971, Sections 753 and 754; providing procedures and penalties when arrestee refuses to submit to

chemical testing; providing appeal procedures under certain circumstances; and providing effective date.

HB 1491 — By Duke, Nance, Holaday and Wickersham.

An Act relating to the practice of osteopathy; amending Sections 629, 630 and 631, Title 59, O.S. 1971; providing for standards of education requests to admissions to practice osteopathic medicine; and declaring an emergency.

HB 1566 — By Anderson.

An Act relating to insurance; amending 36 O.S. 1971, Section 311; providing for filing of annual statement by insurance companies with the Insurance Commissioner; providing for issuance of license; providing for provisions governing statements of insurers from foreign countries; and declaring an emergency.

HB 1591 — By Morgan.

An Act relating to professions and occupations; amending 59 O.S. 1971, Sections 61 through 63; providing for membership, terms, and qualifications of members of the State Board of Barber Examiners.

HB 1613 — By Riggs, Edmondson, Denman, Hood and Brunton.

An Act relating to prisons and reformatories; amending 57 O.S. 1971, Sections 505, 508, as last amended by Section 1, Chapter 210, O.S.L. 1974 (57 O.S. Supp. 1974, Section 508), 514, 515, as amended by Section 2, Chapter 155, O.S.L. 1974 (57 O.S. Supp. 1974, Section 515), 516, 517, 518, as amended by Section 3, Chapter 261, O.S.L. 1974 (57 O.S. Supp. 1974, Section 518), and 519, as amended by Section 3, Chapter 155, O.S.L. 1974 (57 O.S. Supp. 1974, Section 519); creating a Department of Corrections and Divisions thereof; providing for appointment, qualifications and compensation of deputy directors; providing for supervision of prisoners released early; providing duties of the Division of Community Services; providing for powers and

qualifications of community service officers; placing pardon and parole officers and their assistants under the classified service of the Merit System; providing procedures for dealing with parole violators; providing procedures for dealing with probation violations; providing duties of the Division of Technical Services; and providing for presentence investigation.

HB 1618 — By Davis (Don) and Payne of the House and Dawson of the Senate.

An Act relating to insurance; providing for health insurance benefits for newly born children; fixing effective date of act; and declaring an emergency.

HB 1621 — By Converse.

An Act relating to game and fish; amending Section 6-302, Chapter 17, O.S.L. 1974 (29 O.S. Supp. 1974, Section 6-302); making certain requirements for the taking of game fish; prohibiting taking of game fish with speargun; providing for bag limits; prohibiting use of certain types of spearguns; and providing penalties.

The above numbered HBs were read for the first time.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 53 was correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

RESOLUTION

Senator Berrong introduced the following resolution.

SCR 27 — By Berrong of the Senate and Stratton of the House.

A Concurrent Resolution recognizing the service rendered to the State of Oklahoma by Dr. Al Harris, President of Southwestern Oklahoma State University, on the occasion of his retirement as president

of that institution; expressing legislative intent that the library building be named the Al Harris Library as a symbol of his many years of effective leadership in the development of this institution; and directing distribution.

Senator Field asked to be made a co-author of SCR 27, which was the order.

Senator Berrong asked unanimous consent that all other Senators be made co-authors of SCR 27, which was the order.

SCR 27, as coauthored, was read at length, adopted upon motion of Senator Berrong and ordered referred for engrossment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SB 53.

The above numbered Enrolled Bill was referred to the Governor.

PENDING SENATE ACTION — RESOLUTIONS

HCR 1021, introduced on page 543, was called up for consideration.

HCR 1021 was read at length, adopted upon motion of Senator Dawson, properly signed and ordered returned to the Honorable House.

SCR 26, introduced on page 556, was called up for consideration.

Senator Crow moved to amend SCR 26, Page 2, Line 4, by adding a new Section 3 as follows:

“SECTION 3. THAT duly authenticated copies of this resolution be forwarded to each of the Regents for Agricultural and Mechanical Colleges.”

and by amending the title to conform, which amendment was declared adopted.

Senator Porter moved to amend SCR 26, Page 2, Line 16, by deleting after the word "diligence" all language to Line 21, which amendment was declared failed of adoption upon roll call as follows:

Aye: Birdsong, Butler, Cate, Graves, Howell, Lane, Luton, Porter, Randle, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, York and Young.—18.

Nay: Baldwin, Berrong, Boatner, Capps, Crow, Dahl, Dawson, Field, Funston, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, McCune, Martin, Medearis, Murphy, Pierce, Schuelein, Smith, Watson and Wolfe.—27.

Excused: Garrett, Grantham and Ham.—3.

Senator Porter moved to amend SCR 26, Page 2, Line 31, by striking Section 2.

Senator Porter asked unanimous consent to withdraw his amendment, which was the order.

SCR 26, as amended, was read at length, adopted upon motion of Senator Crow and ordered referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 124, 205, 274, 279, 284, 296, 299 and 336 and SCR 27 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HBs 1183 and 1615 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SB 351 was correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SCR 24 was correctly enrolled, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

SR 22 was correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

SPECIAL INTRODUCTIONS

Senator Holden introduced Miss Laura Woods, Marlow, who is the 1975 "Little Miss Peanut", accompanied by her parents, Mr. and Mrs. Woods, and grandparents, Mr. and Mrs. Ward, to the members of the Senate, and asked unanimous consent, which was granted, that Laura be granted privileges of the floor to address the Senate. Miss Woods spoke to the members of the Senate on behalf of the peanut industry.

PENDING SENATE ACTION — RESOLUTION

SCR 25, introduced on page 556, was called up for consideration.

Senator Lambert asked to be made a co-author of SCR 25, which was the order.

SCR 25, as coauthored, was read at length, adopted upon motion of Senator Keating and ordered referred for engrossment.

GENERAL ORDER

SB 381 by Inhofe was read and considered.

Senator Inhofe moved to amend SB 381, Page 2, Lines 13 and 14, by striking the new language, which amendment was declared adopted.

Senator Inhofe moved to amend SB 381, Page 2, Line 15, by changing the period after the word "property" to a comma and adding the following language: "and with prior consent of the Department."

Senator Wadley moved to table the Inhofe amendment, which motion to table was declared adopted.

Upon motion of Senator Inhofe, SB 381, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Inhofe, SB 381, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 381 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Cate, Dahl, Dawson, Field, Funston, Grantham, Graves, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Luton, McCune, Martin, Murphy, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—33.

Nay: Baldwin, Berrong, Capps, Crow, Hamilton, Howell, Lambert, Lane, Medearis, Pierce, Stipe and Wolfe.—12.

Excused: Garrett, Ham and Porter.—3.

The bill and emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Stipe moved that the vote be reconsidered by which SB 381 passed.

Senator Howell presiding.

GENERAL ORDER

SB 374 by Schuelein and Shatwell of the Senate and Fitzgibbon and Green of the House was read and considered.

Upon motion of Senator Schuelein, SB 374 was advanced to engrossment.

By unanimous consent, upon request of Senator Schuelein, SB 374 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 374 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Garrett, Ham, Howard and Porter.—4.

The bill and emergency passed.

SB 374 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed HCR 1023.

HCR 1023 — By Willis, Duckett and

Craighead of the House and Smith of the Senate.

A Concurrent Resolution urging the Board of Regents of the University of Oklahoma to consider rental of office space in the State Office Building at Tulsa for use of the Tulsa Medical College.

RESOLUTION

Senator Smith asked for immediate consideration of **HCR 1023**.

Senator Keating raised a point of order stating that **HCR 1023** would give rise to debate and should lay over for one legislative day, which point of order the Chair sustained.

BILL WITHDRAWN

Senator Martin asked unanimous consent that **SB 379** be withdrawn from the Committee on Public and Mental Health and referred to the Committee on Business, Industry and Labor Relations, which was the order.

GENERAL ORDER

SB 287 by Grantham of the Senate and Elder and Johnson (Don) of the House was read and considered.

Upon motion of Senator Grantham, **SB 287** was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, **SB 287** was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 287 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Garrett, Ham and Porter.—3.

The bill passed.

SB 287 was referred for engrossment.

GENERAL ORDER

SB 312 by Martin and Funston of the Senate and Craighead and Stratton of the House was read and considered.

Upon motion of Senator Martin, **SB 312** was advanced to engrossment.

By unanimous consent, upon request of Senator Martin, **SB 312** was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 312 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Nay: Helm and Pierce.—2.

Excused: Garrett and Ham.—2.

The bill and emergency passed.

SB 312 was referred for engrossment.

GENERAL ORDER

SB 318 by York of the Senate and Nance of the House was read and considered.

Upon motion of Senator York, SB 318 was advanced to engrossment.

By unanimous consent, upon request of Senator York, SB 318 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 318 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Grantham, Graves, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Luton, McCune, Martin, Murphy, Pierce, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe and York.—35.

Nay: Baldwin, Capps, Funston, Hamilton, Lambert, Lane, Medearis, Porter, Schuelein, Wadley and Young.—11.

Excused: Garrett and Ham.—2.

The bill and emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator

Funston moved that the vote be reconsidered by which SB 318 passed.

GENERAL ORDER

SB 319 by York of the Senate and Nance of the House was read and considered.

Upon motion of Senator York, SB 319 was advanced to engrossment.

By unanimous consent, upon request of Senator York, SB 319 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 319 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Garrett, Ham and Porter.—3.

The bill and emergency passed.

SB 319 was referred for engrossment.

GENERAL ORDER

SB 331 by Grantham of the Senate and Elder, Kennedy and Johnson (Don) of the House was read and considered.

Senator Grantham asked unanimous consent, which was granted, that SB 331 be deferred for this legislative day.

MESSAGE FROM THE HOUSE

Advising the signing of and returning Enrolled SCR 24.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

GENERAL ORDER

SB 332 by Grantham of the Senate and Elder, et al, of the House was read and considered.

Upon motion of Senator Grantham, SB 332 was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, SB 332 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 332 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Capps, Garrett, Ham, Porter and Tinsley.—5.

The bill and emergency passed.

SB 332 was referred for engrossment.

GENERAL ORDER

SB 340 by Keating was read and considered.

Senator Keating, citing Rule 8(d), asked unanimous consent, which was granted, that Representative Manning be made House author of SB 340.

Senator Funston moved to amend SB 340, Page 2, Line 2, by striking after the word "willfully" and before the word "conceals," all language.

Senator Keating moved to table the Funston amendment, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Berrong, Dawson, Grantham, Helm, Keating, Keller, Lambert, McCune and Young.—9.

Nay: Baldwin, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Field, Funston, Graves, Hamilton, Holden, Howard, Howell, Lamb, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe and York.—33.

Excused: Capps, Garrett, Ham, Inhofe, Porter and Tinsley.—6.

Senator Funston pressed his motion to amend, which amendment was declared adopted.

Senator Lambert moved to amend SB 340, Page 2, Line 12, by striking after the word "exceeding" and before the word "years" the word and figure "five (5)" and substituting in lieu thereof the word and figure "three (3)".

Senator Keating moved to table the Lambert amendment, which motion to table was declared failed of adoption.

Senator Lambert pressed his motion to amend, which amendment was declared adopted.

Upon motion of Senator Keating, SB 340, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Keating, SB 340, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 340 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Cate, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, McCune, Martin, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—40.

Nay: Baldwin and Crow.—2.

Excused: Capps, Garrett, Ham, Medearis, Porter and Tinsley.—6.

The bill and emergency passed.

SB 340 was referred for engrossment.

Senator McCune presiding.

GENERAL ORDER

SB 368 by Field of the Senate and Converse of the House was read and considered.

Upon motion of Senator Field, SB 368 was advanced to engrossment.

By unanimous consent, upon request of Senator Field, SB 368 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 368 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Graves, Hamilton, Helm, Holden, Inhofe, Keating, Keller, Lamb, Lambert, Lane, McCune, Martin, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe and York.—35.

Nay: Grantham, Howard, Howell, Luton, Murphy, Stipe and Young.—7.

Excused: Capps, Garrett, Ham, Medearis, Porter and Tinsley.—6.

The bill and emergency passed.

SB 368 was referred for engrossment.

GENERAL ORDER

SB 180 by Terrill was read and considered.

Senator Stipe moved to amend SB 180, Page 2, Line 3, by striking all of Section 2, which amendment was declared adopted.

Upon motion of Senator Terrill, SB 180, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Terrill, SB 180, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 180 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Cate, Crow, Dawson, Field, Funston, Grantham, Graves, Helm, Holden, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Luton, McCune, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe and York.—35.

Nay: Dahl, Hamilton, Keller, Martin, Tinsley and Young.—6.

Excused: Capps, Garrett, Ham, Lane, Medearis, Murphy and Porter.—7.

The bill passed.

Senator Lane desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 36. Nay: 6. Excused: 6.

The emergency passed.

SB 180 was referred for engrossment.

PENDING SENATE ACTION OF HAS

Upon motion of Senator Crow, HAS to SB 66 were rejected and conference requested, President Pro Tempore Howard appointing as Senate Conferees the same conferees as on SB 60, as follows: Senators Crow, Holden and Medearis.

PENDING SENATE ACTION ON HAS

Upon motion of Senator Crow, HAS to SBs 57, 59, 64, 71, 80, 81, 84, 86 and 93 were rejected and conference requested, said bills to be referred to GCCA when appointed.

MESSAGE FROM THE HOUSE

Transmitting following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed HB 1043.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1043 was read and adopted upon motion of President Pro Tempore Howard.

Mr. Speaker
and
Mr. President:

We, your Conference Committee to whom was referred Engrossed House Bill No. 1043, and Engrossed Senate Amendments thereto, by Miskelly of the House and Howard of the Senate, entitled:

An Act relating to state government; amending 74 O.S. 1971, Sections 832, as amended by Section 1, Chapter 139, O.S.L. 1974 (74 O.S. Supp. 1974, Section 832) and 833, as amended by Section 2, Chapter 261, O.S.L. 1973 (74 O.S. Supp. 1974, Section 833); providing for discharge, suspension or demotion of employees in the classified service; *** and declaring an emergency.

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

That the attached conference committee substitute be adopted.

(Pursuant to Rule 10(b), copies of the CCS for HB 1043 were distributed to all Senators.)

Respectfully submitted,

FOR THE HOUSE: Miskelly, Davis (Guy) and Ford.

FOR THE SENATE: Lane, Howard and Crow.

PENDING CONSIDERATION OF CCR

HB 1043, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—41.

Excused: Baldwin, Capps, Garrett, Ham, Medearis, Porter and Smith.—7.

The bill and emergency passed.

HB 1043, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

MESSAGE FROM THE GOVERNOR

Advising approval by him, April 9, 1975, of Enrolled SB 53.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Thursday, April 10, 1975, at 1:00 p.m., which motion prevailed.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 253 and SB 305, as coauthored by Wickersham.

The above numbered Bills were referred for enrollment.

Upon motion of Senator Lane, the Senate adjourned at 4:20 p.m. to meet Thursday, April 10, 1975, at 1:00 p.m.

Fifty-fifth Legislative Day

Thursday, April 10, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Capps, Garrett, Medearis, Porter and Stipe.—5.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend Earl Cleek, and incorporated into the Journal upon request of Senator Shatwell.

Dear Heavenly Father, help us to love Thee more each day, and help us to love our fellowman. We ask you to be always merciful to us as sinners saved by grace.

In the name of the Father, Son, and the Holy Spirit, we ask these blessings. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senators Berrong and Field introduced Bonnie Hinkle, R.N., Alva, as the Nurse of the Day and Senator Luton introduced Bartis Kent, M.D., Muskogee, as the Doctor of the Day.

Senator Luton introduced Mrs. Earl Cleek, wife of the Chaplain.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 167 — Rules, as coauthored by Smith of the Senate.

SB 323 — Rules.

SB 343 — Rules.

SB 375 — Rules.

SB 416 — Public and Mental Health, as coauthored by Fried of the House.

SJR 24 — Rules.

HB 1152 — Public Safety and Penal Affairs, as coauthored by Cate.

DO PASS, as amended:

CS for SB 203 — Public and Mental Health, as coauthored by Funston.

SB 326 — Rules, as coauthored by Smith of the Senate.

SB 366 — Roads and Highways.

HB 1537 — Public and Mental Health, as coauthored by Terrill and Funston.

FIRST READING

The following were introduced and read the first time.

SB 437 — By Young.

An Act relating to children; amending 10 O.S. 1971, Section 5; providing for custody, services and earnings of unmarried minor children; providing for rights of visitation of grandparents under certain circumstances; prescribing procedures; and declaring an emergency.

SB 438 — By Martin.

An Act relating to agriculture; amending 2 O.S. 1971, Sections 3-172 and 3-173; defining terms; providing for licensing of persons engaged in the business of control of pests; prohibiting unlicensed persons to so engage; prescribing penalties for violations of prohibitions; and declaring an emergency.

SB 439 — By Crow of the Senate and Miskelly of the House.

An Act relating to the State Highway Department and the Oklahoma Legislative Council; making a supplemental appropriation thereto; stating the purpose; making appropriation nonfiscal; providing for severability; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 432 — Public and Mental Health.

SB 433 — Agriculture

SB 434 — Wildlife.

SB 435 — County, State and Federal Government.

SB 436 — Judiciary.

HB 1309 — County, State and Federal Government.

HB 1336 — Judiciary.

HB 1406 — Public Safety and Penal Affairs.

HB 1491 — Professions and Occupations.

HB 1566 — Insurance.

HB 1591 — Professions and Occupations.

HB 1613 — Public Safety and Penal Affairs.

HB 1618 — Insurance.

HB 1621 — Wildlife.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1060, 1079, 1081, 1275, 1282, 1348, 1360, 1419, 1442, 1460, 1508, 1524, 1545 and 1546.

HB 1060 — By Payne.

An Act relating to criminal procedure; amending 22 O.S. 1971, Section 982, relating to presentencing procedures for convicted felons; providing procedures for investigation and reports; repealing 57 O.S. 1971, Section 519, as amended by Section 3, Chapter 155, O.S.L. 1974 (57 O.S. Supp. 1974, Section 519); and declaring an emergency.

HB 1079 — By Converse, et al.

An Act relating to children; amending 10 O.S. 1971, Section 1130, and 21 O.S. 1971, Section 843; providing for termination of parental rights; directing termination in those instances where a parent has been twice convicted of child abuse or each parent has been once convicted of child abuse; prescribing penalties for beating or injuring children; and declaring an emergency.

HB 1081 — By Wickersham.

An Act relating to civil procedure; providing for determination of custody of a child as between its parents in divorce actions; and directing codification.

HB 1275 — By Sanders.

An Act relating to game and fish; amending Sections 4-110, 4-112, 4-113, 4-114 and 5-401, Chapter 17, O.S.L. 1974 (29 O.S. Supp. 1974, Sections 4-110, 4-112, 4-113, 4-114 and 5-401); requiring fishing licenses and setting out fees; requiring hunting licenses and setting out fees; providing for combination licenses and setting out fees; providing for lifetime hunting and fishing licenses; defining powers of commission to regulate hunting and fishing seasons and limits; providing effective date; and declaring an emergency.

HB 1282 — By Fried and Duckett.

An Act relating to labor; amending 40 O.S. 1971, Section 215, as amended by Section 2, Chapter 302, O.S.L. 1974 (40 O.S. Supp. 1974, Section 215); providing for disqualification to receive unemployment benefits; and declaring an emergency.

HB 1348 — By Atkins, et al, of the House and Garrett of the Senate.

An Act relating to mental health; amending 43A O.S. 1971, Sections 54, and 55, as amended by Section 1, Chapter 134, O.S.L. 1973 (43A O.S. Supp. 1974, Section 55), which provide for commitment of a mentally ill person after appointment of and report from a Sanity Commission and a hearing with procedures relating thereto; providing for notice and right to counsel before temporary confinement; authorizing temporary confinement of certain persons, with speedy hearing to follow; expanding notice provisions; removing the judge's investigation; and declaring an emergency.

HB 1360 — By Hibdon of the House and Keating of the Senate.

An Act relating to officers; amending 51 O.S. 1971, Section 12.1; providing that spouse of deceased officer may be appointed to said office; and declaring an emergency.

HB 1419 — By Hood.

An Act relating to children; amending 10 O.S. 1971, Section 1124; providing for costs or witness fees; and providing an effective date.

HB 1442 — By McCaleb.

An Act relating to property; defining terms; providing for powers of owner's association; providing for assessment of taxes on property; directing codification; and declaring an emergency.

HB 1460 — By Nance.

An Act relating to the Oklahoma Boxing Commission; abolishing said Commission; and repealing 3A O.S. 1971, Sections 1 through 39.

HB 1508 — By Atkins.

An Act relating to banks and trust companies; amending 6 O.S. 1971, Section 1001; prescribing powers of trust companies; and declaring an emergency.

HB 1524 — By Fitzgibbon of the House and Lane of the Senate.

An Act relating to civil procedure; providing for recovery of attorney's fee by the prevailing party in actions brought to recover on express warranty; and directing codification.

HB 1545 — By Ervin and Elder.

An Act relating to criminal procedure; providing for an automatic appeal under certain circumstances; directing codification; and providing an effective date.

HB 1546 — By Ervin, et al.

An Act relating to municipal elections; providing for voting by incapacitated voters in municipal elections; directing codification; and declaring an emergency.

The above numbered HBs were read for the first time.

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed SCR 27, as coauthored by all other members of the House.

The above numbered Resolution was referred for enrollment.

GENERAL ORDER

SB 367 by Cate was read and considered.

Senator Terrill presiding.

Senator Cate moved to amend SB 367, Page 1, Line 4, by deleting Section 2 and inserting a new Section 2 as follows:

“SECTION 2. Unless the context otherwise requires, theft means the wrongful taking of personal property in the possession of another from his person or immediate presence.”,

which amendment was declared adopted.

Senator Lamb moved to amend SB 367, Page 2, Line 16, by striking after the word “than” and before the word “years,” the word and figure “five (5)” and inserting the word and figure “ten (10)”, which amendment was declared adopted.

Senator Cate moved to amend SB 367, Pages 1 and 2, by adding before the word “means” where the same appears in Sections 1 and 2 the following: “as used in this Act”, which amendment was declared adopted.

Senator Lamb moved to amend SB 367, Page 2, Lines 16 and 17, by striking after the word “years,” on Line 16 and before the word “in” on Line 17 all language and inserting the following: “and a maximum sentence of life imprisonment”, which amendment was declared adopted.

Senator Hamilton moved to amend SB 367, Page 3, Line 7, by changing the figure “800” to “799” on Line 7 and adding a period after the figure “799” and striking all language down to the word “are” on Line 9, which amendment was declared adopted.

Senator Hamilton moved to amend SB 367, Page 3, Line 6½, by changing the minimum of five (5) years in 21 O.S. Sections 800 and 801 to a minimum of ten (10) years; and by picking up these sections and showing changes upon engrossment as Sections 5 and 6 and by renumbering succeeding sections, which amendment was declared adopted.

Upon motion of Senator Cate, SB 367, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Cate, SB 367, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 367 was read for the third time at length.

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

Aye: Butler, Cate, Dawson, Funston, Graves, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, Murphy, Pierce, Randle, Shatwell, Taliaferro, Terrill, Tinsley, Watkins, Watson and York.—25.

Nay: Baldwin, Berrong, Birdsong, Boatner, Crow, Dahl, Field, Grantham, Hamilton, Howell, McCune, Martin, Schuelein, Smith, Wadley and Young.—16.

Excused: Capps, Garrett, Ham, Medearis, Porter, Stipe and Wolfe.—7.

The bill passed.

Senators Howell, Smith, Schuelein, Wadley, Dahl, Grantham and Birdsong desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 32. Nay: 9. Excused: 7.

The emergency passed.

SB 367 was referred for engrossment.

Senator Berrong presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 27 was correctly enrolled, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SB 66, and naming House Conferees as follows: Miskelly, Davis (Don) and Atkins.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SBs 57, 59, 64, 71, 80, 81, 84, 86 and 93 and referring same to GCCA when appointed.

Senator Terrill presiding.

GENERAL ORDER

SB 371 by Murphy was read and considered.

Upon motion of Senator Murphy, SB 371 was advanced to engrossment.

By unanimous consent, upon request of Senator Murphy, SB 371 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 371 was read for the third time at length.

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

Aye: Berrong, Boatner, Cate, Dahl, Field, Funston, Grantham, Graves, Helm, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—31.

Nay: Baldwin, Birdsong, Crow, Dawson, Hamilton, Holden, Howell and Schuelein.—8.

Excused: Butler, Capps, Garrett, Ham, Howard, Lambert, Medearis, Porter and Stipe.—9.

The bill passed.

Senators Birdsong, Holden, Crow, Howell and Lambert desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 36. Nay: 4. Excused: 8.

The emergency passed.

SB 371 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 180, 287, 312, 319, 332, 340, 368 and 374 and SCRs 25 and 26 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SBs 253 and 305 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 58, as amended.

HOUSE AMENDMENTS

HAs to SB 58 were read as follows and consideration deferred.

Amendment No. 1. Restore title to read as follows:

"An Act relating to the Office of the Governor and making an appropriation thereto; stating the purpose; providing for appointment, duties and compensation of employees; limiting number of employees; authorizing reimbursement for travel; authorizing appropriated funds for federal matching purposes; providing lapse date; making provisions of this act severable; and declaring an emergency."

Amendment No. 2. Amend Page 2, Line 1, by striking the Enacting Clause.

Amendment No. 3. Amend Page 2, Section 1, Line 9 by deleting the figures "20,000.00" and inserting in lieu thereof the figures "30,000.00".

Amendment No. 4. Amend Page 2, Section 1, Line 10 by deleting the figures "\$688,335.00" and inserting in lieu thereof the figures "\$698,335.00".

EXECUTIVE SESSION

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator Terrill presiding, who made the following announcements:

The Senate, in executive session, and upon motion of Senator Randle, advised and consented to the confirmation of REVEREND T. OSCAR CHAPPELLE,

Tulsa, as a member of the Board of Regents of Tulsa Junior College to serve a 7-year unexpired term ending June 30, 1979, and effective upon Senate confirmation. Reverend Chappelle succeeds himself.

The Senate, in executive session, and upon motion of Senator Watson advised and consented to the confirmation of EDWARD K. LIVERMORE, Edmond, as a member of the Board of Regents of Oklahoma Colleges to serve an unexpired term ending June 10, 1983, and effective upon Senate confirmation. Mr. Livermore succeeds Foster Estes of Oklahoma City.

The Senate, in executive session, and upon motion of Senator McCune, advised and consented to the confirmation of STANTON L. YOUNG, Oklahoma City, as a member of the Highway Commission to serve an unexpired term ending February 15, 1979, and effective upon Senate confirmation. Mr. Young succeeds Smith Hester.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HB 1043.

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 transmitting for signature Enrolled HCR 1021.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 335.

The above numbered Bill was referred for enrollment.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Monday, April 14, 1975, at 1:00 p.m., which motion prevailed.

MESSAGE FROM THE HOUSE

Advising the signing of and returning Enrolled SCR 27.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 253 and 305.

The above numbered Enrolled Bills were referred to the Governor.

Upon motion of Senator Lane, the Senate adjourned at 3:20 p.m. to meet Monday, April 14, 1975, at 1:00 p.m.



Fifty-sixth Legislative Day

Monday, April 14, 1975

Pursuant to adjournment, the Senate was called to order by President Pro Tempore Howard.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—43.

Excused: Funston, Ham, Keating, Keller and Wolfe.—5.

President Pro Tempore Howard declared a quorum present.

The following prayer was offered by Reverend Will Thompson, Lawton, and incorporated into the Journal upon request of Senator Taliaferro.

Almighty God, our Heavenly Father, into Thy Holy presence we come on this day to confess our unworthiness and to plead for Thy forgiveness of all our weaknesses and shortcomings. Thou art all wise, all powerful and ever present, for Thou art from everlasting to everlasting, the Creator of our bodies and the Father of spirits.

We invoke Thee to bless this great body of men in their deliberations and may the laws they make be for the good of all the people of this great State.

Bless the rulers of our State and this, the greatest of human governments. We realize that Thou guidest the destiny of nations and help all of us to learn that the closer to Thee a state or nation lives the longer it stands. Without God we can accomplish nothing worthwhile.

In the name of Christ we pray. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Helm introduced Tom Coniglione, M.D., Oklahoma City, as the Doctor of the Day and Senator Lambert introduced Helen Neeley, R.N., Oklahoma City, as the Nurse of the Day.

Senator Martin introduced his wife, Nita, and her friend, Rowena Chase, Chandler, to the members of the Senate.

Senator Helm introduced her father, Alvin Bryan, and aunt and uncle, Mr. and Mrs. Leon Crossley, to the members of the Senate.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

Charles G. Huddleston, 9th Floor, Bass Building, Enid, representing Ophthalmic Dispensers Society of Oklahoma.

Clyde W. Reeser, 108 E. Broadway, Enid, representing Ophthalmic Dispensing Society of Oklahoma.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

HB 1367 — Criminal Jurisprudence, as coauthored by York.

HB 1505 — Criminal Jurisprudence, as coauthored by Keating.

DO PASS, as amended:

SB 90 — Appropriations and Budget.

SB 91 — Appropriations and Budget.

HB 1097 — Appropriations and Budget.

HB 1115 — Appropriations and Budget.

HB 1116 — Appropriations and Budget.

HB 1123 — Appropriations and Budget.

FIRST READING

The following were introduced and read the first time.

SB 440 — By Graves.

An Act relating to regulation of financial institutions, banks, trust companies and bank holding companies; providing penalties; and declaring an emergency.

SB 441 — By Dawson and Watson.

An Act relating to optical dispensers; providing a short title; defining terms;

establishing educational requirements; providing for registration, examination and licensing of optical dispensers; creating a Committee of Optical Dispensers within the Department of Health, appointed by the Commissioner, and fixing fees; exempting doctors and optometrists; providing for license renewal fee and compensation of committee members; making certain acts unlawful; providing for penalties; making provisions of this act severable; and declaring an emergency.

SB 442 — By Boatner.

An Act relating to schools; making appropriation to the State Board of Education; stating the purposes of the monies appropriated to increase salaries of support personnel of the public schools; providing formula for funds disbursement; providing a lapse date; and declaring an emergency.

SB 443 — By Crow.

An Act relating to taxation; amending 68 O.S. 1971, Section 2409.1, as last amended by Section 2, Chapter 65, O.S.L. 1973 (68 O.S. Supp. 1974, Section 2409.1), to provide an additional condition for a once-granted homestead exemption to have effect in succeeding years without reapplying therefor; and declaring an emergency.

SB 444 — By Luton.

An Act relating to workmen's compensation; defining physically impaired person; amending 85 O.S. 1971, Section 171; providing compensation for combination of injuries to the body; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 437 — Judiciary.

SB 438 — Agriculture.

SB 439 — Appropriations and Budget

HB 1060 — Criminal Jurisprudence.

HB 1079 — Judiciary.

HB 1081 — Judiciary.

HB 1275 — Wildlife.

HB 1282 — Business, Industry and Labor Relations and then to Rules.

HB 1348 — Public and Mental Health.

HB 1360 — County, State and Federal Government.

HB 1419 — Judiciary.

HB 1442 — Business, Industry and Labor Relations.

HB 1460 — Professions and Occupations.

HB 1508 — Banks and Banking.

HB 1524 — Judiciary.

HB 1545 — Criminal Jurisprudence.

HB 1546 — Municipal Government.

RESOLUTION

Senator Capps introduced the following resolution:

SCR 28 — By Capps of the Senate and Wickersham and Stratton of the House.

A Concurrent Resolution commending the citizens of Elk City, Oklahoma, and the Chamber of Commerce of that City on Elk City's being adjudged first for the third time in the Oklahoma State Chamber of Commerce Community Achievement Contest for cities of its population classification; noting the city's numerous accomplishments; and directing distribution.

SCR 28 was read at length, adopted upon motion of Senator Capps and ordered referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HBs 1338, 1520, 1543, 1584, 1585, 1597, 1598 and 1610 and HJR's 1003 and 1030.

HB 1338 — By Monks, et al.

An Act relating to public officers and employees; prohibiting the hiring by the

State of Oklahoma for any political subdivision thereof of any person who has left the country to evade being drafted into the armed services; providing for federal statute to supersede where applicable; providing for penalties; directing codification; and declaring an emergency.

HB 1520 — By Smith, et al.

An Act relating to public health and safety; requiring city-county health departments to spray for mosquitoes; directing codification; and declaring an emergency.

HB 1543 — By Ervin.

An Act relating to civil procedure; amending 12 O.S. 1971, Section 182, as amended by Section 4, Chapter 262, O.S.L. 1973 (12 O.S. Supp. 1974, Section 182); providing for suits against and service of process on unincorporated associations; providing for service upon trusts; providing for venue of actions involving unincorporated associations; and providing an effective date.

HB 1584 — By Brunton, et al, of the House and Wolfe of the Senate.

An Act relating to criminal procedure; providing for discovery of certain items; defining terms; allowing introduction into evidence of certain items; providing for actions of the court in ordering discovery; providing a duty to disclose additional material; providing remedies for failure to produce discoverable items; providing that this act shall be liberally interpreted; repealing 22 O.S. 1971, Section 749, relating to access to sworn statements by defendant; directing codification; and providing for severability.

HB 1585 — By Johnson (Don) and Elder of the House and Grantham of the Senate.

An Act relating to jurors; amending 38 O.S. 1971, Section 21; providing for drawing of jury panels; authorizing excusing of person summoned; providing for period of

service; permitting petit jurors to be recalled under certain circumstances; and declaring effective date.

HB 1597 — By Ervin.

An Act relating to employment security; amending 40 O.S. 1971, Section 213, as amended by Chapter 302, Section 1, O.S.L. 1974 (40 O.S. Supp. 1974, Section 213), to provide that wages used in determining eligibility shall be included in determining weekly benefit amount; repealing conflicting laws; and declaring an emergency.

HB 1598 — By Ervin, et al.

An Act relating to fire protection and life safety in high-rise buildings; stating purpose and intent; defining terms; providing standards for design; providing for penalties; providing for severability; directing codification; and declaring an emergency.

HB 1610 — By Ervin.

An Act relating to employment security; amending 40 O.S. 1971, Section 224, as amended by Section 1, Chapter 247, O.S.L. 1972 (40 O.S. Supp. 1974, Section 224), to grant the Employment Security Commission authority, under certain circumstances to negotiate settlements of judgments for unpaid contributions; providing for collections, interest on past-due contributions, penalties, refunds and appeals; and declaring an emergency.

HJR 1003 — By Payne of the House and Boatner of the Senate.

A Joint Resolution relating to game and fish; authorizing the Department of Wildlife Conservation to make agreement with Texas so one license will be recognized by both states as to fishing and hunting in Lake Texoma.

HJR 1030 — By Rogers.

A Joint Resolution authorizing Steve Johannesmeyer, on behalf of his minor child, to bring suit against the State of Oklahoma to determine the amount of

damages, if any, sustained by being in an automobile accident; providing for service of summons; providing for venue; directing the payment of any judgment rendered in said suit out of the State Highway Construction and Maintenance Fund; and declaring an emergency.

The above numbered HBs and HJRs were read for the first time.

GENERAL ORDER

SB 79 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, **SB 79** was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, **SB 79** was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 79 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dawson, Field, Garrett, Grantham, Graves, Hamilton, Holden, Howard, Howell, Inhofe, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and York.—39.

Excused: Dahl, Funston, Ham, Helm, Keating, Keller, Murphy, Wolfe and Young.—9.

The bill and emergency passed.

SB 79 was referred for engrossment.

Senators Funston and Wolfe asked to be shown present, which was the order.

GENERAL ORDER

SB 83 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 83 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 83 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 83 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Inhofe, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Nay: Howell.—1.

Excused: Ham, Keating and Keller.—3.

The bill and emergency passed.

SB 83 was referred for engrossment.

GENERAL ORDER

HB 1118 by Miskelly, et al, of the House and Crow and Randle of the Senate was read and considered.

Senators Terrill and Watkins asked to be made coauthors of HB 1118, which was the order.

Upon motion of Senator Crow, HB 1118, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1118, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1118 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Ham, Keating, Keller and Porter.—4.

The bill and emergency passed.

HB 1118 was referred for engrossment.

GENERAL ORDER

HB 1130 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Senator Crow moved to amend HB 1130 by crippling the Title, which amendment was declared adopted.

Upon motion of Senator Crow, HB 1130, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1130, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1130 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Ham, Keating, Keller and Porter.—4.

The bill and emergency passed.

HB 1130 was referred for engrossment.

BILL WITHDRAWN — REREFERRED

Senator Grantham asked unanimous consent, which was granted, that SB 331 be withdrawn from the Calendar and rereferred to the Committee on Judiciary.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 277, 367 and 371 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SB 335 was correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

HB 1448 by Bradley and Wilson of the House and Martin of the Senate was read and considered.

Upon motion of Senator Martin, HB 1448 was advanced to engrossment.

By unanimous consent, upon request of Senator Martin, HB 1448 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1448 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Ham, Inhofe, Keating and Keller.—4.

The bill passed.

Senator Inhofe desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 45. Nay: 0. Excused: 3.

The emergency passed.

HB 1448 was referred for engrossment.

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

GENERAL ORDER

SB 353 by Capps, Terrill, Butler, Birdsong, Funston, Grantham, Watkins, Watson and York of the Senate and Wickersham of the House was read and considered.

Senator Graves asked to be made a co-author of SB 353, which was the order.

Senator Hamilton moved to refer SB 353 to the Committee on Appropriations and Budget to determine the amount of State funds and manpower that will be necessary to implement the same.

Senator Murphy moved as an in lieu motion to the Hamilton motion, to defer SB 353 temporarily, which was the order.

GENERAL ORDER

SB 321 by Pierce was read and considered.

Senator Howell presiding.

Upon motion of Senator Pierce, SB 321 was advanced to engrossment.

By unanimous consent, upon request of Senator Pierce, SB 321 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 321 was read for the third time at length.

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

Aye: Baldwin, Crow, Dawson, Funston, Grantham, Graves, Helm, Holden, Inhofe,

Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Watson and York.—18.

Nay: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Dahl, Field, Garrett, Hamilton, Howell, Lamb, Lambert, Medearis, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Wolfe and Young.—24.

Excused: Ham, Howard, Keating, Keller, Porter and Smith.—6.

The bill failed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Pierce moved that the vote be reconsidered by which SB 321 failed of passage.

MESSAGE FROM THE GOVERNOR

Advising approval by him, April 10, 1975, of Enrolled SB 107.

GENERAL ORDER

SB 73 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Senator Berrong moved to amend SB 73, Page 4, Line 10, by deleting the year designation "1976" and substituting in lieu thereof the year "1975", which amendment was declared adopted.

Senator Berrong moved to amend SB 73, Page 6, Line 18½, by adding the following new item: "Tom Mix Museum (Purchase of Artifacts) . . . 7,000.00", which amendment was declared adopted.

Senator Berrong moved to amend SB 73, Page 12, Line 7, by deleting the year designation "1976" and substituting in lieu thereof the year "1975", which amendment was declared adopted.

Senator Berrong moved to amend SB 73, Page 15, Lines 3 and 4, by deleting after the word "by" and before the word "of" the words "SECTION 1" and substituting in lieu thereof the words "SECTIONS 1 and 6", which amendment was declared adopted.

Senator Berrong moved to amend SB 73, Page 15, Line 9, by inserting between the word "by" and before the word "this" the words "SECTIONS 2 and 4 of", which amendment was declared adopted.

Senator Stipe moved to amend SB 73, Page 3, Line 13, by striking the figure "500.00" and inserting in lieu thereof, after the words "Haskell County", the word and figure "(construction)... 25,500.00", which amendment was declared adopted.

Senator Tinsley moved to amend SB 73, Page 4, Line 15½, by inserting the following item: "Canadian County Historical Society ... 6,000.00" and by amending Page 9, Line 7, to show the increase, which amendment was declared adopted.

Senator Dahl moved to amend SB 73, Page 4, Line 15½, by adding the following item: "Cherokee Strip Museum (Perry), operations and improvements ... 15,000.00" and by amending Page 9, Line 7, to show the increase, which amendment was declared adopted.

Senator Hamilton moved to amend SB 73, Page 8, Line 14½, by adding the following items: "Eastern Oklahoma Historical Society — LeFlore County ... 2,750.00" and "Sugarloaf Art Historical Society ... 5,000.00" and by amending Page 9, Line 7, to the figure "\$566,927.00", which amendment was declared adopted.

Senator Schuelein moved to amend SB 73, Page 4, Line 15½, by inserting the following item: "Indian and Hardrock Mining Commission (construction) ... 20,000.00", which amendment was declared adopted.

Upon motion of Senator Berrong, SB 73, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Berrong, SB 73, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 73 was read for the third time at length.

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

Aye: Baldwin, Berrong, Boatner, Butler, Capps, Cate, Dahl, Dawson, Field, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Lamb, Lane, Luton, Martin, Medearis, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—36.

Nay: Birdsong, Funston, Helm, Inhofe, Lambert, McCune, Porter and Wolfe.—8.

Excused: Crow, Keating, Keller and Murphy.—4.

The bill and emergency passed.

SB 73 was referred for engrossment.

Senator Cate presiding.

GENERAL ORDER

SB 353 was considered further.

Senator Capps moved to amend SB 353, Page 2, Line 3, by striking Section 2 and renumbering subsequent sections, which amendment was declared adopted.

Senator Capps moved to amend SB 353, Page 3, Line 14, by striking all of Section 4

and renumbering subsequent sections, which amendment was declared adopted.

Senator Lambert moved to amend SB 353, Page 6, Line 17, by striking Lines 17 and 18 and substituting the following:

“SECTION 5. It is herewith provided that nothing contained in this act shall abrogate or nullify the provisions of 74 O.S. 1971, Section 85.7, and it is further then provided;”

which amendment was declared adopted.

Senator Hamilton moved to amend SB 353, Pages 8 through 10, by striking Sections 6 and 7, which amendment was declared adopted.

Senator Berrong moved to amend SB 353, Page 10, Lines 4 through 5, by striking all of Section 8, which amendment was declared adopted.

Upon motion of Senator Capps, SB 353, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Capps, SB 353, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 353 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howard, Inhofe, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and York.—34.

Nay: Baldwin, Berrong, Crow, Hamilton, Howell, Lamb, Lambert, Lane, Schuelein, Stipe, Wolfe and Young.—12.

Excused: Keating and Keller.—2.

The bill and emergency passed.

SB 353 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SB 335.

The above numbered Enrolled Bill was referred to the Governor.

GENERAL ORDER

SB 385 by Garrett and Howard was read and considered.

Senator Ham asked to be made a co-author of SB 385, which was the order.

Senator Garrett, citing Rule 8(d), asked unanimous consent that Representatives Hastings and Wickersham be added as House authors of SB 385, which was the order.

Upon motion of Senator Garrett, SB 385, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Garrett, SB 385, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 385 was read for the third time at length.

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

Aye: Birdsong, Butler, Capps, Cate, Crow, Dahl, Dawson, Funston, Garrett, Graves, Ham, Holden, Howard, Howell, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Randle, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—32.

Nay: Baldwin, Berrong, Boatner, Field, Grantham, Hamilton, Helm, Inhofe, Medearis, Pierce, Schuelein, Smith and Wolfe.—13.

Excused: Keating, Keller and Porter.—3.

The bill and emergency passed.

SB 385 was referred for engrossment.

GENERAL ORDER

SJR 22 by Terrill of the Senate and Beznoska of the House was read and considered.

Senators Watkins, Capps and Hamilton asked to be made coauthors of SJR 22, which was the order.

Senator Terrill, citing Rule 8(d), asked unanimous consent, which was granted, that Representative Davis (Don) be added as a House coauthor of SJR 22.

Upon motion of Senator Terrill, SJR 22, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Terrill, SJR 22, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SJR 22 was read for the third time at length.

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

Aye: Baldwin, Berrong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Grantham, Graves, Ham, Hamilton, Holden, Howard, Inhofe, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Schuelein, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—36.

Nay: Birdsong, Funston, Garrett, Howell, Lambert, Randle, Shatwell, Smith and Wolfe.—9.

Excused: Helm, Keating and Keller.—3.

The resolution passed.

SJR 22 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 29; SB 125, as coauthored by Fitzgibbon, Parris, Draper, Duckett, Johnson (Don), Atkins and Edmondson; SB 149, as coauthored by Townsend; and SB 200, as coauthored by Johnson (Don), Weichel, Dunn, Cotner, Peterson and Kamas; and SJR 4, as coauthored by Johnson (Don).

The above numbered Bills and Resolution were referred for enrollment.

Senator Terrill presiding.

GENERAL ORDER

SB 270 by Howell and Funston was read and considered.

Senator Hamilton moved to amend SB 270, Page 1, by adding a new Section 1 as follows:

“SECTION 1. This act shall only apply to counties of 300,000 and above.”

and by renumbering subsequent sections.

Senator Hamilton asked unanimous consent that consideration of his foregoing amendment be deferred temporarily, which was the order.

Senator Howell moved to amend SB 270, Page 2, Lines 3, 4 and 5, by striking the sentence beginning after the word "year." on Line 3, which amendment was declared adopted.

Senator Crow moved to amend SB 270, Page 3, Lines 9 and 10, by striking after the comma and before the word "of" the words and figures "twenty-five percent (25%)" and inserting therefor the words and figure "one percent (1%)".

Senator Crow asked unanimous consent, which was granted to amend his amendment by striking the words and figure "one percent (1%)" and inserting in lieu thereof the words and figure "five percent (5%)".

Senator Hamilton moved, as an in lieu amendment to the Crow amendment as amended, to amend SB 270, Page 3, by striking the language in Section 3 down through the word "intended." on Line 13 and substituting the following:

"If notice of intention to implement a continuous school program is published, then no later than December 15, the proposition shall be submitted to the electors for their approval or disapproval.",

which in lieu amendment was declared adopted.

Senator Crow moved to amend SB 270, Page 4, Line 1, by striking the words "district superintendent of schools" and inserting therefor the words "county election board secretary".

Senator Crow asked unanimous consent, which was granted, that his foregoing amendment be withdrawn.

Senator Howell moved to amend SB 270, Page 4, Line 4, by striking after the words "added to" and before the words "the ballot" the word "either", which amendment was declared adopted.

Senator Hamilton moved to amend SB 270, Page 4, Lines 2 and 3, by striking after the word "shall" on Line 2 all language down to the word "order" on Line 3, which amendment was declared adopted.

Senator Wadley moved to amend SB 270, Page 8, Line 10½, by inserting the following paragraph:

"No school shall receive more average daily attendance portions per school year than it has students."

Senator Howell moved to table the Wadley amendment, which motion to table was declared adopted upon roll as follows:

Aye: Baldwin, Birdsong, Butler, Cate, Crow, Dawson, Funston, Garrett, Holden, Howard, Howell, Lambert, Lane, Luton, McCune, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Watson, Wolfe and York.—24.

Nay: Boatner, Capps, Dahl, Field, Graves, Hamilton, Helm, Lamb, Pierce, Stipe, Terrill, Tinsley, Wadley, Watkins and Young.—15.

Excused: Berrong, Grantham, Ham, Inhofe, Keating, Keller, Martin, Porter and Taliaferro.—9.

Senator Howell moved to amend SB 270, Page 8, Line 11, by striking Section 8 and renumbering subsequent sections, which amendment was declared adopted.

The first Hamilton amendment, which had been temporarily deferred, was considered further.

Senator Hamilton moved, as an in lieu motion to his first amendment, to amend

SB 270, Page 2, Line 11, by adding a new paragraph as follows:

"Provided however, this act shall only apply to school districts having an annual growth rate in excess of 8% for the 2 years next preceding the decision by the board of education to implement such a plan. Further provided that such district must have voted indebtedness through the issuance of bonds for more than eighty-five percent (85%) of the maximum allowable under Article X, Section 26 of the Oklahoma Constitution, and which on that date are voting the maximum millage allowable for the support, maintenance and construction of schools as provided in Article X, Section 9(a), (c), (d) and (d-1) and Article X, Section 10 of the Oklahoma Constitution."

which in lieu amendment was declared adopted.

Senator Hamilton moved to amend SB 270, Page 8, Line 10½, by adding the following:

"State aid shall not be increased to any district operating on a continuous school program; there shall be paid no amount greater than said district would have received if it were operating on a regular school year."

which amendment was declared adopted.

Upon motion of Senator Howell, SB 270, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Howell, SB 270, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 270 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Cate, Dahl, Dawson, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—37.

Nay: Capps, Field, Ham and Lamb.—4.

Excused: Berrong, Crow, Inhofe, Keating, Keller, Porter and Taliaferro.—7.

The bill and emergency passed.

SB 270 was referred for engrossment.

BILL WITHDRAWN

Senator Dawson asked unanimous consent that SB 396 be withdrawn from the Committee on Public Safety and Penal Affairs and referred to the Committee on County, State and Federal Government, which was the order.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HBs 1074, 1263, 1277, 1280, 1439 and 1443, as amended.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HBs 1112, 1113, 1122, 1129, 1132, 1134, 1155, 1183 and 1615, requesting Conference and referring said bills to GCCA when appointed.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HBs 1112, 1113, 1122, 1129, 1132,

1134, 1155, 1183 and 1615 was ordered granted, said bills to be referred to GCCA when appointed.

EXECUTIVE SESSION

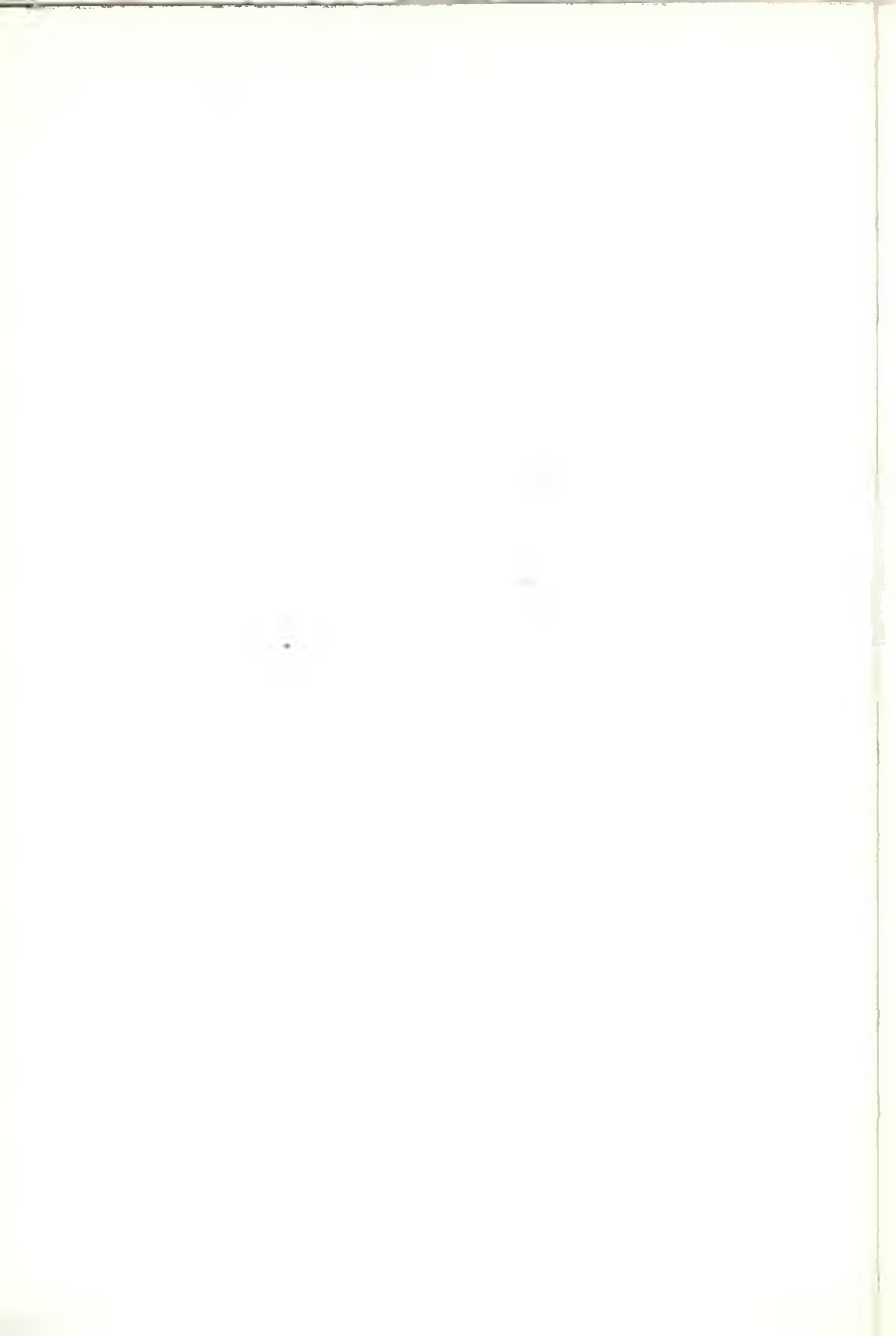
There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator Terrill presiding, who made the following announcement:

The Senate, in executive session, and upon motion of Senator Capps, advised and consented to the confirmation of BOB F. ALLEE, Elk City, as a member of the Board of Regents for Higher Education to serve a 3-year term ending May 16, 1983, and effective upon Senate confirmation. Mr. Allee succeeds Harry P. Conroy of Duncan.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Tuesday, April 15, 1975, at 1:00 p.m., which motion prevailed.

Upon motion of Senator Lane, the Senate adjourned at 5:15 p.m. to meet Tuesday, April 15, 1975, at 1:00 p.m.



Fifty-seventh Legislative Day

Tuesday, April 15, 1975

Pursuant to adjournment, the Senate was called to order by Senator Field, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Berrong, Ham, Keating and Keller.—4.

Senator Field declared a quorum present.

The following prayer was offered by Reverend Will Thompson, and incorporated into the Journal upon request of Senator Taliaferro.

Almighty God and Heavenly Father,

Thou art the Creator of the universe and the heavens above.

Thou art the Creator of man's body and the Father of our spirits.

Into Thy Holy presence we come at this time, invoking Thy blessings to rest upon this assembly. Grant that our meditation ever be upon Thee and upon all citizens of this great State and Nation.

God, give us men that fear Thee and give legislation that will help the people of this State. Civil government was ordained of God for the protection of society and for punishment of those who break the law.

God bless America and Oklahoma.

In the name of Christ, we pray, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Watson, on behalf of Senator Keller, introduced Wanda Morgan, R.N., Oklahoma City, as the Nurse of the Day, and on behalf of Senator Murphy introduced James Carley, M.D., Stillwater, as the Doctor of the Day.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 230 — County, State and Federal Government, as coauthored by Shatwell and Birdsong, and be referred to Committee on Criminal Jurisprudence by previous order.

SB 313 — Business, Industry and Labor Relations, as coauthored by Duckett and McCaleb of the House.

SB 314 — Business, Industry and Labor Relations, as coauthored by Duckett and McCaleb of the House.

SB 320 — County, State and Federal Government.

SB 377 — Municipal Government.

SB 404 — County, State and Federal Government.

SB 409 — County, State and Federal Government.

SB 422 — Banks and Banking.

SB 439 — Appropriations and Budget.

HB 1014 — County, State and Federal Government, as coauthored by Lane.

HB 1270 — Judiciary, as coauthored by Lambert.

HB 1418 — Judiciary, as coauthored by Funston.

HB 1565 — Banks and Banking.

DO PASS, as amended:

CS for SB 87 — Appropriations and Budget, as coauthored by Hamilton.

CS for SB 302 — Criminal Jurisprudence.

SB 328 — Revenue and Taxation, as coauthored by Grantham, Murphy, Watkins, Dahl and Inhofe of the Senate and Kennedy, Nance, Wilson, Elder and Ford of the House, and be referred to Committee on Oil and Gas by previous order. Record vote on bill.

SB 337 — Municipal Government.

SB 399 — Municipal Government, as coauthored by Watson.

CS for SB 405 — Criminal Jurisprudence.

FIRST READING

The following were introduced and read the first time.

SB 445 — By Hamilton.

An Act relating to crimes and punishments; prohibiting the possession of a mobile radio capable of receiving transmissions made by any law enforcement agency in a motor vehicle; providing for exceptions; prescribing penalties; directing codification; and declaring an emergency.

SB 446 — By Dawson.

An Act relating to crimes and punishments; amending 21 O.S. 1971, Section 818; providing that aiding an attempt at suicide shall be unlawful; prescribing penalties for violation; repealing 21 O.S. 1971, Section 812; and declaring an emergency.

SB 447 — By Lane.

An Act relating to state government; requiring that the state, school districts, counties and municipalities give purchase preference to goods manufactured or produced within this state; directing codification; and declaring an emergency.

SB 448 — By Stipe of the Senate and Caldwell of the House.

An Act relating to employment security; amending 40 O.S. 1971, Section 234; providing that individuals under contract with certain employers shall be deemed unemployed in certain circumstances; and declaring an emergency.

SB 449 — By Lamb.

An Act relating to revenue and taxation; providing for exemption from the sales tax of certain surcharges for capital improvements separately stated on admission tickets to various athletic and other entertainment events of accredited colleges and universities; directing codification; and declaring an emergency.

SB 450 — By Watson.

An Act relating to civil procedure; amending 12 O.S. 1971, Section 95; providing for limitation of actions other than those brought for the recovery of real

property; providing for limitation of actions brought for damages for injury or death against physicians and hospitals; and declaring an emergency.

SB 451 — By Watson.

An Act relating to civil procedure; providing for admissibility of evidence of indemnification from collateral sources for loss sustained in action brought for damages for personal injury; directing codification; and declaring an emergency.

SB 452 — By Watson.

An Act relating to torts; providing for proof in medical malpractice suits; providing that a rebuttable presumption of negligence shall arise in certain circumstances; directing codification; and declaring an emergency.

SB 453 — By Stipe of the Senate and Hopkins of the House.

An Act relating to cities and towns; amending 11 O.S. 1971, Sections 270.20 and 270.23; providing for increase in interest rates for assessments; and declaring an emergency.

SJR 31 — By Hamilton of the Senate and Willis of the House.

A Joint Resolution noting the life and career of the Honorable Ray Fine; directing that a building to be known as the "Ray Fine Memorial Center" be constructed in memory of his life and career of service; and directing distribution.

SJR 32 — By Wadley.

A Joint Resolution authorizing Allen West to bring suit against the State of Oklahoma to determine the amount of damages, if any, sustained by him on account of the construction of State Highway 266 approximately 1,000 to 2,000 feet North of his property, located in the vicinity of Sections 10, 11, 12 and 15 of Township 20 North, Range 14 East, all within Rogers County, Oklahoma, and directing the payment of any judgment rendered in said suit

out of the State Highway Maintenance and Construction Fund.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 440 — Banks and Banking.

SB 441 — Social Welfare and then to Professions and Occupations.

SB 442 — Education, Common.

SB 443 — Revenue and Taxation.

SB 444 — Insurance.

HB 1338 — County, State and Federal Government.

HB 1520 — Public and Mental Health.

HB 1543 — Judiciary.

HB 1584 — Criminal Jurisprudence.

HB 1585 — Judiciary.

HB 1597 — Business, Industry and Labor Relations and then to Rules.

HB 1598 — Business, Industry and Labor Relations.

HB 1610 — Business, Industry and Labor Relations and then to Rules.

HJR 1003 — Wildlife.

HJR 1030 — Judiciary.

COMMITTEE REPORT — LOBBY PERMITS

Senator Terrill submitted the following report on requests for Lobby Permits and asked that consideration be deferred for this legislative day:

Mr. President:

The Committee on Rules, to which was referred requests for Lobby Permits, after careful consideration, recommends that the following petitioners be granted Lobby Permits. Lobby Permits will be issued in the Office of the President Pro Tempore.

David Bickham, 601 Northwest Expressway, Oklahoma City 73118, representing Oklahoma State Medical Association.

Ben A. Brown, Jr., P.O. Box 34700, Dallas, Texas 75234, representing Eli Lilly and Company.

Mary A. Dees, 1101 Thompson Building, Tulsa 74103, representing Communications Workers of America.

Ed Hieronymus, 2900 Fourth National Building, Tulsa, representing Energy Transportation Service, Inc.

Charles G. Huddleston, 9th Floor, Bass Building, Enid, representing Ophthalmic Dispensers Society of Oklahoma.

Wallace A. Krone, 129 Northwest 44th, Office 14, Oklahoma City 73118, representing Oklahoma Dairy Products Institute, Inc.

Clyde W. Reeser, 108 E. Broadway, Enid, representing Ophthalmic Dispensing Society of Oklahoma.

William A. Reynolds, 440C Lincoln Blvd., # 155, Oklahoma City 73105, representing Independent Bankers Association of Oklahoma.

Senator Crow presiding.

GENERAL ORDER

SB 343 by Terrill was read and considered.

Upon motion of Senator Terrill, SB 343 was advanced to engrossment.

By unanimous consent, upon request of Senator Terrill, SB 343 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 343 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Helm, Holden, Howard, Howell, Inhofe, Lamb, Lane, Luton, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—39.

Nay: Hamilton, Lambert, McCune and Stipe.—4.

Excused: Berrong, Ham, Keating, Keller and Wolfe.—5.

The bill and emergency passed.

SB 343 was referred for engrossment.

Senator Medearis presiding.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1074, 1263, 1277, 1280, 1439 and 1443.

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 79, 83, 353 and 385; and SJR 22; and SCR 28 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HBs 1118, 1130 and 1448 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SBs 29, 125, 149 and 200; and SJR 4 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

SB 244 by Smith, Howard and Luton was read and considered.

Senator Luton asked that his name be removed as a coauthor from SB 244, which was the order.

Senators Howell, Keller, York, Birdsong, McCune, Watson, Helm and Lambert moved to amend SB 244, Page 1, Line 1, by adding after the word "Except" and before the word "as" the following: "in counties with a population of more than 450,000 and".

Senator Smith moved to table the Howell, et al, amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Hamilton, Holden, Howard, Inhofe, Lamb, Lane, Luton, Martin, Murphy, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins and Wolfe.—31.

Nay: Baldwin, Birdsong, Dawson, Helm, Howell, Lambert, McCune, Medearis, Pierce, Watson, York and Young.—12.

Excused: Berrong, Graves, Ham, Keating and Keller.—5.

Senator Dawson moved to amend SB 244, Page 2, Line 1, by adding before the word "the" the following: "and excepting counties having less than 450,000 population,".

Senator Holden presiding.

Senator Smith moved to table the Dawson amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Boatner, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Hamilton, Howard, Lamb, Lambert, Lane, Luton, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and Wolfe.—27.

Nay: Baldwin, Birdsong, Butler, Capps, Dawson, Graves, Helm, Howell, Inhofe, McCune, Medearis, Murphy, Pierce, York and Young.—15.

Excused: Berrong, Ham, Holden, Keating, Keller and Martin.—6.

Senator Martin moved to amend SB 244, Page 2, Line 13, by striking after the word "to" all language on Line 13 and inserting the following: "(3%) in sales tax if approved by $\frac{2}{3}$ of the voters of that city or town,".

Senator Smith moved to table the Martin amendment, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Crow, Dahl, Field, Funston, Garrett, Hamilton, Holden, Howard, Lamb, Lane, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins and Wolfe.—22.

Nay: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Dawson, Grantham, Graves, Helm, Howell, Inhofe, Lambert, Luton, McCune, Martin, Medearis, Murphy, Pierce, Watson, York and Young.—22.

Excused: Berrong, Ham, Keating and Keller.—4.

Senator Martin pressed his motion to amend, which amendment was declared adopted upon roll call as follows:

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Dawson, Grantham, Graves, Helm, Howell, Inhofe, Lambert, Luton, McCune, Martin, Medearis, Murphy, Pierce, Watson, Wolfe, York and Young.—23.

Nay: Crow, Dahl, Field, Funston, Garrett, Hamilton, Holden, Howard, Lamb, Lane, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley and Watkins.—21.

Excused: Berrong, Ham, Keating and Keller.—4.

Senator Watson moved to amend SB 244, Page 2, Line 15, by striking after the word "which" and before the word "a" all language and inserting therefor the word "adopts", which amendment was declared failed of adoption.

Senator Smith asked unanimous consent to reconsider the vote by which the Martin amendment passed, which was the order.

Senators Smith and Martin moved, as an in lieu amendment to the Martin amendment, to amend SB 244, Page 2, Line 13½, by adding a new sentence as follows: "Provided however that a city or town may levy an additional one percent in sales tax after having approved a two percent sales tax if the proposition is approved by ⅔ of those voting on the question.", which amendment was declared adopted.

Upon motion of Senator Smith, SB 244, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, SB 244, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 244 was read for the third time at length.

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

Aye: Birdsong, Butler, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Hamilton, Holden, Howard, Lamb, Lane, Martin, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley and Young.—25.

Nay: Baldwin, Boatner, Capps, Dawson, Graves, Helm, Howell, Inhofe, Lambert, Luton, McCune, Medearis, Murphy, Pierce, Tinsley, Watkins, Watson, Wolfe and York.—19.

Excused: Berrong, Ham, Keating and Keller.—4.

The bill passed.

Senators Baldwin, Boatner, Capps, Dawson, Luton, Murphy, Tinsley and York desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 33. Nay: 14. Excused: 1.

The emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Dawson moved that the vote be reconsidered by which SB 244 passed.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 73 and 270 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed SCR 26, as amended and co-authored.

HOUSE AMENDMENTS

HAs to SCR 26 were read as follows and consideration deferred.

Authors: Add the following coauthors: Holaday, Camp and Frates of the House.

Amendment No. 1. Amend Page 2, Line 17, by deleting the words "criminal charges be caused" and inserting in lieu thereof the words "appropriate action".

Amendment No. 2. Amend Page 2, Lines 25 and 26, by deleting the words "Board of Regents for the Oklahoma Agricultural and Mechanical Colleges" and inserting in lieu thereof the words "Office of Attorney General".

Amendment No. 3. Amend Page 2, Section 2, Line 33, by deleting the words "criminal charges" and inserting in lieu thereof the words "appropriate action".

Amendment No. 4. Amend Page 3, Section 2, Line 2, by deleting the period "." and adding the following new language "and a detailed report of their findings back to the Legislature before January 1, 1976."

Amendment No. 5. Amend the TITLE, Lines 12 and 13 by deleting "BOARD OF REGENTS FOR OKLAHOMA AGRICULTURAL AND MECHANICAL COLLEGES" and inserting in lieu thereof the words "OFFICE OF ATTORNEY GENERAL", and on Lines 14½ and 15 by deleting the words "CRIMINAL CHARGES" and inserting in lieu thereof the words "APPROPRIATE ACTION", and on Line 17 after the word "MISAPPROPRIATED" and before the semicolon ";" add the following: "AND TO REPORT FINDINGS TO LEGISLATURE".

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SBs 17, 56, 82, 88 and 160, as amended; and SBs 23, 142, 147 and 216, as amended and coauthored.

HOUSE AMENDMENTS

HAs to SB 17 were read as follows and consideration deferred.

Amendment No. 1. Amend Page 2, Lines 23 and 24, by restoring the deleted language: ": Provided, however, that the records shall in no case be taken from the county office to which they belong" and by changing the period to a comma and inserting the words "except that" and change the word "Records" to lower case.

Amendment No. 2. Amend Page 2, Line 25, by inserting after the word "clerk" and before the word "for" the following: "by an abstractor who is doing business within the county wherein the court records are located and has an approved bond on file with the county clerk as heretofore provided" and on Lines 27 and 28, deleting the following: "by any abstractor bonded under this section".

Amendment No. 3. Amend Page 2, Line 28, by adding before the words "The person," the following: "Provided that if the abstractor fails to return the files within the twenty-four hour period, the clerk in his discretion may refuse to allow the abstractor to remove said files at a later date."

HOUSE AMENDMENTS

HAs to SB 23 were read as follows and consideration deferred.

Authors: Add the following coauthor: STRATTON of the House.

Amendment No. 1. Amend Page 2, Line

9, by deleting the words "in one of the behavioral sciences" and by deleting the period after the word "college" and all language thereafter through the word "in" on Line 11 and inserting in lieu thereof the words "or university including at least twenty-four (24) credit hours in any combination of".

Amendment No. 2. Amend Page 2, Line 11, by inserting after the word "sociology," the words "social work,".

Amendment No. 3. Amend Title to read as follows:

"An Act relating to probation-parole officers; amending 57 O.S. 1971, Section 515, as amended by Section 2, Chapter 155, O.S.L. 1974 (57 O.S. Supp. 1974, Section 515); and including a bachelor's degree from an accredited college or university including at least twenty-four credit hours in any combination of psychology, sociology, social work, criminology, education, criminal justice administration, penology or police science."

HOUSE AMENDMENTS

HAs to SB 56 were read as follows and consideration deferred.

Amendment No. 1. Amend TITLE, Page 1, Line 16, by striking title and adding the following:

"(Appropriation for State Legislature — Emergency)."

HOUSE AMENDMENTS

HAs to SB 82 were read as follows and consideration deferred.

Amendment No. 1. Restore title to read as follows:

"An Act relating to the State Bureau of

Investigation and making an appropriation thereto; stating the purpose; providing for appointment, duties and compensation of necessary employees; fixing the salary of the Director; limiting the number of full-time-equivalent employees; making an appropriation for the purchase of automobiles and controlled dangerous substances and other evidence costs; making an appropriation for a satellite forensic laboratory; making an appropriation for capital expenditures; authorizing use of all funds appropriated for federal matching purposes; providing lapse date; providing severability; and declaring an emergency."

Amendment No. 2. Amend Page 2, Line 1, by striking the Enacting Clause.

Amendment No. 3. Amend Page 2, Section 2, Line 16, by adding the following language:

"Provided, however, that additional employees may be hired and paid fully by federal funds for computerization of criminal records. All employees hired for this purpose shall be dismissed upon completion of the computerization program."

HOUSE AMENDMENTS

HAs to SB 88 were read as follows and consideration deferred.

Amendment No. 1. Restore Title to read as follows:

"An Act relating to the Office of the Pardon and Parole Board and making an appropriation thereto; stating the purpose; providing for appointment, duties and compensation of employees; providing for qualifications of professional interviewers; providing lapse date; making provisions of this act severable; and declaring an emergency."

Amendment No. 2. Amend Page 2, Line 1, by striking the Enacting Clause.

Amendment No. 3. Amend Page 3, Line 3½, by adding a new Section 5 to read as follows:

"SECTION 5. 57 O.S. 1971, Section 332.4, as amended by Section 3, Chapter 172, O.S.L. 1973 (57 O.S. Supp. 1974, Section 332.4), is amended to read as follows:

Section 332.4 The Chairman of the Pardon and Parole Board shall be selected by said Board and shall receive a salary of Two Thousand One Hundred Dollars (\$2,100.00) per year, payable monthly out of the State Treasury. The other members of said Board shall receive One Thousand Five Hundred Dollars (\$1,500.00) per annum, payable monthly; provided, that failure on the part of any member to attend Board meetings during any month will preclude his right to said month's compensation except in case of justifiable cause. In addition, the Chairman and members of said Pardon and Parole Board shall receive their actual and necessary expenses while attending and going to and from meetings of the Board and in performing their official duties, [such expenses to be evidenced by receipts for money expended for such expenses] ACCORDING TO THE STATE TRAVEL REIMBURSEMENT ACT, EXCEPT THAT THE CHAIRMAN AND MEMBERS SHALL RECEIVE A PER DIEM FOR MEALS AND LODGING OF TWENTY-FIVE DOLLARS (\$25.00). Such compensation and expenses shall be paid by the State Auditor by state warrant drawn against funds appropriated for such purpose by the Legislature."

and renumbering the existing Section 5 to Section 6 and subsequent sections accordingly.

HOUSE AMENDMENTS

HAs to SB 142 were read as follows and consideration deferred.

Authors: Add the following coauthors: DUNN, BRADLEY, BRADSHAW, BRISCOE, FERRELL, HARDESTY, JOHNSON (Don), KAMAS, PETERSON, WILSON, WEICHEL, PARRIS, WHORTON, THORNHILL, HAMMONS, WICKERSHAM and MANNING of the House.

Amendment No. 1. Amend Page 2, Line 6, by striking the word "restaurant" and insert therein the following: "and meat served in foodservice establishments" and strike the word "otherwise".

Amendment No. 2. Amend Page 2, Line 8, after the word "soups" and before the word ", which" insert the following: "and meat served in foodservice establishments".

Amendment No. 3. Amend Page 2, Lines 9 and 10, by striking the words "or any meat substitutes that represent by taste or looks to take the place of domestic beef" and insert therein the following: "textured vegetable protein used as imitation meat".

Amendment No. 4. Amend Page 2, Line 15, by striking the words "restaurants, cafeterias" and insert the following: "any foodservice establishment".

Amendment No. 5. Amend Page 2, Line 20, after the word "of" insert the word "imported".

Amendment No. 6. Amend Page 2, Line 21, after the word "of" and before the word "red" insert the word "imported" and after the word "containing" and before the word "red" insert the word "imported".

Amendment No. 7. Amend Page 2, Line 22, strike the words "whether the meat be of domestic or foreign origin,".

Amendment No. 8. Amend Page 2, Line 24, strike the language beginning with the word "the" through the word "exportation" on Line 25 and insert therein the following: "that the said red meat is imported".

Amendment No. 9. Amend Page 2, Line 28, after the word "supplies" and before the word "red" insert the word "imported" and after the word "or" and before the word "red" insert the word "imported".

Amendment No. 10. Amend Page 2, Line 29, strike the word "restaurant".

Amendment No. 11. Amend Page 2, Line 30, after the word "sells" and before the word "red" insert the word "imported" and after the word "or" and before the word "red" insert the word "imported".

Amendment No. 12. Amend Page 2, Line 32, after the word "soups," insert therein the following: "any meat served in any foodservice establishment".

Amendment No. 13. Amend Page 2, Lines 34 and 35, by striking the words "the origin, date of exportation and" and insert therein the following: "that the said red meat is imported and the".

Amendment No. 14. Amend Page 2, Line 35, after the word "the" and before the word "red" insert the word "imported" and after the word "or" and before the word "red" insert the word "imported".

Amendment No. 15. Amend Page 3, Line 2, strike the word "exported" and insert the word "imported".

Amendment No. 16. Amend Page 3, Line 3, strike the words " (place of origin) on the _____ day of _____, 19____" and insert therein the words "outside the United States".

Amendment No. 17. Amend Page 3, Line 12½, by adding a new Section which reads as follows:

"SECTION 2. Section 1 of this act shall be codified in the Oklahoma Statutes, Title 63, Chapter 1, Public Health Code, Article 11, Section 1-1110, unless there is created a duplication in numbering.

The Oklahoma State Department of Health shall have the responsibility for enforcement of the placarding and menu display provision of this act."

Amendment No. 18. Amend Title to read as follows:

"An Act relating to agriculture; amending 2 O.S. 1971, Section 2-13; providing for labeling of imported red meat or imported red meat products; providing for posting of signs where imported red meat or meat substitutes are sold; and providing for certification by seller to buyers that the red meat is imported from outside the United States; and providing for codification."

HOUSE AMENDMENTS

HAs to SB 147 were read as follows and consideration deferred.

Authors: Add the following coauthors: BAMBERGER and TOWNSEND of the House.

Amendment No. 1. Amend Page 2, Line 8½ by adding the following language: "The provisions of this act shall not apply to public buildings used as educational institutions."

HOUSE AMENDMENTS

HAs to SB 160 were read as follows and consideration deferred.

Amendment No. 1. Amend Page 2, Lines 15 and 16, by striking after the word "to"

on Line 15 the words: "dependent elementary school districts or to".

HOUSE AMENDMENTS

HAs to SB 216 were read as follows and consideration deferred.

Authors: Add the following coauthors: HASTINGS as principal House author, then add WISEMAN, WHORTON, TWIDWELL, CLEVELAND, SMITH, ROGERS, HOLADAY and CAMP.

Amendment No. 1. Amend Page 2, Section 1, Line 25, by deleting the comma "," after the word "[and]" and inserting the following language, ";provided that there shall be no set minimum age for children who are".

Amendment No. 2. Amend Page 2, Section 1, Line 29, by deleting the comma "," after the word "birth" and inserting the following language, ";further provided that any children served shall be".

Amendment No. 3. Amend Page 2, Section 1, Line 30, by deleting the words "who are".

Senator Wadley presiding.

GENERAL ORDER

SB 323 by Lane was read and considered.

Upon motion of Senator Lane, **SB 323** was advanced to engrossment.

By unanimous consent, upon request of Senator Lane, **SB 323** was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 323 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Howard, Howell, Inhofe, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—41.

Nay: Dawson, Helm and McCune.—3.

Excused: Berrong, Ham, Keating and Keller.—4.

The bill and emergency passed.

SB 323 was referred for engrossment.

GENERAL ORDER

SB 326 by Howard, Lane and Smith was read and considered.

Senator Smith moved to amend **SB 326**, Page 2, Line 3, by adding a period after the word "appointment" and striking ", and"; Page 2, Line 6, by striking the comma and inserting a period after the word "afore-said" and commencing a new sentence with the word "It"; and Page 2, Line 8, by adding after the word "office" the following: "in the event of refusal of confirmation by the Senate", which amendment was declared adopted.

Senators Smith and Hamilton moved to amend **SB 326**, Page 2, Line 4, by striking after the word "such" and before the word "appointee" the word "interim", which amendment was declared adopted.

Senator Hamilton moved to amend **SB 326**, Page 2, Line 8½, by inserting a new Section 2 as follows:

"SECTION 2. No claims for per diem, travel or other payment or compensation shall be paid to any person who has not been confirmed by the Senate, as required by the provisions of this act."

and by renumbering subsequent sections, which amendment was declared adopted.

Senator Smith moved to amend SB 326, Page 2, Line 8½, before the new Section 2, by adding the following new sentence: "A failure of the Senate to act within 20 days shall not constitute a refusal of confirmation if the time for consideration is extended by action of the Senate.", which amendment was declared adopted.

Upon motion of President Pro Tempore Howard, SB 326, as amended, was advanced to engrossment.

By unanimous consent, upon request of President Pro Tempore Howard, SB 326, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 326 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42

Nay: Smith.—1.

Excused: Berrong, Ham, Keating, Keller and Porter.—5.

Under the rules of the Senate, Senator Smith is shown voting "no" on SB 326 since he was in the Chamber at the time the final vote was taken.

The bill passed.

Senator Smith desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 43. Nay: 0. Excused: 5.

The emergency passed.

SB 326 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 29, 125, 149 and 200 and SJR 4.

The above numbered Enrolled Bills and Resolution were referred to the Governor.

GENERAL ORDER

SB 137 by Lane was read and considered.

Senators Pierce and Helm asked to be made coauthors of SB 137, which was the order.

Senator Lane moved to amend SB 137, Page 8, Line 1, by striking after the word "tives," and before the word "suspend" the words "approve, alter," and by inserting in lieu thereof the word "disapprove," which amendment was declared adopted.

Senator Lane asked unanimous consent that SB 137 be deferred temporarily, which was the order.

GENERAL ORDER

SB 90 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 90 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 90 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 90 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—41.

Excused: Berrong, Dahl, Ham, Keating, Keller, Porter and Taliaferro.—7.

The bill passed.

Senator Dahl desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 42. Nay: 0. Excused: 6.

The emergency passed.

SB 90 was referred for engrossment.

GENERAL ORDER

SB 91 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Senator Crow asked unanimous consent that the title be crippled, which was the order.

Senator Capps moved to amend SB 91, Page 18, Line 10, by striking the word "Alfalfa" and inserting the word "Kiowa", which amendment was declared adopted.

Upon motion of Senator Crow, SB 91, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 91, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 91 was read for the third time at length.

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

Aye: Baldwin, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Garrett, Grantham, Graves, Hamilton, Holden, Howard, Howell, Lamb, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—35.

Nay: Birdsong, Funston, Inhofe, Lambert, McCune and Wolfe.—6.

Excused: Berrong, Ham, Helm, Keating, Keller, Porter and Taliaferro.—7.

The bill and emergency passed.

SB 91 was referred for engrossment.

GENERAL ORDER

HB 1123 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Upon motion of Senator Crow, HB 1123 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1123 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1123 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—40.

Nay: Dawson and Funston.—2.

Excused: Berrong, Ham, Keating, Keller, Porter and Taliaferro.—6.

The bill and emergency passed.

HB 1123 was referred for engrossment.

GENERAL ORDER

HB 1116 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Senator Crow asked unanimous consent to cripple the title, which was the order.

Upon motion of Senator Crow, HB 1116, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1116, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1116 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Howell, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—36.

Nay: Helm, Inhofe, McCune and Pierce.—4.

Excused: Berrong, Ham, Howard, Keating, Keller, Porter, Taliaferro and Wolfe.—8.

The bill passed.

President Pro Tempore Howard desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 37. Nay: 4. Excused: 7.

The emergency passed.

HB 1116 was referred for engrossment.

GENERAL ORDER

HB 1115 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Upon motion of Senator Crow, HB 1115 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1115 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1115 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Lamb, Lambert, Lane, Lutton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Berrong, Ham, Keating, Keller, Porter and Taliaferro.—6.

The bill and emergency passed.

HB 1115 was referred for engrossment.

GENERAL ORDER

HB 1097 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Senator Crow asked unanimous consent that the title be crippled, which was the order.

Upon motion of Senator Crow, HB 1097, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1097 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1097 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Lamb, Lambert, Lane, Lutton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—41.

Excused: Berrong, Ham, Keating, Keller, Porter, Taliaferro and Terrill.—7.

The bill and emergency passed.

HB 1097 was referred for engrossment.

GENERAL ORDER

SB 137, as coauthored and amended, was considered further.

Senator Funston moved to amend SB 137, Page 11, Line 4, by adding a new sentence after the word "reports." as follows: "Any rule hereafter adopted without full compliance herewith is declared void.", which amendment was declared adopted.

Upon motion of Senator Lane, SB 137, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Lane, SB 137, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 137 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Lamb, Lambert, Lane, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—40.

Excused: Baldwin, Berrong, Ham, Keating, Keller, Luton, Porter and Taliaferro.—8.

The bill and emergency passed.

SB 137 was referred for engrossment.

MESSAGE FROM THE HOUSE

Requesting the withdrawal of **HB 1129** from the General Conference Committee on Appropriations and referring said Bill to a special conference committee composed of the following: Representatives Thornhill, Miskelly and Kardokus.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House withdrawing **HB 1129** from GCCA and appointing a special conference was ordered granted, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Crow, Terrill and Pierce.

BILL WITHDRAWN

Senator Lane, on behalf of Senator Luton, asked unanimous consent that **SB 431**, previously referred to the Committee on Revenue and Taxation and then to the Committee on Judiciary, be referred only to the Committee on Revenue and Taxation, which was the order.

GENERAL ORDER

SB 347 by Grantham of the Senate and

McKee, et al, of the House was read and considered.

Senator Grantham asked unanimous consent, that **SB 347** be deferred for this legislative day, which was the order.

GENERAL ORDER

SB 324 by Grantham of the Senate and Elder and Johnson (Don) of the House was read and considered.

Senator Grantham asked unanimous consent that **SB 324** be deferred for this legislative day, which was the order.

GENERAL ORDER

SB 309 by Graves of the Senate and Townsend of the House was read and considered.

Upon motion of Senator Graves, **SB 309** was advanced to engrossment.

By unanimous consent, upon request of Senator Graves, **SB 309** was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 309 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Helm, Holden, Howard, Howell, Lamb, Lambert, Lane, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watson and Wolfe.—35.

Nay: Hamilton.—1.

Excused: Baldwin, Berrong, Ham, Inhofe, Keating, Keller, Luton, Porter, Taliaferro, Watkins, York and Young—12.

The bill and emergency passed.

SB 309 was referred for engrossment.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand

adjourned to meet Wednesday, April 16, 1975, at 1:00 p.m., which motion prevailed.

BILLS RELEASED

SBs 318 and 381 were referred for engrossment.

Upon motion of Senator Lane, the Senate adjourned at 5:05 p.m. to meet Wednesday, April 16, 1975, at 1:00 p.m.



Fifty-eighth Legislative Day

Wednesday, April 16, 1975

Pursuant to adjournment, the Senate was called to order by President Pro Tempore Howard.

Roll Call:

Present: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Berrong and Keating —2.

President Pro Tempore Howard declared a quorum present.

The following prayer was offered by Reverend Will Thompson and incorporated into the Journal upon request of Senator Taliaferro.

Our Father in Heaven, we are thankful to Thee for the preservation of our lives up to this good hour and for every blessing of life. All great blessings and gifts come from Thee. We are dependent on Thee for the life we live.

Bless, we pray, every member of the State Senate and every employee.

We confess our weaknesses before Thee and plead with Thee to forgive.

We thank Thee, above all, for the gift of Christ to the world. We thank Thee for the life He lived, the examples He left, the lessons He taught and His death on the cross and the kingdom He gave to us.

Lord, help us to walk in His steps. In the name of Christ we pray, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Baldwin introduced Carol Hoebing, R.N., Chickasha, as the Nurse of the Day.

Senator Lambert introduced his daughter, Stephanie, to the members of the Senate.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 210 — Education, Higher.

SB 365 — Banks and Banking, as co-authored by Elder of the House.

SB 383 — Revenue and Taxation.

SB 389 — Social Welfare.

SB 400 — Social Welfare.

SB 401 — Social Welfare.

SB 425 — Wildlife.

SB 426 — Judiciary, as coauthored by Smith of the Senate and Matheson of the House.

SB 434 — Wildlife.

SB 436 — Judiciary, as coauthored by Smith of the House.

SJR 20 — Education, Common.

HB 1336 — Judiciary, as coauthored by Smith, Lamb, Lambert, Ham and Howell.

HB 1380 — Social Welfare, as co-authored by Funston.

HB 1423 — Social Welfare, as co-authored by Funston.

DO PASS, as amended:

CS for SB 325 — Revenue and Taxation, as coauthored by Murphy and Smith.

CS for SB 331 — Judiciary.

SB 355 — Social Welfare.

SB 379 — Business, Industry and Labor Relations.

SB 418 — Revenue and Taxation.

SJR 19 — Constitutional Revision and Regulatory Services.

SJR 21 — Education, Common, as co-authored by Abbott of the House.

HB 1106 — Appropriations and Budget.

HB 1111 — Appropriations and Budget.

HB 1117 — Appropriations and Budget.

HB 1124 — Appropriations and Budget.

HB 1125 — Appropriations and Budget.

HB 1127 — Appropriations and Budget.

HB 1227 — Education, Common.

HB 1351 — Judiciary.

FIRST READING

The following were introduced and read the first time.

SB 454 — By Smith.

An Act relating to counties and county

officers; amending 19 O.S. 1971, Section 864.9; prohibiting engaging in electrical work without license, except by owner in owner occupied single-family residential structure; and declaring an emergency.

UNANIMOUS CONSENT REQUEST

Senator Hamilton asked unanimous consent that when SJR 31 is read the second time it be referred direct to the Calendar, which was the order.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 445 — Criminal Jurisprudence.

SB 446 — Criminal Jurisprudence.

SB 447 — Criminal Jurisprudence.

SB 448 — County, State and Federal Government and then to Rules.

SB 449 — Revenue and Taxation.

SB 450 — Judiciary.

SB 451 — Judiciary.

SB 452 — Judiciary.

SB 453 — Municipal Government.

SJR 31 — Direct to Calendar.

SJR 32 — Judiciary.

PENDING SENATE ACTION — RESOLUTION

HCR 1019, introduced on page 413, was called up for consideration.

Senator Grantham asked to be made a coauthor of HCR 1019, which was the order.

HCR 1019, as coauthored, was read at length, adopted upon motion of Senator Luton, properly signed and ordered returned to the Honorable House.

Senator Smith presiding.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HJRs 1031 and 1032.

HJR 1031 — By Wickersham.

A Joint Resolution authorizing Mr. and Mrs. Jack Bass to bring suit against the State of Oklahoma to determine the amount of damages, if any, sustained by them on account of a lake being formed on their property by the State Highway Department; providing for service of summons; providing for venue; directing the payment of any judgment rendered in said suit out of the State Highway Maintenance and Construction Fund; and declaring an emergency.

HJR 1032 — By Wickersham.

A Joint Resolution authorizing Francis Sears to bring suit against the State of Oklahoma to determine the amount of damages, if any, sustained by him on account of the construction of a drainage ditch across his property located $\frac{3}{4}$ mile south of State Highway 152 and on the east side of State Highway 6; and directing the payment of any judgment rendered in said suit out of the State Highway Maintenance and Construction Fund.

The above numbered HJRs were read for the first time.

GENERAL ORDER

SB 87 by Crow, Randle and Hamilton of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Senator Hamilton moved to amend **SB 87**, Page 33, Line 10½, by adding new Sections 18, 19 and 20 as follows:

“SECTION 18. a. There is hereby created in the State Treasury an Industries Revolving Fund for each institution of the Department of Corrections.

“b. Each revolving fund shall consist of earnings derived from correctional industries operated by the institution. Such fund shall be a continuing fund, not subject to fiscal year limitations and shall be un-

der the control and management of the agency director, warden or superintendent.

“c. Expenditures from each Industries Revolving Fund shall be budgeted and expended pursuant to the laws of the state and the statutes relating to public finance and to the institution. These funds shall be used to purchase, maintain and repair machinery, to purchase materials and supplies for the institution industries and to defray any other expenses necessary for operation of the industries. Warrants for expenditures from each Industries Revolving Fund shall be drawn by the State Auditor, based on claims signed by an authorized employee or employees of the agency, and approved for payment by the Director of State Finance. These funds may not be used to employ personnel in excess of those authorized by legislative action.

“d. All funds in the Department of Corrections “Industries Revolving Fund” not encumbered or obligated upon the operative date of this section shall be transferred to the appropriate institution “Industries Revolving Fund”. Such transfer will be made on a proportionate basis according to the sources from which the funds accrued.

“e. This section shall become operative July 1, 1975.

“SECTION 19. Section 14, Chapter 285, O.S.L. 1974 (57 O.S. Supp. 1974, § 532) is repealed upon implementation of Section 18 of this act.

“SECTION 20. Positions authorized in Section 11 of this act, supported by Federal Funds, shall be terminated when Federal support of the position is discontinued.”

; by renumbering succeeding sections accordingly; and by deleting on Line 34 after the number “16” and before the word

"of" the word and number "and 17" and inserting in lieu thereof ", 17 and 18", which amendment was declared adopted.

Senator Hamilton moved to amend SB 87, Page 33, Line 34, by adding after the number "4" and before the number "13" the numbers "11, 12", which amendment was declared adopted.

Senators Cate and Hamilton moved to amend SB 87, Page 1, Line 1, by crippling the title, which amendment was declared adopted.

Senator Cate moved to amend SB 87, Page 6, Line 2, by striking after the word "continued," all language through the word "Oklahoma." on Line 5.

Senator Hamilton moved to table the Cate amendment, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Baldwin, Boatner, Crow, Dahl, Field, Grantham, Hamilton, Helm, Holden, Howell, Lambert, Lane, Luton, Pierce, Schuelein, Stipe and Watson.—17.

Nay: Birdsong, Butler, Capps, Cate, Dawson, Funston, Garrett, Graves, Ham, Howard, Inhofe, Keller, Lamb, McCune, Martin, Medearis, Murphy, Randle, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Wolfe, York and Young.—28.

Excused: Berrong, Keating and Porter.—3.

Senator Cate pressed his motion to amend, which amendment was declared adopted.

Senator Stipe moved to amend SB 87, Page 27, Line 26, by striking after the word "Officer" the figure "(19)" and inserting in lieu thereof the figure "(21)"; by striking the figure "1" and inserting in lieu

thereof the figure "3"; by striking the figure "7,080" and inserting in lieu thereof the figure "7,860"; and by striking the figure "9,600" and inserting in lieu thereof the figure "10,560", which amendment was declared adopted.

Upon motion of Senator Hamilton, SB 87, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Hamilton, SB 87, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 87 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Berrong, Cate, Keating and Porter.—4.

The bill and emergency passed.

SB 87 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 90, 91, 137, 309, 318, 323, 326, 343 and 381 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HBs 1097, 1115, 1116 and 1123 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed SCR 20, as coauthored by Hammons and Holaday, SCR 25 and SCR 28.

The above numbered Resolutions were referred for enrollment.

Senator McCune presiding.

GENERAL ORDER

SB 113 by Stipe of the Senate and Brunton of the House was read and considered.

Senator Stipe, citing Rule 8(d), asked unanimous consent that Representative Payne be added as House coauthor of SB 113, which was the order.

Senator Crow moved to amend SB 113, Page 2, Line 6½, by inserting a new Section 2 to read as follows:

"SECTION 2. No Oklahoma water shall be used in the operation of any interstate coal pipeline constructed under this act."

, and by renumbering succeeding sections.

Senator Hamilton moved to amend SB 113, as an in lieu amendment to the Crow amendment, Page 2, Line 16½, by adding a new Section 3 as follows:

"SECTION 3. No water from wells, streams, lakes or any other source, shall be utilized in the transport of liquefiable hydrocarbons, coal or chemicals in the absence of approval by the Legislature."

, and by renumbering succeeding sections.

Senator Crow questioned the presence of

a quorum. The Presiding Officer ordered the roll called, following which he declared a quorum present.

Senator Stipe moved to table the Hamilton in lieu amendment, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Butler, Garrett, Grantham, Ham, Helm, Howard, Inhofe, Lane, Luton, Pierce, Randle, Stipe, Wadley, Watson, Wolfe, York and Young.—17.

Nay: Baldwin, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Graves, Hamilton, Holden, Howell, Lamb, Lambert, McCune, Martin, Medearis, Murphy, Schuelein, Shatwell, Smith, Terrill, Tinsley and Watkins.—25.

Excused: Berrong, Funston, Keating, Keller, Porter and Taliaferro.—6.

Senator Hamilton pressed his in lieu motion to amend, which in lieu amendment was declared adopted.

Senator Stipe asked unanimous consent, which was granted, that SB 113 be deferred for this legislative day.

BILLS WITHDRAWN

Senator Smith asked unanimous consent, which was granted, that SB 382 be withdrawn from the Calendar and referred to the Committee on Revenue and Taxation.

Senator Graves asked unanimous consent, which was granted, that HB 1563 be withdrawn from the Committee on Professions and Occupations and referred to the Committee on Public Safety and Penal Affairs.

GENERAL ORDER

SJR 24 by Howard of the Senate and

Willis of the House was read and considered.

Upon motion of President Pro Tempore Howard, SJR 24 was advanced to engrossment.

By unanimous consent, upon request of President Pro Tempore Howard, SJR 24 was considered engrossed and placed on third reading and final passage.

THIRD READING

SJR 24 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Berrong, Funston, Keating, Porter and Taliaferro.—5.

The resolution and emergency passed.

SJR 24 was referred for engrossment.

GENERAL ORDER

SB 167 by Howard and Smith was read and considered.

Upon motion of President Pro Tempore Howard, SB 167 was advanced to engrossment.

By unanimous consent, upon request of President Pro Tempore Howard, SB 167

was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 167 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—40.

Nay: Inhofe, McCune and Wolfe.—3.

Excused: Berrong, Funston, Keating, Porter and Taliaferro.—5.

The bill and emergency passed.

SB 167 was referred for engrossment.

MESSAGE FROM THE GOVERNOR

Advising approval by him, April 15, 1975, of Enrolled SBs 253 and 305.

GENERAL ORDER

SB 289 by Field was read and considered.

Senator Watson moved to amend SB 289, Page 2, Line 1, by adding a new Section as follows:

“SECTION 2. Any person, firm, company or association selling a motor vehicle to any minor in violation of the provisions of this act shall be guilty of a misdemeanor.”

, and by renumbering subsequent sections, which amendment was declared adopted.

Senator Watson presiding.

Senator Helm moved to amend SB 289, Page 1, Line 5, by adding after the word "sale." the following sentence: "This act shall not apply to a person 16 or 17 years of age who is married or self-supporting and has a valid operator's license.", which amendment was declared adopted.

Upon motion of Senator Field, SB 289, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Field, SB 289, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 289 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Butler, Capps, Crow, Dahl, Field, Graves, Ham, Hamilton, Keller, Lambert, McCune, Martin, Pierce, Schuelein, Shatwell, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—24.

Nay: Boatner, Cate, Dawson, Funston, Garrett, Grantham, Helm, Holden, Howard, Howell, Inhofe, Lamb, Lane, Luton, Medearis, Murphy, Randle, Smith and Stipe and Wolfe.—20.

Excused: Berrong, Keating, Porter and Taliaferro.—4.

The bill failed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator

Hamilton moved to reconsider the vote whereby SB 289 failed.

GENERAL ORDER

SJR 8 by Randle of the Senate and Wiseman and Matheson of the House was read and considered.

Senators Funston, Graves and Shatwell asked to be made coauthors of SJR 8, which was the order.

Senator Randle, citing Rule 8(d), asked unanimous consent that Representatives Cleveland, McIntyre, Joiner, Fried, Atkins and Riggs be made House coauthors of SJR 8, which was the order.

Senator Randle asked unanimous consent that the title be amended to conform to the Resolution, which was the order.

Upon motion of Senator Randle, SJR 8, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Randle, SJR 8, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SJR 8 was read for the third time at length, as follows:

"SJR 8 — By Randle, Funston, Graves and Shatwell of the Senate and Wiseman, Matheson, Cleveland, McIntyre, Joiner, Fried, Atkins and Riggs of the House.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to the Constitution of Oklahoma amending Section 10A, Article X of the Oklahoma Constitution, to change the maximum amount that the special annual recurring ad valorem tax levy for cooperative and joint city-county libraries

may be, from two mills to four mills on the dollar of the assessed valuation of all taxable property in the county, and allowing counties having a population of more than two hundred fifty thousand to use the proceeds of such a levy for libraries or library services in cooperation with one or more other counties; providing for ballot title; and ordering a special election.

BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

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 of Section 10A, Article X of the Constitution of the State of Oklahoma, to read as follows:

Section 10A. To provide funds for the purpose of establishing and maintaining or aiding in establishing and maintaining public libraries and library services, a special annual recurring ad valorem tax levy of not less than one (1) mill nor more than [two (2)] FOUR (4) mills on the dollar of the assessed valuation of all taxable property in the county shall be levied when such levy is approved by a majority vote of the qualified electors of the county voting on the question at an election called for that purpose by the Board of County Commissioners, either upon its own initiative or upon petition initiated by not less than ten (10) percent of the qualified electors of the county based on the total number of votes cast at the last general election for the county office receiving the highest number of votes at such an election. This special levy shall be in addition to all other levies and when authorized shall be made each fiscal year thereafter until such authority shall be cancelled by a majority vote of the qualified electors of the county voting on the question at an election called for that purpose by the Board of County Commissioners upon petition initiated by

not less than twenty (20) percent of the qualified electors of the county based on the total number of votes cast at the last general election for the county office receiving the highest number of votes at such an election.

In counties having a population of less than two hundred fifty thousand (250,000), according to the most recent Federal Decennial Census, the proceeds of such levy shall be used by the county only for such public libraries and library services as are in cooperation with one (1) or more other counties [having such population of less than 250,000]; and in counties having a population of more than two hundred fifty thousand (250,000), according to the most recent Federal Decennial Census, the proceeds of such levy shall be used by the county [only] for joint city-county public libraries and library services OR FOR SUCH PUBLIC LIBRARIES AND LIBRARY SERVICES AS ARE IN COOPERATION WITH ONE (1) OR MORE OTHER COUNTIES. Nothing herein shall prohibit other levies for public libraries and library services or the use of other public funds for such purposes. All expenditures of the proceeds of such levies shall be made in accordance with laws heretofore or hereafter enacted concerning such libraries and library services. The provisions hereof shall be self-executing.

SECTION 2. The Ballot Title for the proposed Constitutional amendment as set forth in SECTION 1 of this Resolution 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 10A, Article X of the Constitution of the State of Oklahoma by changing the special annual recurring ad valorem tax levy for cooperative and joint city-county libraries from an allowable maximum of two (2) mills to an allowable maximum of four (4) mills on the dollar of the assessed valuation of all taxable property in the county, and allowing counties having a population of more than two hundred fifty thousand (250,000) to use the proceeds of such a levy for libraries or library services in cooperation with one or more other counties

be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT BE APPROVED?

☐ NO

SECTION 3. The President Pro Tempore of the Senate shall, immediately after the effective date of this Resolution, prepare and file one copy thereof, including the Ballot Title set forth in SECTION 2 hereof, 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 of Oklahoma on the date of the next statewide primary election or special election, whichever occurs first, at which time the proposed amendment to the Constitution of the State of Oklahoma, as 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 resolution, the roll call was as follows:

Aye: Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Funston, Garrett, Graves, Ham, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watson, Wolfe and York.—37.

Nay: Baldwin, Field, Grantham, Hamilton and Young.—5.

Excused: Berrong, Capps, Keating, Porter, Taliaferro and Watkins.—6.

The resolution was declared passed.

The question being, "Shall **SJR 8**, by Randle, Funston, Graves and Shatwell of the Senate and Wiseman, Matheson, Cleveland, McIntyre, Joiner, Fried, Atkins and Riggs of the House, entitled:

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to the Constitution of Oklahoma amending Section 10A, Article X of the Oklahoma Constitution, to change the maximum amount that the special annual recurring ad valorem tax levy for cooperative and joint city-county libraries may be, from two mills to four mills on the dollar of the assessed valuation of all taxable property in the county, and allowing counties having a population of more than two hundred fifty thousand to use the proceeds of such a levy for libraries or library services in cooperation with one or more other counties; providing for 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 to be held throughout the State of Oklahoma on the date of the next statewide primary election or special election, whichever occurs first, as provided in Section 4 of said resolution, which Special Election is hereby ordered

and authorized on the date of the next statewide primary election or special election, whichever occurs first, as provided in Section 1, of Article 24, of the Constitution of Oklahoma?"

The roll was ordered called and resulted as follows:

Aye: Birdsong, Butler, Cate, Crow, Dahl, Garrett, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Watson, York and Young.—32.

Nay: Baldwin, Boatner, Dawson, Field, Funston, Hamilton and Wolfe.—7.

Excused: Berrong, Capps, Keating, Lambert, McCune, Porter, Taliaferro, Wadley and Watkins.—9.

The Presiding Officer, in open session, declared that a constitutional two-thirds majority of the members elected to and constituting the Senate had voted in favor of calling the Special Election.

SJR 8 was ordered referred for engrossment.

GENERAL ORDER

SB 439 by Crow of the Senate and Miskelly of the House was read and considered.

Upon motion of Senator Crow, SB 439 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 439 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 439 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watson, Wolfe, York and Young.—40.

Nay: Helm, Inhofe and McCune.—3.

Excused: Berrong, Keating, Porter, Taliaferro and Watkins.—5.

The bill and emergency passed.

SB 439 was referred for engrossment.

GENERAL ORDER

SB 269 by Keller was read and considered.

Senators Lamb, Young and Funston asked to be made coauthors of SB 269, which was the order.

Senator Keller moved to amend SB 269, Page 2, Line 6, by adding after the word "Commission" the following: "or Interstate Commerce Commission", which amendment was declared adopted.

Senator Keller moved to amend SB 269, Page 3, Line 13, by adding the following:

"SECTION 4. Should any policy of liability insurance be lapsed or cancelled, the insurer will notify the Financial Responsibility Division of the Department of Public Safety of such cancellation within thirty (30) days from the date thereof. Failure to notify within thirty (30) days by the insurer will automatically extend the liability coverage of such insurance policy until notification is made.

"After lapsing or cancellation of a policy of liability insurance the vehicle owner or insured shall have sixty (60) days to submit proof of new liability coverage in accordance with the prior sections herein; otherwise, the Department of Public Safety will take the license tag issued to the vehicle involved and said vehicle shall not be driven upon any public street or highway in this State until the provisions of this act are complied with."

, which amendment was declared adopted.

Upon motion of Senator Keller, **SB 269**, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Keller, **SB 269**, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 269 was read for the third time at length.

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

Aye: Birdsong, Butler, Capps, Cate, Dawson, Funston, Garrett, Grantham, Hamilton, Holden, Howard, Howell, Keller, Lamb, Lambert, Luton, McCune, Martin, Pierce, Shatwell, Terrill, Tinsley, Watson, Wolfe, York and Young.—26.

Nay: Baldwin, Boatner, Crow, Dahl, Field, Graves, Ham, Helm, Lane, Medearis, Murphy, Randle, Schuelein, Smith, Stipe and Wadley.—16.

Excused: Berrong, Inhofe, Keating, Porter, Taliaferro and Watkins.—6.

The bill passed.

SB 269 was referred for engrossment.

GENERAL ORDER

SB 317 by Ham of the Senate and Sanders of the House was read and considered.

Upon motion of Senator Ham, **SB 317** was advanced to engrossment.

By unanimous consent, upon request of Senator Ham, **SB 317** was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 317 was read for the third time at length.

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

Aye: Butler, Capps, Cate, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Lambert, McCune, Martin, Murphy, Randle, Shatwell, Terrill, Watson and York.—22.

Nay: Baldwin, Birdsong, Boatner, Crow, Dahl, Dawson, Hamilton, Keller, Lamb, Lane, Luton, Medearis, Pierce, Schuelein, Smith, Stipe, Tinsley, Wadley, Wolfe and Young.—20.

Excused: Berrong, Inhofe, Keating, Porter, Taliaferro and Watkins.—6.

The bill failed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Ham moved to reconsider the vote by which **SB 317** failed.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 106, 193, 220, 237** as coauthored by Elder and **259** as coauthored by Johnson (A.V.), Ervin and Cleveland.

The above numbered Bills were referred for enrollment.

GENERAL ORDER

SB 300 by Grantham and York of the Senate and Elder, et al, of the House was read and considered.

Senator Stipe moved to amend **SB 300**, Page 7, Line 4, by deleting all of Line 4 and the balance of Section 3, which amendment was declared adopted.

Senator Pierce presiding.

Senator Funston moved to amend **SB 300**, Page 13, Line 14, by inserting after the word "consideration" and before the word "to" the following: "according to a fee schedule promulgated by the Oklahoma Real Estate Commission".

Senator Grantham moved to table the Funston amendment, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Birdsong, Butler, Capps, Crow, Grantham, Helm, Holden, Lane, Martin, Murphy, Schuelein, Smith, Stipe, Terrill, Watson and York.—16.

Nay: Boatner, Dahl, Dawson, Field, Funston, Garrett, Graves, Hamilton, Howard, Howell, Keller, Lamb, Lambert, Luton, McCune, Medearis, Pierce, Randle, Shatwell, Tinsley, Wolfe and Young.—22.

Excused: Baldwin, Berrong, Cate, Ham, Inhofe, Keating, Porter, Taliaferro, Wadley and Watkins.—10.

Senator Funston pressed his motion to amend, which amendment was declared adopted.

Senator Garrett moved to amend **SB 300**, Page 14, Line 6, by striking after the word "state" all language down through the word "applicant" on Line 15.

Senator Grantham moved to table the Garrett amendment, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Birdsong, Boatner, Butler, Capps, Crow, Dawson, Grantham, Graves, Holden, Lane, McCune, Martin, Murphy, Smith, Stipe, Terrill, Wadley, Watson and York.—19.

Nay: Dahl, Field, Funston, Garrett, Hamilton, Helm, Howard, Howell, Keller, Lamb, Lambert, Luton, Medearis, Pierce, Randle, Schuelein, Shatwell, Tinsley, Wolfe and Young.—20.

Excused: Baldwin, Berrong, Cate, Ham, Inhofe, Keating, Porter, Taliaferro and Watkins.—9.

Senator Garrett pressed his motion to amend, which amendment was declared failed of adoption upon roll as follows:

Aye: Dahl, Funston, Garrett, Hamilton, Helm, Howard, Howell, Keller, Lamb, Lambert, Luton, McCune, Medearis, Pierce, Randle, Schuelein, Smith, Wolfe and Young.—19.

Nay: Birdsong, Boatner, Butler, Capps, Crow, Dawson, Field, Grantham, Graves, Holden, Lane, Martin, Murphy, Shatwell, Stipe, Terrill, Tinsley, Wadley, Watson and York.—20.

Excused: Baldwin, Berrong, Cate, Ham, Inhofe, Keating, Porter, Taliaferro and Watkins.—9.

Senator Garrett moved to amend **SB 300**, Page 18, Line 7, by striking all of Section 16.

Senator Garrett asked unanimous consent, which was granted, that his foregoing amendment be withdrawn.

Senators Funston and Garrett moved to

amend SB 300, Page 18, Line 10, by striking after the word "the" and before the period all language and inserting "discovery of the defect".

Senator Grantham moved to table the Funston-Garrett amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Birdsong, Butler, Capps, Crow, Field, Grantham, Graves, Holden, Howard, Howell, Lane, Luton, McCune, Murphy, Randle, Schuelein, Smith, Stipe, Terrill and Watson.—20.

Nay: Boatner, Dahl, Dawson, Funston, Garrett, Hamilton, Helm, Keller, Lamb, Lambert, Martin, Medearis, Pierce, Shatwell, Tinsley, Wadley, Wolfe, York and Young.—19.

Excused: Baldwin, Berrong, Cate, Ham, Inhofe, Keating, Porter, Taliaferro and Watkins.—9.

Senator Hamilton moved to amend SB 300, Page 18, Line 10½, by adding a new Section 17 as follows:

"SECTION 17. Any person, firm or corporation now holding a license to abstract is exempt from the provisions of this act."

, and by renumbering succeeding sections, which amendment was declared adopted.

Senator Funston moved to amend SB 300, Page 18, Line 9, by striking after the word "within" and before the word "from" all language and substituting "ten (10) years", which amendment was declared adopted.

Senator Hamilton moved to amend SB 300, Page 18, Line 10½, by adding a new Section as follows:

"SECTION 17. This act shall not au-

thorize abstract companies to do business in more than one county, and branch operations are prohibited. An abstract company, either existing or hereafter securing a license, shall do business in no more than one county."

Senator Grantham moved to table the Hamilton amendment, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Birdsong, Crow, Dawson, Field, Funston, Grantham, Graves, Helm, Holden, Howard, Howell, Lamb, Luton, McCune, Murphy, Pierce, Terrill, Watson and York.—19.

Nay: Boatner, Butler, Capps, Dahl, Garrett, Hamilton, Keller, Lambert, Lane, Martin, Medearis, Randle, Schuelein, Shatwell, Smith, Stipe, Tinsley, Wadley, Wolfe and Young.—20.

Excused: Baldwin, Berrong, Cate, Ham, Inhofe, Keating, Porter, Taliaferro and Watkins.—9.

Senator Hamilton pressed his motion to amend, which amendment was declared adopted upon roll call as follows:

Aye: Butler, Dahl, Garrett, Hamilton, Keller, Lambert, Lane, Luton, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Tinsley, Wadley, Wolfe and Young.—20.

Nay: Birdsong, Boatner, Capps, Crow, Dawson, Field, Funston, Grantham, Graves, Helm, Holden, Howard, Howell, Lamb, McCune, Pierce, Terrill, Watson and York.—19.

Excused: Baldwin, Berrong, Cate, Ham, Inhofe, Keating, Porter, Taliaferro and Watkins.—9.

Upon motion of Senator Grantham, SB 300, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, **SB 300**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 300 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Helm, Holden, Howard, Keller, Lamb, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watson, Wolfe, York and Young.—32.

Nay: Garrett, Hamilton, Howell, Lambert, Lane, Medearis and Stipe.—7.

Excused: Baldwin, Berrong, Cate, Ham, Inhofe, Keating, Porter, Taliaferro and Watkins.—9.

The bill and emergency passed.

MOTION TO RECONSIDER VOTE

Pursuant to Rule 19(b), Senator Hamilton moved that the vote be reconsidered by which **SB 300** and the emergency section passed.

GENERAL ORDER

SB 409 by Boatner was read and considered.

Senator Boatner moved to amend **SB 409**, Pages 1 and 2, Lines 3 through 5 of Page 1 and Lines 1 through 6 of Page 2, by striking all language and inserting in lieu thereof the following:

“Section 196. Each member of the Okla-

homa Public Welfare commission shall receive [as reimbursement for necessary travel and other expenses actually incurred while] in the performance of their duties a per diem allowance of [Fifteen Dollars (\$15.00)] THIRTY-FIVE DOLLARS (\$35.00) per day for each day such member is in actual attendance at meetings of the Commission plus [actual and] necessary travel expenses as provided by [law for state employees.] THE STATE TRAVEL REIMBURSEMENT ACT FOR OTHER STATE OFFICERS AND EMPLOYEES.”

, which amendment was declared adopted.

Senator Helm moved to amend the Boatner amendment by striking the words and figure “Thirty-five Dollars (\$35.00)” and inserting in lieu thereof the words and figure “Twenty-five Dollars (\$25.00)”, which amendment was declared failed of adoption.

Upon motion of Senator Boatner, **SB 409**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Boatner, **SB 409**, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 409 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Holden, Howard, Howell, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watson, York and Young.—34.

Nay: Garrett, Helm, Keller, McCune, and Wolfe.—5.

Excused: Baldwin, Berrong, Cate, Ham, Inhofe, Keating, Porter, Taliaferro and Watkins.—9.

The bill and emergency passed.

SB 409 was referred for engrossment.

GENERAL ORDER

SB 366 by Howell was read and considered.

Upon motion of Senator Howell, SB 366 was advanced to engrossment.

By unanimous consent, upon request of Senator Howell, SB 366 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 366 was read for the third time at length.

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

Aye: Boatner, Butler, Capps, Crow, Dahl, Field, Garrett, Graves, Helm, Holden, Howard, Howell, Keller, Lane, Luton, Martin, Medearis, Pierce, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watson, Wolfe and York.—28.

Nay: Birdsong, Dawson, Funston, Grantham, Hamilton, Lamb, Lambert, McCune, Murphy, Randle and Young.—11.

Excused: Baldwin, Berrong, Cate, Ham, Inhofe, Keating, Porter, Taliaferro and Watkins.—9.

The bill passed.

Senators Grantham, Lambert, Randle,

Funston and Dawson desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 33. Nay: 6. Excused: 9.

The emergency passed.

SB 366 was referred for engrossment.

GENERAL ORDER

SB 384 by Wolfe of the Senate and Henry of the House was read and considered.

Upon motion of Senator Wolfe, SB 384 was advanced to engrossment.

By unanimous consent, upon request of Senator Wolfe, SB 384 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 384 was read for the third time at length.

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

Aye: Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watson, Wolfe, York and Young.—38.

Nay: Birdsong.—1.

Excused: Baldwin, Berrong, Cate, Ham, Inhofe, Keating, Porter, Taliaferro and Watkins.—9.

The bill and emergency passed.

SB 384 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HBs 1118, 1130 and 1448, requesting Conference and referring same to GCCA when appointed.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HBs 1118, 1130 and 1448 was ordered granted, said bills to be referred to GCCA when appointed.

RESOLUTION

Senator Randle introduced the following resolution, consideration of which was deferred for this legislative day:

SCR 29 — By Randle and Wadley.

A Concurrent Resolution relating to the U.S. Internal Revenue Code; memorializing the Congress of the United States to make it the sense of Congress that the U.S. Internal Revenue Code, Section 103, which now sets a limit of Five Million Dollars on industrial development tax-exempt bonds available to the states, be amended to increase the dollar ceiling on said bonds to Ten Million Dollars; and authorizing distribution.

MESSAGE FROM THE HOUSE

Advising House conferees on General Conference Committee on Appropriations were appointed on April 16, 1975, as follows:

Miskelly, Chairman
Davis (Don), Vice Chairman

Abbott
Bernard
Bradley

Murphy
Payne
Riggs

Draper
Elder
Ervin
Ford

Rogers
Sparkman
Townsend

Alternates:

Atkins
Duke
Edmondson

Johnson (Joe)
Matheson

GENERAL CONFERENCE COMMITTEE ON APPROPRIATIONS — APPOINTED

As provided under Rule 3(d), President Pro Tempore Howard appointed the following as Senate members of the General Conference Committee on Appropriations:

Crow, Chairman
Randle, Vice Chairman

Berrong
Boatner
Cate
Hamilton
Holden
Howell
Lamb

Murphy
Schuelein
Smith
Stipe
Terrill
York

Alternates:

Grantham
Inhofe
Lane

Luton
Wadley

MESSAGE FROM THE HOUSE

Advising that, as provided under Title 74, Section 456, O.S. 1971, the following Representatives have been appointed as members of the Executive Committee of the State Legislative Council.

Bamberger
Cleveland
Ferrell

Johnson (A.V.)
Kennedy
McIntyre

Green
Hardesty
Holden
Hooper
Hopkins

Monks
Peterson
Stephenson
Wickersham

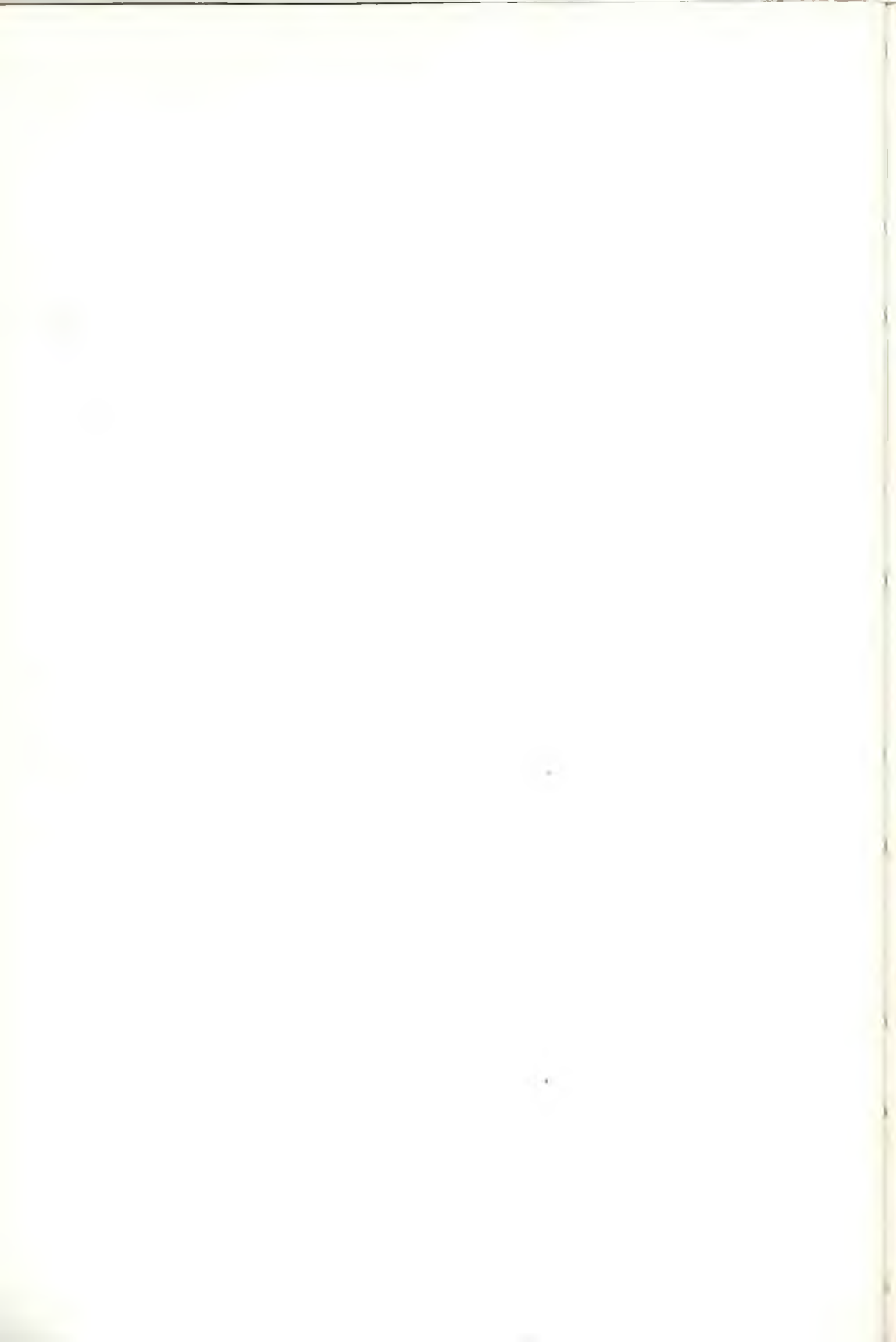
Alternates:

Beznoska
Dunn
Joiner

Morgan
Robinson

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Thursday, April 17, 1975, at 1:00 p.m., which motion prevailed.

Upon motion of Senator Lane, the Senate adjourned at 6:30 p.m. to meet Thursday, April 17, 1975, at 1:00 p.m.



Fifty-ninth Legislative Day

Thursday, April 17, 1975

Pursuant to adjournment, the Senate was called to order by Senator Funston, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Baldwin, Berrong, Keating, Porter and Taliaferro.—5.

Senator Funston declared a quorum present.

The following prayer was offered by Reverend Will Thompson and incorporated into the Journal upon request of Senator Taliaferro.

Our Father in Heaven, Hallowed be Thy great and holy name. We approach Thy throne of grace and mercy on this legislative day to express our gratitude unto Thee for all the good things received in life and a continuation of Thy guidance and protection.

Oh God, help us to be humble in life and to ever walk in paths of righteousness, imitating our Lord who holds all power in Heaven and Earth. Bless all in this great body, Senators and employees. Guide all of us in paths of righteousness until we come to the end of the way and, having been faithful, give to us eternally a home with Thee and the Saints in Glory. In the name of Christ we pray. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senators Young introduced Phillip G. Joseph, M.D., as the Doctor of the Day, and Dr. John Gyrick, D.D.S., both of Sapulpa.

Senator York introduced his wife, Joan, and Mrs. Ingrid Hewitt, to the members of the Senate.

REQUESTS FOR LOBBY PERMITS

Requests for Lobby Permits were filed by the following persons and ordered referred to the Committee on Rules:

Guy M. Rankin, 323 East 5th, Edmond 73034, representing American Association of Retired Persons -- National Association of Retired Teachers Higher Education Alumni Council.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 158 — Agriculture.

SB 298 — Public and Mental Health.

SB 443 — Revenue and Taxation.

SB 449 — Revenue and Taxation.

HB 1185 — Municipal Government, as coauthored by Graves.

HB 1228 — Public Safety and Penal Affairs.

HB 1256 — Banks and Banking.

HB 1553 — Public Safety and Penal Affairs, as coauthored by Schuelein.

DO PASS, as amended:

SB 133 — Banks and Banking, as coauthored by Parris of the House.

SB 146 — Public and Mental Health, as coauthored by Martin.

SB 311 — Banks and Banking.

CS for SJR 13 — Social Welfare as coauthored by Porter, Howell and Watkins of the Senate and Holt, Conaghan and Sparkman of the House.

FIRST READING

The following were introduced and read the first time.

SB 455 — By Ham.

An Act relating to local planning; authorizing planning and zoning by cities, towns and counties and prescribing procedures therefor; prescribing manner for accomplishment thereof and relating thereto; providing for validation of existing plans, laws, ordinances and regulations; repealing 11 O.S. 1971, Sections 421 through 425 and 431 through 437, and 19 O.S. 1971, Sections 854.1 through 843.9, 865.51 through 865.69, 866.1 through 866.25,

866.29 through 866.36 and 867.2, and Sections 1 through 22, Chapter 244, O.S.L. 1972 (19 O.S. Supp. 1974, Sections 868.1 through 868.22); making provisions of this act severable; and providing for an effective date.

SB 456 — By Young.

An Act relating to state officers and employees; amending 74 O.S. 1971, Section 1701, as amended by Section 1, Chapter 23, O.S.L. 1974 (74 O.S. Supp. 1974, Section 1701); authorizing certain state employees to participate in voluntary tax-sheltered income deferment plan; authorizing creation of trust; providing for board of trustees and their powers and duties; and declaring an emergency.

SB 457 — By Murphy.

An Act relating to criminal procedure; providing for disposition of certain weapons seized in criminal cases; and directing codification.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 454 — Public Safety and Penal Affairs.

HJR 1031 — Judiciary.

HJR 1032 — Judiciary.

PENDING SENATE ACTION — RESOLUTION

SCR 29, introduced on page 624, was called up for consideration.

SCR 29 was read at length as follows, adopted upon motion of Senator Randle and ordered referred for engrossment.

SCR 29 — By Randle and Wadley.

A Concurrent Resolution relating to the U.S. Internal Revenue Code; memorializing the Congress of the United States to make it the sense of Congress that the U.S.

Internal Revenue Code, Section 103, which now sets a limit of Five Million Dollars on industrial development tax-exempt bonds available to the states, be amended to increase the dollar ceiling on said bonds to Ten Million Dollars; and authorizing distribution.

WHEREAS, industrial development bonds, through lower interest rates, have, in the past, provided a unique incentive for business to expand their productive capacity, especially in economically depressed areas of the State of Oklahoma; and

WHEREAS, under present law the industrial development bond does not perform as efficiently as it could in attracting new industry in encouraging industrial expansion and in providing new jobs; and

WHEREAS, the dollar limitation on the size of bond issues eligible for the tax exemption and the capital expenditure limitation relating to issues of Five Million Dollars (\$5,000,000.00), under present law, are so restrictive that, in view of the profound effect of inflation in the construction industry and the cost of real estate, the amount of industrial development bonds which may be issued within these limitations no longer provides a very strong incentive for capital expansion; and

WHEREAS, a revision upward of Section 103 of the U.S. Internal Revenue Code to make an industrial development bond ceiling of Ten Million Dollars (\$10,000,000.00) would revitalize the tax-exempt industrial development bond as a financing tool by stimulating capital expansion which would in turn create new jobs; and

WHEREAS, the increased use of industrial development bond financing will inure to the benefit of this state's treasury, thus resulting in better schools, better roads and generally improved municipal services.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. That it is the firm conviction of the people of Oklahoma that the Congress of the United States make it the sense of Congress that Section 103 of the Internal Revenue Code, which now sets a limit of Five Million Dollars (\$5,000,000.00) on industrial development tax-exempt bonds available to the states, be amended to increase the dollar ceiling on said bonds to Ten Million Dollars (\$10,000,000.00).

SECTION 2. That copies of this Resolution shall be transmitted to the President Pro Tempore of the United States Senate and to both United States Senators from the State of Oklahoma and to the Speaker of the House of Representatives of the United States and to each member of the House of Representatives from the State of Oklahoma.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HB 1410.

HB 1410 — By Miskelly, et al, of the House and Howell, Crow and Randle of the Senate.

An Act relating to schools; making appropriations to the State Board of Education; stating the purposes of the monies appropriated; amending 70 O.S. 1971, Section 18-109, as last amended by Section 25, Chapter 234, O.S.L. 1974 (70 O.S. Supp. 1974, Section 18-109), allocating funds to special projects and programs; authorizing State Board of Education to make provisions for education of children in the Children's Memorial Hospital; allocating funds for educating homebound children; specifying provisions for apportionment of funds for purchase of text-

books; indicating legislative intent for the use of funds appropriated for new special education classes; prescribing amount and use of funds appropriated for elementary counseling; prescribing amount and use of funds appropriated for prescriptive teaching centers; establishing basis for midterm adjustment; providing teacher salary guarantee; authorizing State Board of Education to fix duties and compensation of personnel; stating prohibitions and restrictions on the use of Federal Revenue Sharing Funds; providing for local expenditure of federal funds; providing formula for fund allocation should funds provided not be sufficient for all envisioned programs; providing a lapse date and penalty section; making provisions of this act severable; and declaring an emergency.

The above numbered HB was read for the first time.

MESSAGE FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed HCRs 1022, 1024 and 1025.

HCR 1022 — By Payne of the House and Martin of the Senate.

A Concurrent Resolution noting that the annual celebration of Love County Frontier Days at Marietta, Oklahoma, will be June 6th through 8th, 1975.

HCR 1024 — By Caldwell, et al, of the House and Stipe of the Senate.

A Concurrent Resolution requesting that Dr. Robert B. Kamm, President of OSU and the Board of Regents of Oklahoma Agriculture and Mechanical Colleges, direct that prime emphasis and highest priority be given to scientific study and research on eradication of ticks by scientists of the University and that findings and conclusions thereon be disseminated.

HCR 1025 — By McCaleb, et al.

A Concurrent Resolution relating to the present shortage of natural gas and oil existing in the United States; memorializing the Congress of the United States to enact such law as is necessary to deregulate the price of natural gas transported by interstate pipelines and remove the discriminatory price ceiling on previously existing oil; and authorizing distribution.

Consideration of the Resolutions was deferred for this Legislative day.

UNANIMOUS CONSENT REQUEST

Senator Lane asked unanimous consent to move to reconsider the vote on SB 439 which passed the Senate on Tuesday, April 16, 1975, which was the order.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Lane moved that the vote be reconsidered by which SB 439 passed.

Senator Lane asked unanimous consent that the Rules be suspended for the purpose of immediately considering his motion, which was the order.

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

Aye: Birdsong, Butler, Capps, Cate, Crow, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—39.

Nay: Inhofe and McCune.—2.

Excused: Baldwin, Berrong, Boatner, Dahl, Keating, Porter and Taliaferro.—7.

THIRD READING

Senator Lane moved to reconsider the vote by which SB 439 was considered engrossed and placed on third reading and final passage, which motion was declared adopted.

Senator Lane moved to reconsider the vote by which SB 439 was advanced to engrossment, which motion was declared adopted.

BILL WITHDRAWN

Senator Lane asked unanimous consent, which was granted, that SB 439 be withdrawn from the Calendar and referred to the Committee on Roads and Highways.

MESSAGE FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled HCR 1019.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SJR 2 by York and Terrill of the Senate and Fried of the House was read and considered.

Upon motion of Senator York, SJR 2 was advanced to engrossment.

By unanimous consent, upon request of Senator York, SJR 2 was considered engrossed and placed on third reading and final passage.

THIRD READING

SJR 2 was read for the third time at length, as follows:

SJR 2 — By York and Terrill of the Senate and Fried of the House.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment of Article X, Section 9, of the Oklahoma Constitution; providing that the five-mill emergency tax levy and the ten-mill local support tax levy for the support of schools, after being once approved by the electors, shall be made each fiscal year thereafter for a period of four consecutive years or until repealed by a vote of the people; providing method of repeal; providing for ballot title; providing for filing; and ordering a special election.

BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

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 of Section 9, Article X of the Constitution of the State of Oklahoma, to read as follows:

Section 9. (a) Except as herein otherwise provided, the total taxes for all purposes on an ad valorem basis shall not exceed, in any taxable year, fifteen (15) mills on the dollar, no less than five (5) mills of which is hereby apportioned for school district purposes, the remainder to be apportioned between county, city, town and school district, by the county excise board, until such time as a regular apportionment thereof is otherwise provided for by the Legislature.

No ad valorem tax shall be levied for state purposes, nor shall any part of the proceeds of any ad valorem tax levy upon any kind of property in this state be used for state purposes.

(b) A tax of four (4) mills on the dollar valuation of all taxable property in the county shall be levied annually in each county of the state for school purposes and,

until otherwise provided by law, the proceeds thereof shall be apportioned to the school districts of the county by the county treasurer on the basis of the legal average daily attendance for the preceding school year as certified by the State Board of Education. Provided that in case a school district lies in more than one county, such district shall be deemed a school district of the county having the greater part of the area comprising such district, unless otherwise provided by law, and shall be entitled to participate in the proceeds of such tax on the same basis as districts lying wholly within such county but revenue from such tax on the assessed valuation of the district in other counties shall, when collected, be transmitted to the county treasurer of such county having the greater part of the area comprising the district, unless otherwise provided by law, and be apportioned as hereinbefore provided for the proceeds of such tax on the assessed valuation of such county. Not to exceed seventy-five per centum (75%) of the amount received by a school district from the proceeds of such county levy in any year shall be required to finance the state guaranteed program of such district.

(c) Upon certification of a need therefor by the board of education of any school district an additional tax of not to exceed fifteen (15) mills on the dollar valuation of all taxable property in the district shall be levied for the benefit of the schools of such district.

(d) In addition to the levies hereinbefore authorized, any school district may make an emergency levy for the benefit of the schools of such district, in an amount not to exceed five (5) mills on the dollar valuation of the taxable property in such district when approved by a majority of the electors of the district voting on the question at an election called for such purpose. SUCH LEVY WHEN APPROVED SHALL BE MADE EACH FISCAL YEAR THEREAFTER FOR A PERIOD OF FOUR (4)

CONSECUTIVE FISCAL YEARS, BUT MAY BE REPEALED DURING THIS FOUR-YEAR PERIOD AT AN ELECTION CALLED FOR SUCH PURPOSE. SUCH ELECTION DURING THE FOUR-YEAR PERIOD SHALL BE CALLED BY A PETITION INITIATED BY TEN PERCENT (10%) OF THE QUALIFIED ELECTORS OF THE SCHOOL DISTRICT OR BY TWO THOUSAND (2,000) QUALIFIED ELECTORS OF THE SCHOOL DISTRICT, WHICHEVER IS LESS. IN THE EVENT A MAJORITY OF THE QUALIFIED ELECTORS OF THE SCHOOL DISTRICT VOTING AT SUCH ELECTION VOTE TO REPEAL THE LEVY, SUCH LEVY SHALL BE REPEALED UNTIL IT IS AGAIN APPROVED BY A MAJORITY OF THE QUALIFIED ELECTORS OF THE SCHOOL DISTRICT IN THE MANNER SPECIFIED HEREIN. This emergency levy shall provide only sufficient additional revenue to meet the needs of the district each fiscal year as determined by the board of such district and must be approved by a majority of the electors voting on said question at such an election [for each fiscal year].

(d-1) In addition to the levies hereinbefore authorized, any school district may make a local support levy for the benefit of the schools of such district, in an amount not to exceed ten (10) mills on the dollar valuation of the taxable property in such district, when approved by a majority of the [ad valorem taxpaying] voters voting on said question at an election for each fiscal year called for such purposes. SUCH LEVY WHEN APPROVED SHALL BE MADE EACH FISCAL YEAR THEREAFTER FOR A PERIOD OF FOUR (4) CONSECUTIVE FISCAL YEARS, BUT MAY BE REPEALED DURING THIS FOUR-YEAR PERIOD AT AN ELECTION CALLED FOR SUCH PURPOSE. SUCH ELECTION DURING THE FOUR-YEAR PERIOD SHALL BE CALLED BY A PETITION INITIATED BY TEN

PERCENT (10%) OF THE QUALIFIED ELECTORS OF THE SCHOOL DISTRICT OR BY TWO THOUSAND (2,000) QUALIFIED ELECTORS OF THE SCHOOL DISTRICT, WHICHEVER IS LESS. IN THE EVENT A MAJORITY OF THE QUALIFIED ELECTORS OF THE SCHOOL DISTRICT VOTING AT SUCH ELECTION VOTE TO REPEAL THE LEVY, SUCH LEVY SHALL BE REPEALED UNTIL IT IS AGAIN APPROVED BY A MAJORITY OF THE QUALIFIED ELECTORS OF THE SCHOOL DISTRICT IN THE MANNER SPECIFIED HEREIN. This local support levy shall provide only sufficient additional revenue to meet the needs of the district for each such fiscal year as determined by the board of such district[, provided, an elector desiring to vote upon such local support levy must present an ad valorem tax receipt for the year immediately preceding before being issued a ballot, or sign a sworn affidavit certifying the fact of such payment].

(e) The amount of revenue from school district ad valorem taxes levied under (a) and (c) of this section which any school district may be required to use to finance its state guaranteed program shall not be in excess of its share, based upon its relative taxpaying ability as may be defined by law, of an amount equivalent to the net proceeds from a fifteen (15) mill tax levy on the aggregate net assessed valuation of the state; but until such relative taxpaying ability is defined by the Legislature, the amount of revenue from such taxes which any school district may be required to use to finance its state guaranteed program shall not be in excess of the net proceeds from an ad valorem tax levy of fifteen (15) mills on the dollar net assessed valuation of the district. No part of the proceeds from any ad valorem levy for emergency levy and local support levy under (d) and (d-1) of this section shall be required to finance the state guaranteed program of such district.

Nothing in the amendments to the Constitution incorporated herein shall be construed to amend, alter or supersede the present application of Article XII-A, Sections 1 and 2 of the Oklahoma Constitution.

[(f) Should the amendment contained in subsection (d-1) hereof be adopted on September 14, 1965, the school board of any school district in the state may within ten (10) days thereafter file with the Excise Board of the county a supplemental estimate of needs and call a special election within fifteen (15) days after such call upon the new local support levy or emergency levy if not previously submitted, or both. The school board shall advertise notice of such election by publication in at least one issue of a newspaper having general circulation in the school district, or by posting in five public places in the district at least five (5) days before such election. Should the electors of the school district vote such additional levy in such election, the county excise board shall forthwith compute the levy and certify appropriations for all affected school districts and refile the budgets with the County Clerk and with the State Auditor. Notice of the filing of said budget shall be given as required by law. The forty (40) day protest period shall begin immediately upon the filing of said budgets.

For the fiscal year 1965-66, the Excise Board of each county shall not finally compute the levy nor certify the appropriations for the school districts of the State until after the school district shall have had the opportunity to hold a special election as provided herein.

Temporary appropriations, up to forty per centum (40%) of the estimated funds needed by the school board of any district in the State for the fiscal year 1965-66, may be approved any time after the beginning of such fiscal year.

Upon the computation of the levy and certification of appropriations by the Excise Board, the County Assessor shall prepare or revise the tax rolls and deliver the same to the County Treasurer who shall proceed with the collection of the taxes as required by law.

Should it become necessary, because of the delay in computing levies and certifying appropriations as herein provided, the Governor may, by executive order, extend the time when taxes will be delinquent for the year of 1965, and that year only. Such extension of time shall be for the minimum time necessary to permit the County Assessor and County Treasurer to perform their duties as required by law.]

SECTION 2. The Ballot Title for the proposed Constitutional amendment as set forth in SECTION 1 of this Resolution shall be in the following form:

BALLOT TITLE

Legislative Referendum No. _____

State Question No. _____

THE GIST OF THE PROPOSITION IS AS FOLLOWS:

Shall a Constitutional amendment

amending Article X, Section 9, of the Constitution of the State of Oklahoma, providing that the five-mill tax levy and the ten-mill tax levy after being approved by the electors shall be made each fiscal year thereafter for a period of four (4) fiscal years, but may be repealed during such period by a vote of the people

be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT BE APPROVED?

☐ NO

SECTION 3. The President Pro Tempore of the Senate shall, immediately after the effective date of this Resolution, prepare and file one copy thereof, including the Ballot Title set forth in SECTION 2 hereof, 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 of Oklahoma on the date of the next statewide primary election or special election, whichever occurs first, at which time the proposed amendment to the Constitution of the State of Oklahoma, as 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 resolution, the roll call was as follows:

Aye: Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Graves, Holden, Howard, Keller, Lambert, Luton, Medearis, Murphy, Randle, Shatwell, Smith, Stipe, Terrill, Tinsley, Watkins, Watson, York and Young.—28.

Nay: Capps, Grantham, Ham, Hamilton, Helm, Howell, Inhofe, Lamb, Lane, McCune, Martin, Pierce, Schuelein and Wolfe.—14.

Excused: Baldwin, Berrong, Keating, Porter, Taliaferro and Wadley.—6.

The resolution was declared passed.

The question being, "Shall SJR 2, by York and Terrill of the Senate and Fried of the House, entitled:

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment of Article X, Section 9, of the Oklahoma Constitution; providing that the five-mill emergency tax levy and the ten-mill

local support tax levy for the support of schools, after being once approved by the electors, shall be made each fiscal year thereafter for a period of four consecutive years or until repealed by a vote of the people; providing method of repeal; providing for ballot title; providing for filing; 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 of Oklahoma on the date of the next statewide primary election or special election, whichever occurs first, as provided in Section 4 of said resolution, which Special Election is hereby ordered and authorized on the date of the next statewide primary election or special election, whichever occurs first, as provided in Section 1, of Article 24, of the Constitution of Oklahoma?"

The roll was ordered called and resulted as follows:

Aye: Birdsong, Boatner, Butler, Cate, Crow, Dahl, Field, Garrett, Grantham, Graves, Ham, Holden, Howard, Keller, Lambert, Lane, Luton, Medearis, Murphy, Randle, Shatwell, Smith, Stipe, Terrill, Wadley, Watson, York and Young.—28.

Nay: Capps, Dawson, Funston, Hamilton, Helm, Howell, Lamb, McCune, Martin, Pierce, Schuelein, Tinsley, Watkins and Wolfe.—14.

Excused: Baldwin, Berrong, Inhofe, Keating, Porter and Taliaferro.—6.

The Presiding Officer, in open session, declared the Special Election Feature, having failed to receive a constitutional two-thirds majority vote of the members elected to and constituting the Senate, failed of passage.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator York moved to reconsider the vote where-

by the special election section of SJR 2 failed of passage.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 4; SB 12 as coauthored by Bernard, Monks, Ferrell, Bradshaw and Peterson; SB 41 as coauthored by Poulos and Thompson; SB 97; SB 243 as coauthored by Sparkman, Atkins and Hammons; SB 247 as coauthored by Kamas; SB 273 removing Sparkman as author and showing Davis (Don) as principal author; SB 275 as coauthored by Johnson (Don), Floyd and Camp; and SB 294 as coauthored by Briscoe, Whorton and Vaughn.

The above numbered resolutions were referred for enrollment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 167, 269, 366, 384 and 409 and SJRs 8 and 24 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SBs 106, 193, 220, 237 and 259 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

SCRs 20, 25 and 28 were each correctly enrolled, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 50, as amended and SB 249 as coauthored and amended.

HOUSE AMENDMENTS

HAs to SB 50 were read as follows and consideration deferred.

Amendment No. 1. Amend Page 2, Line 15, by adding Section 2 as follows:

"SECTION 2. Provisions of this act shall become effective October 1, 1975."

Amendment No. 2. Amend Title to read as follows:

"An Act relating to probate procedure; amending 58 O.S. 1971, Section 413; providing for order for certain purposes and reasons; and prescribing contents thereof and notice; and providing an effective date."

HOUSE AMENDMENTS

HAs to SB 249 were read as follows and consideration deferred.

Authors: Add the following coauthor: FLOYD of the House.

Amendment No. 1. Amend Page 2, Line 16½, by adding a new Section to read as follows:

"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."

Amendment No. 2. Amend Title to read as follows:

"An Act relating to state government; providing that the boards of regents and certain personnel of member institutions of the Oklahoma State System of Higher Education are entitled to legal defense services by the legal counsel for such board or institution or the Attorney General under certain conditions; providing that where the Attorney General declines to provide defense, such fact may not be divulged at trial; directing codification; and declaring an emergency."

MOTION TO RECONSIDER VOTE

Senator Pierce asked unanimous consent, which was granted, that the time be extended until Monday, April 21, 1975, for consideration of his motion to reconsider the vote by which SB 321 failed of passage.

GENERAL ORDER

SB 113, previously considered, co-authored and amended on page 613, was considered further.

Senator Stipe, citing Rule 8(d), asked unanimous consent, which was granted, that Representative Payne be made principal House author and Representative Brunton to remain as a House co-author of SB 113.

Senator Crow moved to amend SB 113, Page 1, Line 4, by adding after the word "right-of-way," and before the word "every" the words "for intrastate pipelines".

Senator Stipe asked unanimous consent that the Crow amendment be adopted, which was the order.

Senator Crow moved to amend SB 113, Page 2, Line 6½, by inserting a new Section as follows:

"SECTION 2. Any interstate or intrastate coal pipeline constructed under this act must make its product available to any person, firm or corporation in Oklahoma requesting the same at the lowest rate it charges any other user of its products in any other state."

, and by renumbering succeeding sections.

Senator Stipe asked unanimous consent that the Crow amendment be adopted, which was the order.

Senator Crow moved to amend SB 113,

Page 2, Line 6½ by inserting a new Section as follows:

"SECTION 3. Any coal pipeline constructed under this act whether interstate or intrastate shall be a common carrier and subject to the rules and regulations relating to other common carriers."

, and by renumbering subsequent sections.

Senator Stipe asked unanimous consent that the Crow amendment be adopted, which was the order.

Senator Crow moved to amend SB 113, Page 2, Line 6½, by inserting a new Section to read as follows:

"SECTION 4. Before any interstate or intrastate coal pipelines may be constructed in Oklahoma a feasibility study shall be made by the Oklahoma Water Resources Board as to the amount of water needed for the use and operation of such interstate or intrastate pipeline and a permit for such amount of necessary water obtained from the Oklahoma Water Resources Board."

, and by renumbering succeeding sections.

Senator Stipe asked unanimous consent that the Crow amendment be adopted, which was the order.

Senator Crow moved to amend SB 113, Page 2, Line 6½, by inserting a new Section to read as follows:

"SECTION 5. This act insofar as it provides the right of eminent domain for the construction of coal pipelines shall not become applicable until the states of Nebraska and Kansas enact laws granting the right of eminent domain for the construction of coal pipelines."

, and by renumbering succeeding sections.

Senator Luton presiding.

Senator Stipe moved to table the Crow amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Birdsong, Butler, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Howard, Inhofe, Keller, Lambert, Lane, McCune, Martin, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Wadley, Watkins, Wolfe, York and Young.—30.

Nay: Boatner, Capps, Crow, Hamilton, Holden, Howell, Lamb, Luton, Medearis, Murphy, Terrill, Tinsley and Watson.—13.

Excused: Baldwin, Berrong, Keating, Porter and Taliaferro.—5.

Senator Funston moved to amend SB 113, Page 2, by adding after the Hamilton amendment the words: "except when used to transport such liquefied hydrocarbon, coal or hydrocarbon which has been produced in Oklahoma".

Senator Hamilton raised a point of order, stating that an amendment cannot be amended after it has been adopted by the Senate.

The Chair ruled that the Funston amendment was in order in that it is not an attempt to amend an amendment but merely identifies the place where the amendment will be placed in the bill, which happens to be after the Hamilton amendment; and instructed the clerk to reread the Funston amendment.

Senator Hamilton pressed his point of order adding that the Funston amendment is not a new sentence or a complete thought and will not stand alone and is, therefore, an amendment to a previously adopted amendment.

The Chair agreed that the Hamilton point of order was well taken in that the Funston amendment could not stand alone

and that there would be nothing to amend if the Hamilton amendment had not previously been adopted and therefore reversed the original ruling.

Senator Funston moved that the ruling of the Chair be appealed.

Senator Hamilton moved to table the Funston motion to appeal, which motion to table was declared adopted upon roll call as follows:

Aye: Birdsong, Capps, Crow, Field, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Keller, Lamb, Lane, Luton, Medearis, Murphy, Randle, Smith, Terrill, Watkins and Watson.—22.

Nay: Boatner, Butler, Cate, Dahl, Dawson, Funston, Garrett, Helm, Inhofe, Lambert, McCune, Martin, Pierce, Schuelein, Shatwell, Stipe, Tinsley, Wadley, Wolfe, York and Young.—21.

Excused: Baldwin, Berrong, Keating, Porter and Taliaferro.—5.

Senator Stipe moved that SB 113, as coauthored and amended, be advanced to engrossment.

Senator Holden moved to recommit SB 113 to the Committee on Agriculture so that such committee may conduct an interim study of said legislation.

Senator Stipe raised a point of order, stating that a motion to advance has precedence over the motion to recommit, which point of order the Chair sustained.

Senator Stipe pressed his motion to advance the bill, which motion was declared adopted upon roll call as follows:

Aye: Birdsong, Butler, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Howard, Inhofe, Keller, Lambert, Lane, Luton, Martin,

Murphy, Pierce, Schuelein, Shatwell, Stipe, Wadley, Watkins, Wolfe, York and Young.—29.

Nay: Boatner, Capps, Crow, Hamilton, Holden, Howell, Lamb, McCune, Medearis, Randle, Smith, Terrill, Tinsley and Watson.—14.

Excused: Baldwin, Berrong, Keating, Porter and Taliaferro.—5.

Senator Stipe asked unanimous consent that SB 113, as coauthored and amended, be considered engrossed and placed on third reading and final passage, to which unanimous consent request objection was heard.

Senator Stipe moved that SB 113, as coauthored and amended, be considered engrossed and placed on third reading and final passage, which motion was declared adopted upon roll call as follows:

Aye: Birdsong, Butler, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Howard, Inhofe, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Wadley, Wolfe, York and Young.—32.

Nay: Boatner, Capps, Crow, Hamilton, Holden, Howell, McCune, Terrill, Tinsley, Watkins and Watson.—11.

Excused: Baldwin, Berrong, Keating, Porter and Taliaferro.—5.

THIRD READING

Senator McCune moved that SB 113 be laid over until Monday, April 21, and that a copy of the bill with the Senate amendments incorporated be furnished each Senator.

Senator Stipe moved to table the McCune motion, which motion to table was declared adopted upon roll call as follows:

Aye: Birdsong, Butler, Cate, Dahl, Dawson, Field, Funston, Garrett, Graves, Ham, Howard, Inhofe, Lamb, Lambert, Lane, Luton, Martin, Pierce, Schuelein, Shatwell, Smith, Stipe, Wadley, Watkins, York and Young—26.

Nay: Boatner, Capps, Crow, Grantham, Hamilton, Helm, Holden, Howell, Keller, McCune, Medearis, Murphy, Randle, Terrill, Tinsley, Watson and Wolfe.—17.

Excused: Baldwin, Berrong, Keating, Porter and Taliaferro.—5.

SB 113 was read for the third time at length.

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

Aye: Birdsong, Butler, Capps, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Howard, Inhofe, Keller, Lamb, Lambert, Lane, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Wadley, Watkins, Watson, Wolfe, York and Young.—33.

Nay: Boatner, Cate, Crow, Hamilton, Holden, Howell, Luton, Medearis, Terrill and Tinsley.—10.

Excused: Baldwin, Berrong, Keating, Porter and Taliaferro.—5.

The bill and emergency passed.

Senator Funston presiding.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Crow moved that the vote be reconsidered by which SB 113 and the emergency section passed.

GENERAL ORDER

SB 422 by Terrill was read and considered.

Senator Smith presiding.

Senator Funston moved to amend SB 422, Page 8, Line 9, by striking all of Section 4, which amendment was declared adopted.

Upon motion of Senator Terrill, SB 422, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Terrill, SB 422, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 422 was read for the third time at length.

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

Aye: Birdsong, Butler, Cate, Crow, Dawson, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Shatwell, Smith, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—34.

Nay: Boatner, Capps, Dahl, Field, Hamilton, Lambert, Schuelein and Wadley.—8.

Excused: Baldwin, Berrong, Keating, Porter, Stipe and Taliaferro.—6.

The bill and emergency passed.

SB 422 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising the signing of and returning Enrolled SCRs 20, 25 and 28.

The above numbered Enrolled Resolutions were ordered referred to the Secretary of State.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 106, 193, 220, 237 and 259.

The above numbered Enrolled Bills were referred to the Governor.

GENERAL ORDER

SB 405 by Terrill of the Senate and Hooper and Beznoska of the House was read and considered.

Senator Lambert moved to amend SB 405, Page 1, Line 2, by striking the word "agent" and substituting the words "regular and permanent employee", which amendment was declared adopted.

Senator Howell moved to amend SB 405, Page 1, Line 3, by inserting after the word "into" and before the word "any" the words "or to possess in", which amendment was declared adopted.

Senator Hamilton moved to amend SB 405, Page 1, Line 2, by adding after the word "peace officer" and before the word "or", the words "while officially on duty", which amendment was declared failed of adoption.

Upon motion of Senator Terrill, SB 405, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Terrill, SB 405, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator Funston presiding.

SB 405 was read for the third time at length.

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

Aye: Boatner, Butler, Capps, Cate, Dawson, Funston, Grantham, Graves, Howard, Howell, Inhofe, Keller, Lamb, Lane, Luton McCune, Martin, Medearis, Murphy, Pierce, Randle, Shatwell, Smith, Terrill, Watkins, Watson and York.—27.

Nay: Birdsong, Dahl, Hamilton, Helm, Holden, Lambert, Schuelein, Tinsley, Wolfe and Young.—10.

Excused: Baldwin, Berrong, Crow Field, Garrett, Ham, Keating, Porter, Stipe, Taliaferro and Wadley.—11.

The bill passed.

Senators Crow, Tinsley, Field, Schuelein and Dahl desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 32. Nay: 7. Excused: 9.

The emergency passed.

SB 405 was referred for engrossment.

GENERAL ORDER

SB 375 by Howard was read and considered.

President Pro Tempore Howard moved to amend SB 375, Page 1, Line 1, by striking Sections 1 and 2 and substituting a new Section 1 as follows:

"SECTION 1. 74 O.S. 1971, Section 456, is amended to read as follows:

"Section 456. (a) An Executive Committee of the State Legislative Council is hereby created, to be composed of fifteen (15) Senators and fifteen (15) Representatives, to be appointed by the President Pro Tempore of the Senate and the Speaker of the House, respectively, prior to adjournment of each regular legislative session held in odd-numbered years. Appointments shall be made to said Executive Committee in such manner as to give each Congressional district representation therein, and shall be approved by a majority vote of the respective Houses. The Executive Committee shall meet as often as may be necessary to perform its duties; provided, the Committee shall meet in regular session as provided in the rules adopted by said Committee for governing the State Legislative Council. Special sessions of the Executive Committee may be held at such times and places as designated in a call by the Chairman or, in his absence from the state or due to disability, by the Vice Chairman. Twenty (20) members shall constitute a quorum, and a majority thereof shall have authority to act in any matter falling within the jurisdiction of said Executive Committee. Said Executive Committee shall, prior to adjournment of each regular session held in odd-numbered years, schedule the first meeting to adopt rules of procedure, to create the respective standing committees, to confirm appointments of the Chairman and Vice Chairman of standing committees, and to prepare the agenda for interim studies. The Executive Committee shall name the respective standing committees of the Legislative Council and shall determine the number of House and Senate members thereon and may, from time to time, create special committees as needs arise. The chairman and vice chairman of each standing and special committee and the membership thereof shall be appointed by the Chairman and Vice Chairman of the Council for their respective Houses, and said appointments shall

be confirmed by the Executive Committee. As nearly as practicable, the number of standing committee chairmanships shall be equally divided between membership of the Senate and the House of Representatives. The Executive Committee shall have authority to act for and on behalf of the Council with respect to all duties enjoined upon the Council by law.

"(b) Members of the LEGISLATURE, THE Legislative Council and the officers thereof shall be reimbursed their expenses in attending sessions of the State Legislative Council or committees of which they are members. A per diem in lieu of expenses in the amount of Twenty-five Dollars (\$25.00) is hereby authorized [for not to exceed twenty (20) days] during the interim; provided, however, a per diem in lieu of expenses in the amount of Thirty-five Dollars (\$35.00) is hereby authorized for meetings outside the state by members, officers and employees of the Legislature and the State Legislative Council. In addition thereto, for authorized travel, employees, members, and officers of the Legislature and the State Legislative Council shall be reimbursed for first class travel expenses."

, and by renumbering succeeding sections, which amendment was declared adopted.

Upon motion of President Pro Tempore Howard, SB 375, as amended, was advanced to engrossment.

By unanimous consent, upon request of President Pro Tempore Howard, SB 375, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 375 was read for the third time at length.

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

Aye: Boatner, Capps, Cate, Crow, Dahl, Field, Funston, Grantham, Graves, Holden, Howard, Howell, Lambert, Lane, Luton, Martin, Medearis, Randle, Shatwell, Smith, Terrill, Tinsley, Wadley, Wolfe and York.—25.

Nay: Birdsong, Dawson, Hamilton, Helm, Inhofe, Keller, Lamb, McCune, Murphy, Pierce, Schuelein, Watkins, Watson and Young.—14.

Excused: Baldwin, Berrong, Butler, Garrett, Ham, Keating, Porter, Stipe and Taliaferro.—9.

The bill passed.

Senators Lamb, Murphy, Birdsong, Schuelein, Keller, McCune and Pierce desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 32. Nay: 7. Excused: 9.

The emergency passed.

SB 375 was referred for engrossment.

GENERAL ORDER

SJR 21 by Smith of the Senate and Abbott of the House was read and considered.

Senator Hamilton asked unanimous consent that the emergency section be added to SJR 21, which was the order.

Upon motion of Senator Smith, SJR 21, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, SJR 21, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SJR 21 was read for the third time at length.

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

Aye: Birdsong, Boatner, Capps, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—37.

Nay: Crow.—1.

Excused: Baldwin, Berrong, Butler, Cate, Garrett, Ham, Keating, Porter, Stipe, Taliaferro.—10.

The resolution and emergency passed.

SJR 21 was referred for engrossment.

GENERAL ORDER

SJR 31 by Hamilton of the Senate and Willis of the House was read and considered.

Senator Cate asked unanimous consent that all Senators be shown as coauthors of SJR 31, which was the order.

Senator Hamilton asked unanimous consent that the emergency section be added to SJR 31, which was the order.

Senator Crow presiding.

Upon motion of Senator Hamilton, SJR 31, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Hamilton, SJR 31, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SJR 31 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—40.

Excused: Baldwin, Berrong, Garrett, Ham, Keating, Porter, Stipe, Taliaferro.—8.

The resolution and emergency passed.

SJR 31 was referred for engrossment.

GENERAL ORDER

SB 418 by Smith was read and considered.

Senator Inhofe asked to be made a co-author of **SB 418**, which was the order.

Senator Smith, citing Rule 8(d), asked unanimous consent that Representative Cleveland be added as House author of **SB 418**, which was the order.

Upon motion of Senator Smith, **SB 418**, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, **SB 418**, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 418 was read for the third time at length.

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

Aye: Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Helm, Holden, Howard, Howell, Inhofe, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Watson, Wolfe, York and Young.—33.

Nay: Hamilton, Keller, Tinsley, Wadley and Watkins.—5.

Excused: Baldwin, Berrong, Butler, Garrett, Ham, Keating, Medearis, Porter, Stipe and Taliaferro.—10.

The bill and emergency passed.

SB 418 was referred for engrossment.

GENERAL ORDER

SB 278, previously considered on page 556, was considered further.

Senator Funston, citing Rule 8(d), asked unanimous consent that Representative Sparkman be added as House author of **SB 278**, which was the order.

Senators Hamilton and Funston moved to amend **SB 278**, Page 2, Line 13, by striking after the word "Statutes" and before the word "and" on Line 14, the words "and other health care facilities", which amendment was declared adopted.

Senators Hamilton and Funston moved to amend **SB 278**, Page 3, Line 4, by inserting after the word "services" and before

the word "shall" a comma and the following language: "as defined in Section 1 herein," which amendment was declared adopted.

Senators Hamilton and Funston moved to amend SB 278, Page 4, Line 18, by striking after the word "of" and before the word "for" on Page 5, Line 1, the words "Oklahoma County" and substituting therefor the following language: "the county in which the proposed applicant is located", which amendment was declared adopted.

Upon motion of Senator Funston, SB 278, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, SB 278, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 278 was read for the third time at length.

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

Aye: Birdsong, Butler, Cate, Dahl, Field, Funston, Grantham, Graves, Hamilton, Holden, Howard, Howell, Lane, Martin, Murphy, Randle, Schuelein, Shatwell, Smith, Terrill, Wadley, Watson, Wolfe, York and Young.—25.

Nay: Boatner, Capps, Crow, Dawson, Helm, Inhofe, Keller, Lamb, Lambert, Luton, McCune, Pierce, Tinsley and Watkins.—14.

Excused: Baldwin, Berrong, Garrett, Ham, Keating, Medearis, Porter, Stipe and Taliaferro.—9.

The bill passed.

Senators Boatner, Lambert, Tinsley, Lamb, Keller, Watkins and Luton desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 32. Nay: 7. Excused: 9.

The emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Keller moved to reconsider the vote whereby SB 278 passed.

GENERAL ORDER

SB 266 by Lamb was read and considered.

Senator Lamb, citing Rule 8(d), asked unanimous consent that Representative Elder be added as House author of SB 266, which was the order.

Upon motion of Senator Lamb, SB 266, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Lamb, SB 266, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 266 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune,

Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—38.

Excused: Baldwin, Berrong, Garrett, Ham, Keating, Medearis, Porter, Stipe, Taliaferro and Wolfe.—10.

The bill and emergency passed.

SB 266 was referred for engrossment.

GENERAL ORDER

SB 337 by Luton was read and considered.

Upon motion of Senator Luton, SB 337 was advanced to engrossment.

By unanimous consent, upon request of Senator Luton, SB 337 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 337 was read for the third time at length.

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

Aye: Birdsong, Butler, Cate, Crow, Dahl, Funston, Grantham, Helm, Holden, Howard, Inhofe, Keller, Lamb, Lane, Luton, McCune, Murphy, Pierce, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson and York.—27.

Nay: Boatner, Capps, Dawson, Hamilton, Howell, Lambert and Young.—7.

Excused: Baldwin, Berrong, Field, Garrett, Graves, Ham, Keating, Martin, Medearis, Porter, Randle, Stipe, Taliaferro and Wolfe.—14.

The bill passed.

Senators Graves, Boatner, Howell, Lambert, Capps and Wolfe desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 33. Nay: 3. Excused: 12.

The emergency passed.

SB 337 was referred for engrossment.

GENERAL ORDER

SB 358 by Capps of the Senate and Sanders of the House was read and considered.

Upon motion of Senator Capps, SB 358 was advanced to engrossment.

By unanimous consent, upon request of Senator Capps, SB 358 was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator Smith presiding.

SB 358 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Funston, Grantham, Graves, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, McCune, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—34.

Nay: Hamilton, Luton and Murphy.—3.

Excused: Baldwin, Berrong, Field, Garrett, Ham, Keating, Martin, Medearis, Porter, Stipe and Taliaferro.—11.

The bill and emergency passed.

SB 358 was referred for engrossment.

GENERAL ORDER

SB 416 by York of the Senate and Fried of the House was read and considered.

Upon motion of Senator York, SB 416 was advanced to engrossment.

By unanimous consent, upon request of Senator York, SB 416 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 416 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Funston, Graves, Holden, Howard, Inhofe, Luton, McCune, Murphy, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watson, York and Young.—25.

Nay: Capps, Grantham, Hamilton, Helm, Howell, Keller, Lamb, Lambert, Lane, Pierce, Watkins and Wolfe.—12.

Excused: Baldwin, Berrong, Field, Garrett, Ham, Keating, Martin, Medearis, Porter, Stipe and Taliaferro.—11.

The bill passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Lambert moved to reconsider the vote whereby SB 416 passed.

GENERAL ORDER

SB 425 by Inhofe was read and considered.

Senator Inhofe, citing Rule 8(d), asked

unanimous consent that Representative Hopkins be made House author of SB 425, which was the order.

Senator Inhofe moved to amend SB 425, Page 2, Line 7, by deleting the capitalized language as follows: "NOODLERS OR BY", which amendment was declared adopted.

Senator Inhofe moved to amend SB 425, Page 2, Line 11, by adding the following:

"3. Noodling. Nothing in this act shall prevent those participating in the sport of noodling from using the same equipment used by divers equipped with self-contained underwater breathing apparatus."

, which amendment was declared adopted.

Upon motion of Senator Inhofe, SB 425, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Inhofe, SB 425, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 425 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Grantham, Graves, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, McCune, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—33.

Nay: Dawson, Funston, Hamilton and Luton.—4.

Excused: Baldwin, Berrong, Field, Garrett, Ham, Keating, Martin, Medearis, Porter, Stipe and Taliaferro.—11.

The bill and emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Funston moved to reconsider the vote whereby SB 425 passed.

GENERAL ORDER

SJR 15 by Grantham of the Senate and Elder, et al, of the House was read and considered.

Upon motion of Senator Grantham, SJR 15 was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, SJR 15 was considered engrossed and placed on third reading and final passage.

THIRD READING

SJR 15 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—35.

Nay: Dawson and Young.—2.

Excused: Baldwin, Berrong, Field, Garrett, Ham, Keating, Martin, Medearis, Porter, Stipe and Taliaferro.—11.

The resolution and emergency passed.

SJR 15 was referred for engrossment.

GENERAL ORDER

SB 313 by Watson of the Senate and

Duckett and McCaleb of the House was read and considered.

Senator Watson moved to amend SB 313, Page 1, Line 3, by deleting the "A" and the period and inserting on Line 4½ the letter "A" and a period, which amendment was declared adopted.

Senator Watson moved to amend SB 313, Page 2, Line 3, by changing the period to a semicolon and adding the word "or" and a comma; and the letter "B" on Line 4 to the number 3 and inserting immediately thereafter the language "Be suspended or revoked" and relettering subsequent paragraphs to conform, which amendment was declared adopted.

Senator Watson moved to amend SB 313, Page 2, Line 11, by placing a period after the word "person" and deleting the remainder of the language in the paragraph, which amendment was declared adopted.

Upon motion of Senator Watson, SB 313, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Watson, SB 313, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 313 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Dahl, Dawson, Funston, Graves, Hamilton, Holden, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Pierce, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—31.

Nay: Cate, Crow, Grantham, Helm, Murphy and Randle.—6.

Excused: Baldwin, Berrong, Field, Garrett, Ham, Howard, Keating, Martin, Medearis, Porter and Taliaferro.—11.

The bill passed.

SB 313 was referred for engrossment.

GENERAL ORDER

SB 325 by Grantham, Murphy and Smith of the Senate and Elder and Conaghan of the House was read and considered.

Senator Tinsley asked to be made a co-author of SB 325, which was the order.

Upon motion of Senator Grantham, SB 325 as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, SB 325, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 325 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watson, Wolfe, York and Young.—36.

Excused: Baldwin, Berrong, Field, Garrett, Ham, Howard, Keating, Martin, Medearis, Porter, Taliaferro and Watkins.—12.

The bill and emergency passed.

SB 325 was referred for engrossment.

GENERAL ORDER

SB 383 by Murphy, Holden and Smith of the Senate and Holden of the House was read and considered.

Upon motion of Senator Murphy, SB 383 was advanced to engrossment.

By unanimous consent, upon request of Senator Murphy, SB 383 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 383 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—37.

Excused: Baldwin, Berrong, Field, Garrett, Ham, Howard, Keating, Martin, Medearis, Porter and Taliaferro.—11.

The bill and emergency passed.

SB 383 was referred for engrossment.

Senator McCune presiding.

GENERAL ORDER

SB 320 by Holden was read and considered.

Senator Hamilton moved to amend SB 320, Page 2, Lines 3 and 4, by striking after the word "prepare" the brackets and restoring the language and striking the new language, which amendment was declared adopted.

Upon motion of Senator Holden, SB 320, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Holden, SB 320, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 320 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton McCune, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—37.

Excused: Baldwin, Berrong, Field, Garrett, Ham, Howard, Keating, Martin, Medearis, Porter and Taliaferro.—11.

The bill passed.

SB 320 was referred for engrossment.

GENERAL ORDER

SB 248 by Young was read and considered.

Upon motion of Senator Young, SB 248 was advanced to engrossment.

By unanimous consent, upon request of Senator Young, SB 248 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 248 was read for the third time at length.

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

Aye: Butler, Cate, Dahl, Dawson, Funston, Grantham, Graves, Inhofe, Keller, Lambert, Lane, McCune, Murphy, Randle, Schuelein, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—24.

Nay: Birdsong, Boatner, Capps, Crow, Hamilton, Helm, Holden, Howell, Lamb, Luton, Pierce, Shatwell and Smith.—13.

Excused: Baldwin, Berrong, Field, Garrett, Ham, Howard, Keating, Martin, Medearis, Porter and Taliaferro.—11.

The bill failed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Young moved to reconsider the vote whereby SB 248 failed.

GENERAL ORDER

SB 377 by Helm of the Senate and Cotner of the House was read and considered.

Upon motion of Senator Helm, SB 377 was advanced to engrossment.

By unanimous consent, upon request of Senator Helm, SB 377 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 377 was read for the third time at length.

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

Aye: Birdsong, Butler, Capps, Cate, Crow, Dahl, Dawson, Funston, Graves, Helm, Holden, Howard, Inhofe, Keller, Lamb, Lane, Luton McCune, Pierce, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—30.

Nay: Boatner, Grantham, Hamilton, Howell, Lambert, Murphy, Randle and Stipe.—8.

Excused: Baldwin, Berrong, Field, Garrett, Ham, Keating, Martin, Medearis, Porter and Taliaferro.—10.

The bill passed.

SB 377 was referred for engrossment.

GENERAL ORDER

SB 210 by Smith was read and considered.

Upon motion of Senator Smith, SB 210 was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, SB 210 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 210 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—38.

Excused: Baldwin, Berrong, Field, Garrett, Ham, Keating, Martin, Medearis, Porter and Taliaferro.—10.

The bill and emergency passed.

SB 210 was referred for engrossment.

GENERAL ORDER

SB 179 by Murphy was read and considered.

Upon motion of Senator Murphy, SB 179 was advanced to engrossment.

By unanimous consent, upon request of Senator Murphy, SB 179 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 179 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Inhofe, Keller, Lamb, Lane, Luton, McCune, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—36.

Nay: Howell.—1.

Excused: Baldwin, Berrong, Field, Garrett, Ham, Keating, Lambert, Martin, Medearis, Porter and Taliaferro—11.

The bill and emergency passed.

SB 179 was referred for engrossment.

GENERAL ORDER

SB 404 by Schuelein and Wadley was read and considered.

Upon motion of Senator Schuelein, SB 404 was advanced to engrossment.

By unanimous consent, upon request of Senator Schuelein, SB 404 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 404 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—38.

Excused: Baldwin, Berrong, Field, Garrett, Ham, Keating, Martin, Medearis, Porter and Taliaferro.—10.

The bill and emergency passed.

SB 404 was referred for engrossment.

GENERAL ORDER

SB 436 by Wolfe of the Senate and Smith of the House was read and considered.

Upon motion of Senator Wolfe, SB 436 was advanced to engrossment.

By unanimous consent, upon request of Senator Wolfe, SB 436 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 436 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Funston, Grantham, Graves, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—36.

Nay: Hamilton and Pierce.—2.

Excused: Baldwin, Berrong, Field, Garrett, Ham, Keating, Martin, Medearis, Porter and Taliaferro.—10.

The bill and emergency passed.

SB 436 was referred for engrossment.

UNANIMOUS CONSENT REQUEST

Senator Lambert asked that the Journal show that his "no" vote on SB 179 was not recorded and that he be recorded as having voted "no", which was the order.

GENERAL ORDER

SB 355 by Dawson was read and considered.

Upon motion of Senator Dawson, SB 355 was advanced to engrossment.

By unanimous consent, upon request of Senator Dawson, SB 355 was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator Hamilton moved that SB 355 be referred to the Judiciary Committee, which was the order.

GENERAL ORDER

SJR 20 by Murphy was read and considered.

Upon motion of Senator Murphy, SJR 20 was advanced to engrossment.

By unanimous consent, upon request of Senator Murphy, SJR 20 was considered engrossed and placed on third reading and final passage.

THIRD READING

SJR 20 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—38.

Excused: Baldwin, Berrong, Field, Garrett, Ham, Keating, Martin, Medearis, Porter and Taliaferro.—10.

The resolution passed.

SJR 20 was referred for engrossment.

Senator Smith presiding.

GENERAL ORDER

SJR 19 by York and Funston of the Senate and Fried of the House was read and considered.

Upon motion of Senator York, SJR 19 was advanced to engrossment.

By unanimous consent, upon request of Senator York, SJR 19 was considered engrossed and placed on third reading and final passage.

THIRD READING

SJR 19 was read for the third time at length, as follows:

SJR 19 — By York and Funston of the Senate and Fried of the House.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment of Section 10, Article X of the Oklahoma Constitution; providing that the five-mill school district building fund tax levy, after being once approved by the electors, shall be made each fiscal year thereafter for a period of four consecutive years or until repealed by a vote of the people; providing method of repeal; providing for ballot title; providing for filing; and ordering a special election.

BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

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 of Section 10, Article X, of the Constitution of the State of Oklahoma, to read as follows:

Section 10. For the purpose of erecting

public buildings in counties or cities, or for the purpose of raising money for a building fund for a school district which may be used for erecting, remodeling or repairing school buildings, and for purchasing furniture, the rates of taxation herein limited may be increased, when the rate of such increase and the purpose for which it is intended shall have been submitted to a vote of the people, and a majority of the qualified voters of such county, city, or school district, voting at such election, shall vote therefor: Provided, that such increase shall not exceed five (5) mills on the dollar of the assessed value of the taxable property in such county, city, or school district. **SUCH LEVY WHEN APPROVED FOR A SCHOOL DISTRICT SHALL BE MADE EACH FISCAL YEAR THEREAFTER FOR A PERIOD OF FOUR (4) CONSECUTIVE FISCAL YEARS, BUT MAY BE REPEALED DURING THIS FOUR-YEAR PERIOD AT AN ELECTION CALLED FOR SUCH PURPOSE. SUCH ELECTION DURING THE FOUR-YEAR PERIOD SHALL BE CALLED BY A PETITION INITIATED BY TEN PERCENT (10%) OF THE QUALIFIED ELECTORS OF THE SCHOOL DISTRICT OR BY TWO THOUSAND (2000) QUALIFIED ELECTORS OF THE SCHOOL DISTRICT, WHICHEVER IS LESS. IN THE EVENT A MAJORITY OF THE QUALIFIED ELECTORS OF THE SCHOOL DISTRICT VOTING AT SUCH ELECTION VOTE TO REPEAL THE LEVY, SUCH LEVY SHALL BE REPEALED UNTIL IT IS AGAIN APPROVED BY A MAJORITY OF THE QUALIFIED ELECTORS OF THE SCHOOL DISTRICT IN THE MANNER SPECIFIED HEREIN.**

SECTION 2. The Ballot Title for the proposed Constitutional amendment as set forth in SECTION 1 of this Resolution 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 10, Article X of the Constitution of the State of Oklahoma, providing that the five-mill school district building fund tax levy, after being approved by the electors, shall be made each fiscal year thereafter for a period of four (4) consecutive years or until repealed by a vote of the people be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT BE APPROVED?

☐ NO

SECTION 3. The President Pro Tempore of the Senate shall, immediately after the effective date of this Resolution, prepare and file on copy thereof, including the Ballot Title set forth in SECTION 2 hereof, 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 of Oklahoma on the date of the next statewide primary election or special election, whichever occurs first, at which time the proposed amendment to the Constitution of the State of Oklahoma, as 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 resolution, the roll call was as follows:

Aye: Birdsong, Boatner, Butler, Cate, Crow, Dahl, Funston, Graves, Holden, Howard, Keller, Lamb, Lambert, Lane, Luton, Murphy, Randle, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watson and York.—25.

Nay: Capps, Dawson, Grantham, Hamilton, Helm, Howell, Inhofe, McCune, Pierce, Schuelein, Watkins, Wolfe and Young.—13.

Excused: Baldwin, Berrong, Field, Garrett, Ham, Keating, Martin, Medearis, Porter and Taliaferro.—10.

The resolution was declared passed.

The question being, "Shall **SJR 19**, by York and Funston of the Senate and Fried of the House, entitled:

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment of Section 10, Article X of the Oklahoma Constitution; providing that the five-mill school district building fund tax levy, after being once approved by the electors, shall be made each fiscal year thereafter for a period of four consecutive years or until repealed by a vote of the people; providing method of repeal; providing for ballot title; providing for filing; 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 of Oklahoma on the date of the next statewide primary election or special election, whichever occurs first, as provided in Section 4 of said resolution, which Special Election is hereby ordered and authorized on the date of the next statewide primary election or special election, whichever occurs first, as provided in Section 1, of Article 24, of the Constitution of Oklahoma?"

The roll was ordered called and resulted as follows:

Aye: Birdsong, Butler, Cate, Crow, Dahl, Grantham, Graves, Holden, Howard, Howell, Keller, Lambert, Lane, Luton, Murphy, Randle, Shatwell, Smith,

Stipe, Terrill, Wadley, Watson, York and Young.—24.

Nay: Boatner, Capps, Dawson, Funston, Hamilton, Helm, Inhofe, Lamb, McCue, Pierce, Schuelein, Tinsley, Watkins and Wolfe.—14.

Excused: Baldwin, Berrong, Field, Garrett, Ham, Keating, Martin, Medearis, Porter and Taliaferro.—10.

The Presiding Officer, in open session, declared the Special Election Feature, having failed to receive a constitutional two-thirds majority vote of the members elected to and constituting the Senate, failed of passage.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator York moved that the vote be reconsidered by which the special election section of **SJR 19** failed.

GENERAL ORDER

SB 324, considered previously on page 606, was considered further.

Senator Funston moved to amend **SB 324**, Page 6, Line 4½, by adding after the word "article" and before the word "Section 2" a new paragraph as follows:

"(8) A clearing corporation shall have the powers described in 12A Oklahoma Statutes, Section 8-320 and no other powers except those necessary or incidental thereto.",

which amendment was declared adopted.

Upon motion of Senator Grantham, **SB 324**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, SB 324, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 324 was read for the third time at length.

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

Aye: Birdsong, Butler, Cate, Crow, Dahl, Dawson, Funston, Grantham, Graves, Holden, Howard, Howell, Inhofe, Keller, Lambert, Lane, Luton, McCune, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—32.

Nay: Boatner, Capps, Hamilton, Helm, Lamb and Pierce.—6.

Excused: Baldwin, Berrong, Field, Garrett, Ham, Keating, Martin, Medearis, Porter and Taliaferro.—10.

The bill and emergency passed.

SB 324 was referred for engrossment.

GENERAL ORDER

SB 178 by Murphy was read and considered.

Upon motion of Senator Murphy, SB 178 was advanced to engrossment.

By unanimous consent, upon request of Senator Murphy, SB 178 was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator Murphy asked unanimous con-

sent, which was granted, that SB 178 be deferred for this legislative day.

GENERAL ORDER

SB 331 by Grantham of the Senate and Elder, et al, of the House was read and considered.

Upon motion of Senator Grantham, SB 331 was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, SB 331 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 331 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—38.

Excused: Baldwin, Berrong, Field, Garrett, Ham, Keating, Martin, Medearis, Porter and Taliaferro.—10.

The bill and emergency passed.

SB 331 was referred for engrossment.

Senator Pierce presiding.

GENERAL ORDER

SB 354 by Porter and Helm was read and considered.

Senator Graves moved to amend SB 354, Page 2, Line 5, by changing the period to a comma and adding thereafter the words "provided that the municipalities which now have fluoridization of water supplies shall not be affected by this act.", which amendment was declared adopted.

Upon motion of Senator Helm, SB 354, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Helm, SB 354, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 354 was read for the third time at length.

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

Aye: Butler, Dawson, Funston, Graves, Helm, McCune, Pierce and Wolfe.—8.

Nay: Birdsong, Boatner, Capps, Cate, Crow, Dahl, Grantham, Hamilton, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—29.

Excused: Baldwin, Berrong, Field, Garrett, Ham, Holden, Keating, Martin, Medearis, Porter and Taliaferro.—11.

The bill failed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Helm moved to reconsider the vote by which SB 354 failed.

GENERAL ORDER

SB 426 by Randle and Smith of the Sen-

ate and Matheson of the House was read and considered.

Senator Hamilton moved to amend SB 426, Page 1, Line 1, by adding after the word "thereof," the words "or county employee", which amendment was declared adopted.

Senator Lambert moved to amend SB 426, Page 2, Line 2½, by adding a new Section 2 as follows:

"SECTION 2. The provisions of this act shall not apply to actions for the removal from office of said officer, nor criminal actions against said officer or county employee."

, which amendment was declared adopted.

Senator Hamilton moved to amend SB 426, Page 1, Line 4, by adding after the word "officer" the following: "or deputy or county employee", which amendment was declared adopted.

Upon motion of Senator Randle, SB 426, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Randle, SB 426, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 426 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Dahl, Dawson, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley,

Wadley, Watkins, Watson, Wolfe, York and Young.—35.

Nay: Crow and Murphy.—2.

Excused: Baldwin, Berrong, Field, Garrett, Ham, Howell, Keating, Martin, Medearis, Porter and Taliaferro.—11.

The bill passed.

Senator Murphy desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 36. Nay: 1. Excused: 11.

The emergency passed.

SB 426 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HBs 1097, 1115, 1116 and 1123, requesting Conference and referring said bills to GCCA.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a confer-

ence on HBs 1097, 1115, 1116 and 1123 was ordered granted, said bills to be referred to GCCA.

MESSAGE FROM THE HOUSE

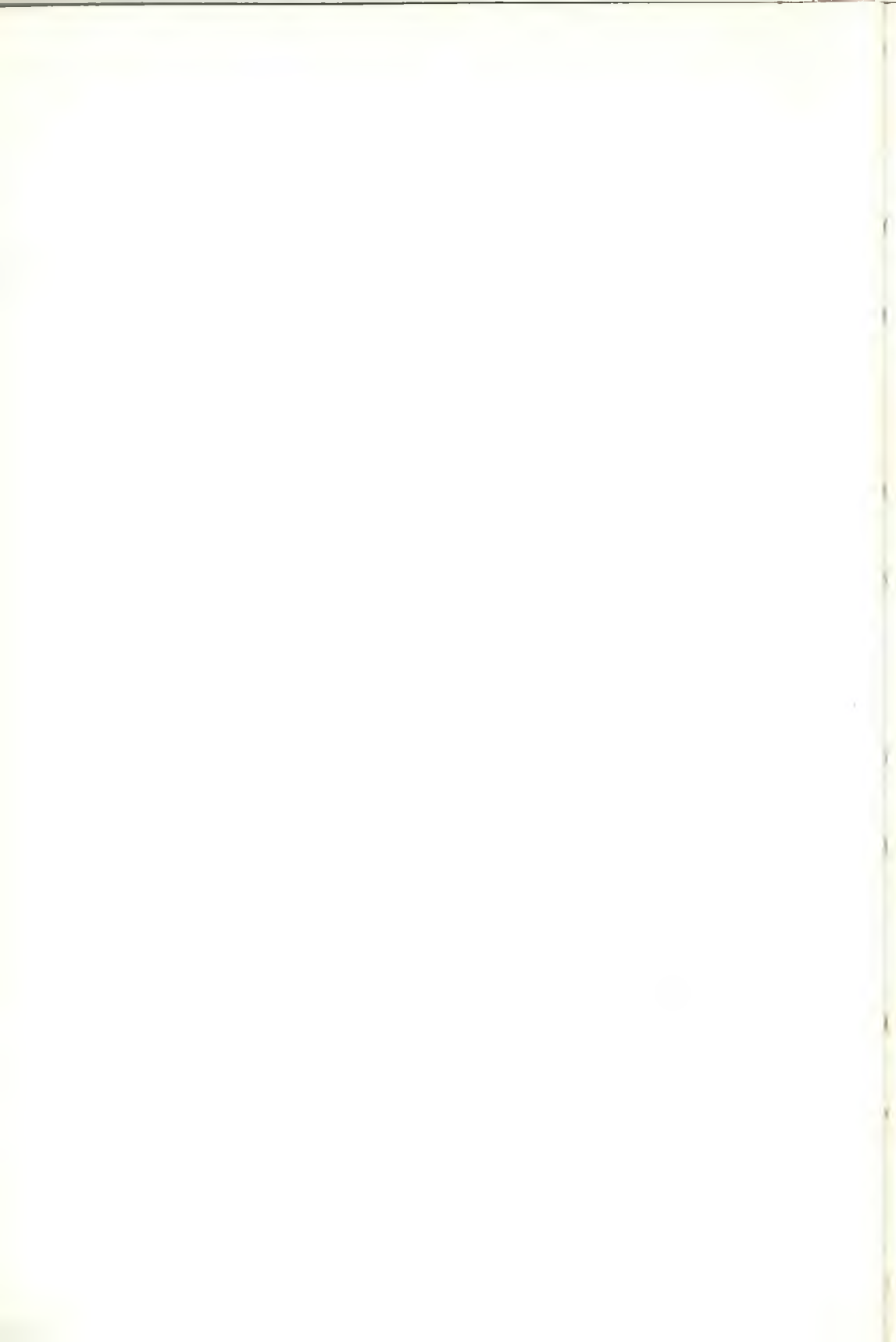
Advising rejection of SAs to Engrossed HB 1264, requesting Conference and naming Conferees as follows: Representatives Miskelly, Davis (Don) and Matheson.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HB 1264 was ordered granted, President Pro Tempore Howard appointing as Senate conferees the following: Senators Hamilton, Lane and Smith.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Monday, April 21, 1975, at 1:00 p.m., which motion prevailed.

Upon motion of Senator Lane, the Senate adjourned at 6:50 p.m. to meet Monday, April 21, 1975, at 1:00 p.m.



Sixtieth Legislative Day

Monday, April 21, 1975

Pursuant to adjournment, the Senate was called to order by Senator Terrill, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Medearis and Taliaferro.—2.

Senator Terrill declared a quorum present.

The following prayer was offered by Reverend James B. Crowson, Pastor, Trinity Baptist Church, El Reno, and incorporated into the Journal upon request of Senator Tinsley.

Dear Lord, I pray for these who are special in Your sight. You know the rigor of their daily schedule; therefore, I ask that You abundantly supply their needs for this day. Perform within their hearts the reality that "Your grace is sufficient."

Each one of this group has dedicated a life in ministry to others. Each needs Your

soothing consolation due to criticism, complaints, bad manners, and selfishness at the hands of a thoughtless public. Each one belongs to You and You are the King of kings, Lord of lords, Governor of governors, and the Leader of the legislators.

Lord, without You our efforts are futile; therefore, control this Session and may all that transpires here today bring honor to You.

In Jesus' name, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Terrill introduced Thelma Kirkpatrick, R.N., Lawton, as the Nurse of the Day and Senator Pierce introduced Carl H. Guild, M.D., Bartlesville, as the Doctor of the Day.

Senator Lambert introduced his daughter, Miss Leigh Lambert, to the members of the Senate.

Senator York introduced his son, Yancy, to the Senate and asked unanimous consent, which was granted, that Yancy be given privileges of the floor and made an Honorary Page for this legislative day.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 391 — Criminal Jurisprudence.

HB 1121 — Appropriations and Budget.

DO PASS, as amended:

2nd CS for SB 176 — Public Safety and Penal Affairs.

SB 328 — Oil and Gas, as coauthored by Pierce.

SB 361 — Judiciary, as coauthored by Hood of the House.

SB 410 — Criminal Jurisprudence.

SB 414 — Criminal Jurisprudence, as coauthored by Hood of the House.

HB 1102 — Appropriations and Budget, with roll call vote on amendment, and be referred to Committee on Education, Higher, by previous order.

HB 1143 — Public Safety and Penal Affairs, as coauthored by Garrett.

HB 1224 — Public Safety and Penal Affairs.

FIRST READING

The following were introduced and read the first time.

SB 458 — By Funston.

An Act relating to elections; amending Section 20, Chapter 75, O.S.L. 1974 (26 O.S. Supp. 1974, Section 93.50), to provide notice to be given a voter as to cancellation of his registration and for the voter to renew or transfer his registration by specified dates; and declaring an emergency.

SB 459 — By Murphy.

An Act relating to removal of equipment, structures, abutments and other obstacles from lands after abandonment of

oil or gas well; providing leaving part thereof intact shall be a public nuisance; providing for restoration of surface conditions of land; providing for violating act; and declaring an emergency.

SB 460 — By Grantham of the Senate and Elder of the House.

An Act relating to civil procedure; amending 12 O.S. 1971, Section 1571, as amended by Section 1, Chapter 129, O.S.L. 1974 (12 O.S. Supp. 1974, Section 1571), and 12 O.S. 1971, Section 1573; providing for replevin; prescribing procedure; repealing 12 O.S. 1971, Section 1572; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 455 — Municipal Government.

SB 456 — Rules.

SB 457 — Criminal Jurisprudence.

HB 1410 — Education, Common and then to Appropriations and Budget.

SPECIAL PRESENTATION

Senator Field, on behalf of the citizens of Beaver County and the City of Beaver, announced that on Saturday, April 26, 1975, the National Cow Chip Throwing Contest will be held in Beaver, and presented President Pro Tempore Howard with a memento of the occasion, along with an invitation for all Senators to attend the event.

RESOLUTION

Senator Field introduced the following resolution:

SCR 30 — By Field, Dahl, Capps, Boatner, Martin, Watkins and Tinsley of the Senate and McKee of the House.

A Concurrent Resolution relating to the Federal Power Commission; memorializing the Federal Power Commission to

reinstate the use of natural gas for irrigation purposes to a Priority 2 basis.

WHEREAS, the Federal Power Commission decided in Opinion 697-A, Docket No. RP72-6, to change the use of natural gas for irrigation purposes to Priority 3 from Priority 2; and

WHEREAS, this change would place the use of natural gas for irrigation purposes on an interruptible basis; and

WHEREAS, this change in Oklahoma for 3,000 irrigation wells could result in a food and fiber production loss of \$91.5 million, plus a \$90 million investment loss in present wells; and

WHEREAS, the principal area involved is located on top of the largest natural gas field in the United States, having an abundance of water and suitable soil which together support seventy-five percent of the livestock feeding industry in Oklahoma; and

WHEREAS, the loss in Oklahoma to the local economy would be \$275 million; and

WHEREAS, less than two percent of the Oklahoma natural gas is used for irrigation purposes; and

WHEREAS, alternate power sources for irrigation wells are not available in adequate supply and the costs thereof would be utterly prohibitive if available; and

WHEREAS, if natural gas is not available at critical times when needed during the summer growing season, entire crops will be lost, which would destroy the major portion of the irrigation economy of Oklahoma at a time when the Federal Government is urging all-out food and fiber production.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST

SESSION OF THE 35TH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. The Federal Power Commission is hereby memorialized to reinstate the use of natural gas for irrigation purposes to a Priority 2 basis.

SECTION 2. The copies of this resolution shall be transmitted to the United States Secretary of Agriculture and to both United States Senators from the State of Oklahoma, and to each member of the House of Representatives from the State of Oklahoma.

Senator Crow asked to be made a co-author of SCR 30, which was the order.

Senator Field asked unanimous consent that all other Senators be made coauthors of SCR 30, which was the order.

SCR 30, as coauthored, was read at length, adopted upon motion of Senator Field and ordered referred for engrossment.

MESSAGE FROM THE GOVERNOR

Advising approval by him, April 18, 1975, of Enrolled SBs 29, 125, 149, 200 and 335 and SJR 4.

PENDING SENATE ACTION — RESOLUTION

HCR 1022 by Payne of the House and Martin of the Senate, introduced on Page 630, was called up for consideration.

Senator Martin asked unanimous consent that all other Senators be made coauthors of HCR 1022, which was the order.

HCR 1022, as coauthored, was read at length, adopted upon motion of Senator Martin, properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed **HB 1107**.

HB 1107 — By Miskelly, et al, of the House and Crow and Randle of the Senate. (Board of Vocational and Technical Education — Emergency.)

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

MESSAGE FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCR 1026**.

HCR 1026 — By Wickersham, et al, of the House and Howell and Capps of the Senate.

A Concurrent Resolution recognizing the Cooperative Council for Oklahoma School Administration as an effective voice for school administrators in the schools, colleges and universities of this state; and directing distribution.

Consideration of the Resolution was deferred for this Legislative day.

**BILL WITHDRAWN —
REREFERRED**

Senator Watkins asked unanimous consent that **SB 301** be withdrawn from the Calendar and rereferred to the Committee on Professions and Occupations, which was the order.

Senator Murphy presiding.

**REPORT OF ENGROSSED AND
ENROLLED BILLS**

SBs 87, 179, 210, 266, 313, 320, 324, 325, 331, 337, 358, 377, 405, 418, 422, 426, 436; SJRs 15, 20 and 31; and SCR 29 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SBs 4, 12 and 41 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

SB 347 by Grantham of the Senate and McKee, et al, of the House, considered previously on Page 606, was considered further.

Senator Hamilton moved to amend **SB 347**, Pages 8 and 9, by striking all of Section 5, which amendment was declared adopted.

Senator Hamilton moved to amend **SB 347**, Pages 10 and 11, by striking all of Section 6.

Senator Hamilton asked unanimous consent, which was granted, to withdraw his foregoing amendment.

Senators Funston and Young moved to amend **SB 347**, Page 2, Line 14, by striking after the word "project" and before the numeral "4" on Page 3, Line 2, all language.

Senator Grantham moved to table the Funston-Young amendment, which motion was declared failed of adoption.

Senators Funston and Young pressed their motion for adoption of their foregoing amendment, which amendment was declared adopted.

Senator Funston moved to amend **SB 347**, Page 3, Line 15 through Line 10 on Page 8 by striking all of Sections 2, 3 and 4.

Senator Grantham moved to table the Funston amendment, which motion was declared failed of adoption.

Senator Funston pressed his motion for adoption of his amendment, which amendment was declared adopted.

Senator Berrong moved to amend SB 347, Page 10, Lines 7 and 8, by striking the words and figure "Five Thousand Dollars (\$5,000.00)" and substituting in lieu thereof the words and figure "Five Hundred Dollars (\$500.00)".

Senator Stipe moved, as an in lieu amendment to the Berrong amendment, to substitute the words and figure "One Thousand Dollars (\$1,000.00)" for the words and figure "Five Hundred Dollars (\$500.00)" in the Berrong amendment, which in lieu amendment was declared adopted upon roll call as follows:

Aye: Berrong, Butler, Capps, Cate, Dahl, Dawson, Field, Grantham, Graves, Ham, Helm, Howell, Keating, Lane, Luton, Martin, Murphy, Pierce, Schuelein, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson and York.—26.

Nay: Baldwin, Birdsong, Boatner, Crow, Funston, Hamilton, Holden, Howard, Inhofe, Keller, Lamb, Lambert, McCune, Randle, Shatwell, Smith, Wolfe and Young.—18.

Excused: Garrett, Medearis, Porter and Taliaferro.—4.

Senator Holden presiding.

Senator Berrong moved to amend SB 347, Page 11, Line 18½, by inserting after the word "Judge" and before Section 7, Line 1, Page 12, the following language: "A notarized statement of non-collusion shall not be required on purchase orders to procure materials and equipment, provided this provision shall not exempt the requirement for a notarized statement of non-collusion on invoices for services or materials and equipment.", which amendment was declared adopted.

Senators Hamilton and Funston moved to amend SB 347, Page 12, Line 1, by strik-

ing all of Section 7, which amendment was declared adopted.

Upon motion of Senator Grantham, SB 347, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, SB 347, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 347 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Butler, Capps, Cate, Dahl, Field, Grantham, Graves, Ham, Howard, Howell, Keating, Lane, Luton, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Terrill, Wadley, Watkins, Watson and York.—26.

Nay: Boatner, Crow, Dawson, Funston, Hamilton, Helm, Holden, Keller, Lamb, Lambert, McCune, Porter, Stipe, Tinsley, Wolfe and Young.—16.

Excused: Berrong, Garrett, Inhofe, Medearis, Smith and Taliaferro.—6.

The bill passed.

Senators Lamb, Keller, Tinsley, Dawson, Porter, Helm, Lambert and Funston desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 34. Nay: 8. Excused: 6.

The emergency passed.

SB 347 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 97, 243, 247, 273, 275 and 294 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SBs 163 and 264 as amended and coauthored.

HOUSE AMENDMENTS

HAs to SB 163 were read as follows and consideration deferred.

Authors: Add the following coauthor: JOINER of the House.

Amendment No. 1. Amend by striking the Title, Enacting Clause and Entire Bill and substituting the following:

"An Act relating to insurance; providing for extension and termination of coverage under group accident and health insurance policy and contracts of hospital or medical service or indemnity; directing codification; and providing effective date.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. A. In the case of an employee whose insurance is terminated under a group policy providing hospital, medical or surgical expense benefits, or contract of hospital or medical service or indemnity, such employee shall remain insured under the policy for a period of at least thirty (30) days after such termination, unless during such period the employee shall otherwise become entitled to similar insurance from some other source.

B. Termination of insurance of any

employee who has been covered for at least six (6) months or dependent under any group accident and health insurance policy providing hospital, medical or surgical expense benefits, or contract of hospital or medical service or indemnity, because of termination of employment shall be without prejudice to any continuous loss which commenced while the insurance was in force; provided however, the extension of benefits beyond the period the insurance was in force may be predicated upon the continuous total disability of the person insured, except for expenses incurred in connection with a plan of surgical treatment which commenced prior to termination, limited to the duration of the policy benefit period, payment of the maximum benefits or for a time period of not less than three (3) months in the case of basic coverage or six (6) months in the case of major medical coverage.

SECTION 2. This act shall apply to group accident and health insurance policies and contracts of hospital or medical service or indemnity issued or issued for delivery in this state on and after January 1, 1976.

SECTION 3. Section 1 of this act shall be codified in the Oklahoma Statutes as Section 4509 of Title 36, unless there is created a duplication in numbering."

HOUSE AMENDMENTS

HAs to SB 264 were read as follows and consideration deferred.

Authors: Add the following coauthors: STRATTON, CLEVELAND, DUCKETT, CRAIGHEAD, HOOD, HASTINGS, BRUNTON and THOMPSON of the House.

Amendment No. 1. Amend Page 3, Section 3, Line 20, after the word "arrest", strike the word "and" and insert a comma.

Amendment No. 2. Amend Page 3, Section 3, Line 21, after the word "tests", change the period to a comma and insert the word "and" and change "Whether" to lower case.

Amendment No. 3. Amend Page 3, Section 3, Line 23, by striking the words "shall not be an issue".

Amendment No. 4. Amend Page 4, Section 5, Line 25, by inserting after the words "person has" and before the word "been" the following words: "forfeited bond or has".

MESSAGE FROM THE HOUSE

Transmitting following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed HB 1129.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1129 was read and consideration deferred:

Mr. Speaker
and
Mr. President:

We, your Conference Committee to whom was referred Engrossed House Bill No. 1129, and Engrossed Senate Amendments thereto, by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate, entitled:

(Liquefied Petroleum Gas Board — Emergency.)

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

That the attached conference committee substitute be adopted.

(Pursuant to Rule 10(b), copies of the CCS for HB 1129 were distributed to all Senators.)

Respectfully submitted,

FOR THE HOUSE: Thornhill, Miskelly and Kardokus.

FOR THE SENATE: Crow, Terrill and Pierce.

GENERAL ORDER

SB 434 by Field of the Senate and Anderson, et al, of the House was read and considered.

Senator Lamb asked to be made a coauthor of SB 434, which was the order.

Upon motion of Senator Field, SB 434, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Field, SB 434, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 434 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Berrong, Garrett, Medearis, Smith and Taliaferro.—5.

The bill passed.

SB 434 was referred for engrossment.

GENERAL ORDER

SB 365 by Ham of the Senate and Elder of the House was read and considered.

Upon motion of Senator Ham, SB 365 was advanced to engrossment.

By unanimous consent, upon request of Senator Ham, SB 365, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 365 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Holden, Howard, Keating, Lane, Luton, Martin, Murphy, Randle, Shatwell, Smith, Stipe, Terrill, Wadley and York.—26.

Nay: Boatner, Capps, Hamilton, Helm, Howell, Inhofe, Keller, Lamb, Lambert, McCune, Pierce, Schuelein, Tinsley, Watkins, Watson, Wolfe and Young.—17.

Excused: Berrong, Garrett, Medearis, Porter and Taliaferro.—5.

The bill passed.

Senators Capps, Schuelein, Tinsley, Keller, Lambert and Wolfe desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 32. Nay: 11. Excused: 5.

The emergency passed.

SB 365 was referred for engrossment.

Senator Wadley presiding.

GENERAL ORDER

SB 126 by Terrill was read and considered.

Senator Stipe moved to amend SB 126, Page 3, Line 1, by substituting after the word "Board" a comma for the period and adding the following language: "or such time as is necessary to perform their duties not to exceed forty (40) hours per week."

Senator Terrill moved to table the foregoing Stipe amendment, which motion was declared failed of adoption upon roll call as follows:

Aye: Birdsong, Cate, Dawson, Funston, Garrett, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, McCune, Martin, Murphy, Randle, Shatwell, Terrill, Watson, Wolfe and York.—22.

Nay: Baldwin, Boatner, Butler, Capps, Crow, Dahl, Field, Grantham, Graves, Ham, Hamilton, Helm, Lane, Luton, Pierce, Porter, Schuelein, Smith, Stipe, Tinsley, Wadley and Watkins.—22.

Excused: Berrong, Medearis, Taliaferro and Young.—4.

Senator Stipe pressed his motion to amend, which amendment was declared failed of adoption upon roll call, as follows:

Aye: Baldwin, Boatner, Butler, Capps, Crow, Dahl, Field, Grantham, Graves, Ham, Hamilton, Helm, Holden, Lane, Pierce, Porter, Schuelein, Stipe, Tinsley, Wadley, Watkins and Young.—22.

Nay: Birdsong, Cate, Dawson, Funston,

Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Luton, McCune, Martin, Murphy, Randle, Shatwell, Smith, Terrill, Watson, Wolfe and York.—22.

Excused: Berrong, Garrett, Medearis and Taliferro.—4.

Senator Stipe moved to amend SB 126, Page 2, Line 2, by striking the words and figures "Twenty Thousand Dollars (\$20,000.00)" and substituting therefor the words and figures "Fifteen Thousand Dollars (\$15,000.00)" and on Lines 5 and 6 by striking the words and figures "Eighteen Thousand Dollars (\$18,000.00)" and substituting therefor the words and figures "Twelve Thousand Dollars (\$12,000.00)".

Senator Terrill moved to table the Stipe amendment, which motion was declared failed of adoption upon roll call as follows:

Aye: Birdsong, Cate, Crow, Funston, Garrett, Howard, Howell, Inhofe, Keating, Keller, Lambert, Luton, McCune, Randle, Smith, Terrill, Watson, Wolfe and York.—19.

Nay: Baldwin, Boatner, Butler, Capps, Dahl, Dawson, Field, Grantham, Graves, Ham, Hamilton, Helm, Holden, Lamb, Lane, Martin, Murphy, Pierce, Porter, Schuelein, Shatwell, Stipe, Tinsley, Wadley, Watkins and Young.—26.

Excused: Berrong, Medearis and Taliaferro.—3.

Senator Stipe pressed his motion to amend, which amendment was declared adopted.

Upon motion of Senator Terrill, SB 126, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Terrill, SB 126, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 126 was read for the third time at length.

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

Aye: Birdsong, Cate, Crow, Dawson, Funston, Garrett, Holden, Howard, Howell, Inhofe, Keating, Keller, McCune, Martin, Murphy, Randle, Shatwell, Terrill, Watson, Wolfe and York.—21.

Nay: Baldwin, Boatner, Butler, Capps, Dahl, Field, Grantham, Graves, Ham, Hamilton, Helm, Lamb, Lambert, Lane, Luton, Pierce, Porter, Schuelein, Smith, Stipe, Tinsley, Wadley, Watkins and Young.—24.

Excused: Berrong, Medearis, and Taliaferro.—3.

The bill failed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Terrill moved to reconsider the vote whereby SB 126 failed.

MOTION TO RECONSIDER VOTE

Senator Dawson asked for consideration of his motion to reconsider the vote whereby SB 244 passed.

Senator Smith moved to table the Dawson motion to reconsider, which motion to table was declared adopted upon roll call as follows:

Aye: Birdsong, Butler, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Hamilton, Howard, Lamb, Lane, Luton, Martin, Murphy, Porter, Randle, Schuelein, Shatwell, Smith, Stipe and Terrill.—23.

Nay: Baldwin, Boatner, Capps, Dawson, Graves, Ham, Helm, Holden, Howell, Inhofe, Keating, Keller, Lambert, McCune, Pierce, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—22.

Excused: Berrong, Medearis and Taliaferro.—3.

SB 244 was referred for engrossment.

MOTION TO RECONSIDER VOTE

Senator Pierce asked for consideration of his motion to reconsider the vote whereby SB 321 failed, which motion to reconsider was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Graves, Medearis, Stipe and Taliaferro.—4.

THIRD READING

Senator Pierce moved to reconsider the vote by which SB 321 was considered engrossed and placed on third reading and final passage, which motion was declared adopted.

Senator Pierce moved to reconsider the vote by which SB 321 was advanced to engrossment, which motion was declared adopted.

BILL WITHDRAWN — REREFERRED

Senator Pierce asked unanimous consent, which was granted, that SB 321 be re-

ferred to the Committee on Municipal Government.

MOTION TO RECONSIDER VOTE

Senator York asked for consideration of his motion to reconsider the vote whereby the Special Election Section of SJR 2 failed of passage, which motion to reconsider was tabled upon motion of Senator Dawson.

SJR 2 was referred for engrossment.

MOTION TO RECONSIDER VOTE

Senator York asked for consideration of his motion to reconsider the vote whereby the Special Election Section of SJR 19 failed of passage, which motion to reconsider was tabled upon motion of Senator Dawson.

SJR 19 was referred for engrossment.

MOTION TO RECONSIDER VOTE

Senator Lambert asked for consideration of his motion to reconsider the vote whereby SB 416 passed.

Senator York moved to table the Lambert motion to reconsider, which motion to table was declared adopted upon roll call as follows:

Aye: Birdsong, Boatner, Butler, Cate, Funston, Graves, Ham, Howard, Inhofe, Keating, Lane, Luton, McCune, Martin, Murphy, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, York and Young.—24.

Nay: Baldwin, Berrong, Capps, Crow, Dahl, Dawson, Field, Garrett, Grantham, Hamilton, Helm, Holden, Howell, Keller, Lamb, Lambert, Pierce, Porter, Stipe, Watkins, Watson and Wolfe.—22.

Excused: Medearis and Taliaferro.—2.

SB 416 was referred for engrossment.

Senator Smith presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 375, 383 and 404 and SJR 21 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 4, 12, 41, 97, 243, 247, 273, 275 and 294.

The above numbered Enrolled Bills were referred to the Governor.

MOTION TO RECONSIDER VOTE

Senator Young asked for consideration of his motion to reconsider the vote whereby SB 248 failed.

Senator Hamilton moved to table the Young motion to reconsider, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Crow, Dahl, Field, Garrett, Hamilton, Helm, Holden, Inhofe, Keating, Keller, Lamb, McCune, Pierce, Shatwell, Tinsley, Watkins and Watson.—22.

Nay: Butler, Cate, Dawson, Funston, Grantham, Graves, Ham, Howard, Howell, Lambert, Lane, Luton, Martin, Murphy, Porter, Randle, Schuelein, Smith, Stipe, Terrill, Wadley, Wolfe, York and Young.—24.

Excused: Medearis and Taliaferro.—2.

Senator Young pressed his motion to reconsider the vote whereby SB 248 failed

of passage, which motion was declared adopted upon roll call as follows:

Aye: Butler, Cate, Dahl, Dawson, Funston, Garrett, Grantham, Graves, Ham, Howard, Howell, Lambert, Lane, Luton, Martin, Murphy, Porter, Randle, Schuelein, Smith, Stipe, Terrill, Wadley, Watson, Wolfe, York and Young.—27.

Nay: Baldwin, Berrong, Birdsong, Boatner, Capps, Crow, Field, Hamilton, Holden, Inhofe, Keating, Keller, Lamb, McCune, Pierce, Shatwell, Tinsley and Watkins.—18.

Excused: Helm, Medearis and Taliaferro.—3.

THIRD READING

SB 248 was read for the third time at length.

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

Aye: Butler, Cate, Dahl, Dawson, Funston, Grantham, Graves, Ham, Holden, Howard, Howell, Lane, Luton, Martin, Murphy, Porter, Randle, Schuelein, Smith, Stipe, Terrill, Wadley, Watson, Wolfe, York and Young.—26.

Nay: Baldwin, Berrong, Birdsong, Boatner, Capps, Crow, Field, Garrett, Hamilton, Inhofe, Keating, Keller, Lamb, Lambert, McCune, Pierce, Shatwell, Tinsley and Watkins.—19.

Excused: Helm, Medearis and Taliaferro.—3.

The bill passed.

SB 248 was referred for engrossment.

GENERAL ORDER

SB 399 by Porter and Watson was read and considered.

Upon motion of Senator Porter, SB 399 was advanced to engrossment.

By unanimous consent, upon request of Senator Porter, SB 399 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 399 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Porter, Randle, Schuelein, Shatwell, Stipe, Terrill, Tinsley, Wadley, Watson, Wolfe and York.—41.

Nay: Helm, Pierce and Smith.—3.

Excused: Medearis, Taliaferro, Watkins and Young.—4.

The bill and emergency passed.

SB 399 was referred for engrossment.

Senator Luton presiding.

GENERAL ORDER

SB 345 by Murphy was read and considered.

Upon motion of Senator Murphy, SB 345 was advanced to engrossment.

By unanimous consent, upon request of Senator Murphy, SB 345 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 345 was read for the third time at length.

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

Aye: Butler, Capps, Dawson, Garrett, Graves, Ham, Holden, Howard, Howell, Keating, Lambert, Murphy, Randle and Terrill.—14.

Nay: Baldwin, Berrong, Birdsong, Boatner, Cate, Crow, Dahl, Field, Funston, Grantham, Hamilton, Helm, Inhofe, Keller, Lamb, Lane, Luton, McCune, Martin, Pierce, Porter, Schuelein, Shatwell, Smith, Stipe, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—31.

Excused: Medearis, Taliaferro and Young.—3.

The bill failed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Murphy moved to reconsider the vote whereby SB 345 failed of passage.

RESOLUTION

The following resolution was introduced and consideration deferred for this legislative day:

SR 23 — By Lane.

A Resolution commending the Southwestern Bell Telephone Company employees who assisted the Senate during the 1st Session of the 35th Oklahoma Legislature; and directing distribution.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 30, as coauthored by Townsend, Nance and Cleveland; SB 198, as co-

authored by Ferrell, Ford and Henry; SB 223; SB 255; and SB 284, as coauthored by Weichel and Whorton.

The above numbered bills were referred for enrollment.

Senator Lane moved that, when the

Clerk's desk is clear, the Senate stand adjourned to meet Tuesday, April 22, 1975, at 1:00 p.m., which motion prevailed.

Upon motion of Senator Lane, the Senate adjourned at 5:00 p.m. to meet Tuesday, April 22, 1975, at 1:00 p.m.



Sixty-first Legislative Day

Tuesday, April 22, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—47.

Excused: Stipe.—1.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend James B. Crowson and incorporated into the Journal upon request of Senator Tinsley.

Dear Lord, we corporately today acknowledge your universal Lordship. Your word reminds us that the earth is the Lord's and the fullness thereof; the world, and they that dwell therein. So as we live, we live unto the Lord and as we die, we die unto the Lord.

We ask for patience today. We so often lack that divine quality called patience that treats anger with kindness and hatred with love. The Bible declares we are to have the mind of Christ and that mind is always patient. Teach us to be patient in this hurrying age.

Patience comes as we are taught to wait upon You. They that wait upon the Lord shall renew their strength, they shall mount up with wings as eagles; they shall run and not be weary; and they shall walk and not faint.

Lord, bless this session and may Your presence be manifest here today. Bless these men and this lady as they serve You and our state. In Jesus' name, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Murphy introduced Don Cooper, M.D., Stillwater, as the Doctor of the Day and Senator McCune introduced Sally Smalley, R.N., Oklahoma City, as the Nurse of the Day.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and

placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 388 — County, State and Federal Government.

SB 413 — Criminal Jurisprudence, as coauthored by Hood of the House.

SJR 18 — Roads and Highways.

HB 1290 — Judiciary.

HB 1618 — Insurance.

HJR 1022 — Roads and Highways.

DO PASS, as amended:

CS for SB 26 — County, State and Federal Government.

SB 78 — Appropriations and Budget.

CS for SB 168 — Insurance.

SB 322 — County, State and Federal Government.

SB 376 — Appropriations and Budget, as coauthored by Hamilton.

SB 396 — County, State and Federal Government.

SB 415 — County, State and Federal Government.

SB 435 — County, State and Federal Government.

CS for HB 1042 — Criminal Jurisprudence, with instructions to remove Lambert as principal Senate author and insert the following coauthors: Grantham, Hamilton and Lambert.

HB 1094 — Appropriations and Budget.

HB 1101 — Appropriations and Budget.

CS for HB 1237 — Business, Industry and Labor Relations.

HB 1479 — Insurance.

HB 1511 — Judiciary, as coauthored by Grantham. Roll call vote on bill.

HB 1622 — Appropriations and Budget.

FIRST READING

The following were introduced and read the first time.

SB 461 — By Lambert.

An Act relating to witness fees; amending 28 O.S. 1971, Section 82, and 22 O.S. 1971, Sections 718, as amended by Section 1, Chapter 138, O.S.L. 1973 (22 O.S. Supp. 1974, Section 718), and 723; providing for payment of fees and mileage of witnesses for the state and for defendants in criminal prosecutions; providing for payment of fees and mileage of witnesses summoned from another state to testify at criminal prosecutions; repealing 22 O.S. 1971, Sections 713 and 714; and declaring an emergency.

SB 462 — By Berrong of the Senate and Green of the House.

An Act relating to insurance; prohibiting certain acts of persons not licensed as agents or subagents for life, accident and health insurance; prescribing penalties; and directing codification.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 458 — Rules.

SB 459 — Oil and Gas.

SB 460 — Judiciary.

HB 1107 — Appropriations and Budget.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HB 1549.

HB 1549 — By Converse.

An Act relating to the Oklahoma Wildlife Code; amending Section 4-201, Chapter 17, O.S.L. 1974 (29 O.S. Supp. 1974, Section 4-201); providing for refunds for unused and spoiled licenses under certain circumstances; providing for a return date; and declaring an emergency.

The above numbered HB was read for the first time.

GENERAL ORDER

SB 311 by Terrill of the Senate and Davis (Don) of the House was read and considered.

Senator Baldwin moved to amend SB 311, Page 8, Line 9, by striking the period after the word "Board" and inserting the following: "provided the Board shall not fix a rate of interest on savings and time deposits for all divisions and subdivisions of government less than the prevailing rate of interest for 90-day Treasury bills.", which amendment was declared adopted.

Senator Hamilton moved to amend SB 311, Page 9, Line 12, by adding after the word "otherwise." the following:

"No state or federal bank shall be allowed to install or use the equipment or facilities, outside the city limits of the principal location of such banking institutions."

, which amendment was declared adopted.

Senator Lambert moved to amend SB 311, Page 9, by replacing the period in the foregoing Hamilton amendment with a comma and adding the following: "except state banks located in counties in excess of 300,000 population may establish said terminals outside said city limits but within the county limits."

Senator Hamilton raised a point of order stating that once an amendment is adopted, it cannot be amended, which point of order the Chair sustained.

Senator Funston moved to amend SB 311, Page 9, Line 12, by inserting after the word "otherwise." the following: "Provided however that such remote (off premises) electronic communication terminal equipment may be used for the sole purpose of transferring funds between customer accounts.", which amendment was declared adopted.

Senator Berrong moved to amend SB 311, Page 9, Lines 3 and 4, by striking after the word "be" and before the word "Section" all language and substituting therefor the words "established in prohibition of", which amendment was declared adopted.

Senator Lambert moved to amend SB 311, Page 9, Line 12, by adding at the end of the section the following:

"State banks located in counties in excess of 300,000 population may establish said terminals outside of said city limits but within the county limits."

Senator Funston moved to table the Lambert amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Grantham, Hamilton, Lamb, Lane, Luton, Martin, Medearis, Porter, Schuelein, Shatwell, Taliaferro, Tinsley, Wadley and Watkins.—24.

Nay: Birdsong, Dawson, Garrett, Graves, Helm, Holden, Howell, Keating, Keller, Lambert, McCune, Murphy, Pierce, Randle, Smith, Terrill, Watson, Wolfe, York and Young.—20.

Excused: Ham, Howard, Inhofe and Stipe.—4.

Upon motion of Senator Terrill, SB 311, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Terrill, SB 311, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 311 was read for the third time at length.

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

Aye: Birdsong, Dawson, Garrett, Graves, Helm, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watson, Wolfe, York and Young.—29.

Nay: Baldwin, Berrong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Grantham, Hamilton, Holden, Howell, Murphy, Porter and Watkins.—17.

Excused: Ham and Stipe.—2.

The bill passed.

Senators Grantham, Holden, Boatner and Capps desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 33. Nay: 13. Excused: 2.

The emergency passed.

SB 311 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 244, 248, 347, 399, 416 and 434 and SJRs 2 and 19 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

SB 443 by Crow was read and considered.

Senator Crow, citing Rule 8(d), asked unanimous consent that Representative Harper be added as House author of SB 443, which was the order.

Senator Grantham moved to amend SB 443, Page 2, Line 13, by adding after the word "filed" and before the word "for" the words "either personally or by mail", which amendment was declared adopted.

Senator Smith moved to amend SB 443, Page 2, Line 13, by inserting after the word "or" and before the word "by" in the Grantham amendment, the words "tax is paid", which amendment to the Grantham amendment was declared adopted.

Upon motion of Senator Crow, SB 443, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 443, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 443 was read for the third time at length.

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

Aye: Baldwin, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Holden, Howard, Keating, Keller, Lamb, Lane, Luton, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Watson and Wolfe.—25.

Nay: Berrong, Birdsong, Boatner, Garrett, Graves, Hamilton, Helm, Howell, Inhofe, Lambert, McCune, Martin, Medearis, Murphy, Pierce, Porter, Tinsley, Wadley, Watkins, York and Young.—21.

Excused: Ham and Stipe.—2.

The bill passed.

Senators Wadley, Lambert and Medearis desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 28. Nay: 18. Excused: 2.

The emergency failed.

SB 443 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SBs 77 and 225, as amended, and SB 159, as amended and coauthored.

HOUSE AMENDMENTS

HAs to SB 77 were read as follows and consideration deferred.

Amendment No. 1. Restore title to read as follows:

"An Act relating to the Board of Medicolegal Investigations and making an appropriation thereto; stating the purpose; providing for appointment and compensation of employees; requiring filing monthly payroll claims; authorizing use of all funds appropriated for federal matching purposes; providing lapse date; making provisions of this act severable; and declaring an emergency."

Amendment No. 2. Amend Page 2, Line 1, by striking the Enacting Clause

Amendment No. 3. Amend Page 2, Section 1, Line 9 by deleting the figures "\$581,006.00" and inserting in lieu thereof the figures "\$599,006.00".

Amendment No. 4. Amend Page 2, Section 1, Line 12 by deleting the figures "\$724,287.00" and inserting in lieu thereof the figures "\$742,287.00".

Amendment No. 5. Amend Page 3, Section 2, Line 1 by deleting the figure "7" and inserting in lieu thereof the figure "8".

Amendment No. 6. Amend Page 3, Section 2, Line 2 by deleting the figures "27" and inserting in lieu thereof the figures "28".

Amendment No. 7. Amend Page 3, Line 2½ by inserting a new Section 3 to read as follows:

"SECTION 3. One field agent shall be assigned full-time to Southeastern Oklahoma for one year on an experimental basis, beginning with the 1976 fiscal year, to determine if such program will aid local officials in dealing with unexplained deaths and problems in obtaining signatures on death certificates. In addition the Chief Medical Examiner shall monitor the program to determine if such programs may improve the statewide operations of the Board of Medicolegal Investigations."

Amendment No. 8. Amend Page 3, Line 3 by renumbering existing Section 3 to Section 4 and subsequent sections accordingly.

HOUSE AMENDMENTS

HAs to SB 159 were read as follows and consideration deferred.

Authors: Add the following coauthor: FORD of the House.

Amendment No. 1. Amend Page 9, Line 15, by striking the word "each" and inserting in lieu thereof the words "mid-year and end year".

Amendment No. 2. Amend Page 9, Lines 17 and 18, by striking all of subparagraph "(6)" and renumber subsequent subparagraphs.

HOUSE AMENDMENTS

HAs to SB 225 were read as follows and consideration deferred.

Amendment No. 1. Amend Page 2, Lines 10 through 13, by restoring previously deleted language.

Amendment No. 2. Amend Page 2, Line 13, after the word "evidence" change the period to a semi-colon and add the following: "However, any regionally and/or nationally accredited school is subject to having its license revoked if it is found to be in violation of the statutes."

Amendment No. 3. Amend Page 2, Line 16, after the word "bond", delete the word "for" and insert the word "by".

Amendment No. 4. Amend Page 2, Line 17, after the word "charging", delete the word "prepaid".

Amendment No. 5. Amend Page 2, Lines 18 and 19, after the word "than", delete the words and figures "Five Thousand Dollars (\$5,000.00)" and insert the following: "One Thousand Dollars (\$1,000.00)".

Amendment No. 6. Amend Page 2, Line 22, after the word "monthly", insert the word "prepaid".

Amendment No. 7. Amend Page 2, Line 25, after the period and before the word "Each" insert the following new sentence: "For the purpose of this provision, tuition collected under the terms of a month-to-month contract for not more than one month in advance shall not be defined as prepaid tuition."

Amendment No. 8. Amend Page 2, Line 26, after the word "the" and before the word "tuition", insert the word "prepaid".

Amendment No. 9. Amend Page 2, Line 35, after the word "provide", delete the word "any" and insert the word "a".

Amendment No. 10. Amend Page 2, Line 36, by striking the words "other similar".

Amendment No. 11. Amend Page 3, Line 6, after the word "the" and before the word "tuition", insert the word "prepaid".

Amendment No. 12. Amend Page 3, Lines 22, 23 and 24, after the word "article", delete the following: ", but shall be expended only pursuant and subject to legislative appropriations".

Amendment No. 13. Amend Title to read as follows:

"An Act relating to schools; amending 70 O.S. 1971, Section 21-106, as last amended by Section 2, Chapter 306, O.S.L. 1974 (70 O.S. Supp. 1974, Section 21-106); providing for expiration, revocation, and renewal of licenses or permits of private schools; providing for bonds, fees, and personnel to carry out act; and declaring an emergency."

MOTION TO RECONSIDER VOTE

Senator Helm asked for consideration of her motion to reconsider the vote whereby SB 354 failed, which motion was declared adopted upon roll call as follows:

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Helm, Holden, Inhofe, Keating, Keller, Lamb, Lambert, Lane, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Tinsley, Wadley, Watson, Wolfe, York and Young.—38.

Nay: Baldwin, Crow, Hamilton, Howard, Howell, Luton, Terrill and Watkins.—8.

Excused: Ham and Stipe.—2.

THIRD READING

Senator Helm moved to reconsider the vote by which SB 354 was considered engrossed and placed on third reading and

final passage, which motion was declared adopted.

Senator Helm moved to reconsider the vote by which **SB 354** was advanced to engrossment, which motion was declared adopted.

GENERAL ORDER

SB 354 was considered further.

Senator Helm moved to amend **SB 354**, Page 1, Line 4, by deleting the following language: "flourine or any salt thereof, or".

Senator Smith presiding.

Senator Martin moved to table the Helm amendment, which motion to table was declared adopted.

Senator Helm moved that **SB 354** be returned to the Committee on Public and Mental Health with instructions to reconsider the defeated amendment, which motion was declared adopted.

MESSAGE FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled **HCR 1022**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

MOTION TO RECONSIDER VOTE

Senator Field asked for consideration of Senator Hamilton's motion to reconsider the vote by which **SB 289** failed, which motion was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Butler, Capps, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller,

Lamb, Lambert, McCune, Martin, Murphy, Pierce, Porter, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—36.

Nay: Birdsong, Boatner, Crow, Howard, Lane, Luton, Medearis, Randle and Smith.—9.

Excused: Ham, Stipe and Wadley.—3.

THIRD READING

Senator Field, citing Rule 8(d), asked unanimous consent that Representative Bradshaw be added as House author of **SB 289**, which was the order.

SB 289 was read for the third time at length.

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

Aye: Butler, Capps, Dahl, Dawson, Field, Funston, Graves, Hamilton, Holden, Howell, Keating, Keller, Lambert, McCune, Martin, Pierce, Porter, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—25.

Nay: Baldwin, Berrong, Birdsong, Boatner, Cate, Crow, Garrett, Grantham, Helm, Howard, Inhofe, Lamb, Lane, Luton, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith and Young.—21.

Excused: Ham and Stipe.—2.

The bill passed.

Senators Luton, Birdsong, Crow, Boatner, Schuelein, Lamb, Berrong and Grantham desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 33. Nay: 13. Excused: 2.

The emergency passed.

SB 289 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 30 was correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SBs 30, 198, 223, 255 and 284 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

PENDING CONSIDERATION — LOBBY PERMITS

Senator Terrill moved that the Committee Report on Lobby Permits, as reflected on pages 593 and 594 of the Journal of Tuesday, April 15, 1975, be adopted, which motion was declared adopted.

MOTION TO RECONSIDER VOTE

Senator Funston asked for consideration of his motion to reconsider the vote by which SB 425 passed.

Senator Inhofe moved to table the Funston motion to reconsider, which motion to table was declared failed of adoption.

The vote occurring on the Funston motion to reconsider, it was declared failed of adoption upon roll call as follows:

Aye: Boatner, Butler, Capps, Cate, Dahl, Dawson, Funston, Garrett, Hamilton, Holden, Howell, Lambert, Lane, Luton, Martin, Randle, Schuelein, Tinsley, Watkins and York.—20.

Nay: Baldwin, Berrong, Birdsong, Crow, Field, Grantham, Helm, Howard, Inhofe, Keating, Keller, Lamb, McCune, Medearis, Murphy, Pierce, Shatwell, Smith, Terrill, Wadley, Watson, Wolfe and Young.—23.

Excused: Graves, Ham, Porter, Stipe and Taliaferro.—5.

SB 425 was referred for engrossment.

Senator Luton presiding.

GENERAL ORDER

SB 203 by Keating and Funston was read and considered.

Senator Howell moved to amend SB 203, Page 2, Line 16, by striking after the word "defender" and before the word "serve" the word "shall" and inserting the word "may", which amendment was declared adopted.

Senator Young moved to amend SB 203, Page 10, Line 10, by reinserting after the figure "56" and before the word "each" the words "The members" and striking the words "each physician member", which amendment was declared adopted.

Senator Garrett moved to amend SB 203, Page 10, Line 5, by adding before the word "If" the following: "Every person so committed shall be immediately given a complete examination by the hospital staff and", which amendment was declared adopted.

Senator Young moved to amend SB 203, Page 10, Line 12, by adding after the word "act" and before the word "and" the following: "other than the public defender", which amendment was declared adopted.

Senator Smith moved to amend SB 203, Page 10, Lines 15 and 16, by striking the words "not more than" and substituting the words "not less than", which amendment was declared adopted.

Upon motion of Senator Funston, SB 203, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, SB 203, as amended, was considered engrossed and placed on third reading and final passage.

THIRD, READING

SB 203 was read for the third time at length.

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

Aye: Dawson, Funston, Garrett, Grantham, Holden, Howard, Keating, Lamb, Martin, Wolfe and York.—11.

Nay: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Field, Graves, Hamilton, Helm, Howell, Inhofe, Keller, Lambert, Lane, Luton, McCune, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and Young.—33.

Excused: Cate, Ham, Porter and Stipe.—4.

The bill failed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Funston moved that the vote be reconsidered by which SB 203 failed.

Senator Medearis presiding.

GENERAL ORDER

SB 339 by Keating of the Senate and Shotts of the House was read and considered.

Senator Hamilton moved to amend SB 339, Page 2, Line 7, by adding after the word "mortgage." the following: "No foreclosure shall be initiated, nor shall the court allow such proceedings, unless the

documents have been filed of record in the county clerk's office, and mortgage tax paid thereon, in the amount required for regular mortgage transactions.", which amendment was declared adopted.

Upon motion of Senator Keating, SB 339, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Keating, SB 339, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 339 was read for the third time at length.

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

Aye: Baldwin, Berrong, Boatner, Capps, Crow, Field, Funston, Garrett, Grantham, Holden, Howard, Inhofe, Keating, Lamb, Luton, McCune, Martin, Medearis, Murphy, Shatwell, Taliaferro, Terrill, Watson, Wolfe and York.—25.

Nay: Birdsong, Butler, Dahl, Dawson, Graves, Hamilton, Helm, Howell, Keller, Lambert, Lane, Pierce, Randle, Schuelein, Smith, Tinsley, Wadley, Watkins and Young.—19.

Excused: Cate, Ham, Porter and Stipe.—4.

The bill passed.

Senators Dawson, Young, Randle, Watkins, Birdsong, Lambert, Keller, Helm and Tinsley desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 34. Nay: 10. Excused: 4.

The emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Smith moved that the vote be reconsidered whereby SB 339 and its Emergency passed.

GENERAL ORDER

HB 1121 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Upon motion of Senator Crow, HB 1121 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1121 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1121 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Cate, Ham, Porter and Stipe.—4.

The bill and emergency passed.

HB 1121 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

HB 1111 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Senator Crow moved to amend HB 1111 by crippling the Title and striking the Enacting Clause, which amendments were declared adopted.

Upon motion of Senator Crow, HB 1111, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1111, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1111 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Berrong, Cate, Ham, Porter, Stipe and Taliaferro.—6.

The bill passed.

Senator Cate desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 43. Nay: 0. Excused: 5.

The emergency passed.

HB 1111 was referred for engrossment.

GENERAL ORDER

HB 1125 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Upon motion of Senator Crow, HB 1125 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1125 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1125 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Berrong, Ham, Porter, Stipe and Taliaferro.—5.

The bill passed.

Senator Berrong desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 44. Nay: 0. Excused: 4.

The emergency passed.

HB 1125 was referred for engrossment.

Senator Stipe asked to be shown present, which was the order.

GENERAL ORDER

HB 1124 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Senator Crow moved to amend HB 1124 by crippling the Title, which amendment was declared adopted.

Upon motion of Senator Crow, HB 1124, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1124, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1124 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Ham, Porter, Taliaferro and Wadley.—4.

The bill and emergency passed.

HB 1124 was referred for engrossment.

GENERAL ORDER

HB 1117 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Senator Crow moved to amend HB 1117 by crippling the Title, which amendment was declared adopted.

Upon motion of Senator Crow, HB 1117, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1117, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1117 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Ham, Howell, Porter, Taliaferro and Wadley.—5.

The bill passed.

Senators Howell and Wadley desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 45. Nay: 0. Excused: 3.

The emergency passed.

HB 1117 was referred for engrossment.

GENERAL ORDER

HB 1127 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Upon motion of Senator Crow, HB 1127 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1127 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1127 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Ham, Porter and Taliaferro.—3.

The bill and emergency passed.

HB 1127 was referred for engrossment.

MOTION TO COMMIT

Senator Young moved that SB 441 be withdrawn from the Committee on Social

Welfare and referred to the Committee on Public and Mental Health for the reason that said Bill is not germane to the work of the committee.

Senator Dawson moved to table the Young motion to commit, which motion to table was declared adopted upon roll call as follows:

Aye: Baldwin, Boatner, Butler, Capps, Cate, Dahl, Dawson, Funston, Garrett, Graves, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson and Wolfe.—36.

Nay: Berrong, Birdsong, Crow, Grantham, Howell, Randle, York and Young.—8.

Excused: Field, Ham, Porter and Taliaferro.—4.

SB 441 remained in the Committee on Social Welfare.

MESSAGE FROM THE HOUSE

Advising passage of and returning En-grossed SB 19, as coauthored by Hood and Cleveland; and SB 272.

The above numbered Bills were referred for enrollment.

Senator Wadley presiding.

GENERAL ORDER

SB 379 by Stipe and Randle of the Senate and Riggs of the House was read and considered.

Senator Hamilton moved to refer SB 379 to the Committee on Insurance for study as to the changes in present law on this subject.

Senator Randle moved to table the Hamilton motion to commit, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Butler, Cate, Crow, Dawson, Funston, Garrett, Holden, Howell, Keating, Lambert, Lane, Martin, Medearis, Randle, Schuelein, Shatwell, Stipe, Wadley, Wolfe and York.—20.

Nay: Berrong, Birdsong, Boatner, Dahl, Field, Graves, Ham, Hamilton, Helm, Howard, Inhofe, Keller, Lamb, Luton, McCune, Murphy, Pierce, Terrill, Tinsley, Watkins, Watson and Young.—22.

Excused: Baldwin, Capps, Grantham, Porter, Smith and Taliaferro.—6.

Senator Hamilton pressed his motion to commit SB 379 to the Committee on Insurance with instructions, which motion was declared adopted.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 30, 198, 223, 255 and 284.

The above numbered Enrolled Bills were referred to the Governor.

GENERAL ORDER

SB 146 by Young and Martin was read and considered.

Senator Pierce moved to amend SB 146, Page 3, Line 12½, by adding a new subsection as follows: "C. No pharmacist, once being licensed, shall be required to attend any school or continuing education courses." and by relettering subsequent subsection.

Senator Young moved to amend the Pierce amendment by adding after the word "pharmacist," and before the word "once" the following language: "who is over sixty-five (65) years of age,"

Senator Pierce moved to table the Young amendment to the Pierce amendment, which motion to table was declared failed of adoption.

Senator Young pressed his motion to amend the Pierce amendment, which motion was declared adopted.

Senator Pierce pressed his motion to adopt his amendment, as amended.

Senator Martin moved to table the Pierce amendment, as amended, which motion to table was declared adopted.

Upon motion of Senator Young, SB 146 was advanced to engrossment.

By unanimous consent, upon request of Senator Young, SB 146 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 146 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Baldwin, Capps, Grantham, Porter and Taliaferro.—5.

The bill and emergency passed.

SB 146 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 365 was correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

PENDING CONSIDERATION OF HAS

HAS to SB 142 were called up for consideration.

Upon motion of Senator Tinsley, the Senate concurred in HAS to SB 142.

SB 142, as amended by the Honorable House, was read at length.

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

Aye: Berrong, Birdsong, Butler, Cate, Dahl, Dawson, Field, Funston, Garrett, Graves, Hamilton, Holden, Howard, Howell, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson and York.—31.

Nay: Boatner, Crow, Inhofe, Keating, McCune, Pierce, Randle, Schuelein and Wolfe.—9.

Excused: Baldwin, Capps, Grantham, Ham, Helm, Porter, Taliaferro and Young.—8.

The bill passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

PENDING CONSIDERATION OF HAS

HAS to SB 17 were called up for consideration.

Upon motion of Senator Luton, the Senate concurred in HAS to SB 17.

SB 17, as amended by the Honorable House, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—40.

Nay: McCune and Pierce.—2.

Excused: Baldwin, Capps, Grantham, Porter, Taliaferro and York.—6.

The bill and emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

MOTION TO RECONSIDER VOTE

Senator Lane, on behalf of Senator Ham, asked unanimous consent that the time be extended one legislative day for the motion to reconsider the vote whereby **SB 317** failed of passage, which was the order.

RESOLUTION

The following resolution was introduced with the approval of the Rules Committee and consideration deferred for this legislative day.

SR 24 — By Lane.

A Resolution noting the 75th Anniversary of the founding of the Oklahoma Osteopathic Association and congratulating the Association on its years of service to the citizens of Oklahoma.

EXECUTIVE SESSION

There being matters on the President's

desk for the consideration of the Senate in executive session, it was upon motion of Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator Wadley presiding, who made the following announcements:

The Senate, in executive session, and upon motion of Senator Howell, advised and consented to the confirmation of **DR. WILLIAM G. BERNHARDT**, Midwest City, as a member of the Board of Regents of Oscar Rose Junior College to serve an unexpired term ending July 1, 1981, and effective upon Senate confirmation. Dr. Bernhardt succeeds himself.

The Senate, in executive session, and upon motion of Senator Watkins, advised and consented to the confirmation of **MARTIN CLARK**, Ada, as a member of the Highway Commission to serve an unexpired term ending February 15, 1979, and effective upon Senate confirmation. Mr. Clark succeeds **H. E. Rainbolt**.

The Senate, in executive session, and upon motion of Senator Keating, advised and consented to the confirmation of **LOUIS W. GRANT, JR.**, Tulsa, as a member of the Grand River Dam Authority to serve an unexpired 7-year term ending January 1, 1976, and effective upon Senate confirmation. Mr. Grant succeeds **Jack Zarrow**.

The Senate, in executive session, and upon motion of Senator Ham, advised and consented to the confirmation of **JIM McADAMS**, Pauls Valley, as a member of the Board of Public Affairs to serve an unexpired term ending January 1, 1976, and effective upon Senate confirmation. Mr. McAdams succeeds **Virgil Steger of Durant**.

The Senate in executive session, and upon motion of Senator McCune, advised

and consented to the confirmation of DEE A. REPLOGLE, JR., Oklahoma City, as a member of the Board of Regents of the University of Oklahoma to serve a 7-year term ending March 21, 1982, and effective upon Senate confirmation. Mr. Replogle succeeds Jack Santee.

The Senate, in executive session, and upon motion of Senator Medearis, advised and consented to the confirmation of WADE ZUMWALT, Stilwell, as a member of the Grand River Dam Authority to serve an unexpired term ending January 1, 1979, and effective upon Senate confirmation. Mr. Zumwalt succeeds Clomer Cooper of Pryor.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Wednesday, April 23, 1975, at 1:00 p.m., which motion prevailed.

BILLS RELEASED

HB 1121 was properly signed and ordered returned to the Honorable House.

SB 300 was referred for engrossment.

Upon motion of Senator Lane, the Senate adjourned at 5:30 p.m. to meet Wednesday, April 23, 1975, at 1:00 p.m.

Sixty-second Legislative Day

Wednesday, April 23, 1975

Pursuant to adjournment, the Senate was called to order by Senator Crow, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Wolfe, York and Young.—46.

Excused: Porter and Watson.—2.

Senator Crow declared a quorum present.

The following prayer was offered by Reverend James B. Crowson and incorporated into the Journal upon request of Senator Tinsley.

Dear Father, we know that You are willing to direct us down righteous paths. Your promise is that You will lead us in the paths of righteousness for Your name's sake. History and experience have given us so many evidences of Your guidance to nations, states, and individuals. Lord, help us never to doubt Your power and willingness to direct us.

The key word in our waiting for Your direction is faith. Give us faith enough to believe in the ultimate triumph of righteousness. In the midst of the sophistication of our age, bring us back to that simple faith in God / philosophy that built this great nation and this great state.

Grant in our hearts a willingness to be directed. Thank You, Lord, for the unchanging promise that we can do all things through Christ who strengthens us.

May Your will be completely fulfilled here today for the good of Oklahoma and mankind.

In Jesus' name, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Cate introduced his wife Sylvia, and their three children, Byron Lee, Jr., Chad Mitchell, and Christie Lee, to the members of the Senate and asked unanimous consent that his children be given privileges of the floor and that they be made Honorary President Pro Tempore, Honorary Majority Floor Leader, and Honorary Chief Clerk, respectively, for this legislative day, which was the order.

Senator Tinsley introduced his wife,

Verda Lea, and daughter, Pam Cox, to the members of the Senate.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 262 — Education, Common and be referred to Committee on Public Safety and Penal Affairs for further consideration.

SB 390 — Social Welfare.

HB 1343 — Social Welfare, as co-authored by Keating and Funston.

HB 1424 — Judiciary, as coauthored by Garrett.

HB 1425 — Judiciary, as coauthored by Garrett.

HB 1484 — Wildlife, as coauthored by Dahl.

DO PASS, as amended:

SB 68 — Appropriations and Budget.

SB 256 — Education, Common, as co-authored by Fried of the House.

SB 303 — Judiciary, as coauthored by Nance of the House.

CS for SB 407 — Employment and Administration.

SJR 30 — Education, Common.

HB 1128 — Appropriations and Budget.

HB 1275 — Wildlife, as coauthored by Cate.

HB 1314 — Judiciary.

HB 1323 — Judiciary.

CS for HB 1409 — Constitutional Revision and Regulatory Services.

CS for HB 1420 — Social Welfare, as co-authored by Funston.

HB 1454 — Judiciary, as coauthored by Garrett.

FIRST READING

The following were introduced and read the first time.

SJR 33 — By Howard and Inhofe of the Senate and Willis and Ford of the House.

A Joint Resolution directing that the Secretary of State refer to the people a proposed amendment to the Constitution of the State of Oklahoma; amending Sections 1, 3, 4, 19, 20, 25 and 32 of Article VI, Section 21 of Article X and repealing Sections 27 through 30 of Article VI thereof; providing for gubernatorial appointment of the Secretary of State, Labor Commissioner and Chief Mine Inspector with Senate consent; combining the duties of the State Auditor and duties of the State Examiner and Inspector in the Office of State Auditor and Inspector; abolishing the Office of Commissioner of Charities and Corrections; removing the Secretary of State and State Auditor from the Commissioners of the Land Office and adding the Lieutenant Governor and State Auditor and Inspector; removing Secretary of State and State Examiner and Inspector from the Board of Equalization and adding the State Auditor and Inspector thereto; providing effective date; directing filing; and ordering a special election.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 461 — Criminal Jurisprudence.

SB 462 — Insurance.

HB 1549 — Wildlife.

Senator Lane moved that, the hour of 1:15 p.m. having arrived and that being the hour arranged for a Joint Session of the 35th Legislature at the request of the Governor, the Senate, preceded by its Officers, proceed to the Honorable House for the purpose of a Joint Session, which motion was declared adopted.

JOINT SESSION

The Senate and House of the 35th Legislature, in Joint Session, were called to or-

der by Lieutenant Governor George Nigh, President of the Senate.

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

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Wolfe, York and Young.—46.

Excused: Porter and Watson.—2.

President Nigh declared a quorum of the Senate present.

Upon motion of Representative Townsend, the attendance roll call by the Honorable House today was considered the attendance roll call of the Honorable House in Joint Session as follows:

Present: Abbott, Anderson, Atkins, Bamberger, Bengtson, Bennett, Bernard, Beznoska, Bradley, Bradshaw, Briscoe, Brunton, Caldwell, Camp, Campbell, Cleveland, Conaghan, Converse, Cotner, Cowan, Craighead, Cullison, Cummings, Cunningham, Davis (Don), Davis (Guy), Denman, Draper, Duckett, Duke, Dunn, Edmondson, Elder, Ervin, Ferrell, Fitzgibbon, Floyd, Ford, Frates, Fried, Green, Hammons, Hardesty, Hastings, Henry, Hibdon, Holaday, Holden, Holt, Hood, Hooper, Hopkins, Johnson (A. V.), Johnson (Don), Johnson (Joe), Johnston, Joiner, Kamas, Kane, Kardokus, Kennedy, Kilpatrick, McCaleb, McIntyre, McKee, Manning, Matheson, Miskelly, Monks, Morgan, Murphy, Nance, Parris, Payne, Peterson, Prentice, Riggs, Roberts, Rogers, Sanders, Shotts, Smith,

Sparkman, Stephenson, Stratton, Swinton, Thompson, Thornhill, Townsend, Twidwell, Vaughn, Weichel, Whorton, Wickersham, Wilson, Wiseman and Mr. Speaker.—97.

Excused: Harper, Poulos and Robinson.—3.

Speaker Willis declared a quorum of the House present.

President Nigh declared quorums of the Senate and House present and the Joint Session properly organized.

The invocation was offered by Representative Robert G. Wilson.

Senator Lane moved that the President and the Speaker appoint committees from the Senate and the Honorable House, respectively, as a Joint Committee to notify the Governor the 35th Legislature is now in Joint Session, ready to receive him and hear his Message. The motion was declared adopted and the following were appointed as such committees:

FOR THE SENATE: Senators Young, Funston, Dahl, Graves and Lamb.

FOR THE HOUSE: Representatives Wickersham, Roberts, Cunningham, Swinton and Wilson.

Sergeant-at-Arms Frank Truel was recognized and announced the arrival of the Chief Executive, the Honorable David Boren, accompanied by the Joint Committee appointed to advise the Governor that the Joint Session was ready to receive him.

Governor Boren was escorted to the Speaker's desk by the Joint Committee.

President Nigh presented Governor Boren to the Joint Session, whereupon Governor Boren delivered the following message:

MESSAGE OF
GOVERNOR DAVID BOREN

Governor Nigh
Senator Howard
Speaker Willis
Members of the 35th Legislature

Our nation is plagued by runaway growth of government, inefficient use of tax dollars, and huge budgetary deficits. We can be proud that Oklahoma is pointing the way in a different direction. We are reversing the trend.

Thanks to the action which you have already taken, we are setting the pace in Oklahoma for efficient use of the tax dollar, cutting waste, and ending duplication in government. While our federal government faces a deficit of as much as \$105 billion this year—\$2 billion per week in the red—Oklahoma has a balanced budget and a savings program to protect us for the future.

We have a great opportunity to do even more to set the pace toward reason and frugality. Now is the time for us to continue to create a model of excellence for the nation.

I am today asking you, the members of the Legislature, to take the lead in bringing two important improvements to our state before this year is out. I urge you to place two issues before the people for a vote in a special election on July 22 of this year.

This first improvement is already embodied in Senate Joint Resolution 6, which has passed the Senate and is before the House. It deals with the state budget balancing amendment. All Oklahomans can be grateful for the passage of the original amendment in 1941 under the leadership of then Governor Leon C. Phillips. In that year, facing a deficit of \$20 million and seeing the danger in un-

balanced budgets, the Legislature and the people moved to protect future generations of Oklahomans.

Senate Joint Resolution 6 preserves every wise provision of that amendment and makes it even stronger. The mechanical workings of the present law have too often brought on tax increases. The history has been three years of feast followed by three years of famine. It puts us on a roller coaster course of high spending, followed by sudden dips which bring cutbacks in vital programs or tax increases upon the people. Senate Joint Resolution 6 will take us off that roller coaster and help to reduce the danger of future tax increases.

It directs us to use a method of computing growth available to be spent which results in the lowest estimate. It is responsible. It protects us for the future. This is our chance to strengthen our budget balancing amendment and keep Oklahoma sound, unlike states like New York where a \$2 billion tax increase will still leave their state budget \$500 million in the red.

The second improvement which I urge you to submit to the people for a vote on July 22 is aimed at trimming the fat out of government, at ending unnecessary duplication, and at giving the people a greater chance to accurately register their opinions in elections.

The present long ballot causes our people to vote on some offices upon which they cannot really focus their attention. The result is too often merely a contest between famous names, rather than a careful selection upon the merits. The long ballot also diverts the attention of the people from other important, policy-making offices. A Joint Resolution soon to be introduced by several members of the Senate and House of both parties, led by Senate President Pro Tempore Gene Howard

and Speaker Bill Willis, will strengthen the ballot by changing five places.

First, it makes the administrative positions of Labor Commissioner, Mine Inspector, and Secretary of State appointive by the Governor with Senate confirmation.

Second, it abolishes effective at the end of this term the Office of Commissioner of Charities and Corrections. The duties of this office will be given to an agency or agencies designated by the Legislature.

Third, it combines the present positions of Auditor, and Examiner and Inspector, into one elective office known as the Auditor-Inspector. I believe that this office should be independently elected by the people and by upgrading it we can make this new important post a check against corruption.

This Joint Resolution is a step in the right direction. It cuts waste by eliminating one department. It reduces duplication by joining together two other departments. It makes the people's vote count for more by focusing attention in elections on fewer key positions and will help to end famous name contests.

This recommendation is not meant to detract from the contributions made by any of those individuals who have served ably in any of these positions.

I urge you to act for one reason only. I sincerely believe that these two major improvements are for the good of all the people of Oklahoma. They will help to assure open, honest, and efficient government for our citizens. They will again demonstrate that we are thinking about the taxpayers and about future generations of young people who will be protected by an even stronger budget balancing amendment.

Let us keep pulling together for Oklahoma to lead the way.

Senator Lane moved that the Joint Session be dissolved, which motion was declared adopted.

The Senate reassembled in its Chamber with Senator Luton presiding who questioned the presence of a quorum. The roll was ordered called and Senator Luton declared a quorum present.

PENDING SENATE ACTION — RESOLUTION

HCR 1026, introduced on page 662, was called up for consideration.

Senator Howell asked unanimous consent that all Senators be made coauthors of HCR 1026, which was the order.

HCR 1026, as coauthored, was read at length, adopted upon motion of Senator Howell, properly signed and ordered returned to the Honorable House.

MOTION TO RECONSIDER VOTE

Senator Ham asked for consideration of his motion to reconsider the vote by which SB 317 failed of passage, which motion was declared adopted upon roll call as follows:

Aye: Birdsong, Boatner, Butler, Capps, Crow, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howell, Keating, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Randle, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins and York.—31.

Nay: Baldwin, Berrong, Dahl, Dawson, Hamilton, Howard, Keller, Lamb, Pierce, Schuelein, Smith and Wolfe.—12.

Excused: Cate, Inhofe, Porter, Watson and Young.—5.

THIRD READING

SB 317 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Funston, Garrett, Grantham, Graves, Ham, Holden, Howell, Keating, Lambert, Lane, Luton, McCune, Martin, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watkins and York.—26.

Nay: Baldwin, Berrong, Dahl, Dawson, Field, Hamilton, Helm, Howard, Inhofe, Keller, Lamb, Medearis, Murphy, Pierce, Randle, Schuelein, Smith, Stipe and Wolfe.—19.

Excused: Porter, Watson and Young.—3.

The bill passed.

Senators Murphy, Dawson, Field, Randle, Wolfe, Medearis and Schuelein desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 33. Nay: 12. Excused: 3.

The emergency passed.

SB 317 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 289, 311, 425 and 443 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HBs 1111, 1124, 1125 and 1127 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SBs 19 and 272 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

SB 172 by Terrill of the Senate and Draper, et al, of the House was read and considered.

Senator Baldwin presiding.

Upon motion of Senator Terrill, SB 172 was advanced to engrossment.

By unanimous consent, upon request of Senator Terrill, SB 172 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 172 was read for the third time at length.

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

Aye: Birdsong, Cate, Helm, Howard, Inhofe, Keating, Keller, Luton, McCune, Pierce, Smith, Taliaferro, Terrill and Wolfe.—14.

Nay: Baldwin, Berrong, Boatner, Butler, Capps, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Howell, Lamb, Lambert, Lane, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Tinsley, Wadley, Watkins and York.—28.

Excused: Crow, Ham, Porter, Stipe, Watson and Young.—6.

The bill failed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator

Terrill moved that the vote be reconsidered by which SB 172 failed.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HB 1121.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

Senator Luton presiding.

GENERAL ORDER

SB 176 by Shatwell was read and considered.

Senators Smith and Funston asked to be made coauthors of SB 176, which was the order.

Senator Pierce presiding.

Senator Keating moved to amend SB 176, Page 5, Line 18, by striking the word "misdemeanor" and substituting the word "felony", which amendment was declared adopted.

Senator Grantham moved to amend SB 176, Page 6, Lines 1 through 4, by striking all of Section 11 and renumbering subsequent sections.

Senator Hamilton moved to table the Grantham amendment, which motion to table was declared failed of adoption.

Senator Grantham pressed his motion to amend, which amendment was declared adopted.

Senator Keating moved to amend SB 176, Page 2, Line 9, by adding after the word "well-being" the following: "conducive to rehabilitation and the reduction of recidivism among participating inmates", which amendment was declared adopted.

Senator Cate moved to amend SB 176, Page 6, Line 4½, by adding a new Section 11 as follows:

"SECTION 11. No prisoner shall be required to work on such public works project or projects who expresses in writing to the Director his unwillingness so to serve. Provided, however, that upon omitting to so notify the Director and having been subsequently assigned to such a project, the prisoner shall be required to complete his work on such project so long as the Director deems him physically fit to do so.",

and by renumbering subsequent sections, which amendment was declared adopted.

Senator Watkins moved to amend SB 176, Page 6, Line 4½, by adding before Section 12 the following:

"The Director shall make every effort to work inmates in work projects related to their vocational training.",

which amendment was declared adopted.

Senator Lambert moved to amend SB 176, Page 2, Line 12, by adding after the period a new sentence as follows: "For the purpose of this act ordinary manual labor will be considered conducive to rehabilitation and the reduction of recidivism."

Senator Watkins moved to table the Lambert amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Berrong, Boatner, Butler, Capps, Cate, Dawson, Field, Graves, Ham, Hamilton, Inhofe, Keating, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins and Wolfe.—29.

Nay: Baldwin, Birdsong, Dahl, Funston, Garrett, Grantham, Helm, Holden,

Howell, Keller, Lambert, Schuelein, York and Young.—14.

Excused: Crow, Howard, Porter, Stipe and Watson.—5.

Upon motion of Senator Shatwell, **SB 176**, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Shatwell, **SB 176**, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 176 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Wolfe, York and Young.—43.

Excused: Crow, Dawson, Porter, Stipe and Watson.—5.

The bill and emergency passed.

SB 176 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 **SB 172**, he would have voted NAY on the bill, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 146 and **300** were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HB 1117 was correctly engrossed and, together with Engrossed **SAs**, properly signed and ordered returned to the Honorable House.

SB 17 was correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

SPECIAL PRESENTATION

Senator Berrong, joined by all other members of the Senate, presented a special citation to Senator Grantham and recognized his attainments in the field of law and expressed appreciation for his many outstanding contributions to the work of the Senate. The citation read as follows:

THE ORDER OF THE COIF

To All To Whom These Presents Shall Come, Greeting:

Be it known that **ROY E. GRANTHAM** for high attainments in the study of Law has been made a member of the Oklahoma Chapter of

The Order of the Coif

In Witness Whereof, the Order has on this 22nd day of April, 1975, caused these presents to be executed by the officers of the said chapter, and its great seal to be affixed, duly attested by its National Secretary.

Maurice H. Merrill
President

Eldridge D. Phelps
Secretary

Attest:

Frank R. Strong
National Secretary

MESSAGE FROM THE HOUSE

Advising passage of and returning En-grossed SBs 3, 76, 128, 150, 170, 186 and 232, as amended and coauthored.

HOUSE AMENDMENTS

HAS to SB 3 were read as follows and consideration deferred.

Authors: Add the following coauthors: BAMBERGER, NANCE and FRIED of the House.

Amendment No. 1. Amend Page 2, Line 2, by changing the word "shall" to "may".

HOUSE AMENDMENTS

HAS to SB 76 were read as follows and consideration deferred.

Authors: Add the following coauthor: EDMONDSON of the House.

Amendment No. 1. Restore title to read as follows:

"An Act relating to the State Department of Health; making appropriations thereto; stating the purpose; authorizing the appointment and compensation of personnel; fixing the salary of the Commissioner of Health; limiting number of employees; stating the method of allocation of funds to the local health departments; providing for the method of payment of claims; providing for utilization of

appropriation for child guidance services; allocating funds for the cancer detection program; making appropriation of State Department of Health Domiciliary Facilities Inspection Funds and additional funds; providing lapse date; providing for severability; and declaring an emergency."

Amendment No. 2. Amend Page 2, Line 1, by striking the Enacting Clause.

Amendment No. 3. Amend Page 2, Section 1, Lines 5 and 6 by striking the words and figures "Six Million One Hundred Sixty-nine Thousand Nine Hundred Sixteen Dollars (\$6,169,916.00)" and inserting in lieu thereof the words and figures "Six Million One Hundred Seventy-eight Thousand Two Hundred Eighty Dollars (\$6,178,280.00)".

Amendment No. 4. Amend Page 2, Section 2, Lines 16 and 17 by deleting the words and figures "eight hundred thirty-eight (838)" and inserting in lieu thereof the words and figures "eight hundred forty-three (843)".

Amendment No. 5. Amend Page 5, Section 9, Line 3, by deleting the numerals "11" and "12" and substituting in lieu thereof the numerals "12" and "13" respectively.

Amendment No. 6. Amend Page 5, Section 10, Line 8 by deleting the word "formally" and substituting in lieu thereof the word "formerly".

Amendment No. 7. Amend Page 5, Section 13, Lines 30, 31 and 32 by striking the remainder of the sentence after the word "appropriated," and substituting the following language: "the sum of One Million Six Hundred Seventy-four Thousand Fifty-eight Dollars (\$1,674,058.00) for the construction of a parking facility to accommodate five hundred vehicles."

Amendment No. 8. Amend Page 5, Section 14, Line 32½ by adding new Sections 14 and 15 to read as follows:

“SECTION 14. A minimum of One Hundred Seventeen Thousand Nine Hundred Thirty-six Dollars (\$117,936.00) of the funds appropriated by Section 1 of this act shall be utilized to fund the State Immunization Program.”

“SECTION 15. 63 O.S. 1971, Section 2262, is amended to read as follows: It shall be unlawful for any person to dump, deposit, throw or in any manner leave or abandon any solid waste, including but not limited to, garbage, tin cans, bottles, rubbish, refuse or trash on property owned by another person without the written permission of the owner or occupant of such property or on any public highway, street or road, upon public parks or recreation areas, or upon any other public property except that designated for such use. Hazardous waste disposal sites may not be used as disposal sites for hazardous materials as defined by the Department of Health, brought into Oklahoma from any state for the purpose of disposal unless the state of origin enters into a reciprocity agreement with substantially similar standards for hazardous waste disposal with the State of Oklahoma. Said agreement must be approved by Joint Resolution of the Oklahoma House of Representatives and Senate and must be signed by the Governor of Oklahoma. Any hazardous waste disposal site operating in violation of this section shall, by action of the State Department of Health, and in addition to any other penalties provided herein, be prohibited from further operation through revocation of its permit.”

and by renumbering the existing Section 14 to read Section 16 and subsequent sections accordingly.

HOUSE AMENDMENTS

HAS to SB 128 were read as follows and consideration deferred.

Authors: Add the following coauthors: FORD, McCALEB, MANNING, SMITH, CUMMINGS and CAMPBELL of the House.

Amendment No. 1. Amend Page 2, Line 13, after the word “institute” delete the word “criminal”.

Amendment No. 2. Amend Page 3, Line 11½, by adding a new paragraph “F” to read as follows:

“These provisions shall not apply to an only parent, caring for the child or children in the home, when day-care services are not available or when it is unreasonable to place the child or children in a day-care services.”

HOUSE AMENDMENTS

HAS to SB 150 were read as follows and consideration deferred.

Authors: Remove NANCE as House author. Add the following coauthors: KILPATRICK, MONKS and CLEVELAND of the House.

Amendment No. 1. Amend Page 2, Line 4 by adding after the word “bona fide” the word “written”.

Amendment No. 2. Amend Page 2, Lines 20 through 23 by striking all the language and substituting in lieu thereof the following:

“The provisions of this act shall become effective October 1, 1975.”

and amend Title on Line 16½ by deleting the words “AND DECLARING AN EMERGENCY” and substituting in lieu thereof the words “AND PROVIDING EFFECTIVE DATE.”

HOUSE AMENDMENTS

HAS to SB 170 were read as follows and consideration deferred.

Authors: Add the following coauthor: BAMBERGER of the House.

Amendment No. 1. Amend Page 2, Line 11, by deleting the words "on the record" and on Lines 15, 16 and 17, by deleting the following sentence: "The scope of review shall be the same as in appeals taken from the district court to the Court of Criminal Appeals in misdemeanor cases." and insert the following: "Upon appeal to the district court, trial shall be de novo."

Amendment No. 2. Amend Page 3, Lines 5 through 20, by deleting all of subparagraphs 3 and 4.

Amendment No. 3. Amend Page 3, Line 24, after the word "be" strike the word "May" and insert "October".

HOUSE AMENDMENTS

HAs to SB 186 were read as follows and consideration deferred.

Authors: Add the following coauthors: CLEVELAND and WISEMAN of the House.

Amendment No. 1. Amend Page 2, Line 30, by deleting the words "law enforcement officer or medical practitioner" and on Line 31, by adding after the word "search" the words "if warranted".

Amendment No. 2. Amend Page 4, Lines 7, 8 and 9, by deleting all language after the word "practitioner," on Line 7 through and including the word "person" on Line 9, and on Line 10 by adding after the word "finds" the words "and undertakes to help", and on Lines 15, 16 and 17, by deleting the entire sentence beginning with the word "If" on Line 15 through the period on Line 17.

HOUSE AMENDMENTS

HAs to SB 232 were read as follows and consideration deferred.

Authors: Add the following coauthors: RIGGS, MATHESON and JOHNSON (Joe) of the House.

Amendment No. 1. Amend Page 2, Lines 11, 12 and 13, by striking the entire sentence reading as follows: "Said library shall be supplied, staffed and operated by gifts or grants, and no state appropriations shall be made in connection therewith."

GENERAL ORDER

SB 78 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Senators Wadley, Cate and Schuelein asked to be made coauthors of SB 78, which was the order.

Upon motion of Senator Randle, SB 78, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Randle, SB 78, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 78 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Wolfe and York.—42.

Excused: Crow, Dawson, Porter, Stipe, Watson and Young.—6.

The bill and emergency passed.

SB 78 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 19 and 272.

The above numbered Enrolled Bills were referred to the Governor.

GENERAL ORDER

SB 328 by Holden, Grantham, Murphy, Watkins, Dahl, Inhofe and Pierce of the Senate and Kennedy, et al, of the House was read and considered.

Senators Ham, Capps, and Tinsley asked to be made coauthors of SB 328, which was the order.

Senator Holden asked unanimous consent that further consideration of SB 328 be deferred for this legislative day, which was the order.

GENERAL ORDER

SB 449 by Lamb of the Senate was read and considered.

Senator Lamb, citing Rule 8(d), asked unanimous consent that Representative Elder be made House author of SB 449, which was the order.

Upon motion of Senator Lamb, SB 449, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Lamb, SB 449, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 449 was read for the third time at length.

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

Aye: Berrong, Boatner, Butler, Capps, Cate, Field, Funston, Garrett, Grantham, Graves, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Wadley and York.—32.

Nay: Baldwin, Birdsong, Dahl, Dawson, Hamilton, Howell, Lane, Tinsley and Watkins.—9.

Excused: Crow, Ham, Porter, Stipe, Watson, Wolfe and Young.—7.

The bill and emergency passed.

SB 449 was referred for engrossment.

Senator Smith presiding.

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed SCR 30.

The above numbered Resolution was referred for enrollment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 209; SB 238 as coauthored by Edmondson and Monks; SB 304 as coauthored by Cleveland and Atkins; and SB 409, as coauthored by Davis (Guy), Sparkman and Murphy.

The above numbered Bills were referred for enrollment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SB 17.

The above numbered Enrolled Bill was referred to the Governor.

GENERAL ORDER

SJR 13 by Grantham, Murphy, Porter, Howell and Watkins of the Senate and Riggs, et al, of the House was read and considered.

Senators Birdsong, Luton, Terrill and Garrett asked to be made coauthors of SJR 13, which was the order.

Senator Garrett moved to amend SJR 13, Page 5, Line 6½, by adding a new subparagraph (5) as follows:

“(5) To contract with existing private agencies.”.

Senator Garrett asked unanimous consent that his foregoing amendment be withdrawn, which was the order.

Senator Garrett moved to amend SJR 13, Page 5, Line 6½, by adding a new subparagraph (5) as follows:

“(5) To contract with private non-profit or public agencies now in existence or hereafter created.”,

which amendment was declared adopted.

Senator Helm moved to amend SJR 13, Page 6, Line 11, by adding after the word “obtainable.” the following new sentence: “Provided further that only those federal funds which are free of federal guidelines or controls shall be accepted by the Department.”

Senator Grantham moved to table the Helm amendment, which motion to table was declared adopted.

Upon motion of Senator Grantham, SJR 13, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, SJR 13, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SJR 13 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Dahl, Dawson, Field, Garrett, Grantham, Graves, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Wolfe, York and Young.—40.

Nay: Funston and Helm.—2.

Excused: Crow, Ham, Porter, Stipe, Taliaferro and Watson.—6.

The resolution and emergency passed.

SJR 13 was referred for engrossment.

MESSAGE FROM THE GOVERNOR

Advising approval by him, April 22, 1975, of Enrolled SBs 106, 193, 220, 237 and 259.

GENERAL ORDER

SB 361 by Garrett of the Senate and Hood of the House was read and considered.

Senator Hamilton moved to amend SB 361, Page 2, Line 10, by striking after the

word "of" and before the word "judge" the word "a" and substituting the words "the chief district",

which amendment was declared adopted.

Senator Hamilton moved to amend SB 361, Page 2, Line 7, by adding after the word "of" and before the word "action" the words "a civil" and by striking the word "an"; and further by striking after the word "action," the comma and the words "civil or criminal,".

Senator Hamilton asked unanimous consent, which was granted, that his foregoing amendment be withdrawn.

Senator Hamilton moved to amend SB 361, Page 2, Line 15, by adding after the word "act." the following new sentence: "Nothing herein shall be interpreted to authorize the Attorney General nor employees of his office to file a criminal complaint or criminal information in any court in Oklahoma."

Senators Wolfe, Hamilton and Keating moved to amend the Hamilton amendment by adding at the end thereof the following: "except in those cases involving the office of the district attorney or charges that may be warranted for filing as a result of a grand jury indictment".

Senator Terrill presiding.

During discussion of the foregoing amendment to the Hamilton amendment, Senator Hamilton raised a point of order stating that the questions being asked of Senator Wolfe were not germane, which point of order the Chair sustained.

Senator Cate presiding.

Senator Wolfe pressed his motion to amend, which amendment to the Hamilton amendment was declared adopted.

Senator Luton moved that SB 361 be deferred for this legislative day with amendments attached, which motion was declared adopted.

Senator Terrill presiding.

UNANIMOUS CONSENT REQUEST

Senator Tinsley asked unanimous consent to move to reconsider the vote on SB 142 which passed the Senate on Tuesday, April 22, 1975, which was the order.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Tinsley moved that the vote be reconsidered by which SB 142 passed.

Senator Tinsley asked unanimous consent that the Rules be suspended for the purpose of immediately considering his motion, which was the order.

The vote occurring upon the Tinsley motion to reconsider, it was declared adopted upon roll call as follows:

Aye: Berrong, Birdsong, Boatner, Butler, Cate, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Watkins and Wolfe.—36.

Excused: Baldwin, Capps, Crow, Dahl, Ham, Porter, Stipe, Taliaferro, Wadley, Watson, York and Young.—12.

PENDING CONSIDERATION ON HAS

Upon motion of Senator Tinsley, HAS to SB 142 were rejected and conference requested, President Pro Tempore Howard appointing as Senate conferees the following: Senators Tinsley, Dahl and Watkins.

PENDING CONSIDERATION ON HAS

Upon motion of Senator Lane, on behalf of Senator Smith, **HAs** to **SB** 3 were rejected and conference requested, President Pro Tempore Howard appointing as Senate conferees the following: Senators Smith, Birdsong and Lane.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand

adjourned to meet Thursday, April 24, 1975, at 1:00 p.m., which motion prevailed.

BILLS RELEASED

SBs 113 and 278 were referred for engrossment.

Upon motion of Senator Lane, the Senate adjourned at 5:35 p.m. to meet Thursday, April 24, 1975, at 1:00 p.m.



Sixty-third Legislative Day

Thursday, April 24, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Berrong, Birdsong, Boatner, Butler, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, York and Young.—38.

Excused: Baldwin, Capps, Crow, Ham, Howell, Lambert, Porter, Taliaferro, Watson and Wolfe.—10.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend James B. Crowson and incorporated into the Journal upon request of Senator Tinsley.

Dear Lord, we thank You for Your activeness in the midst of our existence. We know from personal encounters that You are as near as the air we breathe. We praise You for the reality of a present tense relationship. David summed up Your availability to us when he said, "The Lord is our refuge and strength, a very present help in trouble."

Many today utter, "Where is God?" But Lord, You are easy to see. We see you in creation — "In the beginning God created"; we see you in the Person of Jesus at Calvary — "But God laid on Him the iniquity of us all"; and we see you by personal acceptance in our own lives — "For whosoever calls upon the Name of the Lord shall be saved." Only the fool has said in his heart, "There is no God."

Thank You for being so evident in our world and in our redemption. There has never been a time we needed You more than we do this given moment in history, so grant us a keen awareness of Your spirit. In Jesus' Name, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Helm introduced Thomas M. Buxton, M.D., Oklahoma City, as Doctor of the Day and Senator Cate introduced Wanda Beauregard, R.N., Norman, as Nurse of the Day.

Senator Wadley expressed the Senate's appreciation for the handmade ceramic ashtrays presented to each Senator by the children of the Whitaker State Children's Home of Pryor, Oklahoma, and recognized children from the Home who were present.

Senator Field introduced Ulrike Freisleben of Frankfort, Germany, and asked unanimous consent that she be granted privileges of the floor and that she be made an honorary page for this legislative day, which was the order.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 453 — Municipal Government.

HB 1162 — Public and Mental Health, as coauthored by Randle.

DO PASS, as amended:

SB 417 — Roads and Highways.

SB 440 — Banks and Banking.

HB 1310 — Education, Common, as coauthored by Murphy.

SECOND READING

The following was read the second time and referred to the committee indicated.

SJR 33 — Constitutional Revision and Regulatory Services.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SB 142, and naming House Conferees as follows: Representatives Stratton, Dunn and Weichel.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SB 3, and naming House Conferees as follows: Representatives Rogers, Hopkins and Floyd.

PENDING SENATE ACTION — RESOLUTIONS

SR 23, introduced on page 670, was called up for consideration.

Senator Lane asked unanimous consent that all Senators be made coauthors of SR 23, which was the order.

SR 23, as coauthored, was read at length as follows, adopted upon motion of Senator Lane and ordered referred for enrollment.

SR 23 — By Lane, Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.

A Resolution commending the Southwestern Bell Telephone Company employees who assisted the Senate during the 1st Session of the 35th Oklahoma Legislature; and directing distribution.

WHEREAS, Peggy Turk, Helen Cotner and Charlotte Schroeder greatly assisted the daily operation and efficiency of the State Senate during this Session of the Legislature; and

WHEREAS, each telephone operator, as well as the business service instructor, performed her duties with dignity, intelligence and charm; and

WHEREAS, these gracious ladies are a credit to the reputation and good name of their employer, Southwestern Bell Telephone Company; and

WHEREAS, the Oklahoma State Senate acknowledges an indebtedness to Peggy, Helen and Charlotte for their outstanding

service to each member and employee of the Senate.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

SECTION 1. THAT Peggy Turk, Helen Cotner and Charlotte Schroeder be and hereby are commended for their outstanding service to the members and employees of the Oklahoma State Senate.

SECTION 2. THAT copies be prepared and forwarded to each of the above named individuals and to the manager of Southwestern Bell Telephone Company in Oklahoma City, Oklahoma.

SR 24, introduced on page 687, was called up for consideration.

Senator Lane asked unanimous consent that all Senators be made coauthors of SR 24, which was the order.

SR 24, as coauthored, was read at length as follows, adopted upon motion of Senator Lane and ordered referred for enrollment.

SR 24 — By Lane, Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.

A Resolution noting the 75th anniversary of the founding of the Oklahoma Osteopathic Association and congratulating the association on its years of service to the citizens of Oklahoma.

WHEREAS, the Oklahoma Osteopathic Association is currently celebrating its

75th anniversary of dedicated service to the citizens of Oklahoma; and

WHEREAS, the Osteopathic Medical profession has made a significant contribution to the health and welfare of our society since its founding in 1875 by Dr. Andrew Taylor Still in Kirksville, Missouri; and

WHEREAS, an all-time high enrollment of 3,000 students are currently studying osteopathic medicine in nine institutions, including The Oklahoma College of Osteopathic Medicine and Surgery, which is currently in its first year of training Oklahoma students to become family physicians; and

WHEREAS, over 450 Osteopathic physicians and surgeons are serving on Oklahoma's Health care team.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

THAT, the Oklahoma State Legislature extends its congratulations to the Oklahoma Osteopathic Association for its long and fruitful service to the citizens of our state and extends best wishes for a similarly rewarding future.

HCR 1024, introduced on page 630, was called up for consideration.

Senator Hamilton asked unanimous consent that all Senators be made coauthors of HCR 1024, which was the order.

HCR 1024, as coauthored, was read at length, adopted upon motion of Senator Stipe, properly signed and ordered returned to the Honorable House.

MOTION TO RECONSIDER VOTE

Senator Terrill asked unanimous consent, which was granted, that the time be

extended until Monday, April 28, 1975, for consideration of his motion to reconsider the vote by which SB 126 failed.

GENERAL ORDER

SB 328, previously considered on page 700, was considered further.

Senators Hamilton, Holden and Cate moved to amend SB 328, Page 6, Line 4, by adding after the word "property;" the following: "If a depletion allowance is allowed as a deduction in arriving at the adjusted gross income or taxable income for corporations by the Internal Revenue Service, then the above percentage shall be considered therewith so that no duplicate allowance shall be allowed, so as to exceed a total deduction from gross income of twenty-two percent (22%).", which amendment was declared adopted.

Upon motion of Senator Holden, SB 328, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Holden, SB 328, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 328 was read for the third time at length.

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

Aye: Berrong, Birdsong, Butler, Cate, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Terrill, Tinsley, Wadley, Watkins, York and Young.—34.

Nay: Boatner, Garrett and Stipe.—3.

Excused: Baldwin, Capps, Crow, Ham, Howell, Lambert, Porter, Smith, Taliaferro, Watson and Wolfe.—11.

The bill and emergency passed.

SB 328 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SBs 49, 55, 72 and 79, as amended; and SB 124 as amended and coauthored.

HOUSE AMENDMENTS

HAs to SB 49 were read as follows and consideration deferred.

Amendment No. 1. Amend Page 4, Lines 35 and 36 and Page 5, Line 1, by deleting after the word "If" on Line 35 the following: ", pursuant to application by the Commissioner, the district court of the county wherein any insurer is incorporated or domiciled determines" and substitute in lieu thereof the following: "it appears to or is the determination of the Commissioner".

Amendment No. 2. Amend Page 6, Line 36 and Page 7, Lines 1, 2 and 3, by striking the following language: ", provided that all legal work required under this act or pursuant to any receivership action filed by the Commissioner shall be performed by the Attorney General or the Commissioner or their employees".

Amendment No. 3. Amend Page 9, Line 2½, by adding a new Section 13 as follows:

"SECTION 13. Any acts taken by the Commissioner pursuant to the terms of this act shall be subject in all respects to the provisions of the Oklahoma Administrative Procedures Act."

and renumber following Section as Section 14 and Amend Title on Line 13½, after

"SEVERABILITY;" by adding the following: "MAKING ACTS OF COMMISSIONER SUBJECT TO THE OKLAHOMA ADMINISTRATIVE PROCEDURES ACT;"

HOUSE AMENDMENTS

HAs to SB 55 were read as follows and consideration deferred.

Amendment No. 1. Amend Page 2, Line 1 by striking the Enacting Clause.

Amendment No. 2. Amend Page 3, Line 4½ by adding new Sections 2 and 3 to read as follows:

"SECTION 2. There is hereby appropriated to the State Personnel Board, from any monies in the General Revenue Fund of the State Treasury, for the fiscal year ending June 30, 1976, not otherwise appropriated, the sum of Fifteen Thousand Dollars (\$15,000.00), or so much thereof as may be necessary for the establishment and operation of a Register Retrieval System."

"SECTION 3. The appropriation made in Section 2 of this act shall be subject to fiscal year limitations and may be encumbered through June 30, 1976. Any unexpended funds remaining after November 15, 1976, shall lapse and be transferred to the credit of the proper fund for the then current fiscal year."

Amendment No. 3. Amend Page 3, Line 5 by renumbering the existing Section 2 to read Section 4 and the subsequent section accordingly.

HOUSE AMENDMENTS

HAs to SB 72 were read as follows and consideration deferred.

Amendment No. 1. Strike the Enacting Clause.

Amendment No. 2. Amend Page 2, Line 9, by deleting the figures "\$585,120.00" and inserting in lieu thereof the figures "\$638,318.00".

Amendment No. 3. Amend Page 2, Line 14, by deleting the figures "125,725.00" and inserting in lieu thereof the figures "500,000.00".

Amendment No. 4. Amend Page 2, Line 15, by deleting the figures "\$970,239.00" and inserting in lieu thereof the figures "\$1,397,712.00".

Amendment No. 5. Amend Page 2, Line 23, by deleting the word and figures "fifty (50)" and inserting in lieu thereof the word and figures "fifty-eight (58)".

HOUSE AMENDMENTS

HAs to SB 79 were read as follows and consideration deferred.

Amendment No. 1. Strike the Enacting Clause.

Amendment No. 2. Amend Page 2, Line 8, by deleting the figures "\$7,826,217.00" and inserting in lieu thereof the figures "\$8,011,217.00".

Amendment No. 3. Amend Page 2, Line 12, by deleting the figures "1,390,602.00" and inserting in lieu thereof the figures "1,500,602.00".

Amendment No. 4. Amend Page 2, Line 13, by deleting the figures "\$10,570,632.00" and inserting in lieu thereof the figures "\$10,865,632.00".

Amendment No. 5. Amend Page 2, Lines 23 and 24, by deleting the words and figures "one thousand eighteen (1,018)" and inserting in lieu thereof the words and figures "one thousand thirty-eight (1,038)".

HOUSE AMENDMENTS

Has to SB 124 were read as follows and consideration deferred.

Authors: Add the following coauthor: WILSON of the House.

Amendment No. 1. Strike the Enacting Clause.

Senator Cate presiding.

GENERAL ORDER

SB 168 by Hamilton and Smith was read and considered.

Upon motion of Senator Hamilton, SB 168 was advanced to engrossment.

By unanimous consent, upon request of Senator Hamilton, SB 168, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 168 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, York and Young.—38.

Excused: Baldwin, Capps, Crow, Ham, Howell, Lambert, Porter, Taliaferro, Watson and Wolfe.—10.

The bill and emergency passed.

SB 168 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 343, as coauthored by Hooper, Edmondson, Murphy, Beznoska, Kardokus and Sparkman.

The above numbered Bill was referred for enrollment.

GENERAL ORDER

SB 391 by Grantham of the Senate and Elder, et al, of the House was read and considered.

Upon motion of Senator Grantham, SB 391 was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, SB 391 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 391 was read for the third time at length.

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

Aye: Berrong, Boatner, Butler, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Holden, Howard, Inhofe, Keating, Keller, Lane, Luton, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Tinsley, Wadley, Watkins, York and Young.—32.

Nay: Birdsong, Hamilton, Helm, Lamb, Pierce and Terrill.—6.

Excused: Baldwin, Capps, Crow, Ham, Howell, Lambert, Porter, Taliaferro, Watson and Wolfe.—10.

The bill and emergency passed.

SB 391 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled HCR 1026.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

MOTION TO RECONSIDER VOTE

Senator Murphy asked unanimous consent, which was granted, that the time be extended until Monday, April 28, 1975, for consideration of his motion to reconsider the vote by which SB 345 failed.

GENERAL ORDER

SB 407 by Luton was read and considered.

Upon motion of Senator Luton, SB 407 was advanced to engrossment.

By unanimous consent, upon request of Senator Luton, SB 407 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 407 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Cate, Field, Funston, Garrett, Grantham, Holden, Lane, Luton, Martin, Murphy, Randle, Shatwell, Smith, Stipe, Terrill, Wadley, York and Young.—21.

Nay: Berrong, Dahl, Dawson, Hamilton, Helm, Inhofe, Keating, Keller, Lamb, McCune, Medearis, Pierce, Schuelein, Tinsley and Watkins.—15.

Excused: Baldwin, Capps, Crow, Graves, Ham, Howard, Howell, Lambert, Porter, Taliaferro, Watson and Wolfe.—12.

The bill failed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Luton moved that the vote be reconsidered by which SB 407 failed.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HBs 1111, 1117, 1124, 1125 and 1127, and referring said bills to GCCA.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HBs 1111, 1117, 1124, 1125 and 1127 was ordered granted, said bills to be referred to GCCA.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 3 was read and consideration deferred.

Mr. President
Mr. Speaker

The Conference Committee, to which was referred SB 3 by Smith, Birdsong and York of the Senate and Rogers, Bamberger, Nance and Fried of the House, entitled:

An Act relating to cities and towns; providing cities and towns shall provide liability insurance coverage; *** and declaring an emergency.

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend

and do recommend to the respective Houses, as follows:

1. Recede from Amendment No. 1. of the Honorable House.

Respectfully submitted,

FOR THE SENATE: Smith, Birdsong and Lane.

FOR THE HOUSE: Rogers, Hopkins and Floyd.

Senator McCune presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 78, 113, 176, 278, 317 and 449 and SJR 13 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SBs 209, 238, 304 and 409 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

SCR 30 was correctly enrolled, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Monday, April 28, 1975, at 1:00 p.m., which motion prevailed.

MESSAGE 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.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 209, 238, 304 and 409.

The above numbered Enrolled Bills were referred to the Governor.

Upon motion of Senator Lane, the Senate adjourned at 2:30 p.m. to meet Monday, April 28, 1975, at 1:00 p.m.

Sixty-fourth Legislative Day

Monday, April 28, 1975

Pursuant to adjournment, the Senate was called to order by President Pro Tempore Howard.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Ham, Keller and Stipe.—3.

President Pro Tempore Howard declared a quorum present.

The following prayer was offered by Reverend Cecil L. Bolding, Minister, West Guthrie United Methodist Church, Guthrie, and incorporated into the Journal upon request of Senator Dawson.

Father of us all, the living and Eternal God, hear thou these our prayers.

A prayer of thanksgiving for what has already been received; a prayer of blessing for the day at hand; a prayer of gratitude for opportunity of service; and a prayer of supplication that You will take the gifts and talents we offer and use them

to steer the Ship of State in the course that is deemed best by Your standards to the enrichment of the lives of all men.

Through Jesus Christ My Lord, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator McCune introduced, Karl K. Boatman, M.D., Oklahoma City, as the Doctor of the Day, and Helen Hamm, R.N., Oklahoma City, as the Nurse of the Day.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 446 — Criminal Jurisprudence.

HB 1460 — Professions and Occupations, as coauthored by Lamb.

HB 1491 — Professions and Occupations, as coauthored by Martin.

HB 1591 — Professions and Occupations, as coauthored by Dawson.

HB 1621 — Wildlife, as coauthored by Field.

DO PASS, as amended:

SB 295 — Judiciary, as coauthored by Elder of the House.

SB 386 — Criminal Jurisprudence.

SB 447 — Criminal Jurisprudence.

SB 456 — Rules, as coauthored by Townsend of the House.

SJR 33 — Constitutional Revision and Regulatory Services, as coauthored by Funston.

CS for HB 1093 — Appropriations and Budget, as coauthored by Hamilton.

HB 1098 — Appropriations and Budget.

HB 1099 — Appropriations and Budget.

HB 1100 — Appropriations and Budget.

HB 1110 — Appropriations and Budget.

HB 1119 — Appropriations and Budget.

HB 1133 — Appropriations and Budget.

HB 1552 — Appropriations and Budget, as coauthored by Lamb.

FIRST READING

The following were introduced and read the first time.

SB 463 — By Capps.

An Act relating to agriculture; defining terms; providing for registration, labeling and inspection fees in the distribution of soil amendments; making certain acts unlawful and prescribing penalties for violations; and declaring an emergency.

SB 464 — By Lambert.

An Act relating to the State Bureau of Investigation, amending 74 O.S. 1971, Section 158; providing identification data and fingerprints of persons arrested shall, in certain instances, be furnished the State Bureau of Investigation; making the procurement thereof permissive in other instances; and declaring an emergency.

SB 465 — By Luton.

An Act relating to children; amending 10 O.S. 1971, Sections 60.13 and 60.15; providing for investigations in adoption cases; providing for information to be acquired; providing for the filing of reports; providing for a interlocutory decree, further observation, a final hearing and a final decree of the court; and declaring an emergency.

SJR 34 — By Watson of the Senate and Denman of the House.

A Joint Resolution authorizing Mr. and Mrs. Patrick Cramer to bring suit against the State of Oklahoma to determine the amount of damages, if any, sustained by them to their home by the firing of cannons at the Governor's Inauguration; providing for service of summons; providing for venue; directing the payment of any judgment in said suit out of the State General Revenue Fund; and declaring an emergency.

MESSAGE FROM THE GOVERNOR

Advising approval by him, April 24, 1975, of Enrolled SBs 12 and 41.

MESSAGE FROM THE GOVERNOR

Advising approval by him, April 25, 1975, of Enrolled SBs 4, 97, 198, 243, 247, 273 and 275.

MESSAGE FROM THE GOVERNOR

The following Veto Message was read and consideration deferred for this legislative day:

This is to advise that on April 25, 1975, Enrolled SB 294 has been vetoed.

There are improper provisions for filling of vacancies and the terms all run concurrently and yet the vacancies are to be filled by the remaining members.

GENERAL ORDER

SB 133 by Medearis of the Senate and Parris of the House was read and considered.

Senator Cate presiding.

Upon motion of Senator Medearis, SB 133 was advanced to engrossment.

By unanimous consent, upon request of Senator Medearis, SB 133 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 133 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Butler, Cate, Field, Funston, Garrett, Graves, Helm, Holden, Howard, Lamb, Lambert, Medearis, Murphy, Pierce, Porter, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—28.

Nay: Boatner, Capps, Crow, Dahl, Dawson, Grantham, Hamilton, Howell, Inhofe, Keating, Lane, Luton, McCune, Martin, Randle, Schuelein and Wadley.—17.

Excused: Ham, Keller and Stipe.—3.

The bill passed.

Senators Keating, Wadley, Dawson and Lane desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 32. Nay: 13. Excused: 3.

The emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Howell moved that the vote be reconsidered by which SB 133 and the emergency section passed.

Senator Keller asked to be shown present, which was the order.

PENDING CONSIDERATIONS OF HAS

HAS to SB 128 were called up for consideration.

Senator Garrett moved that the Senate concur in HAS to SB 128.

Senator Hamilton raised a point of order stating that House Amendments to SB 128 had not been reproduced and distributed to each Senator and were, therefore, not properly before the Senate, which point of order the Chair sustained.

Senator Garrett asked unanimous consent that further consideration of HAS to SB 128 be deferred for this legislative day, which was the order.

MESSAGE FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled HCR 1024.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

PENDING CONSIDERATION OF HAS

HAS to SB 150 were called up for consideration.

Upon motion of Senator Smith, the Senate concurred in HAS to SB 150.

SB 150, as amended by the Honorable House, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Porter, Randle, Schuelein, Shatwell,

Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Nay: Helm, Inhofe, McCune and Pierce.—4.

Excused: Ham and Stipe.—2.

The bill passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

Senators Ham and Stipe asked to be shown present, which was the order.

GENERAL ORDER

SB 396 by Dawson and Watkins of the Senate and Johnson (Don) of the House was read and considered.

Senator Crow moved to amend SB 396, Page 33, Line 3, by striking all of subsection (20) and renumbering subsequent subsections.

Senator Dawson asked unanimous consent, which was granted, that further consideration of SB 396 and the Crow amendment be deferred for this legislative day.

MOTION TO RECONSIDER VOTE

Senator Murphy asked for consideration of his motion to reconsider the vote by which SB 345 failed, which motion to reconsider was declared adopted upon roll call as follows:

Aye: Birdsong, Butler, Capps, Crow, Dahl, Dawson, Garrett, Graves, Ham, Holden, Howard, Howell, Lambert, Luton, Martin, Medearis, Murphy, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley and Watkins.—25.

Nay: Baldwin, Berrong, Boatner, Cate,

Field, Funston, Grantham, Hamilton, Helm, Inhofe, Keating, Keller, Lamb, Lane, McCune, Pierce, Schuelein, Wadley, Watson, Wolfe, York and Young.—22.

Excused: Porter.—1.

THIRD READING

SB 345 was read for the third time at length.

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

Aye: Butler, Capps, Crow, Dahl, Dawson, Funston, Garrett, Graves, Ham, Holden, Howard, Howell, Lambert, Lane, Luton, Martin, Medearis, Murphy, Randle, Stipe, Taliaferro, Terrill, Tinsley, Watkins and Young.—25.

Nay: Baldwin, Berrong, Birdsong, Boatner, Cate, Field, Grantham, Hamilton, Helm, Inhofe, Keating, Keller, Lamb, McCune, Pierce, Schuelein, Shatwell, Smith, Watson, Wolfe and York.—21.

Excused: Porter and Wadley.—2.

The bill passed.

Senators Birdsong, Schuelein, Smith, Keating, Grantham, Shatwell and Cate desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 32. Nay: 14. Excused: 2.

The emergency passed.

SB 345 was referred for engrossment.

MOTION TO RECONSIDER VOTE

Senator Luton asked for consideration of his motion to reconsider the vote by which SB 407 failed, which motion to reconsider was declared adopted upon roll call as follows:

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Holden, Howard, Howell, Lambert, Lane, Luton, Martin, Medearis, Murphy, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Wolfe, York and Young.—34.

Nay: Berrong, Dawson, Hamilton, Helm, Inhofe, Keating, Keller, Lamb, McCune, Pierce, Schuelein, Watkins and Watson.—13.

Excused: Porter.—1.

THIRD READING

SB 407 was read for the third time at length.

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

Aye: Birdsong, Butler, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Holden, Howard, Howell, Lambert, Lane, Luton, Martin, Medearis, Murphy, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Wolfe, York and Young.—31.

Nay: Baldwin, Berrong, Boatner, Capps, Dawson, Hamilton, Helm, Inhofe, Keating, Keller, Lamb, McCune, Pierce, Schuelein, Watkins and Watson.—16.

Excused: Porter.—1.

The bill passed.

Senators Boatner, Schuelein and Capps desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 34. Nay: 13. Excused: 1.

The emergency passed.

SB 407 was referred for engrossment.

MOTION TO RECONSIDER VOTE

Senator Terrill asked for consideration of his motion to reconsider the vote by which SB 172 failed, which motion to reconsider was declared adopted upon roll call as follows:

Aye: Butler, Cate, Funston, Garrett, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Pierce, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Wolfe, York and Young.—27.

Nay: Baldwin, Berrong, Birdsong, Boatner, Capps, Crow, Dahl, Dawson, Field, Grantham, Graves, Ham, Hamilton, Lambert, Medearis, Murphy, Schuelein, Wadley and Watson.—19.

Excused: Howard and Porter.—2.

BILL WITHDRAWN — REREFERRED

Senator Terrill asked unanimous consent, which was granted, that SB 172 be referred to the Committee on Banks and Banking.

PENDING CONSIDERATION OF CCR

The CCR on SB 3 was called up for consideration.

Senator Smith asked unanimous consent that the title of SB 3 be amended to conform to the bill, which was the order.

The CCR on SB 3 was adopted upon motion of Senator Smith.

SB 3, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Cate, Dahl, Field, Funston, Garrett,

Grantham, Ham, Helm, Holden, Howell, Inhofe, Keller, Lambert, Lane, Luton, Medearis, Murphy, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—33.

Nay: Baldwin, Capps, Crow, Dawson, Graves, Hamilton, Keating, Lamb, McCune, Martin, Pierce, Schuelein and Wadley.—13.

Excused: Howard and Porter.—2.

The bill passed.

Senator Dawson desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 34. Nay: 12. Excused: 2.

The emergency passed.

SB 3, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 296, as amended.

HOUSE AMENDMENTS

HAs to SB 296 was read as follows and consideration deferred.

Amendment No. 1. Amend Page 2, Line 7, by striking the word "epilepsy" and adding in lieu thereof the following words: "a physical disease with a history of seizures".

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 168, 328 and 391 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SB 343 was correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

SRs 23 and 24 were each correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

MESSAGE FROM THE GOVERNOR

Advising approval by him, April 28, 1975, of Enrolled SBs 30, 223 and 255.

MESSAGE FROM THE GOVERNOR

The following Veto Message was read and consideration deferred for this legislative day:

This is to advise that on April 28, 1975, Enrolled SB 284 has been vetoed.

Items of 16 feet in width and 72,500 lbs. may be permitted on Interstate and State Highways at the discretion and upon receipt of permit from the Department of Public Safety as a result of new interpretive ruling of Norbert Tieman of the Federal Highway Administration. Discretionary authority should remain with the Department so that the highways will not be overburdened.

PENDING CONSIDERATION OF CCR

The CCR on HB 1129 was called up for consideration.

The CCR on HB 1129 was adopted upon motion of Senator Crow.

HB 1129, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl,

Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—47.

Excused: Porter.—1.

The bill and emergency passed.

HB 1129, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

MOTION TO RECONSIDER VOTE

Senator Terrill asked unanimous consent, which was granted that the time be extended until Tuesday, April 29, 1975, for consideration of his motion to reconsider the vote by which SB 126 failed.

GENERAL ORDER

SB 306 by Garrett was read and considered.

Senator Keating moved to amend SB 306, Page 5, Line 16, by striking the words "twenty (20) years" and substituting the word "life", which amendment was declared adopted.

Senator Dawson moved to amend SB 306, Page 12, Line 7, by striking after the semicolon and before the word "or" on Line 15 all language, which amendment was declared failed of adoption.

Senator McCune moved to amend SB 306, Page 5, Line 17, by adding after the word "physical" and before the word "injury" the words "or mental", which amendment was declared adopted.

Senator Dawson moved to amend SB 306, Page 13, Line 8, by striking the words

"lewdly or lasciviously look upon," which amendment was declared adopted.

Upon motion of Senator Garrett, SB 306, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Garrett, SB 306, as amended, was considered engrossed and placed on third reading and final passage.

Senator Birdsong questioned the presence of a quorum. The Presiding Officer ordered the roll called, following which he declared a quorum present.

THIRD READING

SB 306 was read for the third time at length.

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

Aye: Butler, Dawson, Garrett, Grantham, Helm, Howard, Howell, Keating, Lambert and McCune.—10.

Nay: Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Field, Funston, Graves, Ham, Hamilton, Holden, Inhofe, Keller, Lamb, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—35.

Excused: Baldwin, Porter and Stipe.—3.

The bill failed.

The Chair advised the Senate that Senator Stipe, having been present in the Chamber during the vote, would be shown as voting "no" on SB 306 in compliance with Senate Rules.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Garrett moved that the vote be reconsidered by which SB 306 failed.

GENERAL ORDER

SJR 18 by Howard of the Senate and Hopkins of the House was read and considered.

Upon motion of President Pro Tempore Howard, SJR 18 was advanced to engrossment.

By unanimous consent, upon request of President Pro Tempore Howard, SJR 18 was considered engrossed and placed on third reading and final passage.

THIRD READING

SJR 18 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watson, Wolfe, York and Young.—40.

Nay: Hamilton and Smith.—2.

Excused: Baldwin, Butler, Garrett, Medearis, Porter and Watkins.—6.

The resolution and emergency passed.

SJR 18 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SB 343.

The above numbered Enrolled Bill was referred to the Governor.

GENERAL ORDER

SB 453 by Stipe of the Senate and Hopkins of the House was read and considered.

Upon motion of Senator Stipe, SB 453 was advanced to engrossment.

By unanimous consent, upon request of Senator Stipe, SB 453 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 453 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson and York.—40.

Nay: Keller, Wolfe and Young.—3.

Excused: Baldwin, Medearis, Murphy, Porter and Taliaferro.—5.

The bill and emergency passed.

SB 453 was referred for engrossment.

GENERAL ORDER

SJR 30 by Terrill and Crow of the Senate and Cotner of the House was read and considered.

Senators Field and Watkins asked to be made coauthors of SJR 30, which was the order.

Upon motion of Senator Terrill, SJR 30, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Terrill, SJR 30, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SJR 30 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Nay: Grantham.—1.

Excused: Baldwin, Inhofe, Medearis, Porter and Taliaferro.—5.

The resolution passed.

Senator Medearis desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 43. Nay: 1. Excused: 4.

The emergency passed.

SJR 30 was referred for engrossment.

GENERAL ORDER

SB 388 by Howard of the Senate and Cleveland of the House was read and considered.

Senator Grantham moved to amend SB 388, Page 2, Line 9½, by adding a new Section 2 as follows:

“SECTION 2. The provisions of this act shall only apply to activities on land owned by or controlled by Agricultural Fair Corporations as provided in Title 2, Section 31, Oklahoma Statutes Annotated.”,

and by renumbering succeeding sections, which amendment was declared adopted.

Upon motion of President Pro Tempore Howard, SB 388, as amended, was advanced to engrossment.

By unanimous consent, upon request of President Pro Tempore Howard, SB 388, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 388 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill.

Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Nay: Helm.—1.

Excused: Baldwin, Porter and Taliaferro.—3.

The bill and emergency passed.

SB 388 was referred for engrossment.

GENERAL ORDER

SB 256 by York of the Senate and Fried of the House was read and considered.

Upon motion of Senator York, SB 256 was advanced to engrossment.

By unanimous consent, upon request of Senator York, SB 256 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 256 was read for the third time at length.

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

Aye: Birdsong, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Graves, Ham, Hamilton, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Randle, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watson, Wolfe and York.—32.

Nay: Berrong, Boatner, Capps, Grantham, Inhofe, McCune, Medearis, Murphy, Pierce, Schuelein, Watkins and Young.—12.

Excused: Baldwin, Helm, Porter and Taliaferro.—4.

The bill and emergency passed.

SB 256 was referred for engrossment.

GENERAL ORDER

SB 435 by Tinsley and Howell was read and considered.

Senators Birdsong and Howard asked to be made coauthors of SB 435, which was the order.

Senator Tinsley asked unanimous consent, which was granted, that further consideration of SB 435 be deferred for this legislative day.

GENERAL ORDER

SB 410 by Grantham of the Senate and Elder, et al, of the House was read and considered.

Senator Grantham moved to amend SB 410, Pages 2 and 3, by striking the words "Vehicular Homicide." as the section title on Line 16 of Page 2; and by striking the word "negligent" before the word "homicide" and substituting the word "vehicular" on Lines 5, 6, 7 and 8 of Page 3, which amendment was declared adopted.

Senator Smith presiding.

Senator Martin moved to amend SB 410, Page 2, Line 2, by striking after the word "than" and before the word "twenty" on Line 3 all language.

Senator Grantham moved to table the Martin amendment, which motion to table was declared adopted.

Senator Keating moved to amend SB 410, Page 3, by striking on Line 9 after the word "the" and before the word "for" the words "county jail" and substituting therefor the words "state penitentiary"; and by striking on Line 10, before the word "year" the word "one (1)" and substituting therefor the word "two (2)".

Senator Grantham moved to table the Keating amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Berrong, Birdsong, Butler, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Ham, Howell, Keller, Lamb, Lane, Luton, Martin, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Tinsley, Wadley, Wolfe, York and Young.—28.

Nay: Boatner, Capps, Dawson, Graves, Hamilton, Helm, Holden, Inhofe, Keating, Lambert, McCune, Medearis, Pierce, Terrill, Watkins and Watson.—16.

Excused: Baldwin, Howard, Porter and Taliaferro.—4.

Senator Keating moved to amend SB 410, Page 3, Line 10, by adding after the word “year” the following: “or by imprisonment in the state Penitentiary not exceeding two (2) years”, which amendment was declared failed of adoption.

Upon motion of Senator Grantham, SB 410, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, SB 410, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 410 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, McCune, Martin, Medearis, Murphy, Pierce, Randle, Shatwell, Smith, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—38.

Nay: Capps, Howell, Luton, Schuelein, Stipe, Terrill and Young.—7.

Excused: Baldwin, Porter and Taliaferro.—3.

The bill passed.

Senator Grantham asked unanimous consent to amend SB 410 by striking the Emergency Section, which was the order.

SB 410 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 240.

The above numbered Bill was referred for enrollment.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Tuesday, April 29, 1975, at 1:00 p.m., which motion prevailed.

BILL RELEASED

SB 339 was referred for engrossment.

Upon motion of Senator Lane, the Senate adjourned at 5:20 p.m. to meet Tuesday, April 29, 1975, at 1:00 p.m.



Sixty-fifth Legislative Day

Tuesday, April 29, 1975

Pursuant to adjournment, the Senate was called to order by Senator Baldwin, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Dahl, Dawson, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—40.

Excused: Cate, Crow, Field, Ham, Howard, Porter, Stipe and Taliaferro.—8.

Senator Baldwin declared a quorum present.

The following prayer was offered by Reverend Cecil L. Bolding, and incorporated into the Journal upon request of Senator Dawson.

Dear Master, in whose life
I see
All that I would, but fail
to be
Let thy clear light forever
shine
To shame and guide this
life of mine.

So that by this clear light, and this means of direction, each one of us may not only be shamed by what we are, but that we may be challenged to be all that is possible for any one of us to be. In the midst of all the concerns and maneuvers of the legislative process, keep ever before each member of this great body their true mission. You, Dear Lord, made the laws. These are called on to apply them to the lives and needs of men—all men. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Baldwin introduced Neysa Davis, R.N., Chickasha, as the Nurse of the Day and Senator Howell introduced Marion C. Wagnon, M.D., Midwest City, as the Doctor of the Day.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 462 — Insurance.

SB 463 — Agriculture.

HB 1008 — County, State and Federal

Government, as coauthored by Birdsong and Shatwell.

HB 1308 — County, State and Federal Government, as coauthored by Funston.

HB 1408 — County, State and Federal Government, as coauthored by Martin.

HB 1524 — Judiciary.

HB 1525 — Judiciary, as coauthored by Grantham.

HB 1567 — Judiciary, as coauthored by Grantham.

DO PASS, as amended:

CS for SB 197 — County, State and Federal Government, as coauthored by Luton and York.

HB 1108 — Appropriations and Budget.

CS for HB 1147 — Criminal Jurisprudence, as coauthored by Cate.

FIRST READING

The following were introduced and read the first time.

SB 466 — By Wadley.

An Act relating to cities and towns; providing that a town, village or community of people possessed of certain qualifications may become a city; directing codification; and declaring an emergency.

SB 467 — By Lane and Hamilton.

An Act relating to public finance; amending 62 O.S. 1971, Section 41.7; providing for work programs and allotment requests; providing for request officer; and declaring an emergency.

SB 468 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House.

An Act relating to the Bureau of Narcotics and Dangerous Drugs Control and making an appropriation thereto; stating the purpose; providing for duties and compensation of employees; providing for expenditure of appropriation for the purpose of obtaining federal grants or

assistance; providing lapse date; providing for severability; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 463 — Agriculture.

SB 464 — Public Safety and Penal Affairs.

SB 465 — Judiciary.

SJR 34 — Judiciary.

GENERAL ORDER

HB 1176 by Holaday of the House and McCune of the Senate was read and considered.

Upon motion of Senator McCune, **HB 1176** was advanced to engrossment.

By unanimous consent, upon request of Senator McCune, **HB 1176** was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1176 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Dawson, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—37.

Excused: Cate, Crow, Dahl, Field, Ham, Howard, Porter, Randle, Stipe, Taliaferro and Young.—11.

The bill and emergency passed.

HB 1176 was referred for engrossment.

Senators Cate, Crow, Field and Taliaferro asked to be shown present, which was the order.

GENERAL ORDER

SB 26 by Birdsong was read and considered.

Senator Birdsong, citing Rule (d), asked unanimous consent that Representative Hopkins be made House author of SB 26, which was the order.

Upon motion of Senator Birdsong, SB 26, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Birdsong, SB 26, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 26 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Butler, Capps, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—40.

Nay: Boatner, Crow and Howell.—3.

Excused: Ham, Helm, Howard, Porter and Stipe.—5.

The bill and emergency passed.

SB 26 was referred for engrossment.

Senator Stipe asked to be shown present, which was the order.

Senator Medearis presiding.

PENDING CONSIDERATION OF HAS

HAs to SB 23 were called up for consideration.

Upon motion of Senator Berrong, the Senate concurred in HAs to SB 23.

SB 23, as amended by the Honorable House, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—42.

Excused: Ham, Helm, Howard, Keller, Porter and York.—6.

The bill passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

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

PENDING CONSIDERATION OF HAS

HAs to SB 249 were called up for consideration.

Upon motion of Senator Baldwin, the Senate concurred in HAs to SB 249.

SB 249, as amended by the Honorable House, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Howard, Keller, Porter and Smith.—4.

The bill and emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Berrong, HAs to SB 49 were rejected and conference requested, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Berrong, Funston and Young.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SBs 33 and 100, as amended and coauthored; and SJR 6, as amended and coauthored.

HOUSE AMENDMENTS

HAs to SB 33 were read as follows and consideration deferred.

Authors: Add the following coauthor: BRUNTON of the House.

Amendment No. 1. Amend Page 4, Line 7½, by adding a new Section 7 to read as follows:

“SECTION 7. The effective date of this act shall be October 1, 1975.”

Amendment No. 2. Amend the Title as follows:

“An Act relating to criminal procedure; providing for reimbursement of certain costs by a convicted defendant; providing time and method of payment of fines and costs; making provisions in event of nonpayment of fines or costs; repealing 22 O.S. 1971, Section 983; and establishing the effective date; and directing codification.”

HOUSE AMENDMENTS

HAs to SB 100 were read as follows and consideration deferred.

Authors: Add the following coauthors: NANCE, BRUNTON, RIGGS and CAMP of the House.

Amendment No. 1. Amend Page 2, Line 6, by deleting the words and figures “ten (10)” and inserting in lieu thereof the words and figures “twelve (12)”.

Amendment No. 2. Amend Page 2, Section 1, Line 7 by deleting the word “nine” and inserting in lieu thereof the words and figures “eleven (11)”.

Amendment No. 3. Amend Page 2, Section 1, Lines 13 and 14 by deleting the words and figures “ten (10)” and inserting in lieu thereof the words and figures “twelve (12)”.

HOUSE AMENDMENTS

HAs to SJR 6 were read as follows and consideration deferred.

Authors: Add the following coauthors: DENMAN, ROGERS, VAUGHN, CAMPBELL, BRUNTON, GREEN, WICKERSHAM and EDMONDSON of the House.

Amendment No. 1. Amend Page 5, Lines 34 and 35, by striking after the word "on" the language beginning with the word "the" through the word "first" and inserting in lieu thereof "July 22, 1975".

PENDING CONSIDERATION OF HAS

HAS to SB 159 were called up for consideration.

Upon motion of Senator Ham, the Senate concurred in **HAS** to SB 159.

SB 159, as amended by the Honorable House, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—40.

Nay: Hamilton, McCune and Pierce.—3.

Excused: Field, Howard, Porter, Smith and Stipe.—5.

The bill passed.

Senators Smith and Field desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 42. Nay: 3. Excused: 3.

The emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Crow, **HAS** to SBs 55, 56, 58, 72, 76, 77, 79, 82 and 88 were rejected and conference requested, said bills to be referred to GCCA.

President Pro Tempore Howard asked to be shown present, which was the order.

GENERAL ORDER

SB 417 by Tinsley was read and considered.

Senator Tinsley moved to amend SB 417, Page 3, Line 17, by adding after the word "board" and before the word "so" the words "acting as a board", which amendment was declared adopted.

Senator Lambert moved to amend SB 417, Page 6, Line 16, by striking after the word "economical," and before the word "more" the word "or" and substituting the word "and".

Senator Tinsley asked unanimous consent that SB 417 be deferred for this legislative day, with amendments attached, which was the order.

MESSAGE FROM THE HOUSE

Returning following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed SB 3, as coauthored by Henry.

The above numbered Bill as amended in Conference was referred for enrollment.

GENERAL ORDER

HB 1290 by Thompson and Payne of the

House and Stipe of the Senate was read and considered.

Upon motion of Senator Stipe, HB 1290 was advanced to engrossment.

By unanimous consent, upon request of Senator Stipe, HB 1290 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1290 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watson, Wolfe and York.—44.

Nay: Hamilton and Watkins.—2.

Excused: Porter and Young.—2.

The bill and emergency passed.

HB 1290 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

SB 68 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 68 was advanced to engrossment.

By unanimous consent, upon request of

Senator Crow, SB 68 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 68 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Lambert, Lane, Luton, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Watkins, York and Young.—34.

Nay: Helm, Howell, Inhofe, Keating, Keller, Lamb, McCune, Pierce, Watson and Wolfe.—10.

Excused: Dawson, Porter, Smith and Wadley.—4.

The bill and emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Pierce moved that the vote be reconsidered by which SB 68 and the emergency section passed.

GENERAL ORDER

HB 1093 by Miskelly and Davis (Don) of the House and Crow, Randle and Hamilton of the Senate was read and considered.

Senator Stipe asked to be made a co-author of HB 1093, which was the order.

Senator Crow asked unanimous consent, to amend HB 1093 by restoring the title, which was the order.

Upon motion of Senator Crow, HB 1093, as amended and coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1093, as amended and coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1093 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Porter and Smith.—2.

The bill and emergency passed.

HB 1093 was referred for engrossment.

GENERAL ORDER

HB 1094 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Upon motion of Senator Crow, HB 1094 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1094 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1094 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Porter and Smith.—2.

The bill and emergency passed.

HB 1094 was referred for engrossment.

GENERAL ORDER

HB 1098 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Upon motion of Senator Crow, HB 1098 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1098 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1098 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl,

Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Porter and Smith.—2.

The bill and emergency passed.

HB 1098 was referred for engrossment.

GENERAL ORDER

HB 1099 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Senators Lambert and Smith moved to amend HB 1099, Page 2, Line 17½, by adding a new Section 4 as follows:

“SECTION 4. There is hereby appropriated to the Office of the State Industrial Court from any monies in the Industrial Judiciary Fund of the State Treasury, as created by Section 5, Chapter 235, O.S.L. 1973 (85 O.S. Supp. 1974, Section 173) for the fiscal year ending June 30, 1976, not otherwise appropriated, the sum of Forty-two Thousand Two Hundred Fifty Dollars (\$42,250.00), or so much thereof as may be required for Tulsa Office rental charges for the period February 1975 through June 30, 1976.”,

and by renumbering subsequent sections.

Senator Berrong moved to amend the Lambert-Smith amendment by adding at the end thereof the following: “The State Board of Affairs shall carefully evaluate the office space needed by the State Industrial Court and only such space as is actually needed shall be assigned to said court.”, which amendment to the Lambert-Smith amendment was declared adopted.

Senators Lambert and Smith pressed their motion to amend, which amendment, as amended, was declared adopted.

Senators Lambert and Smith moved to amend HB 1099, Page 2, Line 17½, by adding a new Section 5 as follows:

“SECTION 5. There is hereby appropriated to the Office of the State Industrial Court, from any monies in the Industrial Judiciary Fund of the State Treasury, created by Section 5, Chapter 235, O.S.L. 1973 (85 O.S. Supp. 1974, Section 173), for the fiscal year ending June 30, 1976, not otherwise appropriated, the sum of Twelve Thousand Seven Hundred Sixty-five Dollars (\$12,765.00), or so much thereof as may be required to purchase furnishings and equipment for the Tulsa, Oklahoma, Office of the State Industrial Court.”,

and by renumbering subsequent sections, which amendment was declared adopted.

Senator Keller moved to amend HB 1099, Page 3, Lines 12 through 18 and Page 4, Line 2, by striking the amount “5,100” and inserting the amount of “\$5,400.00”, which amendment was declared adopted.

Upon motion of Senator Crow, HB 1099, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1099, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1099 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson,

Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watson, Wolfe, York and Young.—41.

Nay: Helm, Pierce and Watkins.—3.

Excused: Capps, Keating, Porter and Wadley.—4.

The bill passed.

Senator Wadley desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 42. Nay: 3. Excused: 3.

The emergency passed.

HB 1099 was referred for engrossment.

GENERAL ORDER

HB 1101 by Willis, Miskelly and Davis (Don) of the House and Howard, Crow and Randle of the Senate was read and considered.

Upon motion of Senator Crow, HB 1101 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1101 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1101 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Capps, Martin and Porter.—3.

The bill and emergency passed.

HB 1101 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 26, 256, 339, 345, 388, 407, 410 and 453 and SJRs 18 and 30 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SBs 150 and 240 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGE FROM THE GOVERNOR

Advising approval by him, April 29, 1975, of Enrolled SBs 19 and 272.

GENERAL ORDER

SJR 33 by Howard, Inhofe and Funston of the Senate and Willis and Ford of the House was read and considered.

Senators Grantham and Terrill moved to amend SJR 33, Page 6, Line 17, by adding after the word "Governor" and before the word "State" the words "Lieutenant Governor, State Superintendent of Public Instruction," which amendment was declared adopted.

Senator Hamilton moved to amend SJR 33, Page 5, Line 5, by adding after the word "law." the following: "The Auditor and Inspector shall be a licensed Certified Public Accountant with a minimum of three years' experience.", which amendment was declared failed of adoption.

Senator Keller moved to amend SJR 33, Page 5, Line 9½, by adding a new Section 21 as follows:

"Section 21. The Director of the Department of Public Welfare shall be elected by the people, whose term of office shall be four years."

Senator Luton moved to table the Keller amendment, which motion to table was declared adopted.

Senators Grantham and Terrill moved to amend SJR 33, Page 8, Line 12, by adding after the word "adding" and before the word "State" the words "Lieutenant Governor, State Superintendent of Public Instruction and", which amendment was declared adopted.

Upon motion of President Pro Tempore Howard, SJR 33, as amended, was advanced to engrossment.

By unanimous consent, upon request of President Pro Tempore Howard, SJR 33, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SJR 33 was read for the third time at length, as follows:

SJR 33 — By Howard, Inhofe and Funston of the Senate and Willis and Ford of the House.

A Joint Resolution directing that the Secretary of State refer to the people a proposed amendment to the Constitution of

the State of Oklahoma; amending Sections 1, 3, 4, 19, 20, 25 and 32 of Article VI, Section 21 of Article X and repealing Sections 27 through 30 of Article VI thereof; providing for gubernatorial appointment of the Secretary of State, Labor Commissioner and Chief Mine Inspector with Senate consent; combining the duties of the State Auditor and duties of the State Examiner and Inspector in the Office of State Auditor and Inspector; abolishing the Office of Commissioner of Charities and Corrections; removing the Secretary of State and State Auditor from the Commissioners of the Land Office and adding the Lieutenant Governor and State Auditor and Inspector; removing Secretary of State and State Examiner and Inspector from the Board of Equalization and adding the Lieutenant Governor, State Superintendent of Public Instruction and State Auditor and Inspector thereto; providing effective date; providing a ballot title; directing filing; and ordering a special election.

Be it resolved by the Senate and the House of Representatives of the 1st Session of the 35th Oklahoma Legislature:

SECTION 1. A. 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 amendments of Sections 1, 3, 4, 19, 20, 25 and 32 of Article VI of the Constitution of the State of Oklahoma, to read as follows:

Section 1. A. The Executive authority of the state shall be vested in a Governor, Lieutenant Governor, Secretary of State, State Auditor AND INSPECTOR, Attorney General, State Treasurer, Superintendent of Public Instruction, [State Examiner and Inspector,] Chief Mine Inspector, Commissioner of Labor, [Commissioner of Charities and Corrections,] Commissioner of Insurance, and other officers provided by law and this Constitution, each of whom shall keep his office and public records, books, and papers at the seat of government, and shall perform such duties as

may be designated in this Constitution or prescribed by law.

B. THE SECRETARY OF STATE, CHIEF MINE INSPECTOR AND THE COMMISSIONER OF LABOR SHALL BE APPOINTED BY THE GOVERNOR BY AND WITH THE CONSENT OF THE SENATE FOR TERMS OF FOUR (4) YEARS TO RUN CONCURRENTLY WITH THE TERM OF THE GOVERNOR.

Section 3. No person shall be eligible to the office of Governor, Lieutenant Governor, [Secretary of State,] State Auditor AND INSPECTOR, Attorney General, State Treasurer, OR Superintendent of Public Instruction [or State Examiner and Inspector,] except a citizen of the United States of the age of not less than thirty-one (31) years and who shall have been ten (10) years next preceding his or her election, a qualified elector of this state.

Section 4. The term of office of the Governor, Lieutenant Governor, [Secretary of State,] State Auditor AND INSPECTOR, Attorney General, State Treasurer, [State Examiner and Inspector,] and Superintendent of Public Instruction shall be four years from the second Monday of January next after their election. The said officers shall be eligible to immediately succeed themselves. No person shall be elected Governor more than two times in succession.

Section 19. The DUTIES OF THE State [Examiner] AUDITOR and Inspector [must have had at least three years' experience as an expert accountant; his duties] shall be, without notice to such treasurer, to examine the state and all county treasurers' books, accounts, and cash on hand or in bank at least twice each year, and publish his report as to every such Treasurer once each year. For the purpose of such examination he shall take complete possession of such Treasurer's

office. He shall also prescribe a uniform system of bookkeeping for the use of all Treasurers. [Other] HIS duties and powers SHALL INCLUDE THOSE PREVIOUSLY PERFORMED BY THE STATE AUDITOR AND SUCH ADDITIONAL POWERS AS may be added by law.

Section 20. A Department of Labor is hereby created to be under the control of a Commissioner of Labor [who shall be elected by the people, whose term of office shall be four years,] and whose duties shall be prescribed by law.

Section 25. The office of Chief Inspector of Mines, Oil, and Gas is hereby created, and the incumbent of said office shall be known as the Chief Mine Inspector. [The term of said office shall be four years, and no] NO person shall [be elected to] SERVE IN said office unless he shall have had eight years' actual experience as a practical miner, and such other qualifications as may be prescribed by the Legislature. The Chief Mine Inspector shall perform the duties, take the oath, and execute the bond prescribed by the Legislature.

Section 32. The Governor, [Secretary of State] LIEUTENANT GOVERNOR, State Auditor AND INSPECTOR, Superintendent of Public Instruction, and the President of the Board of Agriculture, shall constitute the Commissioners of the Land Office, who shall have charge of the sale, rental, disposal, and managing of the school lands and other public lands of the state, and of the funds and proceeds derived therefrom, under rules and regulations prescribed by the Legislature.

B. 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 of Section 21 of Article X of the Constitution of the State of Oklahoma, to read as follows:

Section 21. There shall be a State Board of Equalization consisting of the Governor, LIEUTENANT GOVERNOR, STATE SUPERINTENDENT OF PUBLIC INSTRUCTION, State Auditor AND INSPECTOR, State Treasurer, [Secretary of State,] Attorney General, [State Inspector and Examiner,] and President of the Board of Agriculture. The duty of said Board shall be to adjust and equalize the valuation of real and personal property of the several counties in the state, and it shall perform such other duties as may be prescribed by law, and they shall assess all railroad and public service corporation property.

SECTION 2. Sections 27 through 30 of the Article VI of the Oklahoma Constitution are hereby repealed.

SECTION 3. This Resolution, IF ADOPTED BY A VOTE OF THE PEOPLE, shall become effective on January 8, 1979.

SECTION 4. The Ballot Title for the proposed Constitutional amendments as set forth in SECTIONS 1 and 2 of this Resolution 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 abolishing office of Commissioner of Charities and Corrections; combining duties of State Auditor and State Examiner and Inspector in office of State Auditor and Inspector; providing for gubernatorial appointments of Secretary of State, Labor Commissioner and Chief Mine Inspector with Senate consent; removing Secretary

of State and State Auditor from Commissioners of the Land Office and adding Lieutenant Governor and State Auditor and Inspector; removing Secretary of State and State Examiner and Inspector from Board of Equalization and adding Lieutenant Governor, State Superintendent of Public Instruction and State Auditor and Inspector; providing effective date of January 8, 1979

be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT BE APPROVED?

☐ NO

SECTION 5. The President Pro Tempore of the Senate shall, immediately after the effective date of this Resolution, prepare and file one copy thereof, including the Ballot Title set forth in SECTION 4 hereof, with the Secretary of State and one copy with the Attorney General.

SECTION 6. A special election is hereby ordered to be held throughout the state on July 22, 1975, at which time the proposed amendments to the Constitution of the State of Oklahoma, set forth in 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 was as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—44.

Nay: Hamilton and Helm.—2.

Excused: Porter and Young.—2.

The resolution was declared passed.

The question being, "Shall SJR 33, by Howard, Inhofe and Funston of the Senate and Willis and Ford of the House, entitled:

A Joint Resolution directing that the Secretary of State refer to the people a proposed amendment to the Constitution of the State of Oklahoma; amending Sections 1, 3, 4, 19, 20, 25 and 32 of Article VI, Section 21 of Article X and repealing Sections 27 through 30 of Article VI thereof; providing for gubernatorial appointment of the Secretary of State, Labor Commissioner and Chief Mine Inspector with Senate consent; combining the duties of the State Auditor and duties of the State Examiner and Inspector in the Office of State Auditor and Inspector; abolishing the Office of Commissioner of Charities and Corrections; removing the Secretary of State and State Auditor from the Commissioners of the Land Office and adding the Lieutenant Governor and State Auditor and Inspector; removing Secretary of State and State Examiner and Inspector from the Board of Equalization and adding the Lieutenant Governor, State Superintendent of Public Instruction and State Auditor and Inspector thereto; providing effective date; providing a ballot title; directing filing; 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 of Oklahoma on July 22, 1975, as provided in Section 6 of said Resolution, which Special Election is hereby ordered and authorized on July 22, 1975, as provided in Section 1, of Article 24, of the Constitution of Oklahoma?"

The roll was ordered called and resulted as follows:

Aye: Baldwin, Berrong, Birdsong, Capps, Cate, Crow, Dahl, Field, Garrett, Grantham, Graves, Ham, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and York.—37.

Nay: Boatner, Butler, Dawson, Funston, Hamilton, Helm, Stipe and Wolfe.—8.

Excused: Holden, Porter and Young.—3.

The Presiding Officer, in open session, declared that a constitutional two-thirds majority of the members elected to and constituting the Senate had voted in favor of calling the Special Election.

SJR 33 was ordered referred for engrossment.

Senator Holden presiding.

PENDING CONSIDERATION OF HAS

HAs to SB 128 were called up for consideration.

Upon motion of Senator Garrett, the Senate concurred in HAs to SB 128.

SB 128, as amended by the Honorable House, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—45.

Nay: Stipe.—1.

Excused: Porter and Wadley.—2.

The bill and emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HB 1129.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

MOTION TO RECONSIDER VOTE

Senator Terrill asked for consideration of his motion to reconsider the vote by which SB 126 failed, which motion was declared adopted upon roll call as follows:

Aye: Birdsong, Cate, Crow, Dawson, Funston, Garrett, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, McCune, Martin, Medearis, Murphy, Randle, Shatwell, Smith, Terrill, Watson, Wolfe and York.—25.

Nay: Baldwin, Berrong, Boatner, Butler, Capps, Dahl, Field, Grantham, Graves, Hamilton, Helm, Lane, Luton, Pierce, Schuelein, Stipe, Tinsley, Wadley, Watkins and Young.—20.

Excused: Ham, Porter and Taliaferro.—3.

SB 126 was placed on Third Reading.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 150 and 240.

The above numbered Enrolled Bills were referred to the Governor.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SBs 56, 58, 72, 76, 77, 79, 82 and 88 and referring same to GCCA.

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed SCR 29, as coauthored by Whorton.

The above numbered Resolution was referred for enrollment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SJR 24.

The above numbered Resolution was referred for enrollment.

GENERAL ORDER

SB 456 by Young of the Senate and Townsend of the House was read and considered.

Upon motion of Senator Young, SB 456 was advanced to engrossment.

By unanimous consent, upon request of Senator Young, SB 456 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 456 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm,

Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Porter and Taliaferro.—2.

The bill and emergency passed.

SB 456 was referred for engrossment.

THIRD READING

SB 126 was read for the third time at length.

Senator Stipe moved that the Senate stand adjourned.

Senator Terrill moved to table the Stipe motion to adjourn.

Senator Hamilton raised a point of order stating that a motion to adjourn was a prior motion and not subject to a motion to table, which point of order the Chair sustained.

Senator Stipe pressed his motion to adjourn, which motion was declared failed of adoption upon roll call as follows:

Aye: Boatner, Butler, Capps, Dahl, Field, Graves, Hamilton, Helm, Keller, Murphy, Pierce, Schuelein, Shatwell, Stipe, Wadley and Watson.—16.

Nay: Baldwin, Berrong, Birdsong, Cate, Crow, Dawson, Funston, Garrett, Grantham, Ham, Holden, Howard, Howell,

Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Randle, Smith, Terrill, Tinsley, Watkins, Wolfe and York.—28.

Excused: Inhofe, Porter, Taliaferro and Young.—4.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 1094, 1098, 1101 and 1176 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SBs 23 and 249 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SB 249.

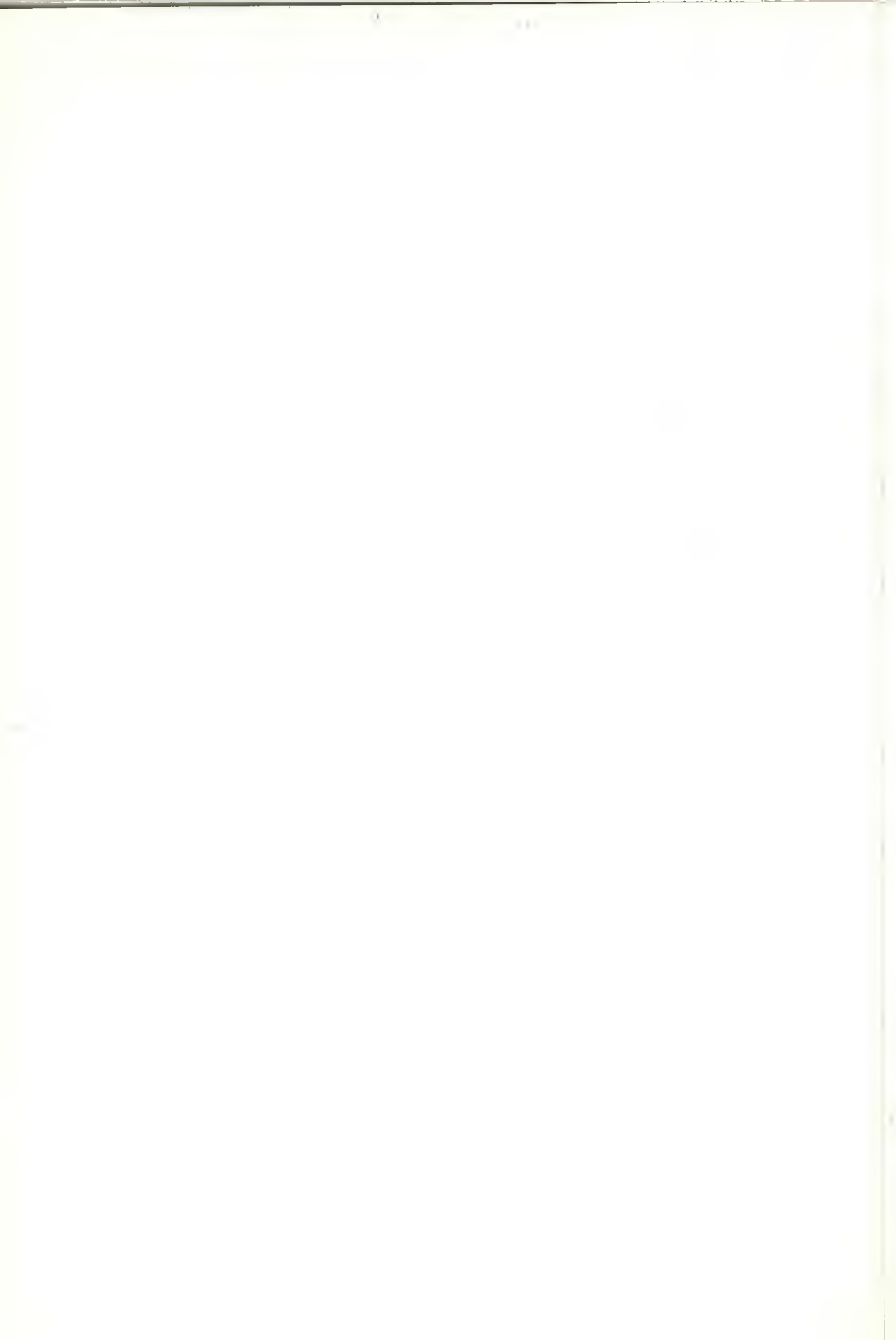
The above numbered Enrolled Bill was referred to the Governor.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Wednesday, April 30, 1975, at 1:00 p.m., which motion prevailed.

BILL RELEASED

HB 1290 was properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 4:50 p.m. to meet Wednesday, April 30, 1975, at 1:00 p.m.



Sixty-sixth Legislative Day

Wednesday, April 30, 1975

Pursuant to adjournment, the Senate was called to order by Senator Crow, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—47.

Excused: Ham.—1.

Senator Crow declared a quorum present.

The following prayer was offered by Reverend Cecil L. Bolding and incorporated into the Journal upon request of Senator Dawson.

Help us, Dear Lord, to really stop all the processes of mind and spirit for these few moments of meditation and prayer. Impress on each one that even in the important affairs of life it is vital for each one to pause, to rest, to refresh, once in a

while. This is our moment of revitalization, and we use it to come to you to seek pardon for our sins, to seek direction for our lives, to seek wisdom for our deeds, and to seek strength to meet the demands before us. Assist these our leaders to look at each situation with more than a human, with more than a political, with more than a personal view. Encourage each one to speak with all the fervor and enthusiasm about any issue, and to listen to others with the same degree of concern. In the spirit of genuine honesty, openness, and fair mindedness, direct these our leaders in and through the course that will take our State onto the broad seas of prosperity, peace, and brotherhood of man under the Fatherhood of God. In Jesus' name, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Murphy introduced O. J. Hake, M.D., Stillwater, as the Doctor of the Day and Senator Lambert introduced Martha Ward, R.N., Oklahoma City, as the Nurse of the Day.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 465 — Judiciary, as coauthored by Monks of the House.

HB 1068 — Wildlife, and be referred to Committee on Rules by previous order.

HB 1543 — Judiciary, as coauthored by York and Smith of the Senate.

HB 1549 — Wildlife, as coauthored by Dahl.

HB 1578 — Education, Higher, as coauthored by Watson and be referred to Committee on Appropriations and Budget by previous order.

HB 1582 — Wildlife, as coauthored by Dahl and be referred to Committee on Rules by previous order.

HJR 1030 — Judiciary, as coauthored by Berrong.

HJR 1031 — Judiciary, as coauthored by Capps.

HJR 1032 — Judiciary, as coauthored by Capps.

DO PASS, as amended:

CS for SB 441 — Social Welfare, and be referred to Committee on Professions and Occupations by previous order. Roll call on bill and on tabled amendments.

HB 1081 — Judiciary, as coauthored by Capps.

HB 1087 — Judiciary, as coauthored by Lambert.

HB 1107 — Appropriations and Budget, with Senator Holden to be made principal Senate Author.

HB 1126 — Appropriations and Budget.

FIRST READING

The following was introduced and read the first time.

SB 469 — By Hamilton.

An Act relating to public libraries; amending 65 O.S. 1971, Section 4-103; providing for governing boards of public library systems, their membership, terms,

qualifications and compensation; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 466 — Municipal Government.

SB 467 — Appropriations and Budget.

SB 468 — Appropriations and Budget.

UNANIMOUS CONSENT REQUEST

Senator Terrill introduced his son, Tony, and Senator Lamb's son, Todd Griffin, to the members of the Senate and asked unanimous consent, which was granted, that they be granted privileges of the floor.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HB 1320.

HB 1320 — By Davis (Don), et al, of the House and Terrill, Howell and Graves of the Senate.

An Act relating to schools; amending 70 O.S. 1971, Sections 17-105, 17-107 and 17-108, as amended by Sections 1 through 3, Chapter 246, O.S.L. 1974 (70 O.S. Supp. 1974, Sections 17-105, 17-107 and 17-108); providing for teachers' retirement; prescribing conditions for eligibility for benefits; providing for certain credits; providing for disability retirement; providing for termination of membership; providing for retirement options; providing for investment of funds by the Board of Trustees; providing for disbursement of funds; providing for contribution of members to the retirement system; providing for matching contributions; providing for payroll deductions; providing for Retirement Benefit Fund; providing for certain funds and disbursements from those funds; exempting the Executive Secretary of the retirement system from the Merit System; repealing 70 O.S. 1971, Section 17-108, as

amended by Section 1, Chapter 243, O.S.L. 1974 (70 O.S. Supp. 1974, Section 17-108); providing operative date; and declaring an emergency.

The above numbered HB was read for the first time.

BILLS WITHDRAWN — REREFERRED

Senator Lane asked unanimous consent that SB 158 be withdrawn from the Calendar and rereferred to the Committee on Agriculture, which was the order.

Senator York asked unanimous consent that SB 370 be withdrawn from the Calendar and rereferred to the Committee on Roads and Highways, which was the order.

Senator Dawson asked unanimous consent that SB 396 be withdrawn from the Calendar and rereferred to the Committee on County, State and Federal Government, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 1093 and 1099 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 303 by York of the Senate and Nance of the House was read and considered.

Senator York asked unanimous consent that further consideration of SB 303 be deferred for this legislative day, which was the order.

Senator Lamb presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 456 was correctly engrossed, prop-

erly signed and ordered transmitted to the Honorable House for consideration.

SBs 3 and 128, and SJR 24 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

SCR 29 was correctly enrolled, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGE FROM THE GOVERNOR

Advising approval by him, April 29, 1975, of Enrolled SB 249.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SB 23.

The above numbered Enrolled Bill was referred to the Governor.

GENERAL ORDER

SB 197 by Shatwell, Luton and York was read and considered.

Senators Hamilton, Smith, Graves, Schuelein, Field, Taliaferro, Capps, Lambert, Watkins, Birdsong, Watson and Lamb asked to be made coauthors of SB 197, which was the order.

Senator Shatwell asked unanimous consent that further consideration of SB 197 be deferred temporarily, which was the order.

President Pro Tempore Howard presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SJR 33 was correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SBs 91 and 187, as amended.

HOUSE AMENDMENTS

HAs to SB 91 were read as follows and consideration deferred.

Amendment No. 1. Restore Title to read as follows:

"An Act relating to the Oklahoma Tourism and Recreation Department and making appropriations thereto; stating the purposes; directing the expenditure of certain funds appropriated to the Division of Publicity and Information; providing for the appointment and compensation of officials and employees within prescribed limitations; limiting number of employees; reappropriating general revenue and income tax adjustment funds; prohibiting expenditures in leased state-owned lodges for certain purposes; providing for agreements with the federal government; authorizing payment of premiums for workmen's compensation and other necessary insurance; providing for use of revenue received from the sale of copies of subscriptions of the magazine "Oklahoma Today"; providing lapse date; providing severability; and declaring an emergency."

Amendment No. 2. Strike the Enacting Clause.

Amendment No. 3. Amend Page 4, Line 32¹/₂, by adding a new Section 2 to read as follows:

"SECTION 2. There is hereby appropriated to the Division of Publicity and Information, Oklahoma Tourism and Recreation Department, from any monies in the Income Tax Adjustment Fund of the State Treasury for the fiscal year ending June 30, 1975, not otherwise appropriated,

the sum of Three Hundred Fifty Thousand Dollars (\$350,000.00) or so much thereof as may be necessary for use by the Special Events Commission to carry out the provisions of 53 O.S. 1971, Section 263. Further, these funds may be used and expended in conjunction or cooperation with the Oklahoma Bicentennial Commission in the accomplishment of statewide bicentennial activities, and to provide matching funds as required for Federal grants or Federal assistance in the accomplishment of bicentennial activities within the state."

and by renumbering the existing "Section 2" to read "Section 3" and subsequent sections accordingly.

Amendment No. 4. Amend Page 8, new Section 12, Line 27 by deleting the numbers "3, 4, 5 and 6" and inserting in lieu thereof the numbers "2, 4, 5 and 7".

HOUSE AMENDMENTS

HAs to SB 187 were read as follows and consideration deferred.

Amendment No. 1. Amend Title to read as follows:

"An Act relating to state officers and employees; providing for the Department of Economic and Community Affairs; defining terms; creating the Department of Economic and Community Affairs and prescribing its functions and responsibilities; providing for a Director of the Department and establishing a maximum salary; prescribing the duties of the Director; placing employees of the Department of Economic and Community Affairs under the Merit System of Personnel Administration; providing for coordination by other agencies with the Department; providing for filing of plans of subdivisions of state government with the Department; making participation in substate planning district optional; transferring to department powers, duties and responsibilities of

certain agencies; abolishing certain agencies; providing for the transfer of funds, property and personnel to the Department; establishing a State Manpower Services Council; directing the Director of State Finance to coordinate applicable financial arrangements of the various transfers; providing for reduction in number of employees; providing for applicability of Administrative Procedures Act; requiring for reports to Governor and Legislature; prohibiting planning district or other agency of another state from exercising jurisdiction over a county in Oklahoma in order to obtain certain funds; repealing 74 O.S. 1971, Sections 1501 through 1516; directing codification; providing operative date; and declaring an emergency."

Amendment No. 2. Amend Page 2, Lines 7 and 8, after the word "created" strike the words "in the Executive Department of state government".

Amendment No. 3. Amend Page 2, Line 21, by striking the word "financial".

Amendment No. 4. Amend Page 3, Lines 32 through 35, by striking the following language: "He shall be paid a salary not to exceed Twenty-six Thousand Dollars (\$26,000.00) annually and shall give bond for the faithful performance of his duties in an amount to be fixed by the Governor."

Amendment No. 5. Amend Page 4, Lines 12, 13, 14 and 15, by striking all the language after the period on Line 12 through the period on Line 15 and inserting in lieu thereof the following: "All funds received by the Director shall be deposited in the State Treasury, and thereafter expended on warrants issued by the State Auditor against claims filed with the Director of State Finance for payment."

Amendment No. 6. Amend Page 4, Line 17, after the word "Affairs" and before the ";," add the words "and Planning".

Amendment No. 7. Amend Page 4, Line 19, after the word "employees" and before the word "necessary" add the words ", as provided by law,".

Amendment No. 8. Amend Page 4, Lines 20 and 21, by striking all language after the period on Line 20 and adding the following new language: "Employees of the Department of Economic and Community Affairs shall be subject to the Merit System of Personnel Administration and rules and regulations promulgated by the Personnel Board to be effective July 1, 1975. Provided that transfer, promotion or hiring of personnel in the separate agencies prior to the operative date of this act shall be carried out subject to the rules and regulations of the Merit System of Personnel Administration and the State Personnel Board. Further provided that the positions of Director and Deputy Director of the Department created by this act and the Directors and Deputy Directors of its separate divisions shall not be subject to the Merit System of Personnel Administration."

Amendment No. 9. Amend Page 4, Line 23, by deleting the word "might" and inserting in lieu thereof the words "are designed to" and strike the word "fully".

Amendment No. 10. Amend Page 5, Lines 11 through 26, by deleting the entire Section 8.

Amendment No. 11. Amend Page 5, Line 31, by striking the words "appropriated funds or revolving".

Amendment No. 12. Amend Page 6, Line 3, by striking the words "appropriated funds or revolving".

Amendment No. 13. Amend Page 6, Lines 8 and 9, by striking the words "Department of Industrial Development" and inserting in lieu thereof the words "Office of the Governor".

Amendment No. 14. Amend Page 6, Lines 10 and 11, by striking the words "appropriated funds or revolving".

Amendment No. 15. Amend Page 6, Line 15, by striking the words "Department of Industrial Development" and inserting in lieu thereof the words "Office of the Governor".

Amendment No. 16. Amend Page 6, Line 15½, by adding a new subsection D to read as follows: "D. There is hereby established within the Department a State Manpower Services Council. The responsibilities of the Council shall include those enumerated in Section 107 of Public Law 93-203 of the 93rd Congress of the United States."

and renumber subsection "D" to read "E".

Amendment No. 17. Amend Page 6, Line 20, change Section 10 to Section 9.

Amendment No. 18. Amend Page 6, Lines 24 through 28, by deleting the entire Section 11 and renumber Section 12 to read "SECTION 10" and renumber the subsequent Sections accordingly.

MESSAGE FROM THE GOVERNOR

Advising approval by him, April 30, 1975, of Enrolled SBs 17, 238, 304 and 409.

Senator Smith presiding.

GENERAL ORDER

SB 417, previously considered and amended on page 729, was considered further.

Senator Lambert asked unanimous consent that his amendment, previously considered on page 729, be withdrawn, which was the order.

Senator Tinsley, citing Rule 8(d), asked

unanimous consent that Representative Hopkins be made House author of SB 417, which was the order.

Senators Field and Taliaferro asked to be made coauthors of SB 417, which was the order.

Senator Berrong moved to amend SB 417, Page 4, Lines 8 and 9, by striking after the word "cement," and before the word "hot" the words "corrugated metal or concrete pipe culverts," which amendment was declared adopted.

Senator Murphy moved to amend SB 417, Page 6, Line 16, by striking after the word "same" on Line 15 the balance of the paragraph and inserting the following: "is made necessary by an emergency and is for the best interest of the county, such findings to be documented in the minutes of the County Commissioners", which amendment was declared adopted.

Senator Hamilton moved to amend SB 417, Page 4, Lines 15 through 17, by placing a period after the figure "\$10,000.00" and striking the balance of the new language.

Senator Tinsley moved to table the Hamilton amendment, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Berrong, Birdsong, Butler, Capps, Field, Graves, Holden, Keller, Lambert, Lane, Martin, Medearis, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and York.—20.

Nay: Baldwin, Boatner, Cate, Crow, Dahl, Dawson, Funston, Garrett, Grantham, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Lamb, Luton, McCune, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Wolfe and Young.—26.

Excused: Ham and Porter.—2.

Senator Hamilton pressed his motion to amend, which amendment was declared adopted.

Senator Funston moved to amend SB 417, Page 6, Line 9, by striking after the word "section" all language and inserting a period after the word "section".

Senator Tinsley moved to table the Funston amendment, which motion to table was declared failed of adoption.

Senator Funston pressed his motion to amend, which amendment was declared adopted.

Senator Murphy moved to reconsider the vote whereby his amendment was adopted, which motion to reconsider was declared adopted.

Senator Murphy asked unanimous consent, which was granted, that his amendment be withdrawn.

Senator Berrong moved to amend SB 417, Page 7, Lines 7 through 11, by striking after the word "void;" and before the letter "(c)" on Line 12 all language and substituting therefor the following: "no payment shall be made on such lease rental agreements unless the road machinery and/or equipment shall have been delivered into the county and is at all times, except for needed repairs, retained within the county.", which amendment was declared adopted.

Upon motion of Senator Tinsley, SB 417, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Tinsley, SB 417, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 417 was read for the third time at length.

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

Aye: Berrong, Birdsong, Butler, Capps, Cate, Dahl, Dawson, Field, Funston, Grantham, Graves, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, Medearis, Murphy, Porter, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins and Watson.—33.

Nay: Baldwin, Boatner, Crow, Garrett, Hamilton, McCune, Martin, Pierce, Smith, Wolfe and Young.—11.

Excused: Ham, Helm, Howell and York.—4.

The bill and emergency passed.

SB 417 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HB 1290.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HB 1176, as amended.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HBs 1094, 1098 and 1101, requesting Conference, and referring said bills to GCCA.

THIRD READING

SB 126 was read for the third time at length.

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

Aye: Birdsong, Cate, Crow, Dawson, Funston, Garrett, Holden, Howard, Howell, Inhofe, Keating, Keller, Lambert, McCune, Martin, Medearis, Murphy, Porter, Randle, Shatwell, Smith, Taliaferro, Terrill, Watson, Wolfe and York.—26.

Nay: Baldwin, Berrong, Boatner, Butler, Capps, Dahl, Field, Grantham, Graves, Hamilton, Helm, Lamb, Lane, Luton, Pierce, Schuelein, Stipe, Wadley, Watkins and Young.—20.

Excused: Ham and Tinsley.—2.

The bill passed.

Senators Berrong and Watkins desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 28. Nay: 18. Excused: 2.

The emergency failed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Terrill moved that the vote be reconsidered by which SB 126 passed.

GENERAL ORDER

SB 197, considered previously, was considered further.

Senator Stipe moved to amend SB 197, Page 2, Line 8, by adding after the word "material" a comma and the following: "in the form of pictures", which amendment was declared adopted.

Senator Lambert moved to amend SB 197, Page 3, Line 10, by striking the words "Every person" and substituting the following: "Any owner, proprietor, manager or executive officer of any retail store".

Senator Lamb moved to amend the

Lambert amendment by adding at the end thereof the following: "or agent thereof", which amendment to the Lambert amendment was declared adopted.

Senator Lambert pressed his motion to amend, which amendment, as amended, was declared adopted.

Senator Cate moved to amend SB 197, Page 3, Line 10, by adding after the word "shall" and before the word "allow" the word "knowingly", which amendment was declared adopted.

Upon motion of Senator Shatwell, SB 197, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Shatwell, SB 197, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 197 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Ham, Howard and Tinsley.—3.

The bill and emergency passed.

SB 197 was referred for engrossment.

GENERAL ORDER

HB 1100 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Senator Crow moved to amend HB 1100, Page 3, Lines 13, 14 and 15, by striking the figure "16,500" and inserting therefor the figure "18,000", which amendment was declared adopted.

Senator Crow asked unanimous consent, which was granted, that the title be crippled.

Upon motion of Senator Crow, HB 1100, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1100, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1100 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Ham, Helm, Holden, Howard and Tinsley.—5.

The bill passed.

Senator Holden desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 44. Nay: 0. Excused: 4.

The emergency passed.

HB 1100 was referred for engrossment.

GENERAL ORDER

HB 1106 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Senator Graves asked to be made a co-author of HB 1106, which was the order.

Senator Crow asked unanimous consent to amend HB 1106 by crippling the title, which was the order.

Upon motion of Senator Crow, HB 1106, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1106, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1106 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Ham, Howard and Tinsley — 3.

The bill and emergency passed.

HB 1106 was referred for engrossment.

GENERAL ORDER

HB 1108 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Senator Crow asked unanimous consent to amend HB 1108 by crippling the title, which was the order.

Upon motion of Senator Crow, HB 1108, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1108, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1108 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Porter, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley, Watkins, Watson, York and Young.—37.

Nay: Berrong, Field, Helm, Inhofe, McCune, Pierce, Schuelein and Wolfe.—8.

Excused: Ham, Howard and Tinsley.—3.

The bill and emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Pierce moved that the vote be reconsidered by which HB 1108 passed.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 3 and 128 and SJR 24.

The above numbered Enrolled Bills and Resolution were referred to the Governor.

MESSAGE FROM THE HOUSE

Advising the signing of and returning Enrolled SCR 29.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

GENERAL ORDER

HB 1110 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Senator Terrill asked to be made a co-author of HB 1110, which was the order.

Senator Crow asked unanimous consent to amend HB 1110 by crippling the title, which was the order.

Upon motion of Senator Crow, HB 1110, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1110, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1110 was read for the third time at length.

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

Aye: Berrong, Birdsong, Butler, Capps, Cate, Crow, Dawson, Funston, Garrett, Graves, Holden, Howell, Inhofe, Keating, Keller, Lambert, Lane, Luton, Martin, Medearis, Murphy, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Wadley, Watson and York.—31.

Nay: Baldwin, Boatner, Dahl, Field, Grantham, Hamilton, Helm, Lamb, McCune, Pierce, Stipe, Watkins, Wolfe and Young.—14.

Excused: Ham, Howard and Tinsley.—3.

The bill passed.

Senators Field and Grantham desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 33. Nay: 12. Excused: 3.

The emergency passed.

HB 1110 was referred for engrossment.

GENERAL ORDER

HB 1128 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Upon motion of Senator Crow, HB 1128 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1128 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1128 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Graves, Hamilton, Holden, Keller, Lamb, Lane, Luton, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Watkins, Watson, Wolfe, York and Young.—35.

Nay: Grantham, Helm, Howell, Inhofe, Keating, Lambert, McCune and Medearis.—8.

Excused: Ham, Howard, Martin, Tinsley and Wadley.—5.

The bill passed.

Senator Martin desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 36. Nay: 8. Excused: 4.

The emergency passed.

HB 1128 was referred for engrossment.

GENERAL ORDER

HB 1133 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Upon motion of Senator Crow, HB 1133 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1133 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1133 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Watkins, Watson, Wolfe, York and Young.—43.

Nay: Stipe.—1.

Excused: Ham, Howard, Tinsley and Wadley.—4.

The bill and emergency passed.

HB 1133 was referred for engrossment.

GENERAL ORDER

SB 462 by Berrong of the Senate and Green of the House was read and considered.

Senator Lambert moved to amend SB 462, Page 2, Line 10, by striking the words "less than six (6) months nor", which amendment was declared adopted.

Senator Lambert moved to amend SB 462, Page 3, Line 4, by striking the words "less than six (6) months nor", which amendment was declared adopted.

Upon motion of Senator Berrong, SB 462, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Berrong, SB 462, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 462 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Grantham, Ham, Howard, Stipe and Tinsley.—5.

The bill passed.

SB 462 was referred for engrossment.

Senator Randle presiding.

GENERAL ORDER

SB 376 by Berrong and Hamilton was read and considered.

Senator Berrong, citing Rule 8(d), asked unanimous consent that Representative Willis be added as House author of SB 376, which was the order.

Senator Berrong asked unanimous consent, which was granted, that further consideration of SB 376 be deferred for this legislative day.

Senator Luton presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 1106 was correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

Senator Randle presiding.

GENERAL ORDER

SB 463 by Capps was read and considered.

Senator Field asked to be made a co-author of SB 463, which was the order.

Senator Capps moved to amend SB 463, Page 2, Line 7, by adding after the word "materials," and before the word "unmanipulated" the words "agricultural gypsum," which amendment was declared adopted.

Senator Capps moved to amend SB 463, Page 4, Line 5, by deleting paragraph 15 and reword to read as follows:

"15. Misbranded means and shall apply if

a. any soil amendment bears a label that is false or misleading in any particular,

b. any soil amendment is distributed under the name of another soil amendment,

c. any material is represented as a soil amendment or is represented as containing a soil amendment, unless such soil amendment conforms to the definition of identity, if any, prescribed by regulation,

d. the percentage of active ingredient in any soil amendment is not shown in the approved ingredient form, or

e. the labeling on any soil amendment is false or misleading in any particular; and",

which amendment was declared adopted.

Senator Capps moved to amend SB 463, Page 11, Line 2, by adding after the word "court" and before the word "to" the words "is authorized", which amendment was declared adopted.

Senator Capps moved to amend SB 463,

Page 11, Line 13½, by adding a new Section 14 as follows:

"SECTION 14. 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.",

and by renumbering subsequent sections, which amendment was declared adopted.

Senator Grantham moved to amend SB 463, Page 10, Line 14, by striking after the word "misdemeanor." all succeeding language on Page 10, which amendment was declared adopted.

Upon motion of Senator Capps, SB 463, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Capps, SB 463, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 463 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley, Watkins, Watson, York and Young.—42.

Nay: Hamilton, Pierce and Wolfe.—3.

Excused: Ham, Porter and Tinsley.—3.

The bill and emergency passed.

SB 463 was referred for engrossment.

GENERAL ORDER

SB 363 by Garrett was read and considered.

Senator Garrett asked unanimous consent that further consideration of SB 363 be deferred for this legislative day, which was the the order.

GENERAL ORDER

SB 415 by Inhofe was read and considered.

Senator Inhofe, citing Rule 8(d), asked unanimous consent that Representative Roberts be added as House author of SB 415, which was the order.

Senator Inhofe moved to amend SB 415, Page 2, Line 13, by adding after the semicolon on Line 13 the following: "all members of the Oklahoma Congressional Delegation, both Representatives and Senators;" which amendment was declared adopted.

Upon motion of Senator Inhofe, SB 415, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Inhofe, SB 415, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 415 was read for the third time at length.

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

Aye: Butler, Cate, Dawson, Field, Fun-

ston, Garrett, Grantham, Helm, Holden, Inhofe, Keating, Keller, Lamb, McCune, Martin, Medearis, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Wadley, Watson, Wolfe and York.—26.

Nay: Baldwin, Birdsong, Boatner, Capps, Crow, Dahl, Graves, Hamilton, Howell, Lambert, Lane, Luton, Murphy, Stipe, Watkins and Young.—16.

Excused: Berrong, Ham, Howard, Porter, Taliaferro and Tinsley.—6.

The bill passed.

SB 415 was referred for engrossment.

GENERAL ORDER

SB 298 by Funston was read and considered.

Senator Funston asked unanimous consent, which was granted, that further consideration of SB 298 be deferred for this legislative day, which was the order.

GENERAL ORDER

HB 1344 by Brunton and Poulos of the House and Keating of the Senate was read and considered.

Upon motion of Senator Keating, HB 1344 was advanced to engrossment.

By unanimous consent, upon request of Senator Keating, HB 1344 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1344 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Berrong, Ham, Howard, Porter, Taliaferro and Tinsley.—6.

The bill and emergency passed.

HB 1344 was ordered withheld pursuant to Rule 19(f).

PENDING CONSIDERATION OF HAS

Upon motion of Senator York, HAS to SB 100 were rejected and conference requested, President Pro Tempore Howard appointing as Senate conferees the following: Senators York, Smith and Birdsong.

PENDING CONSIDERATION OF HAS

HAS to SB 163 were called up for consideration.

Upon motion of Senator Garrett, the Senate concurred in HAS to SB 163.

SB 163, as amended by the Honorable House, was read at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Wadley, Watkins, Watson, Wolfe and Young.—40.

Nay: McCune.—1.

Excused: Berrong, Ham, Howard, Porter, Taliaferro, Tinsley and York.—7.

The bill passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Lambert, HAS to SB 170 were rejected and conference requested, President Pro Tempore Howard appointing as Senate conferees the following: Senators Lambert, Grantham and Wolfe.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Lambert, HAS to SB 232 were rejected and conference requested, President Pro Tempore Howard appointing as Senate conferees the following: Senators Lambert, Hamilton and Dahl.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HBs 1094, 1098 and 1101 was ordered granted, said bills to be referred to GCCA.

PENDING CONSIDERATION OF CCR

The CCR on HB 1057 was called up for consideration.

The CCR on HB 1057 was adopted upon motion of Senator York.

HB 1057, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Wadley, Watson, Wolfe, York and Young.—42.

Excused: Crow, Ham, Porter, Taliaferro, Tinsley and Watkins.—6.

The bill and emergency passed.

HB 1057, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

Senator Pierce presiding.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SJR 31 with Representative Parris to be shown as the principal House author and Representatives Willis, Townsend, Abbott, Atkins, Bamberger, Bengtson, Bennett, Bernard, Beznoska, Bradley, Bradshaw, Briscoe, Caldwell, Cleveland, Converse, Cotner, Craighead, Cullison, Cunningham, Davis (Don), Davis (Guy), Draper, Duckett, Duke, Dunn, Edmondson, Elder, Ervin, Ferrell, Fitzgibbon, Floyd, Fried, Hammons, Hardesty, Harper, Henry, Holden, Hood, Hooper, Hopkins, Johnson (A.V.), Johnson (Don), Johnson (Joe), Johnston, Joiner, Kardokus, Kennedy, Kilpatrick, McIntyre, McKee, Matheson, Miskelly, Monks, Morgan, Murphy, Nance, Parris, Payne, Peterson, Poulos, Riggs, Roberts, Robinson, Rogers, Sanders, Sparkman, Stephenson, Stratton, Swinton, Thompson, Twidwell, Vaughn, Weichel, Wickersham, Wilson and Green added as coauthors.

The above numbered resolution was referred for enrollment.

HOUSE AMENDMENTS

HAs to SB 187 were called up for consideration.

Upon motion of Senator Funston, the Senate concurred in HAs to SB 187.

SB 187, as amended by the Honorable House, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Crow, Ham, Howard, Porter, Taliaferro and Tinsley.—6.

The bill and emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

BILL WITHDRAWN

Senator Stipe asked unanimous consent, which was granted, that SB 213 be withdrawn from the Calendar and referred to the Committee on County, State and Federal Government.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SB 49, and naming House Conferees as follows: Representatives Payne, Sanders and Green.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 462 was correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

EXECUTIVE SESSION

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator Randle presiding, who made the following announcements:

The Senate, in executive session, and upon motion of Senator Luton, advised and consented to the confirmation of JIMMY LEAKE, Muskogee, as a member of the Industrial Development Commission to serve a 6-year term ending July 1, 1980, and effective upon Senate confirmation. Mr. Leake succeeds Harold McElroy.

The Senate, in executive session, and upon motion of Senator Watson, advised and consented to the confirmation of JERRY RICHARDSON, Oklahoma City, as a member of the Tourism and Recreation Commission, District 5, to serve an unexpired term ending July 1, 1977, and effective upon Senate confirmation. Mr. Richardson succeeds Vetty Morton.

RESOLUTION

The following resolution was introduced and consideration deferred for this legislative day:

SCR 31 — By Howard of the Senate and Payne, Harper and Willis of the House.

A Resolution commending the life of the Honorable Joe B. Hunt; expressing ap-

preciation for his many contributions to the people of Oklahoma; authorizing acceptance of a gift of a portrait of him; and directing the State Board of Public Affairs to display the same in a suitable location within the State Capitol.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 75 was read as follows and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 75, entitled:

An Act relating to the Will Rogers Memorial Commission; and making an appropriation thereto; *** and declaring an emergency.

together with Engrossed House Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate accept Engrossed House Amendment No. 1.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Grantham, Lamb, Luton, Schuelein, Smith, Wadley, Terrill and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Ford, Murphy, Payne, Riggs, Rogers, Matheson and Townsend.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 70 was read as follows and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 70, entitled:

An Act relating to the Office of the State Treasurer and making an appropriation thereto; *** and declaring an emergency.

together with Engrossed House Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate accept Engrossed House Amendment No. 1.

2. That the Conference Committee delete the present title and insert in lieu thereof the following new title:

"An Act relating to the Office of the State Treasurer and making an appropriation thereto; stating the purpose; providing for appointment, duties and compensation of employees; limiting number of employees; providing for lapse date; providing severability; and declaring an emergency."

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Grantham, Lamb, Luton, Schuelein, Smith, Wadley, Terrill and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Ford, Murphy, Payne, Riggs, Rogers, Matheson and Townsend.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 59 was read as follows and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 59, entitled:

(Office of Lieutenant Governor — Emergency.)

together with Engrossed House Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate accept Engrossed House Amendments Nos. 1 and 3.

2. That the House recede from Engrossed House Amendment No. 2.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Grantham, Lamb, Luton, Schuelein, Smith, Wadley, Terrill and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Edmondson, Bernard, Bradley, Draper, Elder, Ervin, Ford, Murphy, Payne, Riggs, Rogers, Matheson and Townsend.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 63 was read as follows and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 63, entitled:

An Act relating to the Office of the State Auditor and making an appropriation thereto; *** and declaring an emergency.

together with Engrossed House Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate accept Engrossed House Amendment No. 1.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Grantham, Lamb, Luton, Schuelein, Smith, Wadley, Terrill and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Ford, Murphy, Payne, Riggs, Rogers, Matheson and Townsend.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 74 was read as follows and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 74, entitled:

An Act relating to the J. M. Davis Memorial Commission and making an appropriation thereto; *** and declaring an emergency.

together with Engrossed House Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate accept Engrossed House Amendment No. 1.

2. That the following Conference Committee amendment to Engrossed SB 74 be adopted:

Amendment No. 1 — Page 1, Line 16½, by deleting the words "Business Manager" and substituting in lieu thereof the words "Chief Administrative Officer".

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Grantham, Lamb, Luton, Schuelein, Smith, Wadley, Terrill and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Ford, Murphy, Payne, Riggs, Rogers, Matheson and Townsend.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Thursday, May 1, 1975, at 1:00 p.m., which motion prevailed.

Senator McCune presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 197, 415, 417 and 463 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

BILL RELEASED

HB 1344 was properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 5:30 p.m. to meet Thursday, May 1, 1975, at 1:00 p.m.



Sixty-seventh Legislative Day

Thursday, May 1, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Baldwin, Ham, Porter and Tinsley.—4.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend Cecil L. Bolding and incorporated into the Journal upon request of Senator Dawson.

Our Father, in Heaven and on Earth, Thanks for this day and this gathering; for the goals achieved and those still undone; for the friendships shared and new ones made; for your presence, in love and patience; for life, and all its attendant joys and ills.

Forgive all we have done which we shouldn't; all we didn't that we should have; our moments of anger at our fellow-man; our separateness because of minor details; our plagerism of your ideas under our name; our egotism.

Direct our feet into proper pathways; our minds into constructive channels; our hearts into compassionate concerns; our wills into challenging concepts for human betterment; our hands, feet, fingers, and toes into the nitty gritty detail work of all of these; and

Bless our feeble efforts; our sincere attempts; our loving fumbles. In Jesus' name, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Field introduced Mary Mingle, R.N., Guymon, as the Nurse of the Day.

Senator Young introduced O. H. Patterson, M.D., Sapulpa, as the Doctor of the Day.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 461 — Criminal Jurisprudence.
HB 1584 — Criminal Jurisprudence.

DO PASS, as amended:

CS for SB 153 — Business, Industry and Labor Relations, deleting Randle of the Senate and Matheson and Parris of the House as coauthors.

HB 1079 — Judiciary, as coauthored by Lambert.

HB 1102 — Education, Higher, as coauthored by Murphy and Watkins of the Senate.

HB 1453 — Judiciary, as coauthored by Garrett, with Senators Lamb and Smith shown voting "No".

HB 1545 — Criminal Jurisprudence, as coauthored by Grantham.

FIRST READING

The following were introduced and read the first time.

SB 470 — By Wadley of the Senate and Briscoe, Vaughn and Whorton of the House.

An Act relating to historical societies and associations; prescribing the number and manner of selection of members of the Will Rogers Memorial Commission; abolishing the present commission and providing for appointment and terms of office of the new members; prescribing the powers and duties of said Commission; providing for bonds of employees; creating a revolving fund; repealing 53 O.S. 1971, Sections 41, 42 and 44; providing for codification; and declaring an emergency.

SJR 35 — By Shatwell and Keating of the Senate and Hardesty of the House.

A Joint Resolution authorizing William P. Wilson, Martha Wilson, Brad Wilson and Daisy Wilson, plaintiffs in Case No. C-74-2479 in the District Court of Tulsa County, and in Case No. C-74-1558, in the

District Court of Tulsa County, to bring the aforementioned suits against the State of Oklahoma and the Board of County Commissioners of Tulsa County to determine the amount of damages, if any, sustained by them in the aforementioned cases on account of the construction of Highway No. 75, and improvements associated therewith, along and beginning:

BEG 451, 9W NEC N½ SE TH W 1245.6 S 420 W 262.5 S661 W210 N260 W32 S499 E 814.3 NELY ON HWY 1632.5 POB SEC 5 20 13 30.17 ACS: AND

PRT NE SE BEG SECR NE SE TH W933.8 NE ON CRV 375.5 NE 29 NE ON CRV 689.6 NE 557.9 TO NL E21.7 S1320 POB LESS E30 THEREOF FOR RD SEC 5 20

in Tulsa County, Oklahoma, and on account of the construction of a public highway on the East 30.0 feet of the Northeast Quarter of the Southeast Quarter of Section 5, Township 20 North, Range 13 East, Tulsa County, Oklahoma, wherein lands and improvements are owned by such persons; and directing the payment of any judgment rendered in said suits out of the State Highway Maintenance and Construction Fund and from unrestricted Tulsa County T-Cash Funds.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 469 — County, State and Federal Government.

HB 1320 — Education, Common and then to County, State and Federal Government.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 1100, 1110, 1128 and 1133 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SBs 159 and 163 and SJR 31 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

HB 1228 by Nance of the House and Young of the Senate was read and considered.

Senator Pierce moved to amend HB 1228, Page 4, Line 15, by inserting a period after the word "helmet" on Line 15 and striking all language through the word "transportation" on Line 2 of Page 5.

Senator Hamilton moved to amend HB 1228, as an in lieu amendment to the Pierce amendment, Page 4, Line 17, by deleting after the word "the" on Line 17 all language through the word "transportation" on Line 2 of Page 5 and inserting "Department of Public Safety".

Senator Young moved to table the Hamilton in lieu amendment, which motion to table was declared failed of adoption.

Senator Hamilton pressed his motion to amend, which in lieu amendment to the Pierce amendment was declared adopted upon roll call as follows:

Aye: Berrong, Boatner, Capps, Cate, Crow, Dahl, Field, Funston, Grantham, Graves, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Wadley, Watkins, Watson and Wolfe.—34.

Nay: Birdsong, Butler, Dawson, Garrett, Holden, Martin, Smith, Terrill, York and Young.—10.

Excused: Baldwin, Ham, Porter and Tinsley.—4.

Senator Martin moved to amend HB 1228, Page 5, Line 14, by adding after the word "type." the following: "Provided however the Department may not recommend one brand in preference to another if quality is identical.", which amendment was declared adopted.

Senator Pierce moved to amend HB 1228, Page 5, Line 14, by deleting all language beginning with the word "The" through Line 1 of Page 6, which amendment was declared adopted.

Upon motion of Senator Young, HB 1228, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Young, HB 1228, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator Lamb presiding.

Senator Pierce moved to commit HB 1228 to the Judiciary Committee with instructions to examine the possibilities of filing suit against the federal government to prohibit the federal government from withholding highway trust fund money for Oklahoma's failure to pass legislation requiring helmets.

Senator Hamilton moved to table the Pierce motion to commit, which motion to table was declared adopted upon roll call as follows:

Aye: Berrong, Birdsong, Boatner, Butler, Cate, Dahl, Dawson, Field, Grantham, Hamilton, Holden, Howard, Howell, Keller, Lamb, Lane, Luton, Medearis, Murphy, Shatwell, Smith, Terrill, Wadley, Watkins, Watson and Young.—26.

Nay: Capps, Crow, Funston, Garrett, Graves, Helm, Inhofe, Keating, Lambert,

McCune, Martin, Pierce, Randle, Schuelein, Stipe, Wolfe and York.—17.

Excused: Baldwin, Ham, Porter, Taliaferro and Tinsley.—5.

HB 1228 was read for the third time at length.

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

Aye: Cate, Dahl, Dawson, Field, Grantham, Hamilton, Holden, Howard, Howell, Keller, Lamb, Lane, Luton, Medearis, Murphy, Smith, Terrill, Wadley, Watson and Young.—20.

Nay: Berrong, Birdsong, Boatner, Butler, Capps, Crow, Funston, Garrett, Graves, Helm, Inhofe, Keating, Lambert, McCune, Martin, Pierce, Randle, Schuelein, Shatwell, Stipe, Watkins, Wolfe and York.—23.

Excused: Baldwin, Ham, Porter, Taliaferro and Tinsley.—5.

The bill failed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Young moved that the vote be reconsidered by which **HB 1228** failed.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1057, 1176 and 1344.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising Conference granted on En-

grossed **SB 100**, and naming House Conferees as follows: Representatives Hood, Smith and Kilpatrick.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SB 170**, and naming House Conferees as follows: Representatives Bamberger, Kilpatrick and Frates.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SB 232**, and naming House Conferees as follows: Representatives Riggs, Matheson and Johnson (Joe).

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SBs 319, 332 and 374 and **SB 404** as coauthored by Sparkman, Fitzgibbon and Whorton.

The above numbered Bills were referred for enrollment.

MOTION TO RECONSIDER VOTE

Senator Garrett asked unanimous consent, which was granted, that the time be extended until Monday, May 5, 1975, for consideration of his motion to reconsider the vote by which **SB 306** failed.

MOTION TO RECONSIDER VOTE

Senator Howell asked for consideration of his motion to reconsider the vote by which **SB 133** passed.

Senator Smith presiding.

Senator Medearis moved to table the Howell motion to reconsider, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Butler, Funston, Graves, Helm,

Howard, Lambert, Medearis, Smith, Terrill and Wolfe.—10.

Nay: Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Garrett, Grantham, Hamilton, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Watkins, Watson and York.—31.

Excused: Baldwin, Ham, Porter, Taliaferro, Tinsley, Wadley and Young.—7.

Senator Howell pressed his motion to reconsider, which motion was declared adopted upon roll call as follows:

Aye: Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Garrett, Grantham, Hamilton, Helm, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Watkins, Watson and York.—30.

Nay: Butler, Funston, Graves, Holden, Keller, Martin, Medearis, Smith, Terrill and Wolfe.—10.

Excused: Baldwin, Ham, Howard, Porter, Taliaferro, Tinsley, Wadley and Young.—8.

BILL WITHDRAWN — REREFERRED

Senator Howell asked unanimous consent that **SB 133** be withdrawn from the Calendar and rereferred to the Committee on Banks and Banking, which was the order.

MESSAGE FROM THE GOVERNOR

This is to advise you that Enrolled Senate Bill **209** became law without the Governor's signature and was filed with the Secretary of State on this day, May 1, 1975.

Senator Luton presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 187 was correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HBs **1093**, **1099** and **1106**, requesting Conference and referring said bills to GCCA.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs **159** and **163** and **SJR 31**.

The above numbered Enrolled Bills and Resolution were referred to the Governor.

GENERAL ORDER

HB 1336 by Henry, et al, of the House and Smith, Lamb, Lambert, Ham and Howell of the Senate was read and considered.

Senator Wadley presiding.

Senator Hamilton moved to amend **HB 1336**, Page 2, Lines 3 and 4, by striking after the word "support" on Line 3 all language through the word "relationship" on Line 4.

Senator Smith moved to table the Hamilton amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Birdsong, Butler, Capps, Cate, Dahl, Funston, Garrett, Grantham, Graves, Holden, Howard, Howell, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Shatwell, Smith, Stipe, Terrill, Wadley, Wolfe and York.—29.

Nay: Boatner, Dawson, Field, Hamilton, Helm, Inhofe, Keating, McCune, Schuelein, Watkins and Watson.—11.

Excused: Baldwin, Berrong, Crow, Ham, Porter, Taliaferro, Tinsley and Young.—8.

Senator Randle presiding.

Upon motion of Senator Smith, HB 1336 was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, HB 1336 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1336 was read for the third time at length.

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

Aye: Birdsong, Butler, Capps, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Helm, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Shatwell, Smith, Stipe, Terrill, Wolfe and York.—31.

Nay: Boatner, Hamilton, Inhofe, McCune, Martin, Schuelein, Watkins and Watson.—8.

Excused: Baldwin, Berrong, Crow, Ham, Porter, Taliaferro, Tinsley, Wadley and Young.—9.

The bill passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Hamilton moved to reconsider the vote whereby HB 1336 passed.

PENDING CONSIDERATION OF HAS

HAS to SJR 6 were called up for consideration.

Upon motion of President Pro Tempore Howard, the Senate concurred in HAS to SJR 6.

SJR 6, as amended by the Honorable House, was read at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Pierce, Randle, Schuelein, Shatwell, Stipe, Terrill, Wadley, Watson, Wolfe and York.—36.

Excused: Baldwin, Berrong, Cate, Crow, Ham, Murphy, Porter, Smith, Taliaferro, Tinsley, Watkins and Young.—12.

The resolution passed.

On the question of passage of the Special Election to be held on July 22, 1975, the roll call resulted as follows:

Aye: Birdsong, Butler, Capps, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Wadley, Watson, Wolfe and York.—36.

Nay: Boatner.—1.

Excused: Baldwin, Berrong, Cate, Crow, Ham, Murphy, Porter, Taliaferro, Tinsley, Watkins and Young.—11.

The Special Election passed.

House Amendments were properly signed and the above-numbered resolution was referred for enrollment.

MESSAGE FROM THE GOVERNOR

Advising approval by him, May 1, 1975, of Enrolled SB 3.

**PENDING SENATE ACTION ON
HOUSE REQUEST FOR CONFERENCE**

Upon motion of Senator Lane, the request of the Honorable House for a conference on HBs 1093, 1099 and 1106 was ordered granted, said bills to be referred to GCCA.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 85 was read as follows and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 85, entitled:

(Council on Law Enforcement Education and Training — Emergency.)

together with Engrossed House Amendments thereto, beg leave to report that we have had the the same under consideration and herewith return same with the following recommendations:

1. That the Senate accept Engrossed House Amendment No. 1.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Grantham, Lamb, Luton, Schuelein, Smith, Wadley, Terrill and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Ford, Murphy, Payne, Riggs, Rogers, Matheson and Townsend.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 93 was read as follows and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 93, entitled:

(Water Resources Board — Emergency.)

together with Engrossed House Amendments thereto, 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 Engrossed House Amendments Nos. 1, 2, 3 and 4.

2. That the following Conference Committee Amendment to Engrossed SB 93 be adopted:

Restore the title to read as follows:

“An Act relating to the Water Resources Board and making appropriations thereto; stating the purposes; providing for appointment, duties and compensation of employees; designating executive director’s salary; limiting number of employees; transferring certain functions to the Oklahoma State Department of Health; providing for the assignment of office space; providing lapse date; providing severability; and declaring an emergency.”

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Grantham, Lamb, Luton, Schuelein, Smith, Wadley, Terrill and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Ford, Murphy, Payne, Riggs, Rogers, Matheson and Townsend.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 94 was read as follows and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 94, entitled:

(Department of Pollution Control — Emergency.)

together with Engrossed House Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate accept Engrossed House Amendment No. 1.

2. That the House recede from Engrossed House Amendment No. 2.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Grantham, Lamb, Luton, Schuelein, Smith, Wadley, Terrill and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Ford, Murphy, Payne, Riggs, Rogers and Townsend.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SBs 78, 121, 254, 375 and 385, as amended and coauthored.

HOUSE AMENDMENTS

HAs to SB 78 were read as follows and consideration deferred.

Authors: Add the following coauthor: HIBDON of the House.

Amendment No. 1. Restore Title to read:

“An Act relating to the Department of Mental Health, Central State Griffin Memorial Hospital, Eastern State Hospital and Western State Hospital and making appropriations thereto; stating the purpose; fixing the salary of the Director of Mental Health; providing for the appointment, duties and compensation of employees and limiting the salary of employees; limiting the number of full-time-equivalent employees; appropriating funds for capital expenditures; authorizing expenditures in support of the drug treatment and rehabilitation authority and the alcohol prevention, training, treatment and rehabilitation authority; providing prohibitions and restrictions on the use of federal revenue sharing funds; providing lapse date; providing for severability; and declaring an emergency.”

Amendment No. 2. Strike the Enacting Clause.

Amendment No. 3. Amend Page 2, Section 1, Line 12½ by inserting the words and figures “Tri-Cities Youth and Family Center 50,000.00”.

Amendment No. 4. Amend Page 2, Section 1, Line 14 by striking the figures “\$1,012,532.00” and inserting the figures “\$1,062,532.00”.

Amendment No. 5. Amend Page 2, Section 1, Line 17 by striking the figures “\$10,247,027.00” and inserting the figures “\$11,118,027.00”.

Amendment No. 6. Amend Page 2, Section 1, Line 20 by striking the figures

"\$11,349,686.00" and inserting the figures "\$12,220,686.00".

Amendment No. 7. Amend Page 2, Section 1, Line 23 by striking the figures "\$7,522,038.00" and inserting the figures "\$7,817,038.00".

Amendment No. 8. Amend Page 2, Section 1, Line 25 by striking the figures "\$7,714,810.00" and inserting the figures "\$8,009,810.00".

Amendment No. 9. Amend Page 2, Section 1, Line 26 by striking the figures "\$3,662,270.00" and inserting the figures "\$3,847,270.00".

Amendment No. 10. Amend Page 2, Section 1, Line 27 by striking the figures "\$23,739,298.00" and inserting the figures "\$25,140,298.00".

HOUSE AMENDMENTS

HAs to SB 121 were read as follows and consideration deferred.

Authors: Remove DUCKETT as House author. Add the following coauthors: HOOD, CLEVELAND, JOHNSON (Joe) and COTNER of the House.

Amendment No. 1. Amend by striking Title, Enacting Clause and Entire Bill and substitute the following:

"An Act relating to crimes and punishments; prohibiting certain gambling and commercial gambling activities; defining terms; providing for the confiscation, forfeiture, destruction or sale of gambling devices and certain property and money used for gambling purposes; prohibiting gambling conspiracy; prescribing penalties; repealing 21 O.S. 1971, Sections 931 through 958, 964 through 977 and 991 through 993; directing codification; and providing for effective date.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. As used in this act:

1. A "bet" is a bargain in which the parties agree that, dependent upon chance, one stands to win or lose something of value specified in the agreement. A bet does not include:

a. bona fide business transactions which are valid under the law of contracts including, but not limited to, contracts for the purchase or sale at a future date of securities or other commodities and agreements to compensation for loss caused by the happening of the chance including, but not limited to, contracts of indemnity or guaranty and life or health and accident insurance, or

b. any bingo game or a game of chance with comparable characteristics by or for participants conducted by an authorized nonprofit organization under the laws of this state; or

c. participants in public and semipublic events, as follows, to wit: Rodeos, animal shows, expositions, fairs, athletic events, tournaments and other shows and contests where the participants qualify for a monetary prize or other recognition. This paragraph further excepts an entry fee from the definition of "a bet".

2. "Consideration" as used in this section means anything which is a commercial or financial advantage to the promoter or a disadvantage to any participant. Mere registration without purchase of goods or services; personal attendance at places or events, without payment of an admission price or fee; listening to or watching radio and television programs; answering the telephone or making a telephone call and acts of like nature are not consideration. As used in this paragraph, the term "consideration" shall

not include sums of money paid by or for participants in any bingo game or a game of chance with comparable characteristics as defined by subparagraph b of paragraph 1 of this section and it shall be conclusively presumed that such sums paid by or for said participants were intended by said participants to be for the benefit of the organizations described in subparagraph b of paragraph 1 of this section for the use of such organizations in furthering the purposes of such organizations;

3. A "gambling device" is a contrivance designed primarily for gambling purposes which for a consideration affords the player an opportunity to obtain something of value, the award of which is determined by chance, or any token, chip, paper, receipt or other document which evidences, purports to evidence or is designed to evidence participation in a lottery or the making of a bet. The fact that the prize is not automatically paid by the device does not affect its character as a gambling device; and

4. A "gambling place" is any place, room, building, vehicle, tent or location which is used for any of the following: making and settling bets; receiving, holding, recording or forwarding bets or offers to bet; conducting lotteries; or playing gambling devices. Evidence that the place has a general reputation as a gambling place or that, at or about the time in question, it was frequently visited by persons known to be commercial gamblers or known as frequenters of gambling places is admissible on the issue of whether it is a gambling place.

SECTION 2. A. Commercial gambling is:

1. Operating or receiving all or part of the earnings of a gambling place;
2. Receiving, recording or forwarding

bets or offers to bet or, with intent to receive, record or forward bets or offers to bet, possessing facilities to do so;

3. For gain, becoming a custodian of anything of value bet or offered to be bet;

4. Conducting a lottery or with intent to conduct a lottery possessing facilities to do so;

5. Setting up for use or collecting the proceeds of any gambling device; or

6. Alone or with others, owning, controlling, managing or financing a gambling business.

B. Any person found guilty of commercial gambling shall be punished by imprisonment for not more than five (5) years and a fine of not more than Twenty-five Thousand Dollars (\$25,000.00).

SECTION 3. A. Permitting premises to be used for commercial gambling is intentionally:

1. Granting the use or allowing the continued use of a place as gambling place; or

2. Permitting another to set up a gambling device for use in a place under the offender's control.

B. Any person permitting premises to be used for commercial gambling shall be guilty of a misdemeanor.

SECTION 4. A. Dealing in gambling devices is manufacturing, transferring or possessing with intent to transfer any gambling device or subassembly or essential part thereof.

B. Any person dealing in gambling devices shall be punished by imprisonment for not more than five (5) years and a fine of not more than Twenty-five Thousand Dollars (\$25,000.00).

SECTION 5. A. Possession of a gambling device is knowingly possessing or having custody or control, as owner, lessee, agent, employee, bailee or otherwise, of any gambling device.

B. Any person possessing a gambling device who knows or has reason to know said devices will be used in making or settling commercial gambling transactions, and deals in said gambling devices with the intent to facilitate commercial gambling transactions shall be punished for a misdemeanor.

SECTION 6. A. Installing communications facilities for gamblers is:

1. Installing communications facilities in a place which the person who installs the facilities knows is a gambling place;

2. Installing communications facilities knowing that they will be used principally for the purpose of transmitting information to be used in making or settling bets; or

3. Knowing that communications facilities are being used principally for the purpose of transmitting information to be used in making or settling bets, allowing their continued use.

B. Any person not an employee of a communications public utility authorized to transact business in this state by the Oklahoma Corporation Commission acting within the scope of his employment, violating subsection A above, who knows or has reason to know said communications facilities will be used in making or settling commercial gambling transactions and installs said facilities with the intent to facilitate said commercial gambling transactions and is found guilty thereof shall be punished by imprisonment for not more than five (5) years or a fine of not more than Twenty-five Thousand Dollars (\$25,000.00), or by both such fine and imprisonment.

C. When any communications public utility providing telephone communications service is notified in writing by an order of a court of competent jurisdiction, acting within its jurisdiction, that any facility furnished by it is being used principally for the purpose of transmitting or receiving gambling information, it shall discontinue or refuse the leasing, furnishing or maintaining of such facility, after reasonable notice to the subscriber, but no damages, penalty or forfeiture, civil or criminal, shall be found against any such public utility for any act done in compliance with any such court order. Nothing in this section shall be deemed to prejudice the right of any person affected thereby to secure an appropriate determination, as otherwise provided by law, in a court of competent jurisdiction, that such facility should not be discontinued or removed, or should be restored.

SECTION 7. A. Dissemination of gambling information is the transmitting or receiving by means of any communications facilities, information which the transmitter or receiver knows or has reason to know will be used in making or settling commercial gambling transactions, and transmits or receives said information with the intent to facilitate commercial gambling transactions.

B. Any person found guilty of disseminating gambling information shall be punished by imprisonment for not more than five (5) years or a fine of not more than Twenty-five Thousand Dollars (\$25,000.00).

SECTION 8. A. Every sheriff, constable, policeman and peace officer in this state is hereby required to seize every gambling device, together with all money contained therein or used in connection therewith, and all property and everything of value incident thereto or used or employed in connection therewith, and hold and safely keep the same, subject to the order of the

district court; and immediately following such seizure, such officer shall report the same and give all facts in relation thereto to the district attorney of the county in which the seizure was made; and such district attorney shall, immediately following such report, file an application in the district court of his county in the name of the State of Oklahoma against the particular gambling device seized, and the money and things, if any, used therewith; said application shall embrace a statement showing the time and place of seizure, by whom made, a general description of the gambling device, and of the money and things, if any, seized, the name and address, if known, of the person from whom seized, and a prayer for judgment confiscation of said gambling device, and money and things seized, and ordering the immediate destruction of said gambling device by the officer seizing the same or by some other officer or person to be appointed for such purpose by the court, and ordering the money seized with said gambling device paid into the court fund of the county, and ordering any thing of value seized with said gambling device, if not in itself offensive or a gambling device, to be sold by the board of county commissioners on such notice as the court may direct, and the proceeds of sale paid into the court fund of the county.

B. The application above mentioned required to be filed by the district attorney may embrace any number of gambling devices, and all money and things, if any, seized therewith. Upon filing said application in the district court, the district attorney shall cause a copy thereof to be served on the person from whom the gambling device was seized, together with written notice that such person may appear before the district court at any date, which shall be fixed in said notice, not less than five (5) days from the date said application was filed in the district court, to show cause, if any he has, why said application

should not be granted and judgment rendered as therein prayed; provided, if the person from whom seizure was made cannot be located, or is unknown, or if said gambling device was unattended at the time of seizure, then, and in that event, the foregoing service shall not be required, but in lieu thereof, a copy of said application and notice shall be left at the place where seizure was made. On the date set forth in the foregoing notice, the district court shall hear the application without a jury, and neither party shall have the right to demand a jury trial; the district attorney shall present said application on said hearing together with all the evidence pertinent thereto, and the owner of or person from whom the gambling device was seized, if present at said hearing, may introduce any competent evidence; and the district court, after hearing said application and the evidence introduced at said hearing, shall determine whether or not the gambling device mentioned in said application is a gambling device as defined in this act and, if determined to be such, the court shall make and enter judgment confiscating and ordering the same destroyed immediately by the officer having custody thereof, or by any other person named by the court, and shall order any money seized in or with said gambling device paid into the court fund of the county, and shall also order any other thing seized which was incident to or used in connection with the said gambling device mentioned in said application, which thing is not in itself offensive or capable of being used as a gambling device, sold by the board of county commissioners of the county on such notice as the court may direct, and the proceeds of the sale to be paid into the court fund of the county. The officer or person ordered to destroy such gambling device shall execute such order and make return thereof within five (5) days from the date thereof, showing the manner in which he executed the same. An appeal may be had from the judgment of the district court to the Supreme Court, as in civil

actions, pursuant to the provisions of the code of civil procedure; and in the event of an appeal by either party, the judgment of the district court shall be stayed pending the determination of said appeal.

SECTION 9. A. A conspiracy is any agreement, combination or common plan or scheme by two (2) or more persons, coupled with an overt act in furtherance of such agreement, combination or common plan or scheme, to violate any section of this act.

B. Any person found guilty of conspiracy shall be punished to the same extent as provided for in the section of this act which such person conspired to violate.

SECTION 10. Sections 931 through 958, 964 through 977 and 991 through 993 of Title 21, Oklahoma Statutes 1971, are hereby repealed.

SECTION 11. Sections 1 through 9 of this act shall be codified in the Oklahoma Statutes as Sections 981 through 989 of Title 21, unless the same shall create a duplication in numbering.

SECTION 12. This act shall become effective October 1, 1975."

HOUSE AMENDMENTS

HAs to SB 254 were read as follows and consideration deferred.

Authors: Add the following coauthors: MISKELLY, DAVIS (Don), HOOPER, BEZNOSKA, DUCKETT, McCALEB and CLEVELAND of the House.

Amendment No. 1. Amend Page 2, Section 1, Lines 5 and 6 by deleting the words and figures "Ten Million Five Hundred Thousand Dollars (\$10,500,000.00)" and inserting in lieu thereof the words and figures "Eleven Million Dollars (\$11,000,000.00)".

HOUSE AMENDMENTS

HAs to SB 375 were read as follows and consideration deferred.

Authors: Add the following coauthors: FORD and TWIDWELL of the House.

Amendment No. 1. Amend the Title on Line 11½, after the word "INTERIM;" add the following: "FIXING OPERATIVE DATE;".

Amendment No. 2. Amend Page 3, Line 6, after the word "members" strike the period and add "or to which they are invited by Committee Chairman as authors of interim proposals."

Amendment No. 3. Amend Page 3, Lines 7 and 8, after the word "authorized" restore the language "for not to exceed twenty (20) days".

Amendment No. 4. Amend Page 3, Line 8, after the word "interim" strike the semicolon and insert a period and add the following language: "The Executive Committee of the State Legislative Council may authorize per diem for meetings exceeding twenty (20) days for members and committees as they deem necessary."

Amendment No. 5. Amend Page 3, Line 9, by deleting the words "Thirty-five Dollars (\$35.00)" and substitute therefor the words "Forty-five Dollars (\$45.00)".

Amendment No. 6. Amend Page 3, Lines 11 through 14, by deleting all language beginning with the word "In" on Line 11 through the period on Line 14 and adding a new subsection to be designated as subsection (c) to read as follows:

"(c) In addition to reimbursement allowed under subsection (b) of this section, reimbursement for out-of-state transportation costs shall be made at an amount not exceeding the cost of coach

airplane fare. Provided that reimbursement for travel by commercial airplane on a first-class basis may be made if coach class space is not available within a reasonable time and is justified by attachments to claim for reimbursement. Claims for reimbursement for first-class transportation by commercial airline shall be accompanied by the passenger's duplicate of airline ticket, or other airline receipt which includes information as to class of accommodation for which reimbursement is claimed."

Amendment No. 7. Amend Page 3, Line 14½, by adding the following Sections to read as follows:

"SECTION 2. Members of the Legislature shall be allowed a per diem in lieu of expenses in the amount of Fifteen Dollars (\$15.00) for each night spent away from home in the performance of their official duties within the state during regular legislative sessions, not to exceed four (4) legislative days per week."

"SECTION 3. Section 2 of this shall become operative on January 1, 1976."

and renumbering the following Section.

HOUSE AMENDMENTS

HAs to SB 385 were read as follows and consideration deferred.

Authors: Add the following coauthors: COTNER, HENRY, HOOD, CLEVELAND, VAUGHN, WILSON, TWIDWELL and STRATTON of the House.

Amendment No. 1. Amend by striking Title, Enacting Clause and Entire Bill and substituting the following:

"An Act relating to public health and safety; amending 63 O.S. 1971, Sections 2-101 through 2-104, 2-106 and 2-107; creating a bureau to be known as the Bureau of

Narcotics and Dangerous Drugs Control; transferring the duties of enforcement and administration of the Uniform Controlled Dangerous Substance Act to the Oklahoma State Bureau of Narcotics and Dangerous Drug Control; transferring certain funds, personnel and equipment; providing for the qualifications, appointment, duties and salary of the director and enforcement agents; defining terms; providing for an advisory board; defining duties of the director; creating a revolving fund; directing codification; providing for severability; and declaring an emergency.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. 63 O.S. 1971, Section 2-101, is amended to read as follows:

Section 2-101. As used in this act:

1. "Administer" means the direct application of a controlled dangerous substance, whether by injection, inhalation, ingestion or any other means, to the body of a patient, animal or research subject by:

a. a practitioner (or, in his presence, by his authorized agent), or

b. the patient or research subject at the direction and in the presence of the practitioner.

2. "Agent" means A PEACE OFFICER APPOINTED BY AND WHO ACTS IN BEHALF OF THE DIRECTOR OF THE OKLAHOMA STATE BUREAU OF NARCOTICS AND DANGEROUS DRUGS CONTROL OR an authorized person who acts on behalf of or at the direction of a person who manufactures, distributes, dispenses, prescribes, administers or uses for scientific purposes controlled dangerous substances but does not include a common or contract carrier, public warehouseman or employee thereof, or a person required to register under this act.

3. "Board" means the Advisory Board to the [Commissioner] DIRECTOR of THE OKLAHOMA STATE BUREAU OF Narcotics and Dangerous Drugs Control.

4. "Bureau of Narcotics and Dangerous Drugs" means the Bureau of Narcotics and Dangerous Drugs, United States Department of Justice.

5. "Coca leaves" includes cocaine and any compound, manufacture, salt, derivative, mixture or preparation of coca leaves, except derivatives of coca leaves which do not contain cocaine or ecgonine.

6. "Commissioner" OR "DIRECTOR" means the [Commissioner] DIRECTOR of THE OKLAHOMA STATE BUREAU OF Narcotics and Dangerous Drugs Control.

7. "Control" means to add, remove or change the placement of a drug, substance or immediate precursor under Article II of this act.

8. "Controlled dangerous substance" means a drug, substance or immediate precursor in Schedules I through V of Article II of this act.

9. "Counterfeit substance" means a controlled substance which, or the container or labeling of which without authorization, bears the trademark, trade name or other identifying marks, imprint, number or device or any likeness thereof of a manufacturer, distributor or dispenser other than the person who in fact manufactured, distributed, or dispensed the substance.

10. "Deliver" or "delivery" means the actual, constructive, or attempted transfer from one person to another of a controlled dangerous substance, whether or not there is an agency relationship.

11. "Dispense" means to deliver a controlled dangerous substance to an ultimate user or human research subject by or pur-

suant to the lawful order of a practitioner, including the prescribing, administering, packaging, labeling or compounding necessary to prepare the substance for such distribution. "Dispenser" is a practitioner who delivers a controlled dangerous substance to an ultimate user or human research subject.

12. "Distribute" means to deliver other than by administering or dispensing a controlled substance.

13. "Distributor" means a person who distributes.

14. "Drug" means articles recognized in the official United States Pharmacopoeia, official Homeopathic Pharmacopoeia of the United States, or official National Formulary, or any supplement to any of them; articles intended for use in the diagnosis, cure, mitigation, treatment or prevention of disease in man or other animals; articles (other than food) intended to affect the structure or any function of the body of man or other animals; and articles intended for use as a component of any article specified in this paragraph; but does not include devices or their components, parts or accessories.

15. "Drug dependent person" means a person who is using a controlled dangerous substance and who is in a state of psychic or physical dependence, or both, arising from administration of that controlled dangerous substance on a continuous basis. Drug dependence is characterized by behavioral and other responses which include a strong compulsion to take the substance on a continuous basis in order to experience its psychic effects, or to avoid the discomfort of its absence.

16. "Immediate precursor" means a substance which the [Commissioner] DIRECTOR has found to be and by regulation designates as being the principal compound commonly used or produced

primarily for use, and which is an immediate chemical intermediary used, or likely to be used, in the manufacture of a controlled dangerous substance, the control of which is necessary to prevent, curtail or limit such manufacture.

17. "Laboratory" means a laboratory approved by the [Commissioner] DIRECTOR as proper to be entrusted with the custody of controlled dangerous substances and the use of controlled dangerous substances for scientific and medical purposes and for purposes of instruction.

18. "Manufacture" means the production, preparation, propagation, compounding or processing of a controlled dangerous substance, either directly or indirectly by extraction from substances of natural origin, or independently by means of chemical synthesis or by a combination of extraction and chemical synthesis. "Manufacturer" includes any person who packages, repackages or labels any container of any controlled dangerous substance, except practitioners who dispense or compound prescription orders for delivery to the ultimate consumer.

19. "Marihuana" means all parts of the plant *Cannabis sativa* L., whether growing or not; the seeds thereof; the resin extracted from any part of such plant; and every compound, manufacture, salt, derivative, mixture or preparation of such plant, its seeds or resin, but shall not include the mature stalks of such plant, fiber produced from such stalks, oil or cake made from the seeds of such plant, any other compound, manufacture, salt, derivative, mixture or preparation of such mature stalks (except the resin extracted therefrom), fiber, oil or cake, or the sterilized seed of such plant which is incapable of germination.

20. "Medical purpose" means an intention to utilize a controlled dangerous sub-

stance for physical or mental treatment, diagnosis or for the prevention of a disease condition not in violation of any state or federal law and not for the purpose of satisfying physiological or psychological dependence or other abuse.

21. "Narcotic drug" means any of the following, whether produced directly or indirectly by extraction from substances of vegetable origin, or independently by means of chemical synthesis, or by a combination of extraction and chemical synthesis:

a. opium, coca leaves and opiates;

b. a compound, manufacture, salt, derivative or preparation of opium, coca leaves or opiates;

c. a substance (and any compound, manufacture, salt, derivative or preparation thereof) which is chemically identical with any of the substances referred to in clauses a. and b., except that the words "narcotic drug" as used in this act shall not include decocainized coca leaves or extracts of coca leaves, which extracts do not contain cocaine or ecgonine.

22. "Opiate" means any substance having an addiction-forming or addiction-sustaining liability similar to morphine or being capable of conversion into a drug having such addiction-forming or addiction-sustaining liability. It does not include, unless specifically designated as controlled under this act, the dextrorotatory isomer of 3-methoxy-n-methylmorphinan and its salts (dextromethorphan). It does include its racemic and levorotatory forms.

23. "Opium poppy" means the plant of the species *Papaver somniferum* L., except the seeds thereof.

24. "Peace officer" means a police officer, sheriff, deputy sheriff, district attorney's investigator or any other person

elected or appointed by law to enforce any of the criminal laws of this state or of the United States.

25. "Person" means individual, corporation, government or governmental subdivision or agency, business trust, estate, trust, partnership or association, or any other legal entity.

26. "Poppy straw" means all parts, except the seeds, of the opium poppy, after mowing.

27. "Practitioner" means:

a. a physician, dentist, podiatrist, veterinarian, scientific investigator or other person licensed, registered or otherwise permitted to distribute, dispense, conduct research with respect to, use for scientific purposes or administer a controlled dangerous substance in the course of professional practice or research in this state; or

b. a pharmacy, hospital, laboratory or other institution licensed, registered or otherwise permitted to distribute, dispense, conduct research with respect to, use for scientific purposes or administer a controlled dangerous substance in the course of professional practice or research in this state.

28. "Production" includes the manufacture, planting, cultivation, growing or harvesting of a controlled dangerous substance.

29. "State" means the State of Oklahoma or any other state of the United States.

30. "Ultimate user" means a person who lawfully possesses a controlled dangerous substance for his own use or for the use of a member of his household or for administration to an animal owned by him or by a member of his household.

SECTION 2. 63 O.S. 1971, Section 2-102, is amended to read as follows:

Section 2-102. There is hereby established [in the office of the Attorney General the office of the Commissioner] THE OKLAHOMA STATE BUREAU of Narcotics and Dangerous Drugs Control.

SECTION 3. 63 O.S. 1971, Section 2-103, is amended to read as follows:

Section 2-103. A. The [Commissioner] DIRECTOR shall be appointed by THE GOVERNOR, WITH THE ADVICE AND CONSENT OF THE SENATE, and serve at the pleasure of the [Attorney General] GOVERNOR. THE COMMISSIONER OF NARCOTICS AND DANGEROUS DRUGS CONTROL SHALL BE INITIALLY APPOINTED AS DIRECTOR. The [Attorney General] GOVERNOR shall fix the compensation of the [Commissioner] DIRECTOR. THE SUCCEEDING DIRECTOR SHALL, AT THE TIME OF HIS APPOINTMENT, HAVE A BACHELOR'S DEGREE FROM AN ACCREDITED COLLEGE OR UNIVERSITY AND AT LEAST FIVE (5) YEARS' EXPERIENCE IN DRUG LAW ENFORCEMENT. The [Commissioner] DIRECTOR may appoint necessary assistants, AGENTS and other personnel to carry out the work of the office and may prescribe their titles and duties and fix their compensation. The office of the [Commissioner] DIRECTOR shall be located at a suitable place in Oklahoma City, Oklahoma.

B. AGENTS APPOINTED BY THE DIRECTOR SHALL HAVE THE POWERS OF PEACE OFFICERS GENERALLY, EXCEPT THAT THE DIRECTOR MAY APPOINT SPECIAL AGENTS FOR SPECIFIC INVESTIGATORY ASSIGNMENTS, WHO DO NOT MEET THE AGE AND EDUCATIONAL REQUIREMENTS OUTLINED HEREIN AND THE ABOVE SALARY PROVISION SHALL NOT APPLY TO THESE SPECIAL AGENTS.

AGENTS SHALL BE AT LEAST TWENTY-ONE (21) YEARS OF AGE AND SHALL HAVE SIXTY (60) HOURS' COLLEGE CREDIT FROM AN ACCREDITED COLLEGE OR UNIVERSITY AND TWO (2) YEARS' LAW ENFORCEMENT EXPERIENCE, OR A BACHELOR'S DEGREE, OR AT LEAST FOUR (4) YEARS' DRUG ENFORCEMENT EXPERIENCE. AGENTS SHALL BE PAID A STARTING SALARY OF NOT LESS THAN NINE THOUSAND SIX HUNDRED DOLLARS (\$9,600.00) ANNUALLY.

C. AGENTS APPOINTED UNDER THE PROVISIONS OF THIS ACT SHALL HAVE THE RESPONSIBILITY OF INVESTIGATING ALLEGED VIOLATIONS AND SHALL HAVE THE AUTHORITY TO ARREST THOSE SUSPECTED OF HAVING VIOLATED THIS ACT.

SECTION 4. 63 O.S. 1971, Section 2-104, is amended to read as follows:

Section 2-104. There is hereby established an Advisory Board to the [Commissioner] DIRECTOR of THE OKLAHOMA STATE BUREAU OF Narcotics and Dangerous Drugs Control for the purpose of assisting and advising the [Commissioner] DIRECTOR in carrying out the functions of his office. Members of the Board shall receive no compensation for their services. The Board shall be composed ex officio of the following ten (10) members or their designees: the [Attorney General] GOVERNOR who shall serve as Chairman of the Board, the State Commissioner of Health, the Director of Mental Health, the Superintendent of Public Instruction, the Director of the State Bureau of Investigation, the Executive Secretary of the Board of Pharmacy, the Executive Vice President of the University of Oklahoma Medical Center, the Director of the Department of Public Welfare, the Director of the Department of Corrections and the State Medical Examiner.

SECTION 5. 63 O.S. 1971, Section 2-106, is amended to read as follows:

Section 2-106. A. The [Commissioner] DIRECTOR shall, in addition to other powers and duties vested in him:

1. Cooperate with federal and other state agencies in discharging his responsibilities concerning traffic in narcotics and dangerous substances and in suppressing the abuse of dangerous substances;

2. Arrange for the exchange of information between governmental officials concerning the use and abuse of dangerous substances;

3. Coordinate and cooperate in training programs on dangerous substances law enforcement at the local and state levels;

4. Cooperate with the Bureau of Narcotics and Dangerous Drugs by establishing a centralized unit which will accept, catalogue, file and collect statistics, including records of drug dependent persons and other dangerous substance law offenders within the state, and make such information available for federal, state and local law enforcement purposes; and may collect and furnish statistics for other appropriate purposes;

5. Coordinate and cooperate in programs of eradication aimed at destroying wild or illicit growth of plant species from which controlled dangerous substances may be extracted.

B. Results, information and evidence received from the Bureau of Narcotics and Dangerous Drugs relating to the regulatory functions of this act, including results of inspections conducted by that agency, may be relied upon and acted upon by the [Commissioner] DIRECTOR in conformance with his regulatory functions under this act.

C. The [Commissioner] DIRECTOR is further authorized and directed to:

1. Coordinate and cooperate in educational programs designed to prevent and deter misuse and abuse of controlled dangerous substances;

2. Promote better recognition of the problems of misuse and abuse of controlled dangerous substances within the regulated industry and among interested groups and organizations;

3. Assist the regulated industry, interested groups and organizations in contributing to the reduction of misuse and abuse of controlled dangerous substances;

4. Consult with interested groups and organizations to aid them in solving administrative and organizational problems;

5. Assist in evaluating procedures, projects, techniques and controls conducted or proposed as part of educational programs on misuse and abuse of controlled dangerous substances;

6. Disseminate the results of research on misuse and abuse of controlled dangerous substances to promote a better public understanding of what problems exist and what can be done to combat them; and

7. Assist in the education and training of state and local law enforcement officials in their efforts to control misuse and abuse of controlled dangerous substances.

8. CONDUCT AN ANNUAL SEMINAR TO BE ATTENDED BY SELECTED LAW ENFORCEMENT OFFICERS IN ORDER TO TEACH NEW TECHNIQUES AND ADVANCES IN THE INVESTIGATION OF VIOLATIONS OF THE UNIFORM CONTROLLED DANGEROUS SUBSTANCES ACT.

9. SUPERVISE AND DIRECT AGENTS

APPOINTED IN THE PERFORMANCE OF THEIR FUNCTION OF ENFORCEMENT OF THE PROVISIONS OF THIS ACT.

D. The [Commissioner] DIRECTOR is further authorized and directed to:

1. Encourage research on misuse and abuse of controlled dangerous substances;

2. Cooperate in establishing methods to assess accurately the effects of controlled dangerous substances and to identify and characterize controlled dangerous substances with potential for abuse;

3. Cooperate in making studies and undertaking programs of research to

- a. develop new or improved approaches, techniques, systems, equipment and devices to strengthen the enforcement of this act;

- b. determine patterns of misuse and abuse of controlled dangerous substances and the social effects thereof; and

- c. improve methods for preventing, predicting, understanding and dealing with the misuse and abuse of controlled dangerous substances.

E. The [Commissioner] DIRECTOR may enter into contracts with public agencies, institutions of higher education and private organizations or individuals for the purpose of conducting research, demonstrations or special projects which bear directly on misuse and abuse of controlled dangerous substances.

F. The [Commissioner] DIRECTOR may enter into contracts for educational and research activities without performance bonds.

G. The [Commissioner] DIRECTOR may authorize persons engaged in

research or scientific activities on the use and effects of dangerous substances to withhold the names and other identifying characteristics of persons who are the subjects of such research. Persons who obtain this authorization may not be compelled in any state civil, criminal, administrative, legislative or other proceeding to identify the subjects of research for which such authorization was obtained.

H. The [Commissioner] DIRECTOR may authorize the lawful possession, distribution and use of controlled dangerous substances by persons engaged in research or scientific activities; authorization for possession of controlled dangerous substances may be extended to persons engaged in a program of drug education or persons in the performance of an official duty. Persons who obtain this authorization shall be exempt from state prosecution for possession, distribution or use of dangerous substances to the extent authorized by the [Commissioner] DIRECTOR.

I. The [Commissioner] DIRECTOR is authorized to accept gifts, bequests, devises, contributions and grants, public or private, including federal funds or funds from any other source for use in furthering the purpose of the office of the [Commissioner] DIRECTOR.

J. The [Commissioner] DIRECTOR shall be in charge of all monies appropriated for or deposited to the credit of the office of the [Commissioner] DIRECTOR and is authorized to approve claims and payrolls as provided in Section 41.26 of Title 62 of the Oklahoma Statutes.

K. The [Commissioner] DIRECTOR shall have the authority of a peace officer and is authorized to commission assistants of his office as peace officers.

SECTION 6. 63 O.S. 1971, Section 2-107, is amended to read as follows:

Section 2-107. There is hereby created in the State Treasury a Revolving Fund for the office of the [Commissioner] DIRECTOR of THE OKLAHOMA STATE BUREAU OF Narcotics and Dangerous Drugs Control which shall consist of any monies received from gifts, bequests, devises, contributions or grants, public or private, including federal funds, registration fees and receipts relating to prescription pads and receipts from any other source. The Revolving Fund herein created may be expended for the same purposes and in the same manner as appropriated funds.

SECTION 7. All personnel employed by and assigned to the drug enforcement section of the Oklahoma State Bureau of Investigation and all personnel employed by the Office of the Commissioner of Narcotics and Dangerous Drugs Control on January 1, 1975, are hereby transferred to the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control created by this act; furthermore, all funds, records, radios, automobiles, equipment, furniture and fixtures, files and supplies of whatsoever kind and character now under the jurisdiction and control of the Oklahoma State Bureau of Investigation and the Attorney General which are used for the purpose of administration and enforcement of the Uniform Controlled Dangerous Substances Act are hereby transferred to the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control created by this act. All employees of the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control, except Director shall be subject to the Merit System of Personnel Administration.

SECTION 8. Section 7 of this act shall be codified in the Oklahoma Statutes as Section 2-102a of Title 63, unless there is created a duplication in numbering.

SECTION 9. The provisions of this act are severable and if any part or provision

hereof shall be held void the decision of the court so holding shall not affect or impair any of the remaining parts or provisions of this act.

SECTION 10. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this act shall take effect and be in full force from and after its passage and approval."

Senator Lane moved that, when the clerk's desk is clear, the Senate stand

adjourned to meet Monday, May 5, 1975, at 1:00 p.m., which motion prevailed.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SB 187.

The above numbered Enrolled Bill was referred to the Governor.

Upon motion of Senator Lane, the Senate adjourned at 3:45 p.m. to meet Monday, May 5, 1975, at 1:00 p.m.



Sixty-eighth Legislative Day

Monday, May 5, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—48.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend David Shibley, President, Effect Ministries, Inc., Fort Smith, Arkansas, and incorporated into the Journal upon request of Senator Young.

Our heavenly Father, through faith in Christ Jesus, we thank You for the multiple privileges of freedom, not the least of which is this assembly of elected servants. We understand that freedom is always achieved and maintained at a price. We are reminded that it cost You the ultimate for Your Son to set us free.

I invoke Your wisdom for these honored Senators who are called upon to lead us in this incomparably tragic hour of the world. Make us to know that righteousness exalteth a nation, but sin is a reproach to any people. May we understand clearly that the moral health of this great State will be no stronger than her weakest Senator. Therefore, in the strong Name of Jesus, give us a mighty inundation of true — not false — Godly — not self-righteousness. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Schuelein introduced Dr. Parkhurst, Miami, as the Doctor of the Day and Senators Terrill and Taliaferro introduced Wayne Volmeck, R.N., Lawton as the Nurse of the Day.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

HB 1293 — Municipal Government, as coauthored by Butler.

HB 1531 — Revenue and Taxation.

HB 1546 — Municipal Government, as coauthored by Howard.

DO PASS, as amended:

SB 36 — Appropriations and Budget, as coauthored by Martin, Stipe, Terrill and York of the Senate and Miskelly and Matheson of the House. Roll call vote on bill.

SB 89 — Appropriations and Budget.

SB 212 — Appropriations and Budget, as coauthored by Henry of the House.

CS for SB 245 — Criminal Jurisprudence.

SB 457 — Criminal Jurisprudence.

SB 468 — Appropriations and Budget.

HB 1076 — Appropriations and Budget.

HB 1091 — Revenue and Taxation.

CS for HB 1095 — Appropriations and Budget.

HB 1103 — Appropriations and Budget.

CS for HB 1104 — Appropriations and Budget.

HB 1299 — Appropriations and Budget.

HB 1302 — Appropriations and Budget, as coauthored by Lamb and Terrill.

HB 1342 — Revenue and Taxation, as coauthored by Funston.

HB 1383 — Revenue and Taxation, as coauthored by Stipe, Luton, Holden, Crow, Terrill, Taliaferro, Medearis, Murphy, Ham, Cate, Funston, Schuelein, York, Watkins, Dahl, Randle, Tinsley, Martin, McCune, Wadley, Garrett, Graves, Keller and Pierce, and be referred to Committee on Rules by previous order.

CS for HB 1444 — Insurance.

HB 1488 — Revenue and Taxation, as coauthored by Lamb and Terrill.

UNANIMOUS CONSENT REQUEST

Senator Lane asked unanimous consent that when SB 470 is read the second time it be referred direct to the Calendar, which was the order.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 470 — Direct to Calendar.

SJR 35 — Judiciary.

MESSAGE FROM THE GOVERNOR

Advising approval by him, May 2, 1975, of Enrolled SBs 128 and 343 and SJR 24.

GENERAL ORDER

SB 302 by Watkins was called up for consideration.

Upon motion of Senator Watkins, SB 302 was advanced to engrossment.

By unanimous consent, upon request of Senator Watkins, SB 302 was considered engrossed and placed on third reading and final passage.

Senator Crow presiding.

THIRD READING

SB 302 was read for the third time at length.

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

Aye: Berrong, Butler, Crow, Dawson, Funston, Grantham, Graves, Holden, Keating, Lamb, Lambert, Martin, Murphy, Porter, Randle, Shatwell, Smith, Stipe, Watkins, York and Young.—21.

Nay: Baldwin, Birdsong, Boatner, Capps, Cate, Dahl, Field, Garrett, Hamilton, Helm, Howard, Howell, Inhofe, Keller, Lane, Luton, McCune, Medearis, Pierce, Schuelein, Taliaferro, Terrill, Tinsley, Wadley, Watson and Wolfe.—26.

Excused: Ham.—1.

The bill failed.

MOTION TO RECONSIDER VOTE

Senator Young asked for consideration

of his motion to reconsider the vote by which HB 1228 failed, which motion was declared adopted upon roll call as follows:

Aye: Baldwin, Boatner, Butler, Capps, Cate, Dahl, Dawson, Field, Grantham, Graves, Hamilton, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watson and Young.—33.

Nay: Berrong, Birdsong, Crow, Funston, Garrett, Helm, Inhofe, McCune, Pierce, Porter, Stipe, Watkins, Wolfe and York.—14.

Excused: Ham.—1.

HB 1228 was placed on Third Reading.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 319, 332, 374 and 404 and SJR 6 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MOTION TO RECONSIDER VOTE

Senator Terrill asked for consideration of his motion to reconsider the vote by which SB 126 passed.

Senator Dawson moved to table the Terrill motion to reconsider, which motion to table was declared adopted upon roll call as follows:

Aye: Birdsong, Cate, Crow, Dawson, Funston, Garrett, Howard, Howell, Inhofe, Keating, Keller, Lambert, McCune, Medearis, Murphy, Randle, Shatwell, Smith, Taliaferro, Terrill, Watson, Wolfe and York.—23.

Nay: Baldwin, Berrong, Boatner, Butler, Capps, Dahl, Field, Grantham,

Graves, Ham, Hamilton, Helm, Lamb, Lane, Luton, Martin, Pierce, Porter, Schuelein, Stipe, Tinsley and Watkins.—22.

Excused: Holden, Wadley and Young.—3.

SB 126 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HBs 1100, 1110, 1128 and 1133, requesting Conference and referring said bills to GCCA.

Senator Capps presiding.

MOTION TO RECONSIDER VOTE

Senator Garrett asked for consideration of his motion to reconsider the vote by which SB 306 failed.

Senator Baldwin moved to table the Garrett motion to reconsider, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Baldwin, Berrong, Boatner, Capps, Field, Graves, Ham, Hamilton, Keating, Keller, Lamb, Lambert, Lane, Pierce, Schuelein, Stipe, Taliaferro, Tinsley, Watkins and Watson.—20.

Nay: Birdsong, Butler, Cate, Dawson, Funston, Garrett, Grantham, Helm, Howard, Howell, Inhofe, Luton, McCune, Martin, Medearis, Murphy, Porter, Randle, Shatwell, Smith, Terrill, Wolfe and York.—23.

Excused: Crow, Dahl, Holden, Wadley and Young.—5.

Senator Garrett pressed his motion to reconsider the failure of SB 306, which motion was declared failed of adoption upon roll call as follows:

Aye: Birdsong, Boatner, Butler, Cate, Dawson, Funston, Garrett, Grantham, Helm, Howell, Inhofe, McCune, Medearis, Murphy, Porter, Randle, Shatwell, Smith, Stipe, Terrill, Wolfe and York.—22.

Nay: Baldwin, Berrong, Capps, Dahl, Field, Graves, Ham, Hamilton, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Pierce, Schuelein, Taliaferro, Tinsley, Watkins and Watson.—21.

Excused: Crow, Holden, Howard, Wadley and Young.—5.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SBs 73, 242 and 336, as amended and coauthored and SBs 211 and 287, as amended.

HOUSE AMENDMENTS

HAs to SB 73 were read as follows and consideration deferred.

Authors: Add the following coauthor: HAMMONS of the House.

Amendment No. 1. Restore Title to read as follows:

"An Act relating to the Office of the Oklahoma Historical Society and making appropriations thereto; stating the purposes; providing for the appointment and compensation of employees and designating the maximum salary for the Executive Director and limiting the number of employees; making an appropriation of funds for capital improvements to the Wiley Post Building; directing compliance with federal expenditure laws; requiring evaluation of certain historic sites; creating Historic Sites Review Council; requiring certain appropriated funds to be matched with local funds; providing lapse date; providing severability; and declaring an emergency."

Amendment No. 2. Amend Page 2, Line 1 by striking the Enacting Clause.

Amendment No. 3. Amend Page 2, Line 11½ by inserting the following:

"Living Legend Library 30,000.00".

Amendment No. 4. Amend Page 2, Line 31½ by inserting the following:

"Museum of the Great Plains 35,000.00".

Amendment No. 5. Amend Page 2, Line 32 by deleting the figures "\$760,717.00" and inserting in lieu thereof the figures "\$825,717.00".

Amendment No. 6. Amend Page 3, Line 31½ by adding the following:

"Oklahoma Steam Threshing Association Headquarters 5,000.00".

Amendment No. 7. Amend Page 4, Line 9 by deleting the figures "15,000.00" and inserting in lieu thereof the figures "22,500.00".

Amendment No. 8. Amend Page 4, Line 29½ by adding the following:

"Washita County Historical Society 25,000.00".

Amendment No. 9. Amend Page 4, Line 30½ by adding the following:

"Cleveland County Historical Society 5,000.00".

Amendment No. 10. Amend Page 4, Line 31½ by adding the following:

"Muskogee County Historical Society — Muskogee County (Historical site homes in Muskogee) 4,500.00".

"Wagoner County Historical Society — Wagoner County (Territorial House Museum) 2,000.00".

Amendment No. 11. Amend Page 4, Line 32 by deleting the figures "\$607,927.00" and inserting in lieu thereof the figures "\$656,927.00".

HOUSE AMENDMENTS

HAs to SB 211 were read as follows and consideration deferred.

Amendment No. 1. Amend Page 2, Lines 10 through 21, by striking all language beginning on Line 10 with "Alternatively" and ending on Line 21 with "filed." and insert the following: "Regardless of the value of the estate, any will admitted to probate under this section may be probated under the procedures prescribed under Title 58 O.S., Section 241."

HOUSE AMENDMENTS

HAs to SB 242 were read as follows and consideration deferred.

Authors: Add the following coauthor: HOOD of the House.

Amendment No. 1. Amend Page 2, Line 11, by deleting the following: "and any appropriated state funds,".

Amendment No. 2. Amend Page 2, Section 4-A, Lines 27 and 28, by striking the words "department of the Attorney General" and substituting the words "Oklahoma Center for Criminal Justice".

Amendment No. 3. Amend Page 5, Section 9, Lines 5, 6, 7 and 8, by striking the entire section and substituting the following:

"All members of the Council shall not receive a salary for duties performed as members of the Council but shall be entitled to be reimbursed for their actual and necessary travel and subsistence expenses incurred in the performance of Council duties at the rates authorized for other state employees in accordance with the 'State Travel Reimbursement Act'."

Amendment No. 4. Amend Page 6, Section 13, Line 1, by adding a new Section 13 to read as follows:

"SECTION 13. There is hereby created in the State Treasury a revolving fund for the District Attorneys Training Coordination Council, to be designated the 'District Attorneys Training Coordination Council Revolving Fund'. The fund shall consist of all monies received by the District Attorneys Training Coordination Council other than appropriated funds. The revolving fund shall be a continuing fund not subject to fiscal year limitations and shall be under the control and management of the District Attorneys Training Coordination Council. Expenditures from this fund shall be made pursuant to the purposes of this act and without legislative appropriation. Warrants for expenditures shall be drawn by the State Auditor based on claims signed by the authorized employee or employees of the District Attorneys Training Coordination Council and approved for payment by the Director of State Finance."

and renumber the old Section 13 to Section 14 and renumber the subsequent sections accordingly.

Amendment No. 5. Amend Page 6, Line 1 by striking the number "12" and inserting in lieu thereof the number "13".

Amendment No. 6. Amend Page 6, Line 2 by striking the number "3612" and inserting in lieu thereof the number "3613".

HOUSE AMENDMENTS

HAs to SB 287 were read as follows and consideration deferred.

Amendment No. 1. Amend Page 2, Line 8, at the beginning of Line 8 strike the word "deponent" and insert the words "adverse party or parties".

Amendment No. 2. Amend Title to read as follows:

"An Act relating to civil procedure; amending 12 O.S. 1971, Section 449, as amended by Section 1, Chapter 177, O.S.L. 1973 (12 O.S. Supp. 1974, Section 449); providing for taxing of cost of depositions; and providing for free copy to adverse party or parties."

HOUSE AMENDMENTS

HAs to SB 336 were read as follows and consideration deferred.

Authors: Add the following coauthor: FITZGIBBON of the House.

Amendment No. 1. Restore Title to read as follows:

"An Act relating to the Oklahoma Tourism and Recreation Commission and Department; making an appropriation thereto; providing funds for the Division of Parks for the Twin Bridges Recreation Area; and declaring an emergency."

Amendment No. 2. Amend Page 2, Line 1, by striking the Enacting Clause.

MOTION TO RECONSIDER VOTE

Senator Pierce asked for consideration of his motion to reconsider the vote by which SB 68 passed.

Senator Lane moved to table the Pierce motion to reconsider, which motion to

table was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Howell, Lambert, Lane, Luton, Martin, Medearis, Murphy, Porter, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watkins and York.—32.

Nay: Capps, Helm, Inhofe, Keating, Keller, Lamb, McCune, Pierce, Randle, Watson and Wolfe.—11.

Excused: Crow, Holden, Howard, Wadley and Young.—5.

SB 68 was referred for engrossment.

GENERAL ORDER

SB 376, previously considered and co-authored on page 752, was considered further.

Senator Howell moved to amend SB 376, Page 1, Lines 5 and 6, by striking after the word "of" on Line 5 and before the word "or" on Line 6 the words and figures "Seventeen Million Three Hundred Thousand Dollars (\$17,300,000.00)" and insert in lieu thereof the words and figures "Thirteen Million Three Hundred Thousand Dollars (\$13,300,000.00)".

Senator Hamilton moved to table the Howell amendment, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Baldwin, Berrong, Dahl, Field, Funston, Grantham, Graves, Hamilton, Helm, Howard, Inhofe, Keating, Lamb, Lane, Luton, McCune, Pierce, Schuelein, Shatwell, Taliaferro and Wolfe.—21.

Nay: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dawson, Garrett, Howell,

Keller, Lambert, Martin, Medearis, Murphy, Randle, Smith, Stipe, Terrill, Tinsley, Watkins, Watson and York.—22.

Excused: Ham, Holden, Porter, Wadley and Young.—5.

Senator Howell pressed his motion to amend, which amendment was declared adopted upon roll call as follows:

Aye: Birdsong, Boatner, Butler, Capps, Cate, Dawson, Garrett, Graves, Howell, Keller, Lambert, Martin, Medearis, Murphy, Randle, Smith, Stipe, Terrill, Tinsley, Watkins, Watson and York.—22.

Nay: Baldwin, Berrong, Dahl, Field, Funston, Grantham, Hamilton, Helm, Howard, Inhofe, Keating, Lamb, Lane, Luton, McCune, Pierce, Schuelein, Shatwell, Taliaferro and Wolfe.—20.

Excused: Crow, Ham, Holden, Porter, Wadley and Young.—6.

Senator Medearis presiding.

Upon motion of Senator Berrong, SB 376, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Berrong, SB 376, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 376 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Gran-

tham, Graves, Ham, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watson, Wolfe and York.—43.

Nay: Watkins.—1.

Excused: Holden, Porter, Wadley and Young.—4.

The bill and emergency passed.

SB 376 was referred for engrossment.

GENERAL ORDER

SB 435, previously considered and co-authored on page 722, was considered further.

Senator Tinsley moved to amend SB 435, Page 2, Line 11, by adding after the word "office" the following: "or to the next general election, whichever is first", which amendment was declared adopted.

Senator Berrong moved to amend SB 435, Page 2, Line 3, by striking after the word "occurs" and before the word "of" the following: "with the advice and consent of the Senate," which amendment was declared failed of adoption.

Senators Howell and Tinsley moved to amend SB 435, Page 2, Line 11½, by adding a new Section 2 as follows:

"SECTION 2. 26 O.S. 1971, Sections 12-112, 12-113, 12-114 and 12-115 are hereby repealed."

and renumbering subsequent section, which amendment was declared adopted.

Senator Tinsley asked unanimous consent, which was granted, that further consideration of SB 435 be deferred for this legislative day.

PENDING CONSIDERATION OF HAS

HAS to SB 216 were called up for consideration.

Upon motion of Senator Smith, the Senate concurred in **HAS to SB 216**.

SB 216, as amended by the Honorable House, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe and York.—44.

Excused: Holden, Porter, Wadley and Young.—4.

The bill and emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

PENDING CONSIDERATION OF HAS

HAS to SB 264 were called up for consideration.

Upon motion of Senator Smith, the Senate concurred in **HAS to SB 264**.

SB 264, as amended by the Honorable House, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Keller, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe and York.—43.

Nay: Lamb.—1.

Excused: Holden, Porter, Wadley and Young.—4.

The bill and emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

GENERAL ORDER

HB 1119 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Senator Crow asked unanimous consent to amend **HB 1119** by crippling the title, which was the order.

Upon motion of Senator Crow, **HB 1119**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, **HB 1119**, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1119 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe and York.—43.

Excused: Holden, McCune, Porter, Wadley and Young —5.

The bill and emergency passed.

HB 1119 was referred for engrossment.

Senator Grantham presiding.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 315 as coauthored by Denman, SB 325 as coauthored by Cowan, Hibdon, Vaughn and Green, SB 418 and SB 422 as coauthored by Floyd.

The above numbered bills were referred for enrollment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 319, 332, 374 and 404.

The above numbered Enrolled Bills were referred to the Governor.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SJR 6.

The above numbered Enrolled Resolution was transmitted to the Secretary of State.

GENERAL ORDER

HB 1102 by Miskelly, et al, of the House

and Crow, Randle, Murphy and Watkins of the Senate was read and considered.

Senator Dawson moved to amend HB 1102, Page 2, Line 7, by striking all of Section 2 and renumbering subsequent sections.

Senator Dawson moved as a substitute motion to amend HB 1102, Page 2, Line 11, by striking after the word "of" and before the word "or" on Line 12 the words and figures there appearing and substituting therefor the words and figures "Eighty Thousand Dollars (\$80,000.00)."

Senator Lambert moved that further consideration of HB 1102 be deferred for one legislative day, which motion was declared failed of adoption.

Senator Crow moved to table the Dawson substitute amendment, which motion to table was declared failed of adoption.

Senator Dawson pressed his motion to adopt his substitute amendment, which amendment was declared failed of adoption upon roll call as follows:

Aye: Baldwin, Dawson, Garrett, Hamilton, Helm, Howell, Lambert, McCune, Medearis, Pierce, Porter, Schuelein, Stipe, Tinsley, Watson and Wolfe.—16.

Nay: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Grantham, Graves, Ham, Howard, Keller, Lamb, Lane, Luton, Martin, Murphy, Randle, Shatwell, Smith, Terrill, Watkins and York.—26.

Excused: Holden, Inhofe, Keating, Taliaferro, Wadley and Young.—6.

Senator Dawson pressed his motion to adopt his first amendment, which motion was tabled upon motion of Senator Crow.

Senator Dawson moved to amend HB

1102, Page 7, Line 3, by striking all of Section 10 and renumbering the subsequent sections.

Senator Crow moved to table the Dawson motion to amend, which motion to table was declared adopted.

Senators Hamilton, Boatner, Medearis and Luton moved to amend HB 1102, Page 7, Line 15½, by adding a new Section 12 as follows:

“SECTION 12. Any college or university offering credits in subjects necessary for an Administrator’s Certificate for secondary education in the public schools, shall be authorized to grant degrees on the master’s level, and thereupon such Administrator’s Certificate shall issue.”

Senator Murphy moved to table the foregoing amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Capps, Cate, Crow, Dawson, Field, Garrett, Grantham, Graves, Ham, Helm, Howell, Keller, Lamb, Lambert, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Smith, Tinsley, Watson and Wolfe.—24.

Nay: Baldwin, Berrong, Birdsong, Boatner, Butler, Dahl, Funston, Hamilton, Lane, Luton, Medearis, Porter, Shatwell, Terrill, Watkins and York.—16.

Excused: Holden, Howard, Inhofe, Keating, Stipe, Taliaferro, Wadley and Young.—8.

Upon motion of Senator Crow, HB 1102 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1102 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1102 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Howell, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Watkins, Watson, Wolfe and York.—40.

Excused: Holden, Howard, Inhofe, Keating, Stipe, Taliaferro, Wadley and Young.—8.

The bill and emergency passed.

HB 1102 was referred for engrossment.

GENERAL ORDER

HB 1126 by Miskelly, et al, of the House and Crow and Randle of the Senate was read and considered.

Upon motion of Senator Crow, HB 1126 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1126 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1126 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Howell, Keller, Lamb, Lambert, Lane, Lutton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Watkins, Watson, Wolfe and York.—40.

Excused: Holden, Howard, Inhofe, Keating, Stipe, Taliaferro, Wadley and Young.—8.

The bill and emergency passed.

HB 1126 was referred for engrossment.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HBs 1100, 1110, 1128 and 1133 was ordered granted, said bills to be referred to GCCA.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Tuesday, May 6, 1975, which motion prevailed.

Upon motion of Senator Lane, the Senate adjourned at 5:00 p.m. to meet Tuesday, May 6, 1975, at 1:00 p.m.



Sixty-ninth Legislative Day

Tuesday, May 6, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe and York.—41.

Excused: Baldwin, Crow, Holden, Porter, Stipe, Wadley and Young.—7.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend Shibley and incorporated into the Journal upon request of Senator Young.

Loving heavenly Father, we thank You for your goodness to us. We thank You that, even though we are undeserving and often faithless, still You abide faithful; You cannot deny Yourself nor can You deny Your character.

Father, our State is in serious need. We need the wisdom from above. Our prob-

lems are beyond us and this gives us a tremendous opportunity to seek Your resources since ours have been depleted. I pray that You would teach these honored men the therapeutic art of prayer since You have promised that "they that wait upon the Lord shall renew their strength. They shall mount up with wings as an eagle. They shall run and not be weary. They shall walk and not faint." Grant us Your wisdom and Your strength this day in the powerful name of Jesus. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTION

Senator Dahl introduced Miss Semi Aresazdo, exchange student from Lima, Peru, to the members of the Senate. Miss Aresazdo is attending school in this country and living with Senator Dahl and his family.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SJR 32 — Judiciary, as coauthored by Smith of the House.

SJR 34 — Judiciary.

SJR 35 — Judiciary.
HB 1585 — Judiciary.

DO PASS, as amended:

HB 1383 — Rules.
HB 1610 — Business, Industry and Labor Relations, as coauthored by Stipe, Howard and Lane, and be referred to Committee on Rules by previous order.

FIRST READING

The following were introduced and read the first time.

SJR 36 — By Howard and Inhofe of the Senate and Willis and Ford of the House.

A Joint Resolution directing that the Secretary of State refer to the people a proposed amendment to the Constitution of the State of Oklahoma; amending Section 21 of Article X; removing Secretary of State, State Auditor and State Examiner and Inspector from the Board of Equalization and adding the State Auditor and Inspector, Lieutenant Governor and Superintendent of Public Instruction thereto; providing effective date; making amendment cumulative to existing constitutional provisions; providing ballot title; directing filing; and ordering a special election.

SJR 37 — By Howard and Inhofe of the Senate and Willis and Ford of the House.

A Joint Resolution directing that the Secretary of State refer to the people a proposed amendment to the Constitution of the State of Oklahoma; amending Sections 1, 3, 4, 19, 20, 25 and 32 of Article VI, and repealing Sections 27 through 30 of Article VI thereof; providing for gubernatorial appointment of the Secretary of State, Labor Commissioner and Chief Mine Inspector with Senate consent; combining the duties of the State Auditor and duties of the State Examiner and Inspector in the Office of State Auditor and Inspector; abolishing the Office of Commissioner of Charities

and Corrections; removing the Secretary of State and State Auditor from the Commissioners of the Land Office and adding the Lieutenant Governor and State Auditor and Inspector; providing effective date; providing ballot title; directing filing; and ordering a special election.

GENERAL ORDER

SB 447 by Lane was called up for consideration.

Senator Murphy asked to be made a co-author of **SB 447**, which was the order.

Upon motion of Senator Lane, **SB 447**, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Lane, **SB 447**, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 447 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe and York.—41.

Excused: Baldwin, Crow, Holden, Porter, Stipe, Wadley and Young.—7.

The bill and emergency passed.

SB 447 was referred for engrossment.

Senator Crow asked to be shown present, which was the order.

GENERAL ORDER

HB 1552 by Craighead, et al, of the House and Watson, Howard, Hamilton, Smith, Howell, Martin, Terrill, Graves, Watkins and Lamb of the Senate was read and considered.

Senators Luton, Inhofe, Murphy, Funston, Schuelein, Dahl, Capps, Berrong, Crow, Taliaferro, Field and Ham asked to be made coauthors of HB 1552, which was the order.

Senators Howell and Funston moved to amend HB 1552, Page 3, Line 16, by striking after the word "Oklahoma" and before the period the word "County" and inserting the word "City", which amendment was declared adopted.

Senator Smith moved to amend HB 1552, Page 5, Line 2, by striking after the word "Senate" and before the word "of" the word "four (4)" and inserting therefor the word "two (2)"; and on Line 3 of Page 5 by inserting after the word "practicing" and before the word "physicians" the word "allopathic"; and also on Line 3 of Page 5 by inserting after the word "physicians" and before the word "from" the following: "and two (2) of whom shall be osteopathic physicians and said physician members shall be", which amendment was declared adopted.

Upon motion of Senator Watson, HB 1552, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Watson, HB 1552, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1552 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe and York.—42.

Excused: Baldwin, Holden, Porter, Stipe, Wadley and Young.—6.

The bill and emergency passed.

HB 1552 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SBs 189 and 205, as amended and coauthored and SBs 299, 340 and 351, as amended.

HOUSE AMENDMENTS

HAs to SB 189 were read as follows and consideration deferred.

Authors: Add the following coauthors: DAVIS (Guy), DRAPER, GREEN, CONAGHAN and FRATES of the House.

Amendment No. 1. Amend by striking Title, Enacting Clause and Entire Bill and substituting the following:

"An Act relating to state government; defining terms; providing for statement of noncollusion on competitive bids exceeding one thousand dollars submitted to the

State or its political subdivisions; providing for sworn statements on contracts exceeding one thousand dollars; providing for sworn statements on invoices or claims exceeding one thousand dollars; providing exemptions; repealing Sections 1 through 4, Chapter 43, O.S.L. 1974, and Sections 1 and 2, Chapter 133, O.S.L. 1974 (74 O.S. Supp. 1974, Sections 85.22 through 85.25, 3109 and 3110); providing for notarized statement on certain invoices submitted to the state or its political subdivisions; providing exemptions; providing for non-collusion affidavit on bids submitted to the state; providing for affidavit on contracts and claims to the state; providing for noncollusion affidavits on competitive bids to political subdivisions of the state; providing for sworn statements on contracts or claims to political subdivisions of the state; directing codification; providing operative date; and declaring an emergency.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. Public agency, as used in this act, means the State of Oklahoma, and any county, city, town, school district or other political subdivision of the state, any public trust, any public entity specifically created by the statutes of the State of Oklahoma or as a result of statutory authorization therefor, and any department, agency, board, bureau, commission, committee or authority of any of the foregoing public entities.

SECTION 2. Every competitive bid, exceeding One Thousand Dollars (\$1,000.00) in amount, submitted to a public agency for goods or services shall have a notarized sworn statement of noncollusion included thereon or attached thereto, which such statement shall be in substantially the following form:

STATE OF OKLAHOMA)
) ss
COUNTY OF _____)

The undersigned, of lawful age, being first duly sworn, on oath says, that (s)he is the agent authorized by the bidder to submit the attached bid. Affiant further states that the bidder has not been a party to any collusion among bidders in restraint of freedom of competition by agreement to bid at a fixed price or to refrain from bidding; or with any official or employee of a public agency as to quantity, quality, price or any other terms in the prospective contract; or in any discussion between bidders and any official or employee of a public agency concerning exchange of money or other thing of value for special consideration in the letting of a contract.

Subscribed and sworn to before me this _____ day of _____, 19____.

Notary Public (or
Clerk or Judge)

SECTION 3. Every contract, exceeding One Thousand Dollars (\$1,000.00) in amount, awarded by a public agency for goods or services shall have a notarized sworn statement included thereon or attached thereto, which such statement shall be in substantially the following form:

STATE OF OKLAHOMA)
) ss
COUNTY OF _____)

The undersigned, of lawful age, being first duly sworn, on oath says, that (s)he is the agent authorized by the contractor to submit the attached contract. Affiant further states that the contractor has not paid, given, or donated, or agreed to pay, give, or donate to any official or employee of a public agency any money or other thing of value, either directly or indirectly, in the procuring of said contract.

Subscribed and sworn to before me this
 ____ day of ____, 19__.

Notary Public (or
Clerk or Judge)

SECTION 4. Every invoice or claim, exceeding One Thousand Dollars (\$1,000.00) in amount, submitted to a public agency for payment to a supplier of goods or services shall have a notarized sworn statement included thereon or attached thereto, which such statement shall be in substantially the following form:

[illegible]

The undersigned, of lawful age, being first duly sworn, on oath says, that (s)he is the agent authorized by the supplier of goods or services to submit the attached invoice or claim for payment; that said invoice or claim is true and correct. Affiant further states that the goods or services as shown by said invoice or claim have been supplied to the public agency in accordance with the plans, specifications, orders or requests furnished to the supplier. Affiant further states that the supplier has made no payment of money or other thing of value, either directly or indirectly, to any official or employee of a public agency in order to obtain payment.

Subscribed and sworn to before me this _____ day of _____, 19____.

Notary Public (or
Clerk or Judge)

SECTION 5. This act shall not apply to monthly billings submitted to a public agency by public utility companies or

telephone companies, whose services are regulated by the Oklahoma Corporation Commission, nor to billings pertaining to installations or changes in service submitted to a public agency by any such public utility companies or telephone companies, where tariffs for such charges or billings are on file with the Oklahoma Corporation Commission.

SECTION 6. Sections 1 through 4, Chapter 43, O.S.L. 1974, and Sections 1 and 2, Chapter 133, O.S.L. 1974 (74 O.S. Supp. 1974, Sections 85.22 through 85.25, 3109 and 3110), are hereby repealed.

SECTION 7. Sections 1 through 5 of this act shall be codified in the Oklahoma Statutes as Sections 3115 through 3119 of Title 74, unless there is created a duplication in numbering.

SECTION 8. This act shall become operative on July 1, 1975.

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.'

HOUSE AMENDMENTS

HAs to SB 205 were read as follows and consideration deferred.

Authors: Add RIGGS as principal author of the House, then MISKELLY, CLEVELAND, JOHNSTON, BRUNTON, FORD, THORNHILL, MANNING, CUMMINGS, DENMAN, COWAN and DUCKETT of the House.

Amendment No. 1. Amend by striking

the Title, Enacting Clause and Entire Bill and substitute the following:

"An Act relating to state government; setting the maximum number of employees for certain state agencies, boards, commissions, departments, programs and offices; providing for reports on number of employees by certain state agencies, boards and institutions; creating the State Employment Review Board and defining its duties and powers; providing termination date; directing codification; providing for severability; and declaring an emergency.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. For purposes of this act, the term "employee" shall mean a full-time employee or any number of part-time employees whose combined weekly hours of employment equal those of a full-time employee; but shall not include seasonal employees. The number of full-time-equivalent employees in the following agencies shall not exceed the number of full-time-equivalent employees as of January 13, 1975, without permission of the State Employment Review Board, as defined in Section 4:

Board of Managers of the State
Insurance Fund

Driver Education Fund

Federal Education Programs Division
of the Department of Education

Indian Education Division of the
Department of Education

Medical Research Commission

Oklahoma Capitol Improvement
Authority

Oklahoma Capitol Improvement
Authority at Tulsa

Oklahoma Health Planning Commission

Oklahoma Highway Safety Coordinating
Committee

State Fire Marshal Commission

Surplus Property Program of the
Board of Affairs

Oklahoma Employment Security
Commission

Wildlife Conservation Commission

Department of Institutions, Social
and Rehabilitative Services

SECTION 2. The following agencies, boards, commissions, departments and institutions shall file a quarterly report with the Speaker of the House of Representatives and the President Pro Tempore of the Senate, showing the increase or decrease in employees employed by them during the fiscal quarter immediately preceding the filing of the report:

1. Oklahoma State Regents for Higher Education;

2. Board of Regents of Oklahoma Colleges; and

3. Every institution comprising the Oklahoma State System of Higher Education.

SECTION 3. A. There is hereby created the State Employment Review Board consisting of the following members:

1. The Governor or his designee; and

2. The Speaker of the House of Representatives or his designee;

3. The President Pro Tempore of the Senate or his designee.

B. No agency, board, commission, department, program or office of the state government listed in this act, or whose number of personnel is fixed in any appropriation act, shall increase its personnel above the total number set forth in this act or such appropriation act, unless approval is first granted by the Board.

C. The Board shall meet as often as is deemed necessary by a majority thereof for purposes of reviewing requests for increasing personnel by those agencies, boards, commissions, departments, programs or offices referred to in subsection B of this section. All meetings of the Board shall be preannounced and open to the public. A majority vote of the Board shall be necessary to approve a request for an increase in personnel above the figures set in Section 1 of this act.

D. The Board shall approve a request for increasing personnel only if such increase in personnel is needed to perform new or additional duties and services required of such agency, board, commission, department, program or office.

E. Any action to increase the number of employees in any agency involved herein shall be compiled in a report by December 31 each year, and said report transmitted to each member of the Legislature.

SECTION 4. This act shall be effective only for the fiscal year ending June 30, 1976, unless reenacted by the 2nd Session of the 35th Legislature.

SECTION 5. Sections 1 through 3 of this

act shall be codified in the Oklahoma Statutes as Sections 3601 through 3603 of Title 74, unless there is created a duplication in numbering.

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."

HOUSE AMENDMENTS

HAs to SB 299 were read as follows and consideration deferred.

Amendment No. 1. Amend Page 2, Line 33 by deleting the words "or otherwise".

Amendment No. 2. Amend Page 3, Line 1 by adding a new Section 2 to read as follows:

"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."

and amend Title, Line 14½ by changing the period after the word "CIRCUMSTANCES" to a ";" and adding: "AND DECLARING AN EMERGENCY."

HOUSE AMENDMENTS

HAs to SB 340 were read as follows and consideration deferred.

Amendment No. 1. Amend Page 2, Line 11 by adding after the word "willfully" the words "and with intent to defeat such security interest".

Amendment No. 2. Amend Page 2, Lines 23 through 26 by deleting the entire Section 2 and substituting in lieu thereof the following: "The effective date of this act shall be October 1, 1975."

Amendment No. 3. Amend the Title as follows:

"An Act relating to crimes and punishments; amending 21 O.S. 1971, Section 1834; providing penalties for disposal, removal or destruction of personal property encumbered by a security interest; and establishing effective date."

HOUSE AMENDMENTS

HAs to SB 351 were read as follows and consideration deferred.

Amendment No. 1. Amend Page 2, Line 12 by adding after the figure "5-202" and before "and" the following: "(3) and (4)".

GENERAL ORDER

SB 435, previously considered, co-authored and amended on pages 722 and 789, was considered further.

Senator Inhofe moved to amend **SB 435**, Page 1, Line 5, by adding after the comma and before the word "such" the following: "a state representative or state senator".

Senator Inhofe asked unanimous consent, which was granted, that his foregoing amendment be withdrawn.

Senator Funston moved to amend **SB 435**, Page 2, Line 11½, by inserting a new Section 2 as follows:

"SECTION 2. In the event that such vacancy is filled prior to the general election at which such office would not regularly be filled, it shall be filled at a special election to be held concurrently with said general election."

and renumbering the subsequent section, which amendment was declared adopted.

Upon motion of Senator Tinsley, **SB 435**, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Tinsley, **SB 435**, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator Murphy presiding.

SB 435 was read for the third time at length.

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

Aye: Birdsong, Crow, Dawson, Field, Funston, Garrett, Graves, Howard, Howell, Keating, Lambert, Lane, Luton, Randle, Taliaferro, Tinsley and York.—17.

Nay: Berrong, Boatner, Butler, Capps, Cate, Dahl, Grantham, Ham, Hamilton, Helm, Inhofe, Keller, Lamb, McCune, Martin, Medearis, Murphy, Pierce, Schuelein, Shatwell, Smith, Terrill, Watkins, Watson and Wolfe.—25.

Excused: Baldwin, Holden, Porter, Stipe, Wadley and Young.—6.

The bill failed.

PENDING CONSIDERATION OF HAS

HAS to SB 385 were called up for consideration.

Upon motion of Senator Garrett, the Senate concurred in HAS to SB 385.

SB 385, as amended by the Honorable House, was read at length.

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

Aye: Birdsong, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Graves, Ham, Hamilton, Howard, Howell, Keller, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Randle, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Watkins and York.—30.

Nay: Berrong, Boatner, Capps, Grantham, Helm, Inhofe, Keating, Lamb, Pierce, Schuelein, Watson and Wolfe.—12.

Excused: Baldwin, Holden, Porter, Stipe, Wadley and Young.—6.

The bill passed.

Senators Berrong, Grantham and Capps desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 33. Nay: 9. Excused: 6.

The emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Keating moved that the vote be reconsidered by which SB 385 and the emergency section passed.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SB 55, and referring said bill to GCCA.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Cate, HAS to SB 124 were rejected and conference requested, said bill to be referred to GCCA.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Crow, HAS to SBs 73, 78 and 91 were rejected and conference requested, said bills to be referred to GCCA.

PENDING CONSIDERATION OF HAS

HAS to SCR 26 were called up for consideration.

Upon motion of Senator Crow, the Senate concurred in HAS to SCR 26.

SCR 26, as amended by the Honorable House, was read at length and adopted upon motion of Senator Crow.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Crow moved that the vote be reconsidered by which SCR 26 was adopted and by which the House Amendments were adopted.

SUBCOMMITTEES OF GENERAL CONFERENCE COMMITTEE ON APPROPRIATIONS

Senator Crow announced the following subcommittees of GCCA:

GENERAL GOVERNMENT AND JUDICIARY

Senate	House
Luton, Ch.	Elder, V. Ch.

Boatner	Bradley
York	Payne
Grantham, Alt.	Johnson (Joe), Alt.

REGULATORY AND NATURAL RESOURCES

Senate	House
Lane, V. Ch.	Townsend, Ch.
Cate	Draper
Holden	Murphy
Wadley, Alt.	Edmondson, Alt.

EDUCATION

Senate	House
Randle, V. Ch.	Abbott, Ch.
Howell	Davis (Don)
Terrill	Miskelly
Lamb, Alt.	Duke, Alt.

PUBLIC SAFETY AND HIGHWAYS

Senate	House
Stipe, Ch.	Rogers, V. Ch.
Hamilton	Ford
Smith	Riggs
Crow, Alt.	Matheson, Alt.

SOCIAL SERVICES AND PUBLIC AND MENTAL HEALTH

Senate	House
Murphy, Ch.	Sparkman, V. Ch.
Berrong	Bernard
Schuelein	Ervin
Inhofe, Alt.	Atkins, Alt.

GENERAL ORDER

HB 1008 by Hammons, et al, of the House and York, Capps, Birdsong and Shatwell of the Senate was read and considered.

Upon motion of Senator York, HB 1008 was advanced to engrossment.

By unanimous consent, upon request of Senator York, HB 1008 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1008 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe and York.—41.

Excused: Baldwin, Ham, Holden, Porter, Stipe, Wadley and Young.—7.

The bill and emergency passed.

HB 1008 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

HJR 1030 by Rogers of the House and Berrong of the Senate was read and considered.

Upon motion of Senator Berrong, HJR 1030 was advanced to engrossment.

By unanimous consent, upon request of Senator Berrong, HJR 1030 was considered engrossed and placed on third reading and final passage.

THIRD READING

HJR 1030 was read for the third time at length.

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

Aye: Berrong, Boatner, Butler, Capps, Cate, Dahl, Dawson, Field, Garrett, Graves, Ham, Helm, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Watkins, Watson and York.—33.

Nay: Birdsong, Crow, Funston, Grantham, Hamilton, Howell, Medearis, Smith and Wolfe.—9.

Excused: Baldwin, Holden, Porter, Stipe, Wadley and Young.—6.

The resolution and emergency passed.

HJR 1030 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

HJR 1031 by Wickersham of the House and Capps of the Senate was read and considered.

Upon motion of Senator Capps, HJR 1031 was advanced to engrossment.

By unanimous consent, upon request of Senator Capps, HJR 1031 was considered engrossed and placed on third reading and final passage.

THIRD READING

HJR 1031 was read for the third time at length.

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

Aye: Berrong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Garrett,

Grantham, Graves, Ham, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Murphy, Pierce, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Watkins, Watson and York.—35.

Nay: Birdsong, Funston, Hamilton, Martin, Medearis, Smith and Wolfe.—7.

Excused: Baldwin, Holden, Porter, Stipe, Wadley and Young.—6.

The resolution and emergency passed.

HJR 1031 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

HJR 1032 by Wickersham of the House and Capps of the Senate was read and considered.

Upon motion of Senator Capps, HJR 1032 was advanced to engrossment.

By unanimous consent, upon request of Senator Capps, HJR 1032 was considered engrossed and placed on third reading and final passage.

THIRD READING

HJR 1032 was read for the third time at length.

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

Aye: Berrong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Garrett, Grantham, Graves, Ham, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Murphy, Pierce, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Watkins, Watson and York.—35.

Nay: Birdsong, Funston, Hamilton, Martin, Medearis, Smith and Wolfe.—7.

Excused: Baldwin, Holden, Porter, Stipe, Wadley and Young.—6.

The resolution and emergency passed.

HJR 1032 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

HJR 1022 by Roberts of the House was read and considered.

Senator Lane asked to be made Senate author of **HJR 1022**, which was the order.

Upon motion of Senator Lane, **HJR 1022**, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Lane, **HJR 1022**, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HJR 1022 was read for the third time at length.

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

Aye: Berrong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Garrett, Graves, Ham, Helm, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Murphy, Pierce, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Watkins, Watson and York.—33.

Nay: Birdsong, Funston, Grantham, Hamilton, Howell, Martin, Medearis, Smith and Wolfe.—9.

Excused: Baldwin, Holden, Porter, Stipe, Wadley and Young.—6.

The resolution and emergency passed.

HJR 1022 was ordered withheld pursuant to Rule 19(f).

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 68, 126 and 376 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HBs 1102, 1119 and 1126 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SBs 216, 315, 325, 418 and 422 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Howell presiding.

GENERAL ORDER

SB 36 by Smith, Martin, Stipe, Terrill and York of the Senate and Miskelly, et al, of the House was read and considered.

Upon motion of Senator Smith, **SB 36** was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, **SB 36** was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 36 was read for the third time at length.

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

Aye: Berrong, Birdsong, Butler, Capps, Cate, Dahl, Field, Funston, Garrett,

Grantham, Graves, Ham, Hamilton, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe and York.—37.

Nay: Boatner, Crow, Dawson, Helm and Pierce.—5.

Excused: Baldwin, Holden, Porter, Stipe, Wadley and Young.—6.

The bill and emergency passed.

SB 36 was referred for engrossment.

BILL WITHDRAWN — REREFERRED

Senator Boatner asked unanimous consent that **HB 1299** be withdrawn from the Calendar and rereferred to the Committee on Appropriations and Budget, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 264 was correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGE FROM THE GOVERNOR

Advising approval by him, May 6, 1975, of Enrolled SBs 23, 150 and 240.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 216, 264, 315, 325, 418 and 422.

The above numbered Enrolled Bills were referred to the Governor.

GENERAL ORDER

HB 1237 by Kilpatrick, et al, of the House

and Randle of the Senate was read and considered.

Senator York asked to be made a co-author of **HB 1237**, which was the order.

President Pro Tempore Howard moved to amend **HB 1237**, Page 1, by crippling the title, which amendment was declared adopted.

Senator Hamilton moved to amend **HB 1237**, Page 5, Line 9½, by inserting the following:

“1. Clerks or office workers in retail or wholesale establishments.”,

and renumbering subsequent paragraphs, which amendment was declared adopted.

Senators Hamilton and Lamb moved to amend **HB 1237**, Page 5, Line 9½, by inserting the following:

“1. Persons employed in administrative, stenographic, clerical or similar office type work.”,

and renumbering subsequent paragraphs, which amendment was declared adopted.

Senator McCune presiding.

Senator Hamilton moved to amend **HB 1237**, Page 5, Line 9½, by adding the following:

“1. Persons employed in a professional occupation, such as, but not limited to, teachers, doctors, attorneys, accountants, professors, administrative personnel, nurses, or executive positions.”

Senator Wolfe moved to amend the Hamilton amendment by inserting after the word “nurses” the following: “except those employed in state mental hospitals”

Senator Smith moved to amend the Hamilton amendment by inserting after

the word "a" and before the word "professional" the word "licensed" and also by inserting after the word "professional" and before the word "occupation," the word "nonhazardous", which amendment to the Hamilton amendment was declared adopted.

Senator Wolfe asked unanimous consent to withdraw his amendment to the Hamilton amendment, which was the order.

Senator Hamilton pressed his motion to amend, which amendment, as amended, was declared adopted.

Senator Dawson moved to amend **HB 1237**, Page 2, Line 1, by adding a new Section 1 to read as follows:

"SECTION 1. In no case shall an attorney representing a claimant before the Industrial Court be awarded or receive a fee in excess of ten percent (10%) of any award granted to a claimant by the Court or the Supreme Court of the State of Oklahoma; and repealing all statutes or rules of court in conflict with this section."

and be renumbering subsequent sections.

Senator Watkins moved to amend the Dawson amendment by inserting after the word "attorney" and before the word "representing" the words "or his firm", which amendment to the Dawson amendment was declared adopted.

Senator Dawson pressed his motion to amend, which amendment, as amended, was declared adopted upon roll call as follows:

Aye: Berrong, Boatner, Capps, Crow, Dahl, Dawson, Graves, Hamilton, Helm, Inhofe, Keating, Lane, McCune, Martin, Pierce, Randle, Taliaferro, Terrill, Tinsley, Watkins and Watson.—21.

Nay: Birdsong, Butler, Cate, Field, Gar-

rett, Grantham, Ham, Howard, Howell, Keller, Lamb, Luton, Medearis, Murphy, Schuelein, Shatwell, Smith, Wolfe and York.—19.

Excused: Baldwin, Funston, Holden, Lambert, Porter, Stipe, Wadley and Young.—8.

Senator Smith moved to amend **HB 1237**, Page 6, Line 3½, by inserting the following:

"4. Any person employed in a health care institution such as but not limited to hospitals, nursing homes and convalescent hospitals."

which amendment was declared adopted.

Senator Martin moved to amend **HB 1237**, Page 6, Line 3½, by inserting the following:

"4. Any person employed in a nonhazardous occupation or profession may be exempt."

Senator Martin asked unanimous consent, which was granted, to withdraw his foregoing amendment.

Senator Murphy moved to amend **HB 1237**, Page 6, Line 3½, by adding a new paragraph as follows:

"4. Employees of institutions of higher learning not employed in a hazardous occupation."

and by renumbering subsequent paragraphs, which amendment was declared adopted.

Senator Randle moved to amend **HB 1237**, Page 7, Line 4, by striking after the word "1976" all language through Line 8, and inserting in lieu thereof the following: "in accordance with the provisions of Section 149 of this Title", which amendment was declared adopted.

Senator Lamb moved to amend HB 1237, Page 8, Line 8 through Page 9, Line 14, by restoring all stricken language and striking all new language down to the word "Employer" on Line 16 of Page 9, which amendment was declared adopted.

Senator Schuelein moved to amend HB 1237, Page 10, Line 14, by restoring all the stricken language and striking all the new language on Lines 14 and 15, which amendment was declared adopted.

Senator Cate moved to amend HB 1237, Page 20, Line 3, by striking paragraph 3 and inserting a new paragraph 3 to read as follows:

"3. 'Child' means a child, adopted child or stepchild of the employee, regardless of the age or marital status of such child, adopted child or stepchild. Provided, that in the case of a stepchild, such stepchild must have made his home with or been dependent upon the employee for a period of at least two (2) years prior to the date of the injury giving rise to a claim before such stepchild shall be considered a 'child' eligible to receive benefits."

which amendment was declared adopted.

Senator Dawson moved to amend HB 1237, Page 24, Line 1, by adding after the semi-colon and before the word "provided" the words "or where the injury is not reported by the injured employee within five (5) days of the alleged accident", which amendment was declared failed of adoption.

Senator Hamilton moved to amend HB 1237, Page 27, Lines 11 and 12, by restoring the stricken language and striking the new language, which amendment was declared adopted.

Senator Hamilton moved to amend HB 1237, Page 49, Line 14½, by inserting a new Section 7 to read as follows:

"SECTION 7. If any person elects to receive benefits under Section 6, who would be entitled to receive Social Security benefits, the amount of such Social Security benefits shall be deducted from the benefits received herein, and only the amount of the difference shall be payable to the recipient."

and by renumbering subsequent sections, which amendment was declared failed of adoption.

Senator Funston moved to amend HB 1237, Page 2, Line 1, by striking all language after the word "SECTION 1." and inserting the following: "Any employee injured during the course of his employment shall be liable to his employer for the inconvenience he causes him".

Senator Funston asked unanimous consent that his foregoing amendment be withdrawn, which was the order.

Senator Butler moved to amend HB 1237, Page 52, Line 11, by inserting a new Section 8 to read as follows:

"SECTION 8. Notwithstanding any other provisions of this Title, the court, in its discretion, upon a showing of necessity, may provide that all or a portion of any benefits or award shall be paid in a lump sum and where there are dependent children or brothers or sisters or mother and father, the court shall determine the amount or amounts of said award payable to each such child, mother or father or brother or sister. Provided, however, that whenever an injured person receives an award in excess of Seven Thousand Five Hundred Dollars (\$7,500.00), payable out of the State Indemnity Fund, said injured employee, for good cause shown, in cases of extreme hardship, may have said award commuted to a lump sum payment not to exceed twenty-five percent (25%) of the total award payable by said Fund. All other awards payable by said Fund shall be in periodical installments."

and by renumbering subsequent sections, which amendment was declared adopted.

Senator Dawson moved to amend **HB 1237**, Page 52, Line 13½, by adding a new Section 9 as follows:

"SECTION 9. No member of the Oklahoma State Legislature shall appear as an attorney for any party before the Industrial Court while a member of the Legislature."

and renumbering subsequent sections, which amendment was declared failed of adoption.

Upon motion of Senator Randle, **HB 1237**, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Randle, **HB 1237**, as coauthored and amended was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1237 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Graves, Ham, Hamilton, Howard, Howell, Keating, Keller, Lamb, Lane, Luton, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wolfe and York.—31.

Nay: Capps, Grantham, Helm, Inhofe, McCune, Pierce, Taliaferro, Watkins and Watson.—9.

Excused: Baldwin, Garrett, Holden, Lambert, Porter, Stipe, Wadley and Young.—8.

The bill passed.

HB 1237 was referred for engrossment.

MOTION TO RECONSIDER VOTE

Senator Keating asked unanimous consent that the Rules be suspended for the purpose of immediately considering his motion, which was the order.

Senator Keating pressed his motion to reconsider the vote by which **SB 385** and the emergency section passed.

Senator Smith moved to table the Keating motion to reconsider, which motion to table was declared adopted.

House Amendments were properly signed and **SB 385** was referred for enrollment.

PENDING CONSIDERATION OF HAS

HAS to SB 205 were called up for consideration.

Senator Funston moved that the Senate concur in the House Amendments to **SB 205**.

Senator Inhofe moved, as a substitute motion, that the Senate reject the House Amendments to **SB 205** and request a conference.

Senator Funston moved to table the Inhofe substitute motion, which motion to table was declared failed of adoption.

Senator Inhofe pressed his substitute motion, which motion was declared failed of adoption upon roll call as follows:

Aye: Berrong, Boatner, Dawson, Grantham, Ham, Hamilton, Helm, Inhofe, Keating, Keller, Lamb, McCune, Martin, Pierce, Schuelein, Smith, Watson and Wolfe.—18.

Nay: Birdsong, Butler, Cate, Crow, Dahl, Funston, Graves, Howard, Howell, Lane, Luton, Medearis, Murphy, Randle, Shatwell, Taliaferro, Terrill, Tinsley, Watkins and York.—20.

Excused: Baldwin, Capps, Field, Garrett, Holden, Lambert, Porter, Stipe, Wadley and Young.—10.

Senator Funston pressed his motion to concur in the House Amendments to SB 205, which motion was declared adopted upon roll call as follows:

Aye: Berrong, Birdsong, Butler, Cate, Dahl, Dawson, Funston, Graves, Ham, Howard, Howell, Lane, Luton, Medearis, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Watkins and York.—22.

Nay: Boatner, Grantham, Hamilton, Helm, Inhofe, Keating, Keller, Lamb, McCune, Martin, Murphy, Pierce, Smith, Watson and Wolfe.—15.

Excused: Baldwin, Capps, Crow, Field, Garrett, Holden, Lambert, Porter, Stipe, Wadley and Young.—11.

SB 205, as amended by the Honorable House, was read at length.

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

Aye: Berrong, Birdsong, Butler, Cate, Crow, Dahl, Dawson, Funston, Grantham, Graves, Ham, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe and York.—37.

Nay: Boatner.—1.

Excused: Baldwin, Capps, Field, Garrett, Holden, Lambert, Porter, Stipe, Wadley and Young.—10.

The bill and emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 179, as coauthored by Representatives Henry, Shotts, Brunton, Twidwell and Cleveland, and SBs 192, 324 and 331.

The above numbered Bills were referred for enrollment.

MESSAGE FROM THE HOUSE

Advising rejection of the CCR to Engrossed HB 1111, requesting further conference, and rereferring said bill to GCCA.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SBs 73, 78, 91 and 124 and referring said bills to GCCA.

MESSAGE 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 1112, 1113, 1115, 1117, 1118, 1123, 1132 and 1264.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1112 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1112, entitled:

An Act relating to the Commission on Fire Protection Personnel Standards and Education *** and declaring an emergency.

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the House accept Engrossed Senate Amendment No. 1.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Ford, Murphy, Payne, Riggs, Rogers, Matheson and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Grantham, Lamb, Luton, Schuelein, Smith, Wadley, Terrill and York.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1113 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1113, entitled:

An Act relating to the Office of the Department of Charities and Corrections *** emergency.

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendment No. 1.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Draper, Elder, Ervin, Ford, Murphy, Payne, Riggs, Rogers, Matheson and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Grantham, Lamb, Luton, Schuelein, Smith, Wadley, Terrill and York.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1115 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1115, entitled:

(Public Employees Retirement System — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the House accept Engrossed Senate Amendment No. 1.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Ford, Murphy, Payne, Riggs, Rogers, Matheson and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Grantham, Lamb, Luton, Schuelein, Smith, Wadley, Terrill and York.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1117 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1117, entitled:

(Indian Affairs Commission — Emergency.).

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the House accept Engrossed Senate Amendments Nos. 1, 2 and 3.

2. That the following Conference Committee amendment be adopted: (A) Restore the title to read as follows:

An Act relating to the Oklahoma Indian Affairs Commission and making an appropriation thereto; stating the purpose; providing for appointment, duties and compensation of personnel; designating maximum salary for the director; limiting the number of full-time-equivalent employees; limiting amount of funds for expenses of commission meetings; amending 74 O.S. 1971, Section 1201; providing lapse date; making provisions of this act severable; and declaring an emergency.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Ford, Murphy, Payne, Riggs, Rogers, Matheson and Townsend.

Senate Conferees: Crow, Chairman,

Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Grantham, Lamb, Luton, Schuelein, Smith, Wadley, Terrill and York.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1118 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1118, entitled:

An Act relating to the Oklahoma Cerebral Palsy Center *** and declaring an emergency.

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendment No. 1.

2. That the House accept Engrossed Senate Amendments No. 2 and 3.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Elder, Ervin, Ford, Murphy, Payne, Riggs, Rogers, Matheson and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Grantham, Lamb, Luton, Schuelein, Smith, Wadley, Terrill and York.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1123 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1123, entitled:

(Appropriation for Alcoholic Beverage Control Board — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the House accept Engrossed Senate Amendment No. 1.

2. That the following Conference Committee Amendment to Engrossed HB 1123 be adopted: Page 2, Section 1, Lines 5 and 6, by deleting the words and figures "Four Hundred Ninety-nine Thousand Four Hundred Sixty-five Dollars (\$499,465.00)" and substituting in lieu thereof the words and figures "Four Hundred Eighty-four Thousand One Hundred Sixty-nine Dollars (\$484,169.00)".

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Ford, Murphy, Payne, Riggs, Rogers, Matheson and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Grantham, Lamb, Luton, Schuelein, Smith, Wadley, Terrill and York.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1132 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1132, entitled:

An Act relating to the State Board for Property and Casualty Rates *** and declaring an emergency.

together with Engrossed Senate Amendments thereto, beg leave to report we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendment No. 1.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Ford, Murphy, Payne, Riggs, Matheson and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Lamb, Luton and York.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1264 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President:

We, your Conference Committee to whom was referred Engrossed House Bill No. 1264, and Engrossed Senate Amendments thereto, by Davis (Don), et al, of the House and Hamilton, Berrong, Field, Funston, Schuelein, Smith and Terrill of the Senate, entitled:

An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 2352; providing for distribution of revenues realized from collection of the income tax; and declaring an emergency.

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

1. That the Senate recede from Engrossed Senate Amendment No. 1.

Respectfully submitted,

FOR THE HOUSE: Miskelly, Davis (Don) and Matheson.

FOR THE SENATE: Hamilton, Lane and Smith.

Senator Lane moved that, when the

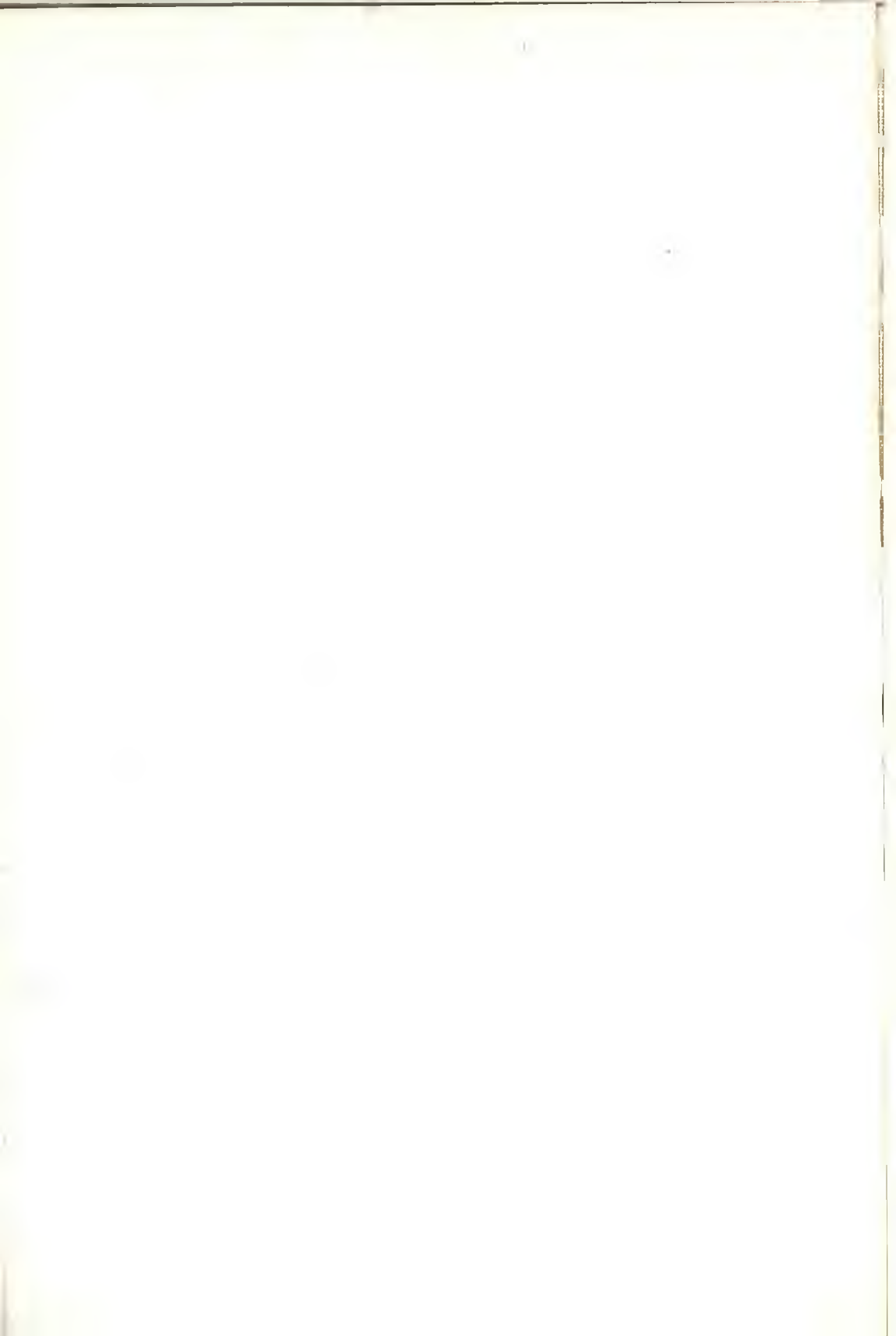
clerk's desk is clear, the Senate stand adjourned to meet Wednesday, May 7, 1975, at 1:00 p.m., which motion prevailed.

BILLS RELEASED

HB 1108 was referred for engrossment.

HB 1008 and HJR 1022, 1030, 1031 and 1032 were properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 4:50 p.m. to meet Wednesday, May 7, 1975, at 1:00 p.m.



Seventieth Legislative Day

Wednesday, May 7, 1975

Pursuant to adjournment, the Senate was called to order by President Nigh.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Butler, Ham, Holden, Keller, Porter and Stipe.—6.

President Nigh declared a quorum present.

The following prayer was offered by Reverend David Shibley and incorporated into the Journal upon request of Senator Young.

Our great God we thank You for Your love for us and for the wonderful plan You have for each of our lives. Though our fellowship with You and each other had been shattered by sin, we praise You for the marvelous redemptive act of Christ whereby we may now be reconciled to You and to each other. Still make us to know that we must personally receive Your for-

giveness by inviting Jesus, Your Son, into our lives individually.

O Lord, Your mercy overwhelms us. May we repent and meet Your conditions that we may receive Your healing. For You have promised, "If my people which are called by my name shall humble themselves and pray and seek my face and turn from their wicked ways, then will I hear from heaven and will forgive their sins and will heal their land."

May we, therefore, crown Jesus Christ as Sovereign over this assembly and our personal lives. In His Name. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Baldwin introduced Ralph Buller, M.D., Hydro, as the Doctor of the Day and Lucille Terrill, R.N., Chickasha, as the Nurse of the Day.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

HB 1154 — Business, Industry and Labor Relations, as coauthored by Shatwell.

HB 1282 — Business, Industry and Labor Relations, as coauthored by Butler and be referred to Committee on Rules by previous order.

HB 1356 — Business, Industry and Labor Relations.

HB 1359 — Business, Industry and Labor Relations.

HB 1361 — Business, Industry and Labor Relations.

HB 1362 — Business, Industry and Labor Relations.

HB 1384 — Business, Industry and Labor Relations.

HB 1464 — Appropriations and Budget.

HB 1473 — County, State and Federal Government, as coauthored by Medearis.

HB 1478 — County, State and Federal Government, as coauthored by Lamb.

HB 1597 — Business, Industry and Labor Relations, as coauthored by Butler and be referred to Committee on Rules by previous order.

HB 1598 — Business, Industry and Labor Relations, as coauthored by Smith and Shatwell of the Senate.

DO PASS, as amended:

CS for **SB 460** — Judiciary.

HB 1131 — Appropriations and Budget.

HB 1172 — County, State and Federal Government, as coauthored by Shatwell.

HB 1182 — County, State and Federal Government, as coauthored by Shatwell, Cate and Lamb.

CS for **HB 1250** — Education, Common, as coauthored by Dahl and Stipe.

HB 1319 — Education, Common, as coauthored by Pierce.

HB 1442 — Business, Industry and Labor Relations, as coauthored by Funston.

HB 1446 — Business, Industry and Labor Relations, as coauthored by Stipe and be referred to Committee on Rules by previous order.

HB 1610 — Rules.

HB 1616 — Judiciary, as coauthored by Smith of the Senate.

UNANIMOUS CONSENT REQUEST

Senator Lane asked unanimous consent that when SJRs 36 and 37 are read the second time they be referred direct to the Calendar, which was the order.

SECOND READING

The following were read the second time and referred to the committees indicated.

SJR 36 — Direct to Calendar.

SJR 37 — Direct to Calendar.

Senator Howell presiding.

MESSAGE FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed HCR 1027.

HCR 1027 — By Stratton, et al, of the House and Berrong, Wadley, Dahl, Lamb, Watkins, Young, Dawson and Graves of the Senate.

A Concurrent Resolution commending Oklahoma astronauts for their contributions in the exploration of outer space; recognizing the Oklahoma Heritage Association for its project to place historical markers at the birthplaces or childhood homes of said astronauts; proclaiming June 12, 1975, as "Oklahoma Astronaut Day"; and directing that a copy of this resolution be presented to each Oklahoma astronaut.

Consideration of the Resolution was deferred for this Legislative day.

GENERAL ORDER

SB 465 by Luton of the Senate and Monks of the House was read and considered.

Upon motion of Senator Luton, **SB 465** was advanced to engrossment.

By unanimous consent, upon request of

Senator Luton, SB 465 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 465 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Garrett, Grantham, Graves, Hamilton, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—39.

Nay: Funston, Helm and McCune.—3.

Excused: Butler, Ham, Holden, Keller, Porter and Stipe.—6.

The bill and emergency passed.

SB 465 was referred for engrossment.

Senator Luton presiding.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 100 was read as follows and consideration deferred.

Mr. President
Mr. Speaker

The Conference Committee, to which was referred Engrossed Senate Bill No. 100 by York, Lambert, Birdsong, Smith, Porter, Stipe, Keating, Keller, Randle and Cate of the Senate and Hood, Frates, Kilpatrick, Nance, Brunton, Riggs and Camp of the House, entitled:

(Relating to courts — Emergency.)

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend and do recommend to the respective Houses, as follows:

1. That the House recede from its amendments.

2. That the attached Conference Committee Substitute be accepted.

(Pursuant to Rule 10(b), copies of the CCS for SB 100 were distributed to all Senators.)

Respectfully submitted,

FOR THE SENATE: York, Birdsong and Smith.

FOR THE HOUSE: Hood, Smith and Elder.

GENERAL ORDER

HB 1233 by Fried, et al, of the House and York of the Senate was read and considered.

Senators Funston, Inhofe and Luton asked to be made coauthors of HB 1233, which was the order.

Upon motion of Senator York, HB 1233, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator York, HB 1233, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1233 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Helm, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—40.

Nay: Hamilton.—1.

Excused: Butler, Cate, Ham, Holden, Keller, Porter and Stipe.—7.

The bill and emergency passed.

HB 1233 was referred for engrossment.

GENERAL ORDER

SB 89 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 89 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 89 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 89 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Hamilton, Howard, Howell, Inhofe, Keat-

ing, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—40.

Excused: Butler, Graves, Ham, Helm, Holden, Keller, Porter and Stipe.—8.

The bill and emergency passed.

SB 89 was referred for engrossment.

GENERAL ORDER

SB 468 by Crow and Randle of the Senate and Miskelly and Davis (Don) of the House was read and considered.

Upon motion of Senator Crow, SB 468 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, SB 468 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 468 was read for the third time at length.

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

Aye: Berrong, Birdsong, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Graves, Hamilton, Helm, Howard, Howell, Keating, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—36.

Nay: Baldwin, Boatner, Grantham, Inhofe, Lamb and Pierce.—6.

Excused: Butler, Ham, Holden, Keller, Porter and Stipe.—6.

The bill and emergency passed.

SB 468 was referred for engrossment.

GENERAL ORDER

HB 1095 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Senator Crow asked unanimous consent to amend HB 1095 by crippling the title, which was the order.

Upon motion of Senator Crow, HB 1095, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1095, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1095 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—40.

Nay: McCune.—1.

Excused: Butler, Ham, Holden, Keller, Porter, Smith and Stipe.—7.

The bill and emergency passed.

HB 1095 was referred for engrossment.

GENERAL ORDER

HB 1103 by Miskelly, et al, of the House and Crow and Randle of the Senate was read and considered.

Upon motion of Senator Crow, HB 1103 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1103 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1103 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Graves, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and Young.—38.

Nay: Grantham and Wolfe.—2.

Excused: Butler, Ham, Holden, Keller, Porter, Smith, Stipe and York.—8.

The bill and emergency passed.

HB 1103 was referred for engrossment.

GENERAL ORDER

HB 1104 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Senators Capps and Inhofe asked to be made coauthors of HB 1104, which was the order.

Senators Lane and Hamilton moved to amend HB 1104, Page 9, Lines 8 and 9, by striking the brackets and restoring the old language and striking the new language, which amendment was declared adopted.

Senator Funston moved to amend HB 1104, Page 10, Line 11½, by inserting a new Section 6 as follows:

“SECTION 6. Any physician who receives aid hereunder and does not practice in such designated area shall not be permitted to practice medicine for a period of two (2) years.”,

and by renumbering subsequent sections.

Senator Murphy presiding.

Senator Hamuton moved to table the Funston amendment, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Berrong, Boatner, Garrett, Grantham, Graves, Hamilton, Lambert, Lane, Murphy, Randle, Schuelein, Terrill, Wadley, Watkins, Watson, Wolfe and York.—17.

Nay: Baldwin, Birdsong, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Helm, Howard, Howell, Inhofe, Keating, Lamb, Luton, McCune, Martin, Medearis, Pierce, Shatwell, Smith, Taliaferro, Tinsley and Young.—25.

Excused: Butler, Ham, Holden, Keller, Porter and Stipe.—6.

Senator Funston pressed his motion to amend, which amendment was declared adopted.

Senator Hamilton moved to amend HB 1104, Page 11, Line 7, by striking the language “in the administration and” and substituting therefor the language “for the purpose of”, which amendment was declared adopted.

Upon motion of Senator Crow, HB 1104, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1104, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1104 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Butler, Ham, Holden, Keller, Porter and Stipe.—6.

The bill and emergency passed.

HB 1104 was referred for engrossment.

UNANIMOUS CONSENT REQUEST

Senator Crow asked unanimous consent that he be permitted to handle HB 1107 since the principal Senate author, Senator Holden, had been excused for this legislative day, which was the order.

GENERAL ORDER

HB 1107 by Miskelly, et al, of the House and Holden, Crow and Randle of the Senate was read and considered.

Senator Crow asked unanimous consent to amend HB 1107 by crippling the title, which was the order.

Senators Hamilton, Stipe and Lane moved to amend HB 1107, Page 4, Line 18½, by adding a new Section 7 as follows:

“SECTION 7. There is hereby appropriated to the State Board of Vocational and Technical Education from any monies in the General Revenue Fund of the State Treasury for the fiscal year ending June 30, 1976, not otherwise appropriated, the sum of One Hundred Fifty Thousand Dollars (\$150,000.00) for the construction and equipping of a vocational training center in the Talihina vicinity; such funds to be matched with funds secured by the Choctaw Nation, or with other federal funds.”,

and by renumbering subsequent sections, which amendment was declared failed of adoption.

Senator Martin moved to amend HB 1107, Page 5, Line 1, by adding a new Section 7 as follows:

“SECTION 7. There is hereby appropriated to the State Board of Vocational and Technical Education from any monies in the General Revenue Fund of the State Treasury, for the fiscal year ending June 30, 1976, not otherwise appropriated, the sum of One Hundred Twenty-six Thousand Dollars (\$126,000.00) to be used for the use and benefit of and by the Southern Oklahoma Vocational and Technical School at Ardmore, Oklahoma, to be used to match an existing personal grant or grants and to be used by said school, when so matched, for capital improvements.”,

and by renumbering subsequent sections, which amendment was declared adopted.

Upon motion of Senator Crow, HB 1107, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1107, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1107 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Howard, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—39.

Nay: Baldwin and Howell.—2.

Excused: Butler, Ham, Holden, Keller, Porter, Stipe and Taliaferro.—7.

The bill and emergency passed.

HB 1107 was referred for engrossment.

Senator Keller asked to be shown present, which was the order.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 279, as amended and co-authored.

HOUSE AMENDMENTS

HAs to SB 279 were read as follows and consideration deferred.

Authors: Add the following coauthors: BRADSHAW, THORNHILL, KAMAS, JOHNSON (Don), KENNEDY, WILSON,

WEICHEL, McKEE, ROBINSON and CUNNINGHAM of the House.

Amendment No. 1. Amend Page 2, Line 26, by adding the word "negotiable" between the words "by" and "check".

Amendment No. 2. Amend Page 3, Line 2, by adding the word "negotiable" between the words "by" and "check".

Amendment No. 3. Amend Page 3, Line 7½, by adding a new Section 3 to read as follows:

"SECTION 3. 12A O.S. 1971, Section 9-401, is amended to read as follows:

Section 9-401. (1) The proper place to file in order to perfect a security interest is as follows:

(a) when the collateral is equipment used in farming operations, or farm products, EXCEPT LIVESTOCK, or accounts, contract rights or general intangibles arising from or relating to the sale of farm products, EXCEPT LIVESTOCK, by a farmer, or consumer goods, then in the office of the county clerk in the county of the debtor's residence or if the debtor is not a resident of this state then in the office of the county clerk in the county where the goods are kept, and in addition when the collateral is crops in the office of the county clerk in the county where the land on which the crops are growing or to be grown is located;

(b) when the collateral is goods which at the time the security interest attaches are or are to become fixtures, then in the office where a mortgage on the real estate concerned would be filed or recorded;

(c) in all other cases, in the office of county clerk of Oklahoma county;

(D) WHEN THE COLLATERAL IS LIVESTOCK, IN THE COUNTY OF THE

DEBTOR'S RESIDENCE AND IN THE OFFICE OF THE COUNTY CLERK OF OKLAHOMA COUNTY.

(2) A filing which is made in good faith in an improper place or not in all of the places required by this section is nevertheless effective with regard to any collateral as to which the filing complied with the requirements of this article and is also effective with regard to collateral covered by the financing statement against any person who has knowledge of the contents of such financing statement.

(3) A filing which is made in the proper county continues effective for four months after a change to another county of the debtor's residence or place of business or the location of the collateral, whichever controlled the original filing. It becomes ineffective thereafter unless a copy of the financing statement signed by the secured party is filed in the new county within said period. The security interest may also be perfected in the new county after the expiration of the four-month period; in such case perfection dates from the time of perfection in the new county. A change in the use of the collateral does not impair the effectiveness of the original filing.

(4) If collateral is brought into this state from another jurisdiction, the rules stated in Section 9-103 determine whether filing is necessary in this state."

and renumber following Sections and amend Title, Line 14½, after the word "PENALTIES;" add the following: "AMENDING 12A O.S. 1971, SECTION 9-401, PROVIDING FOR INTEREST SECURITY IN LIVESTOCK;"

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HBs 1102, 1119 and 1126, requesting Conference and referring said bills to GCCA.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HB 1008 and HJR 1022, 1030, 1031 and 1032.

The above numbered Enrolled Bill and Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 36 and 447 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HBs 1108 and 1552 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SBs 179, 192, 324, 331 and 385 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

HB 1143 by Smith and Holt of the House and Garrett of the Senate was read and considered.

Upon motion of Senator Garrett, HB 1143 was advanced to engrossment.

By unanimous consent, upon request of Senator Garrett, HB 1143 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1143 was read for the third time at length.

On the question of passage of the bill and

emergency, the roll call resulted as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—41.

Excused: Butler, Ham, Holden, Lane, Porter, Stipe and York.—7.

The bill and emergency passed.

HB 1143 was referred for engrossment.

Senator Pierce presiding.

PENDING CONSIDERATION OF HAS

HAs to SB 351 were called up for consideration.

Upon motion of Senator Berrong, the Senate concurred in HAs to SB 351.

SB 351, as amended by the Honorable House, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—40.

Excused: Butler, Ham, Holden, Howard, Lane, Porter, Smith and Stipe.—8.

The bill and emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

PENDING CONSIDERATION OF HAS

HAs to SB 225 were called up for consideration.

Senator Hamilton moved that the Senate reject the House Amendments to SB 225 and request a conference, with instructions to restore the minimum bond at \$5,000.00 in lieu of \$1,000.00, which motion was declared adopted upon roll call as follows:

Aye: Baldwin, Boatner, Capps, Cate, Crow, Dahl, Dawson, Funston, Graves, Hamilton, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Randle, Shatwell, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—28.

Nay: Berrong, Birdsong, Field, Garrett, Grantham, Helm, Howell, Inhofe, Keating, Pierce, Schuelein and York.—12.

Excused: Butler, Ham, Holden, Howard, Porter, Smith, Stipe and Taliaferro.—8.

President Pro Tempore Howard appointed as Senate Conferees on SB 225 the following: Senators Berrong, Hamilton and Smith.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a further conference on HB 1111 was ordered granted, said bill to be rereferred to GCCA.

Upon motion of Senator Lane, the re-

quest of the Honorable House for conference on HBs 1102, 1119 and 1126 was ordered granted, said bills to be referred to GCCA.

GENERAL ORDER

HB 1562 by Davis (Guy) of the House and Boatner of the Senate was read and considered.

Senator Boatner asked unanimous consent to amend HB 1562 by crippling the title, which was the order.

Upon motion of Senator Boatner, HB 1562, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Boatner, HB 1562, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1562 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—41.

Excused: Butler, Ham, Holden, Howard, Porter, Smith and Stipe.—7.

The bill and emergency passed.

HB 1562 was referred for engrossment.

GENERAL ORDER

HB 1310 by Draper and Abbott of the House and Murphy of the Senate was read and considered.

Upon motion of Senator Murphy, HB 1310 was advanced to engrossment.

By unanimous consent, upon request of Senator Murphy, HB 1310 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1310 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Graves, Hamilton, Helm, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—35.

Nay: Baldwin, Dawson, Grantham, McCune and Wolfe.—5.

Excused: Butler, Ham, Holden, Howard, Keating, Porter, Smith and Stipe.—8.

The bill and emergency passed.

HB 1310 was referred for engrossment.

GENERAL ORDER

HB 1260 by Holaday, et al, of the House and Keller and Lambert of the Senate was read and considered.

Senator Capps asked to be made a coauthor of HB 1260, which was the order.

Upon motion of Senator Keller, HB 1260, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Keller, HB 1260, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1260 was read for the third time at length.

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

Aye: Berrong, Birdsong, Capps, Crow, Dahl, Field, Garrett, Grantham, Graves, Howard, Howell, Keller, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, York and Young.—30.

Nay: Baldwin, Boatner, Cate, Dawson, Funston, Hamilton, Helm, Inhofe, Keating, Lamb, Schuelein, Watson and Wolfe.—13.

Excused: Butler, Ham, Holden, Porter and Stipe.—5.

The bill passed.

Senators Boatner, Lamb, Dawson and Keating desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 34. Nay: 9. Excused: 5.

The emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Watson moved that the vote be reconsidered by which HB 1260 passed.

Senator Boatner presiding.

MOTION TO RECONSIDER VOTE

Senator Hamilton asked for consideration of his motion to reconsider the vote by which HB 1336 passed.

Senator Garrett moved to table the Hamilton motion to reconsider, which motion to table was declared adopted upon roll call as follows:

Aye: Birdsong, Cate, Dawson, Funston, Garrett, Graves, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Murphy, Randle, Shatwell, Smith, Taliaferro, Terrill, Wolfe, York and Young.—22.

Nay: Baldwin, Berrong, Boatner, Capps, Crow, Dahl, Field, Grantham, Hamilton, Helm, Inhofe, Luton, McCune, Martin, Pierce, Schuelein, Tinsley, Wadley, Watkins and Watson.—20.

Excused: Butler, Ham, Holden, Medearis, Porter and Stipe.—6.

Senator York asked to be made a co-author of HB 1336, which was the order.

HB 1336 was ordered withheld pursuant to Rule 19(f).

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 434.

The above numbered Bill was referred for enrollment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 179, 192, 324, 331 and 385.

The above numbered Enrolled Bills were referred to the Governor.

GENERAL ORDER

HB 1383 by Ferrell, et al, of the House and Lane, Lamb, Stipe, Luton, Holden, Crow, Terrill, Taliaferro, Medearis, Murphy, Ham, Cate, Funston, Schuelein, York, Watkins, Dahl, Randle, Tinsley, Martin, McCune, Wadley, Garrett, Graves, Keller and Pierce of the Senate was read and considered.

Senators Keating and Grantham asked to be made coauthors of HB 1383, which was the order.

Senators Smith and Lane moved to amend HB 1383, Page 22, Line 14½, by adding a new paragraph 8 as follows:

"8. a. An individual taxpayer, whether resident or nonresident, shall be entitled to deduct an amount equal to the first Five Hundred Dollars (\$500.00) of federal income taxes paid by said taxpayer during the taxable year, and an individual taxpayer shall also be entitled to deduct an amount equal to five percent (5%) of the amount of such taxes in excess of Five Hundred Dollars (\$500.00) paid by said individual taxpayer, subject to the limitations set forth in the following subparagraph.

b. Federal taxes as described in subparagraph a. immediately above shall be deductible by an individual taxpayer, whether resident or nonresident, only to the extent they relate to income subject to taxation under Sections 2351 through 2384 of this Title. The maximum amount allowable in the preceding paragraph shall be prorated on the ratio of the Oklahoma adjusted gross income to federal adjusted gross income.

c. For the purpose of this paragraph 8, federal income taxes paid shall mean federal income taxes, surtaxes imposed on incomes or excess profits taxes, as though the taxpayer was on the accrual basis.

d. No individual taxpayer, whether resident or nonresident, shall be entitled under this paragraph 8 to deduct more than Seventeen Hundred Dollars (\$1,700.00) of federal income taxes.

e. The provisions of this paragraph 8 shall apply to all taxable years ending after December 31, 1974.”

and by renumbering the succeeding section, which amendment was declared adopted.

Upon motion of Senator Lane, **HB 1383**, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Lane, **HB 1383**, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1383 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Butler, Ham, Holden, Medearis, Porter and Stipe.—6.

The bill and emergency passed.

HB 1383 was referred for engrossment.

RESOLUTION

Senator Helm introduced the following resolution:

SCR 32 — By Helm.

A Concurrent Resolution noting the contribution and sacrifice of the United States to the conflict in Vietnam; noting the surrender of Vietnam; requesting that the Congress not permit our future involvement in no-win wars; requesting that Congress cease aid and trade with nations supplying the enemy; and directing distribution.

Senator Hamilton moved that **SCR 32** be referred to the Committee on Rules, which motion was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Howard, Howell, Lambert, Lane, Luton, Murphy, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Wolfe, York and Young.—33.

Nay: Helm, Inhofe, Keating, Keller, Lamb, McCune, Martin, Pierce and Watson.—9.

Excused: Butler, Ham, Holden, Medearis, Porter and Stipe.—6.

GENERAL ORDER

HB 1081 by Wickersham of the House and Capps of the Senate was read and considered.

Senator Lambert asked to be made a co-author of **HB 1081**, which was the order.

Upon motion of Senator Capps, **HB 1081**, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Capps, **HB 1081**, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1081 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Garrett, Grantham, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, McCune, Martin, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Watkins, Watson and York.—29.

Nay: Dawson, Field, Funston, Graves, Hamilton, Luton, Murphy, Wadley, Wolfe and Young.—10.

Excused: Baldwin, Butler, Ham, Helm, Holden, Medearis, Porter, Stipe and Taliaferro.—9.

The bill passed.

HB 1081 was referred for engrossment.

PENDING CONSIDERATION OF CCR

The CCR on **HB 1264** was called up for consideration.

The CCR on **HB 1264** was adopted upon motion of Senator Hamilton.

HB 1264, as amended in Conference, was read at length.

On the question of passage of the bill and

emergency, the roll call resulted as follows:

Aye: Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—39.

Excused: Baldwin, Butler, Ham, Helm, Holden, Medearis, Porter, Stipe and Taliaferro.—9.

The bill and emergency passed.

HB 1264, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

MOTION RE SENATE BILLS IN COMMITTEE

Senator Lane moved that no Senate Bills or Senate Joint Resolutions be reported out of Senate Committees after the close of business on Thursday, May 8, 1975, which motion was declared adopted.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Thursday, May 8, 1975, at 1:00 p.m., which motion prevailed.

BILL RELEASED

HB 1336 was properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 5:00 p.m. to meet Thursday, May 8, 1975, at 1:00 p.m.

Seventy-first Legislative Day

Thursday, May 8, 1975

Pursuant to adjournment, the Senate was called to order by Senator Smith, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young —41.

Excused: Baldwin, Holden, Keller, Me-dearis, Porter, Stipe and Taliaferro.—7.

Senator Smith declared a quorum present.

The following prayer was offered by Reverend David Shibley and incorporated into the Journal upon request of Senator Young.

Our heavenly Father, at this close of another legislative week, we praise You for Your guidance and invoke its continuance. We are reminded of our late President Theodore Roosevelt's confession that if he were right half of the time he would reach his highest expectations. Realizing, therefore, our depravity and our limitations, we look to You. Your Word

has admonished us, "If any man lack wisdom, let him ask of God who giveth to all men liberally and upbraideth not." So we do ask for Your wisdom in ample supply to meet our copious needs.

Thou who art the Ordainer and Sustainer of Law, we desperately pray for a renaissance in this great state of all that is Godly and a repentance from all that is not in the mighty name of the Lord Jesus Christ, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Terrill introduced Lucille Terrill, R.N., Chickasha, as the Nurse of the Day, and Senator Keating introduced Harold Calhoon, M.D., Tulsa, as the Doctor of the Day.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 466 — Municipal Government.

HB 1594 — Municipal Government, as coauthored by Wadley.

DO PASS, as amended:

CS for HB 1348 — Public and Mental Health.

FIRST READING

The following were introduced and read the first time.

SB 471 — By Graves of the Senate and Townsend of the House.

An Act relating to historical societies and associations; amending 53 O.S. 1971, Sections 64.2 and 64.3, to add to the membership of the Jim Thorpe Memorial—Oklahoma Athletic Hall of Fame Commission membership certain persons in the family of Jim Thorpe; providing for life tenure of family memberships; providing for filling vacancies in such memberships; and declaring an emergency.

SB 472 — By Keating.

An Act relating to children; amending 10 O.S. 1971, Section 1103, as amended by Section 1, Chapter 142, O.S.L. 1973 (10 O.S. Supp. 1974, Section 1103); providing for verified petition and requirements of petition; and declaring an emergency.

SB 473 — By Murphy.

An Act relating to schools; amending Section 12, Chapter 209, O.S.L. 1973 (70 O.S. Supp. 1974, Section 4313); providing for liability insurance for employees of institutions and members of governing boards of institutions within the State System of Higher Education; and declaring an emergency.

SJR 38 — By Lane of the Senate and Townsend of the House.

A Joint Resolution relating to the employment of personnel by the Department of Institutions, Social and Rehabilitative Services for the purpose of implementing certain state and federally mandated programs; authorizing the Department of Institutions, Social and Rehabilitative Services to employ sufficient personnel; directing the Department of Institutions,

Social and Rehabilitative Services to submit a request to the State Employment Review Board to employ required personnel and requiring the State Employment Review Board to approve such request; and declaring an emergency.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1264 and 1336.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising passage of and returning Enrolled SBs 43 and 137, as amended and coauthored and SBs 69 and 405, as amended.

HOUSE AMENDMENTS

HAs to SB 43 were read as follows and consideration deferred.

Authors: Add the following coauthors: DAVIS (Don), ELDER, PETERSON, COTNER, MATHESON, ERVIN and DUCKETT of the House.

Amendment No. 1. Amend Title to read as follows:

“An Act relating to the collection and apportionment of motor vehicle licensing fee; amending 68 O.S. 1971, Section 2102; providing for apportionment of revenues; providing for higher compensation to motor license agents; providing for an election as to method of compensation; providing that payment for tags may be made by check; requiring posting of surety bond for license agents and subagents; providing for severability; and declaring an emergency.”

Amendment No. 2. Amend Page 2, Line 9, by deleting the words and figures "Eighty-five percent (85%)" and substituting in lieu thereof the words and figures "Eighty-six percent (86%)".

Amendment No. 3. Amend Page 2, Line 16, by deleting the words and figures "Three percent (3%)" and substituting in lieu thereof the words and figures "Two percent (2%)".

Amendment No. 4. Amend Page 2, Line 20, by deleting the word "this" after the word "of" and before the word "Title", and adding before the period the following: "47, Oklahoma Statutes".

Amendment No. 5. Amend Page 2, Line 20½, by adding a new Section 2 to read as follows:

"SECTION 2. Provided however, all motor license agents and/or subagents may elect to receive twenty-five cents (\$.25) from the motor vehicle registration fee as personal compensation in lieu of the two percent (2%) of the excise tax provided above, which compensation shall be received by the motor license agent or subagent issuing the registration and shall be in addition to the other fees or compensation provided by law. Such election must be made in writing to the motor license agent, if by a subagent, and to the Oklahoma Tax Commission, if by a motor license agent, on or before July 1, of each year and such election once made shall be binding and remain in full force and effect for a period of one year and thereafter unless a notification in writing of change is made on or before July 1, of any ensuing year."

and renumber following sections accordingly.

Amendment No. 6. Amend Page 2, Line 21, after the word "tags" delete the words "to be delivered by mail".

Amendment No. 7. Amend Page 2, Line 25, by adding after the period the following language: "Each tag agency or subagency shall be open from eight o'clock a.m. until noon each Saturday during the months of December and January each year following receipt of tags, unless the same shall be a legal holiday prescribed by the Statutes of the State of Oklahoma."

HOUSE AMENDMENTS

HAs to SB 69 were read as follows and consideration deferred.

Amendment No. 1. Restore Title to read as follows:

"An Act relating to the Oklahoma Tax Commission and making appropriations thereto; stating the purposes; prohibiting payments for prior years' obligations; authorizing payments for services of State Examiners and Inspectors and limiting amount to be paid; providing for the appointment, duties and compensation of necessary personnel; limiting number of employees; providing additional duties and compensation for Commissioners; allowing for the transfer of funds; providing lapse date; providing severability; and declaring an emergency."

Amendment No. 2. Amend Page 2, Line 1 by striking the Enacting Clause.

Amendment No. 3. Amend Page 3, Line 22 by deleting the words and figures "eight hundred nine (809)" and inserting in lieu thereof the words and figures "eight hundred nineteen (819)".

Amendment No. 4. Amend Page 4, Line 28 by adding, after the word "appropriated" and before the word "from", the following language: "to the Oklahoma Tax Commission,".

Amendment No. 5. Amend Page 4, Line 29 by adding, after the word "Fund" and

before the word "the", the following language: "of the State Treasury, for the fiscal year ending June 30, 1976,".

Amendment No. 6. Amend Page 4, Line 32 by deleting after the word "The" the language "appropriation made by" and substituting in lieu thereof the language "appropriations made by Sections 1, 2 and 8 of".

HOUSE AMENDMENTS

HAs to SB 137 were read as follows and consideration deferred.

Authors: Add the following coauthors: HENRY as principal author, then add BAMBERGER, MATHESON, NANCE, BRUNTON and MONKS of the House and MARTIN of the Senate.

Amendment No. 1. Strike the Title.

HOUSE AMENDMENTS

HAs to SB 405 were read as follows and consideration deferred.

Amendment No. 1. Amend Page 2, Line 2, by striking the word "a" after "except" and add the words "an on-duty" before the word "peace".

Amendment No. 2. Amend Page 2, Line 3, by inserting after the word "officer" and before the word "or" the following: ", as defined in Section 99 of Title 21 of the Oklahoma Statutes,".

Amendment No. 3. Amend Page 2, Line 3, by striking the comma between the words "owner" and "proprietor" and substituting the word "or", and by striking the words "or regular and permanent employee".

Amendment No. 4. Amend Page 2, Line 5, by striking the words "sold or", and on Line 13½ of Title.

MOTION TO RECONSIDER VOTE

Senator Crow asked for consideration of his motion to reconsider the vote whereby SCR 26 was adopted, which motion to reconsider was declared adopted.

Senator Crow moved to reconsider the vote whereby HAs to SCR 26 were adopted, which motion prevailed.

Upon motion of Senator Crow, HAs to SCR 26 were rejected and conference requested, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Crow, Lambert and Porter.

SPECIAL INTRODUCTION

Senator Inhofe introduced Senator Jim Caldwell, Republican Minority Floor Leader of the Arkansas Legislature, to the members of the Senate and asked unanimous consent, which was granted, that Senator Caldwell be named Honorary President Pro Tempore for this legislative day and be granted privileges of the floor to address the Senate.

GENERAL ORDER

HB 1622 by Townsend, et al, of the House and Lane and Howard of the Senate was read and considered.

Senator Funston asked to be made a co-author of HB 1622, which was the order.

Senator Lane moved to amend HB 1622, Page 1, by restoring the title to read as follows:

"An Act relating to the Oklahoma Tax Commission and making an appropriation thereto; creating a treasury fund; stating the purpose; providing for distribution of the Fund should it be insufficient to pay all claims; making the appropriation nonfiscal; directing codification; providing for severability; and declaring an emergency.",

which amendment was declared adopted.

Senator Lane moved to amend HB 1622, Page 4, Line 1, by striking after the word "of" and before the word "or" the words "Two Million Dollars (\$2,000,000.00)" and inserting in lieu thereof the words "One Million Seven Hundred Thousand Dollars (\$1,700,000.00)",

which amendment was declared adopted.

Upon motion of Senator Lane HB 1622, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Lane, HB 1622, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1622 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—40.

Excused: Baldwin, Dahl, Holden, Keller, Medearis, Porter, Stipe and Taliaferro.—8.

The bill and emergency passed.

HB 1622 was referred for engrossment.

Senator Keller asked to be shown present, which was the order.

CITATION

On behalf of the Senate, Senator Lane presented the following Citation to Senator Hamilton:

WHEREAS, the reputation for hard work, dedication and devotion to duty of Rachel Beasley is well known; and

WHEREAS, such hard work, dedication and devotion to duty on behalf of her employer, Senator James E. Hamilton, has caused said Rachel Beasley to miss numerous opportunities to cuddle, coo to and diaper her grandson, Bryan Allen Beasley, during the past week; and

WHEREAS, Senator Hamilton is perfectly willing to be known as Bryan Allen's "Honorary Godfather."

NOW THEREFORE, pursuant to the motion of Senator James E. Hamilton, the Senate of the State of Oklahoma extends to Rachel Beasley and Bryan Allen Beasley a ten-minute break to enjoy one another and sincere best wishes and directs that this Citation be presented.

Gene C. Howard
President Pro Tempore

Lee Slater
Secretary of the Senate

CONFERENCE COMMITTEE REPORT

The following CCR on SB 55 was read as follows and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 55, entitled:

(State Officers and Employees — Emergency.)

together with Engrossed House Amendments thereto, 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 Engrossed House Amendments 1, 2 and 3.

2. That the following Conference Committee Amendments be adopted:

(a) Page 2, Lines 24 and 25, by deleting the words and figures "ONE HUNDRED FIFTEEN THOUSAND FIVE HUNDRED DOLLARS (\$115,500.00)" and inserting in lieu thereof the words and figures "ONE HUNDRED NINETEEN THOUSAND TWO HUNDRED FIFTY DOLLARS (\$119,250.00)".

(b) Page 2, Lines 26 and 27, by deleting the words and figures "FOUR HUNDRED SIXTY-TWO THOUSAND DOLLARS (\$462,000.00)" and inserting in lieu thereof the words and figures "FOUR HUNDRED SEVENTY-SEVEN THOUSAND DOLLARS (\$477,000.00)".

(c) Restore the title to read as follows:

"An Act relating to state officers and employees; amending 74 O.S. 1971, Section 813, as amended by Section 1, Chapter 261, O.S.L. 1973 (74 O.S. Supp. 1974, Section 813); providing for the cost of operating the merit system; fixing the salary of the director; fixing the number of authorized employees; providing for severability; and declaring an emergency."

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Grantham, Hamilton, Lane, Howell, Lamb, Murphy, Schuelein, Wadley, Terrill and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Bernard, Bradley, Draper, Duke, Ervin, Ford,

Murphy, Payne, Matheson, Rogers, Sparkman and Townsend.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 58 was read as follows and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 58, entitled:

(Office of the Governor — Emergency.)

together with Engrossed House Amendments thereto, beg leave to report that we had the same under consideration and herewith return same with the following recommendations:

1. That the House recede from Engrossed House Amendments No. 1, 2 and 4.

2. That the Senate accept Engrossed House Amendment No. 3.

3. That the following Conference Committee Amendments be adopted:

(a) Page 2, Line 8, by deleting the figures "\$668,335.00" and inserting in lieu thereof the figures "\$793,335.00".

(b) Page 2, Line 10, by deleting the figures "\$688,335.00" and inserting in lieu thereof the figures "\$823,335.00".

(c) Page 2, Line 15, by deleting the words and figures "thirty-two (32)" and inserting in lieu thereof the words and figures "forty (40)".

(d) Page 2, Line 10½, insert a new Section 2 to read as follows:

"SECTION 2. There is hereby created within the Office of the Governor a Division of Planning and Management Analysis. The Division is to accomplish the following purposes:

(1) Provide technical assistance to the Governor and Legislature in identifying long range goals and objectives for the states, to include studies pertaining to governmental organization to best accomplish these goals and objectives.

(2) Provide assistance and coordination to state agencies in the identification of programs essential for the accomplishment of approved goals and objectives.

(3) Provide assistance to state agencies in the preparation of organizational and operational plans to include cost benefit analysis for the most effective and efficient accomplishment of identified programs.

(4) Provide coordination and review of plans in functional areas of state government as may be necessary for the receipt of federal funds, and to insure that the receipt of such funds will in fact complement the attainment of approved state goals and objectives.

(5) Participate with other states or subdivisions thereof in interstate planning, assist governmental conferences or councils and regional planning commissions in actions of mutual benefit."

and renumber succeeding sections.

(e) Restore the title to read as follows:

"An Act relating to the Office of the Governor and making an appropriation thereto; creating a Division of Planning and Management Analysis; stating the purpose; providing for appointment, duties and compensation of employees; limiting number of employees; authoriz-

ing reimbursement for travel; authorizing appropriated funds for federal matching purposes; providing lapse date; making provisions of this act severable; and declaring an emergency."

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Grantham, Hamilton, Lane, Howell, Lamb, Murphy, Schuelein, Wadley, Terrill and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Duke, Bernard, Bradley, Draper, Elder, Ervin, Ford, Murphy, Payne, Matheson, Rogers, Sparkman and Townsend.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 71 was read as follows and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 71, entitled:

An Act relating to the Oklahoma Capitol Improvement Authority *** and declaring an emergency.

together with Engrossed House Amendments thereto, 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 Engrossed House Amendment No. 1.

2. That the Senate accept Engrossed House Amendment No. 2.

3. That the following Conference Committee Amendments be adopted:

(a) Page 2, Line 7½, by adding the following new Sections:

"SECTION 2. There is hereby appropriated to the Oklahoma Capitol Improvement Authority, from any monies in the General Revenue Fund of the State Treasury, for the fiscal year ending June 30, 1975, not otherwise appropriated, the sum of Five Hundred Ninety-two Thousand Six Hundred Fifty-three Dollars (\$592,653.00) for the purpose of maintenance of the state office building in Tulsa, Oklahoma and for the purpose of retiring bonds issued for the construction of the State Office Building in Tulsa, Oklahoma under the control of the Authority."

"SECTION 3. The Oklahoma Capitol Improvement Authority is hereby authorized to lease space within the State Office Building in Tulsa, Oklahoma, to private persons."

"SECTION 4. Monies collected from private tenants in the State Office Building in Tulsa, Oklahoma, through June 30, 1976, or monies collected from lease agreement with State agencies entered into subsequent to the date of this Act, shall be paid to the State Treasurer for deposit to the General Revenue Fund."

- and renumbering succeeding sections.

(b) Amend the title to read as follows:

"An Act relating to the Oklahoma Capitol Improvement Authority and making appropriations thereto; stating the purposes; authorizing lease of space to private persons; directing certain collections to be deposited to the General Revenue Fund; providing lapse date; making provisions of this act severable; and declaring an emergency."

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman/ Berrong, Boatner, Grantham, Hamilton, Lane, Howell,

Lamb, Murphy, Schuelein, Smith, Wadley, Terrill and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Bernard, Bradley, Draper, Duke, Ervin, Ford, Murphy, Payne, Matheson, Rogers, Sparkman and Townsend.

EXECUTIVE SESSION

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator Smith presiding, who made the following announcements:

The Senate, in executive session, and upon motion of Senator Schuelein, advised and consented to the confirmation of JOHN BURFORD, Miami, as a member of the Indian and Hardrock Mining Museum Commission to serve an unexpired term ending June 16, 1975. Mr. Burford succeeds Joe Hankins.

The Senate, in executive session, and upon motion of Senator Schuelein, advised and consented to the confirmation of RALPH CUMPTON, Commerce, as a member of the Indian and Hardrock Mining Museum Commission to serve a 5-year term ending June 16, 1979. Mr. Cumpton succeeds himself.

The Senate, in executive session, and upon motion of Senator Schuelein, advised and consented to the confirmation of AUSTIN KEITHLEY, Picher, as a member of the Indian and Hardrock Mining Museum Commission to serve an unexpired term ending June 16, 1975. Mr. Keithley succeeds James W. Minson.

The Senate, in executive session, and upon motion of Senator Keating, advised and consented to the confirmation of SCOTT ORBISON, Tulsa, as a member of the State Board of Regents for Higher Education to serve an unexpired term ending May 16, 1978, and effective upon Senate confirmation. Mr. Orbison succeeds Goodwin Broadbuss, Jr.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HB 1108, requesting Conference and referring said bill to GCCA.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HB 1108 was ordered granted, said bill to be referred to GCCA.

Senator Luton presiding.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SB 225, and naming House Conferees as follows: Representatives Abbott, Bamberger and Thornhill.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 89, 465 and 468 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HBs 1081, 1095, 1103, 1107, 1143, 1233, 1237, 1310, 1383 and 1562 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SBs 351 and 434 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

SPECIAL COMMITTEE APPOINTMENT

President Pro Tempore Howard appointed Senators Lane, Crow and Cate as the special delegation to represent the Senate at the funeral services to be held for Senator Wayne M. Holden's brother, John Holden, at 4:00 p.m., Thursday, May 8, 1975, First Baptist Church, Duncan.

UNANIMOUS CONSENT REQUEST

Senator Randle asked unanimous consent, which was granted, that the time be extended for SB 379 to be reported out of the Committee on Insurance.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Monday, May 12, 1975, at 1:00 p.m., which motion prevailed.

MESSAGE FROM THE HOUSE

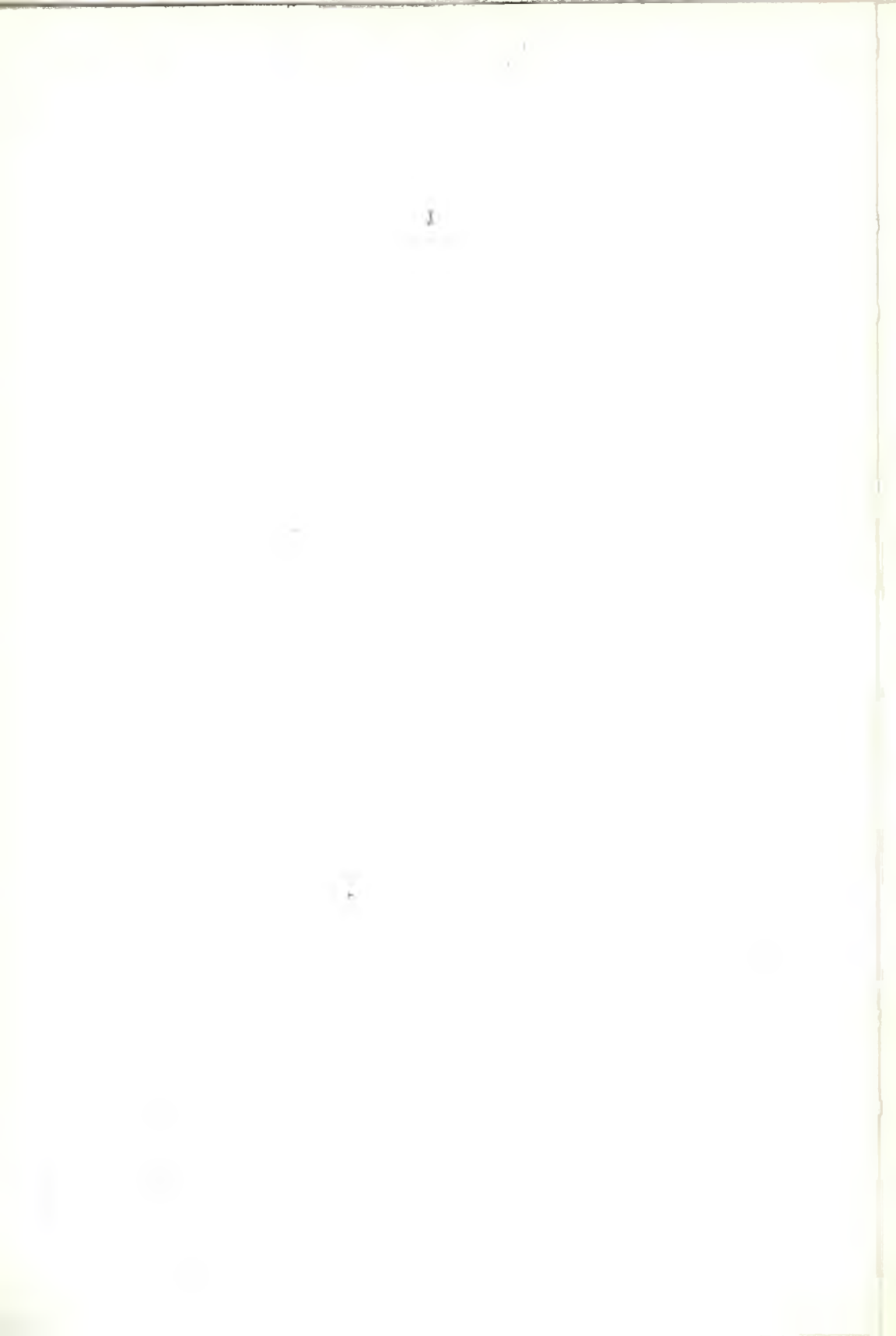
Advising fourth reading of and returning Enrolled SBs 351 and 434.

The above numbered Enrolled Bills were referred to the Governor.

MESSAGE FROM THE GOVERNOR

Advising approval by him, May 7, 1975, of Enrolled SBs 159, 163, 187 and 319 and SJR 31.

Upon motion of Senator Lane, the Senate adjourned at 1:40 p.m. to meet Monday, May 12, 1975, at 1:00 p.m.



Seventy-second Legislative Day

Monday, May 12, 1975

Pursuant to adjournment, the Senate was called to order by Senator Murphy, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Cate, Ham, Porter, Stipe and Wadley.—5.

Senator Murphy declared a quorum present.

The following prayer was offered by Reverend F. S. Hammons, Pastor, Full Gospel Baptist Church, Sapulpa, and incorporated into the Journal upon request of Senator Young.

Almighty God, our gracious Heavenly Father, we bow in Your presence today, to thank You for this day. This is the day that You have made and we will rejoice and be glad in it. We thank You for the privilege of living in this day, and in this great country that You have given to us. We praise You, oh God, for the way You have had Your hand upon our nation and upon our people.

Do continue to lead us, dear Lord, that we may do what You would have us to do.

We continually pray that You will lead us by Your Holy Spirit in every decision that we make. We pray for our President and for all the leaders of this great country, and especially for these leaders who make and shape the destiny of this great nation. We realize the responsibilities that rest upon us and ask You, dear Lord, to give us wisdom in every decision that we make, that we may bring honor and glory and praise to Your Holy name, because we ask this in the name of our blessed Savior, Jesus Christ our Lord, in His name we pray, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Murphy introduced Robert Breedlove, M.D., Stillwater, as the Doctor of the Day and Senator Watson introduced Myrna Valentine, R.N., Edmond, as the Nurse of the Day.

Senator Smith introduced former member of the House of Representatives, Red Andrews, to the members of the Senate.

COMMUNICATION

President Pro Tempore Howard acknowledged a communication from the State Board of Equalization and asked that it be incorporated in the Journal for this day:

STATE OF OKLAHOMA
EXECUTIVE DEPARTMENT
DIVISION OF THE BUDGET

May 5, 1975

State Board of Equalization
State Capitol Building
Oklahoma City, Oklahoma

Gentlemen:

The Constitution of the State of Oklahoma, Article 10, Section 23, provides in pertinent part:

"...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 the fiscal year estimated ..."

The following statement shows the amount certified available for appropriation by the State Board of Equalization on November 25, 1974, as adjusted by legislation passed by the 1st Session of the 35th Legislature, and a ruling of the Oklahoma Supreme Court in the matter of income taxes owed by Savings and Loan Institutions making additional revenues available which could not be foreseen at the time of the previous meeting.

Sincerely,

J. O. Spiller
Director of State Finance

FUNDS AVAILABLE FOR APPROPRIATION BY
THE 1ST SESSION OF THE 35TH LEGISLATURE

GENERAL REVENUE FUND

Amount certified available for
appropriation by the Board of
Equalization on November 25, 1974

\$477,999,889.53

ADJUSTMENTS:

Estimated increase in receipts from:

Income Tax Paid by Savings & Loan Institutions (H.B. 1191, 1st Session 33rd Leg.)	\$ 3,000,000.00
Sales Tax (H.B. 1220, 1st Session 35th Leg.)	5,400,000.00
Estimated decrease in receipts from:	
Estate Tax (S.B. 22, 1st Session 35th Leg.)	(3,175,000.00)
Income Tax (H.B. 1208, 1st Session 35th Leg.)	(13,424,542.00)
Insurance Premium Tax (H.B. 1161, 1st Session 35th Leg.)	<u>(2,955,653.00)</u>
Net Adjustment	<u>(11,155,195.00)</u>
Total General Revenue Fund Available for Appropriation	<u>\$466,844,694.53</u>

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 439 — Roads and Highways.

DO PASS, as amended:

SB 276 — Criminal Jurisprudence, as coauthored by Hood of the House.

SB 441 — Professions and Occupations. Roll call vote on bill and amendments.

FIRST READING

The following were introduced and read the first time.

SB 474 — By Smith.

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 prorationing compacts and agreements with other states; providing for the prorationing of such registration and license fees; providing a formula for such prorationing; authorizing basing point agreements; providing for vehicle interchange; making the provisions of this act severable; and declaring an emergency.

SB 475 — By Wolfe.

An Act relating to courts; providing for a Court of Appeals; providing for two divisions and judges; providing for appellate and original jurisdiction; providing for transfer of cases among the courts and review of decisions by a writ of certiorari; providing for certification of questions of law to another state; providing powers of Court of Appeals; providing for issuance of certain opinions and power of opinions; providing for settlement of conflicting decisions; providing for rules of procedure and practice in the Court of Appeals and the Court of Criminal Appeals; providing for situs and seal of courts; providing

travel expense for judges; providing cause and procedure for disqualification of judges; providing for qualification, election of judges, ballot procedure and appointment and election of judges when a vacancy occurs; providing for appointment of a clerk of the court, bond to be posted by the clerk and powers of the clerk, setting deposit for court costs and time of required report of fees to be made by the clerk; amending 20 O.S. 1971, Sections 40 and 45, 74 O.S. 1971, Section 18b, 51 O.S. 1971, Sections 10 and 21, 75 O.S. 1971, Section 28, and 22 O.S. 1971, Sections 1051, 1053, 1054, 1058, 1067, 1071, 1072 and 1087; providing jurisdiction of Court of Criminal Appeals and procedures for certiorari to be granted; providing for the duties of the Attorney General; providing for what officers of the state may administer oaths; providing for the employment of a person to examine and approve manuscripts of decisions; providing for the right of appeal and review of any judgment against a defendant; providing for appeal by the state; setting the time for taking appeals, the filing of transcripts and notification of non-filing of case being made; providing for condition of bond, surrender of bond by sureties and confinement of the defendant when the crime is not bailable; directing action by court if defendant guilty or not guilty of an offense; providing for opinions to be written and recorded; providing for the recording, enforcement and return of a mandate in a lower court; providing for appeals; providing for the filling of vacancies in all state offices, except for certain exceptions; providing for the filling of vacancies in county offices; providing for costs in certain cases; repealing 20 O.S. 1971, Sections 30.1 through 30.11, 30.12, as amended by Section 17-109, Chapter 153, O.S.L. 1974 (20 O.S. Supp. 1974, Section 30.12), and 30.13, and 11 O.S. 1971, Section 808; directing codification; and declaring an emergency.

SJR 39 — By Wolfe.

A Joint Resolution directing the Secretary of State to refer to the people for their

approval or rejection proposed amendments to Article VII B of the Oklahoma Constitution by the repeal of Section 3 which provides for a Judicial Nominating Commission and directs its composition, filling of vacancies and duties, and the amendment of Section 4, providing for the procedure for filling judicial vacancies; providing a ballot title; directing filing; and ordering a special election.

UNANIMOUS CONSENT REQUEST

Senator Lane asked unanimous consent that when SJR 38 is read the second time it be referred direct to the Calendar, which was the order.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 471 — County, State and Federal Government.

SB 472 — Judiciary.

SB 473 — Education, Higher.

SJR 38 — Direct to Calendar.

BILL WITHDRAWN

Senator Smith asked unanimous consent that HB 1431 be withdrawn from the Committee on Roads and Highways and referred to the Committee on Revenue and Taxation, which was the order.

RESOLUTION

Senator Graves introduced the following resolution:

SCR 33 — By Graves and Dawson of the Senate and Townsend and Henry of the House.

A Concurrent Resolution designating the second Saturday in July as the Sac and Fox Tribe of Oklahoma Day throughout the state; commending the Sac and Fox Tribe for its numerous contributions to the state; requesting the Governor issue a

proclamation recognizing the second Saturday in July as Sac and Fox Tribe of Oklahoma Day; and directing distribution.

Senator Graves asked unanimous consent that all Senators be made coauthors of SCR 33, which was the order.

SCR 33, as coauthored, was read at length, adopted upon motion of Senator Graves and ordered referred for engrossment.

PENDING SENATE ACTION — RESOLUTION

HCR 1027, introduced on page 818, was called up for consideration.

HCR 1027 was read at length, adopted upon motion of Senator Berrong, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SJR 36 by Howard and Inhofe of the Senate and Willis and Ford of the House was called up for consideration.

Senator Funston asked to be made a coauthor of SJR 36, which was the order.

Senator Berrong moved to amend SJR 36, Page 3, Line 2, by striking all language in Section 3, and renumbering subsequent sections, which amendment was declared adopted.

Upon motion of President Pro Tempore Howard, SJR 36, as coauthored and amended was advanced to engrossment.

By unanimous consent, upon request of President Pro Tempore Howard, SJR 36, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SJR 36 was read for the third time at length, as follows:

SJR 36 — By Howard, Inhofe and Funston of the Senate and Willis and Ford of the House.

A Joint Resolution directing that the Secretary of State refer to the people a proposed amendment to the Constitution of the State of Oklahoma; amending Section 21 of Article X; removing Secretary of State, State Auditor and State Examiner and Inspector from the Board of Equalization and adding the State Auditor and Inspector, Lieutenant Governor and Superintendent of Public Instruction thereto; providing effective date; providing ballot title; directing filing; and ordering a special election.

Be it resolved by the Senate and the House of Representatives of the 1st Session of the 35th Oklahoma Legislature:

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 of Section 21 of Article X of the Constitution of the State of Oklahoma, to read as follows:

Section 21. There shall be a State Board of Equalization consisting of the Governor, State Auditor AND INSPECTOR, State Treasurer, [Secretary of State] LIEUTENANT GOVERNOR, Attorney General, [State Inspector and Examiner,] SUPERINTENDENT OF PUBLIC INSTRUCTION and President of the Board of Agriculture. The duty of said Board shall be to adjust and equalize the valuation of real and personal property of the several counties in the state, and it shall perform such other duties as may be prescribed by law, and they shall assess all railroad and public service corporation property.

SECTION 2. This Resolution shall become effective on January 8, 1979.

SECTION 3. The Ballot Title for the proposed Constitutional amendment as set forth in SECTION 1 of this Resolution 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 of Article X of the Oklahoma Constitution; removing Secretary of State, State Auditor and State Examiner and Inspector from Board of Equalization and adding State Auditor and Inspector, Lieutenant Governor and the Superintendent of Public Instruction thereto; providing effective date of January 8, 1979

be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT BE APPROVED?

☐ NO

SECTION 4. The President Pro Tempore of the Senate shall, immediately after the adoption of this Resolution, prepare and file one copy thereof, including the Ballot Title set forth in SECTION 3 hereof, 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 July 22, 1975, at which time the proposed amendment to the Constitution of the State

of Oklahoma, set forth in 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 was as follows:

Aye: Baldwin, Berrong, Birdsong, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—41.

Nay: Helm.—1.

Excused: Boatner, Cate, Ham, Porter, Stipe and Wadley.—6.

The resolution was declared passed.

The question being, "Shall SJR 36, by Howard, Inhofe and Funston of the Senate and Willis and Ford of the House entitled:

A Joint Resolution directing that the Secretary of State refer to the people a proposed amendment to the Constitution of the State of Oklahoma; amending Section 21 of Article X; removing Secretary of State, State Auditor and State Examiner and Inspector from the Board of Equalization and adding the State Auditor and Inspector, Lieutenant Governor and Superintendent of Public Instruction thereto; providing effective date; providing ballot title; directing filing; 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 of Oklahoma on July 22, 1975, as provided in Section 5 of said Resolution, which Special Election is here-

by ordered and authorized on July 22, 1975, as provided in Section 1, of Article 24, of the Constitution of Oklahoma?"

The roll was ordered called and resulted as follows:

Aye: Baldwin, Berrong, Birdsong, Butler, Capps, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Watkins, Watson, York and Young.—39.

Nay: Dawson, Helm and Wolfe.—3.

Excused: Boatner, Cate, Ham, Porter, Stipe and Wadley.—6.

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 36 was ordered referred for engrossment.

Senators Cate, Ham and Wadley asked to be shown present, which was the order.

GENERAL ORDER

SJR 37 by Howard and Inhofe of the Senate and Willis and Ford of the House was read and considered.

Senator Funston asked to be made a co-author of SJR 37, which was the order.

Senator Berrong moved to amend SJR 37, Page 5, Line 1, by striking after the word "Treasurers." and before the word "Section 20." on Line 7 all language and substituting therefor the following language: "The State Auditor and Inspector shall perform duties and have such powers

as may be prescribed by law.", which amendment was declared adopted.

Senator Berrong moved to amend SJR 37, Page 6, Line 13, by adding after the word "repealed." and before the word "Section 3." on Line 14 the following language: "All other Sections of Article VI not herein amended or repealed are specifically not amended or repealed.", which amendment was declared adopted.

Senator Berrong moved to amend SJR 37, Page 6, Line 16, by striking all language in Section 4 and renumbering subsequent sections, which amendment was declared adopted.

Senators Keating and Grantham moved to amend SJR 37, Page 7, Line 6, by striking the words "Ballot Title" and inserting the words "Ballot Titles" and by striking all language beginning with the word "Legislative" on Line 7 of Page 7 through Line 8 of Page 8 and inserting therefor the following:

Legislative Referendum No. _____
State Question No. _____

THE GIST OF THE PROPOSITION IS AS FOLLOWS:

Shall a Constitutional amendment

amending Section 1 and repealing Sections 27 through 30 of Article VI of the Constitution of the State of Oklahoma, by abolishing office of Commissioner of Charities and Corrections, providing effective date of January 8, 1979,

be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT BE APPROVED?

☐ NO

Legislative Referendum No. _____
State Question No. ____

THE GIST OF THE PROPOSITION IS AS
FOLLOWS:

Shall a Constitutional amendment

amending Sections 1, 3, 4 and 19 of
Article VI of the Constitution of the
State of Oklahoma by combining
duties of State Auditor and State
Examiner and Inspector in office of
State Auditor and Inspector, providing
effective date of January 8, 1979,

be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT
BE APPROVED?

☐ NO

Legislative Referendum No. _____
State Question No. ____

THE GIST OF THE PROPOSITION IS AS
FOLLOWS:

Shall a Constitutional amendment

amending Sections 1, 3, 4 and 17 of
Article VI of the Constitution of the
State of Oklahoma by providing for
gubernatorial appointment of Secre-
tary of State, with Senate consent, pro-
viding for effective date of January 8,
1979

be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT
BE APPROVED?

☐ NO

Legislative Referendum No. _____
State Question No. ____

THE GIST OF THE PROPOSITION IS AS
FOLLOWS:

Shall a Constitutional amendment

amending Sections 1 and 20 of Article
VI of the Constitution of the State of
Oklahoma by providing for gubernatorial
appointment of Labor Commis-
sioner, with Senate consent, providing
effective date of January 8, 1979,

be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT
BE APPROVED:

☐ NO

Legislative Referendum No. _____
State Question No. ____

THE GIST OF THE PROPOSITION IS AS
FOLLOWS:

Shall a Constitutional amendment

amending Sections 1 and 25 of Article
VI of the Constitution of the State of
Oklahoma by providing for guber-
natorial appointment of Chief Mine In-
spector, with Senate consent, provid-
ing effective date of January 8, 1979,

be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT
BE APPROVED?

☐ NO

Legislative Referendum No. _____
State Question No. _____

THE GIST OF THE PROPOSITION IS AS
FOLLOWS:

Shall a Constitutional amendment

amending Section 32 of Article VI of the Constitution of the State of Oklahoma by removing Secretary of State and State Auditor from Commissioners of the Land Office and adding Lieutenant Governor and State Auditor and Inspector, providing effective date of January 8, 1979,

be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT
BE APPROVED?

☐ NO

Senator Luton moved to table the Keating-Grantham amendment, which motion was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Graves, Ham, Hamilton, Holden, Howard, Lamb, Lambert, Lane, Luton, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins and York.—34.

Nay: Grantham, Helm, Howell, Inhofe, Keating, McCune, Martin, Pierce, Watson, Wolfe and Young.—11.

Excused: Keller, Porter and Stipe.—3.

Upon motion of President Pro Tempore Howard, **SJR 37**, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of President Pro Tempore Howard, **SJR 37**, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SJR 37 was read for the third time at length, as follows:

SJR 37 — By Howard, Inhofe and Funston of the Senate and Willis and Ford of the House.

A Joint Resolution directing that the Secretary of State refer to the people a proposed amendment to the Constitution of the State of Oklahoma; amending Sections 1, 3, 4, 19, 20, 25 and 32 of Article VI, and repealing Sections 27 through 30 of Article VI thereof; providing for gubernatorial appointment of the Secretary of State, Labor Commissioner and Chief Mine Inspector with Senate consent; combining the duties of the State Auditor and duties of the State Examiner and Inspector in the Office of State Auditor and Inspector; abolishing the Office of Commissioner of Charities and Corrections; removing the Secretary of State and State Auditor from the Commissioners of the Land Office and adding the Lieutenant Governor and State Auditor and Inspector; providing effective date; providing ballot title; directing filing; and ordering a special election.

Be it resolved by the Senate and the House of Representatives of the 1st Session of the 35th Oklahoma Legislature:

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 amendments of Sections 1, 3, 4, 19, 20, 25 and 32 of Article VI of the Constitution of the State of Oklahoma, to read as follows:

Section 1. A. The Executive authority of the state shall be vested in a Governor,

Lieutenant Governor, Secretary of State, State Auditor AND INSPECTOR, Attorney General, State Treasurer, Superintendent of Public Instruction, [State Examiner and Inspector,] Chief Mine Inspector, Commissioner of Labor, [Commissioner of Charities and Corrections,] Commissioner of Insurance[,] and other officers provided by law and this Constitution, each of whom shall keep his office and public records, books[,] and papers at the seat of government, and shall perform such duties as may be designated in this Constitution or prescribed by law.

B. THE SECRETARY OF STATE, CHIEF MINE INSPECTOR AND THE COMMISSIONER OF LABOR SHALL BE APPOINTED BY THE GOVERNOR BY AND WITH THE CONSENT OF THE SENATE FOR TERMS OF FOUR (4) YEARS TO RUN CONCURRENTLY WITH THE TERM OF THE GOVERNOR.

Section 3. No person shall be eligible to the office of Governor, Lieutenant Governor, Secretary of State, State Auditor AND INSPECTOR, Attorney General, State Treasurer[,] OR Superintendent of Public Instruction [or State Examiner and Inspector,] except a citizen of the United States of the age of not less than thirty-one (31) years and who shall have been ten (10) years next preceding his or her election, OR APPOINTMENT, a qualified elector of this state.

Section 4. The term of office of the Governor, Lieutenant Governor, [Secretary of State,] State Auditor AND INSPECTOR, Attorney General, State Treasurer[, State Examiner and Inspector,] and Superintendent of Public Instruction shall be four (4) years from the second Monday of January next after their election. The said officers shall be eligible to immediately succeed themselves. No person shall be elected Governor more than two times in succession.

Section 19. The State [Examiner] AUDITOR AND Inspector must have had at least three years' experience as an expert accountant; his duties shall be, without notice to such treasurer, to examine the state and all county treasurers' books, accounts[,] and cash on hand or in bank at least twice each year, and publish his report as to every such treasurer once each year. For the purpose of such examination he shall take complete possession of such treasurer's office. He shall also prescribe a uniform system of book-keeping for the use of all treasurers. [Other] THE STATE AUDITOR AND INSPECTOR SHALL PERFORM duties and HAVE SUCH powers AS may be [added] PRESCRIBED by law.

Section 20. A Department of Labor is hereby created to be under the control of a Commissioner of Labor [who shall be elected by the people, whose term of office shall be four years,] and whose duties shall be prescribed by law.

Section 25. The office of Chief Inspector of Mines, Oil[,] and Gas is hereby created, and the incumbent of said office shall be known as the Chief Mine Inspector. [The term of said office shall be four years, and no] NO person shall [be elected to] SERVE IN said office unless he shall have had eight years' actual experience as a practical miner, and such other qualifications as may be prescribed by the Legislature. The Chief Mine Inspector shall perform the duties, take the oath[,] and execute the bond prescribed by the Legislature.

Section 32. The Governor, [Secretary of State] LIEUTENANT GOVERNOR, State Auditor AND INSPECTOR, Superintendent of Public Instruction[,] and the President of the Board of Agriculture[,] shall constitute the Commissioners of the Land Office, who shall have charge of the sale, rental, disposal[,] and managing of the school lands and other public lands of the

state, and of the funds and proceeds derived therefrom, under rules and regulations prescribed by the Legislature.

SECTION 2. Sections 27 through 30 of Article VI of the Oklahoma Constitution are hereby repealed. All other sections of Article VI not herein amended or repealed are specifically not amended or repealed.

SECTION 3. This resolution shall become effective on January 8, 1979.

SECTION 4. The Ballot Title for the proposed Constitutional amendments as set forth in SECTIONS 1 and 2 of this resolution 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 Sections 1, 3, 4, 19, 20, 25 and 32 and repealing Sections 27 through 30 of Article VI of the Oklahoma Constitution; abolishing office of Commissioner of Charities and Corrections; combining duties of State Auditor and State Examiner and Inspector in State Auditor and Inspector; providing for gubernatorial appointments of Secretary of State, Labor Commissioner and Chief Mine Inspector with Senate consent; removing Secretary of State and State Auditor from Commissioners of Land Office and adding Lieutenant Governor and State Auditor and Inspector; providing effective date of January 8, 1979,

be approved by the people?

SHALL THE PROPOSED AMENDMENT BE APPROVED?

☐ NO

SECTION 5. The President Pro Tempore of the Senate shall, immediately after the adoption of this resolution, prepare and file one copy thereof, including the Ballot Title set forth in SECTION 4 hereof, with the Secretary of State and one copy with the Attorney General.

SECTION 6. A special election is hereby ordered to be held throughout the state on July 22, 1975, at which time the proposed amendments to the Constitution of the State of Oklahoma, set forth in 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 was as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Nay: Helm.—1.

Excused: Keller, Porter and Stipe.—3.

The resolution was declared passed.

The question being, "Shall SJR 37 by Howard, Inhofe and Funston of the Senate and Willis and Ford of the House entitled:

A Joint Resolution directing that the Secretary of State refer to the people a proposed amendment to the Constitution of the State of Oklahoma; amending Sections

☐ YES

1, 3, 4, 19, 20, 25 and 32 of Article VI, and repealing Sections 27 through 30 of Article VI thereof; providing for gubernatorial appointment of the Secretary of State, Labor Commissioner and Chief Mine Inspector with Senate consent; combining the duties of the State Auditor and duties of the State Examiner and Inspector in the Office of State Auditor and Inspector; abolishing the Office of Commissioner of Charities and Corrections; removing the Secretary of State and State Auditor from the Commissioners of the Land Office and adding the Lieutenant Governor and State Auditor and Inspector; providing effective date; providing ballot title; directing filing; 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 of Oklahoma on July 22, 1975, as provided in Section 6 of said resolution, which Special Election is hereby ordered and authorized on July 22, 1975, as provided in Section 1, of Article 24, of the Constitution of Oklahoma?"

The roll was ordered called and resulted as follows:

Aye: Baldwin, Berrong, Birdsong, Butler, Capps, Cate, Crow, Dahl, Field, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—40.

Nay: Boatner, Dawson, Funston, Helm and Wolfe.—5.

Excused: Keller, Porter and Stipe.—3.

The Presiding Officer, in open session, declared that a constitutional two-thirds majority of the members elected to and constituting the Senate had voted in favor of calling the Special Election.

SJR 37 was ordered referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 1104 and 1622 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SB 205 was correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Smith presiding.

GENERAL ORDER

HB 1131 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Upon motion of Senator Crow, HB 1131 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1131 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1131 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, York and Young.—41.

Nay: Inhofe and Watson.—2.

Excused: Berrong, Keller, Porter, Stipe and Wolfe.—5.

The bill passed.

Senator Berrong desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 42. Nay: 2. Excused: 4.

The emergency passed.

HB 1131 was referred for engrossment.

PENDING CONSIDERATION OF CCR

The CCR on SB 55 was called up for consideration.

The CCR on SB 55 was adopted upon motion of Senator Crow.

SB 55, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Howell, Keller, Porter and Stipe.—4.

The bill and emergency passed.

SB 55, together with the Conference

Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 58 was called up for consideration.

The CCR on SB 58 was adopted upon motion of Senator Crow.

SB 58, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Nay: Pierce.—1.

Excused: Keller, Porter, Stipe and Taliaferro.—4.

The bill and emergency passed.

SB 58, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 59 was called up for consideration.

The CCR on SB 59 was adopted upon motion of Senator Crow.

SB 59, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Keller, Lambert, Porter and Stipe.—4.

The bill and emergency passed.

SB 59, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 63 was called up for consideration.

The CCR on SB 63 was adopted upon motion of Senator Crow.

SB 63, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Keller, McCune, Porter and Stipe.—4.

The bill passed.

The Chair announced that Senator McCune be shown voting "no" on SB 63 as he was in the Chamber during final passage of the bill.

Senators McCune and Keller desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 46. Nay: 0. Excused: 2.

The emergency passed.

SB 63, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 70 was called up for consideration.

The CCR on SB 70 was adopted upon motion of Senator Crow.

SB 70, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—45.

Excused: Porter, Stipe and Young.—3.

The bill and emergency passed.

SB 70, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 71 was called up for consideration.

The CCR on SB 71 was adopted upon motion of Senator Crow.

SB 71, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Nay: Birdsong, Boatner, Dawson and Pierce.—4.

Excused: Porter and Stipe.—2.

The bill and emergency passed.

SB 71, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 74 was called up for consideration.

The CCR on SB 74 was adopted upon motion of Senator Crow.

SB 74, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—42.

Nay: Dawson, Lambert and McCune.—3.

Excused: Porter, Stipe and York.—3.

The bill passed.

Senator York desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 43. Nay: 3. Excused: 2.

The emergency passed.

SB 74, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 75 was called up for consideration.

The CCR on SB 75 was adopted upon motion of Senator Crow.

SB 75, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl,

Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, Martin, Medearis, Murphy, Pierce, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Nay: Helm, Lambert and McCune.—3.

Excused: Porter, Randle and Stipe.—3.

The bill and emergency passed.

SB 75, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 85 was called up for consideration.

The CCR on SB 85 was adopted upon motion of Senator Crow.

SB 85, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Nay: Helm.—1.

Excused: Porter and Stipe.—2.

The bill and emergency passed.

SB 85, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 93 was called up for consideration.

The CCR on SB 93 was adopted upon motion of Senator Crow.

SB 93, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—39.

Nay: Birdsong, Boatner, Dawson, Helm, Inhofe, Pierce and Wolfe.—7.

Excused: Porter and Stipe.—2.

The bill and emergency passed.

SB 93, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 94 was called up for consideration.

The CCR on SB 94 was adopted upon motion of Senator Crow.

SB 94, as amended in Conference, was read at length.

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

Aye: Berrong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Keating, Lane, Luton, McCune, Martin, Medearis, Murphy, Randle, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins and York.—33.

Nay: Baldwin, Birdsong, Helm, Howell, Inhofe, Keller, Lamb, Lambert, Pierce, Schuelein, Watson, Wolfe and Young.—13.

Excused: Porter and Stipe.—2.

The bill and emergency passed.

SB 94, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF HAS

HAS to SB 296 were called up for consideration.

Upon motion of Senator Martin, the Senate concurred in HAS to SB 296.

SB 296, as amended by the Honorable House, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Nay: Pierce.—1.

Excused: Porter and Stipe.—2.

The bill and emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Dahl, HAS to SB 279 were rejected and conference requested, President Pro Tempore Howard appointing as Senator Conferees the following: Senators Dahl, Berrong and Grantham.

PENDING CONSIDERATION OF HAS

HAS to SB 50 were called up for consideration.

Senator York asked unanimous consent, which was granted, that the Rule pertaining to distribution of HAS be suspended.

Upon motion of Senator York, the Senate concurred in HAS to SB 50.

SB 50, as amended by the Honorable House, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Ham, Porter and Stipe.—3.

The bill passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HB 1310, as amended.

GENERAL ORDER

HB 1409 by Caldwell of the House and Hamilton of the Senate was read and considered.

Senator Hamilton moved to amend HB 1409, Page 2, Line 14, by inserting after the word "Trustees" and before the word "is" the following language: "is composed of elected officials or", which amendment was declared adopted.

Senator Hamilton asked unanimous consent to amend HB 1409, Page 1, immediately after the title, by adding the enacting clause, which was the order.

Upon motion of Senator Hamilton, HB 1409, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Hamilton, HB 1409, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1409 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating,

Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Nay: Smith.—1.

Excused: Keller, Porter and Stipe.—3.

The bill and emergency passed.

HB 1409 was referred for engrossment.

THIRD READING

HB 1228 was read for the third time at length.

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

Aye: Baldwin, Berrong, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Hamilton, Holden, Howard, Keller, Lamb, Lane, Luton, Medearis, Murphy, Randle, Smith, Taliaferro, Terrill, Wadley, Watkins, Watson and Young.—26.

Nay: Birdsong, Boatner, Butler, Capps, Cate, Crow, Garrett, Helm, Howell, Inhofe, Keating, Lambert, McCune, Martin, Pierce, Schuelein, Shatwell, Tinsley, Wolfe and York.—20.

Excused: Porter and Stipe.—2.

The bill passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Pierce moved that the vote be reconsidered by which HB 1228 passed.

MESSAGE FROM THE GOVERNOR

Advising approval by him, May 9, 1975, of Enrolled SBs 332, 374 and 404.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Lane, HAS to SB 137 were rejected and conference requested, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Lane, Pierce and Lambert.

Senator Luton presiding.

PENDING CONSIDERATION OF HAS

HAS to SB 43 were called up for consideration.

Senator Howell moved that the Senate concur in HAS to SB 43.

Senator Berrong moved, as a substitute motion, that the Senate reject the House Amendments to SB 43 and request a conference with the conferees instructed to reject House Amendment # 7.

Senator Murphy presiding.

Senator Luton moved to table the Berrong substitute motion, which motion to table was declared adopted upon roll call as follows:

Aye: Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Funston, Garrett, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Pierce, Randle, Schuelein, Shatwell, Terrill, Tinsley, Wadley, Watkins, Watson and York.—33.

Nay: Baldwin, Berrong, Capps, Field, Grantham, Inhofe, McCune, Medearis, Murphy, Taliaferro, Wolfe and Young.—12.

Excused: Porter, Smith and Stipe.—3.

Senator Howell pressed his motion to concur in the House Amendments, which motion was declared adopted.

SB 43, as amended by the Honorable House, was read at length.

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

Aye: Birdsong, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Pierce, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—39.

Nay: Baldwin, Berrong, Boatner, Medearis, Murphy and Young.—6.

Excused: Porter, Smith and Stipe.—3.

The bill passed.

Senator Murphy desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 40. Nay: 5. Excused: 3.

The emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

GENERAL ORDER

SB 470 by Wadley of the Senate and Briscoe, et al, of the House was read and considered.

Senator Wadley moved to amend SB 470, Page 2, Line 3, by adding after the word "alive" and before the period the following: "; provided, the appointment of a surviving child shall not be subject to Senate confirmation", which amendment was declared adopted.

Senator Wadley moved to amend SB 470, Page 2, Line 9, by adding after the word "them" and before the period the following: "; provided, the appointment of such designee shall not be subject to Senate confirmation", which amendment was declared adopted.

Senator Wadley moved to amend SB 470, Page 3, Line 18, by adding after the word "and" and before the word "appoint" the following: "of each succeeding member appointed thereafter, the Governor shall", which amendment was declared adopted.

Senator Wadley moved to amend SB 470, Page 4, Line 1, by adding after the word "Senate," and before the word "a" the following: "and subject to the provisions of subsection A of this section," which amendment was declared adopted.

Upon motion of Senator Wadley, SB 470, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Wadley, SB 470, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 470 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Porter and Stipe.—2.

The bill and emergency passed.

SB 470 was referred for engrossment.

Senator Crow presiding.

GENERAL ORDER

HB 1182 by Ferrell, et al, of the House and Smith, Shatwell, Cate and Lamb of the Senate was read and considered.

Upon motion of Senator Smith, HB 1182 was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, HB 1182 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1182 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Butler, Capps, Cate, Crow, Dahl, Dawson, Garrett, Grantham, Ham, Hamilton, Helm, Holden, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—38.

Nay: Boatner, Field, Funston, Graves, Howard, Howell, Schuelein and Wolfe.—8.

Excused: Porter and Stipe.—2.

The bill and emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator

Schuelein moved that the vote be reconsidered by which HB 1182 and the emergency section passed.

GENERAL ORDER

SJR 35 by Shatwell and Keating of the Senate and Hardesty of the House was read and considered.

Upon motion of Senator Shatwell, SJR 35 was advanced to engrossment.

By unanimous consent, upon request of Senator Shatwell, SJR 35 was considered engrossed and placed on third reading and final passage.

THIRD READING

SJR 35 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Garrett, Grantham, Graves, Ham, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—39.

Nay: Baldwin, Funston, Hamilton, Howell, Medearis, Smith and Wolfe.—7.

Excused: Porter and Stipe.—2.

The resolution passed.

SJR 35 was referred for engrossment.

GENERAL ORDER

SJR 34 by Watson of the Senate and Denman of the House was read and considered.

Upon motion of Senator Watson, SJR 34 was advanced to engrossment.

By unanimous consent, upon request of Senator Watson, SJR 34 was considered engrossed and placed on third reading and final passage.

THIRD READING

SJR 34 was read for the third time at length.

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

Aye: Butler, Capps, Cate, Dawson, Field, Garrett, Graves, Ham, Helm, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and York.—30.

Nay: Berrong, Birdsong, Boatner, Crow, Dahl, Funston, Grantham, Hamilton, Holden, Howell, Medearis, Schuelein, Smith, Wolfe and Young.—15.

Excused: Baldwin, Porter and Stipe.—3.

The resolution passed.

Senators Berrong, Crow, Holden and Grantham desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 34. Nay: 11. Excused: 3.

The emergency passed.

SJR 34 was referred for engrossment.

GENERAL ORDER

SJR 32 by Wadley of the Senate and Smith of the House was read and considered.

Upon motion of Senator Wadley, **SJR 32** was advanced to engrossment.

By unanimous consent, upon request of Senator Wadley, **SJR 32** was considered engrossed and placed on third reading and final passage.

THIRD READING

SJR 32 was read for the third time at length.

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

Aye: Berrong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Garrett, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—38.

Nay: Birdsong, Funston, Hamilton, Medearis and Wolfe.—5.

Excused: Baldwin, Porter, Smith, Stipe and Taliaferro.—5.

The resolution passed.

SJR 32 was referred for engrossment.

GENERAL ORDER

HB 1479 by Stephenson of the House and Tinsley of the Senate was read and considered.

Upon motion of Senator Tinsley, **HB 1479** was advanced to engrossment.

By unanimous consent, upon request of Senator Tinsley, **HB 1479** was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1479 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—42.

Nay: Hamilton.—1.

Excused: Baldwin, Porter, Stipe, Taliaferro and Young.—5.

The bill passed.

Senator Young desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 43. Nay: 1. Excused: 4.

The emergency passed.

HB 1479 was referred for engrossment.

GENERAL ORDER

HB 1565 by Matheson of the House and Smith of the Senate was read and considered.

Upon motion of Senator Smith, **HB 1565** was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, **HB 1565** was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1565 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Dahl, Dawson, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—40.

Nay: Crow, Helm and Pierce.—3.

Excused: Baldwin, Field, Porter, Stipe and Taliaferro.—5.

The bill and emergency passed.

HB 1565 was ordered withheld pursuant to Rule 19(f).

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 145, as coauthored by Representatives Wilson and Ervin and SB 456.

The above numbered Bills were referred for enrollment.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SCR 26, and naming House Conferees as follows: Representatives McIntyre, Atkins and Miskelly.

GENERAL ORDER

SB 245 by Keller and York of the Senate and Twidwell of the House was read and considered.

Upon motion of Senator Keller, SB 245 was advanced to engrossment.

By unanimous consent, upon request of Senator Keller, SB 245 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 245 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Watkins, Watson and York.—38.

Nay: McCune, Wolfe and Young.—3.

Excused: Baldwin, Howard, Howell, Porter, Stipe, Taliaferro and Wadley.—7.

The bill and emergency passed.

SB 245 was referred for engrossment.

Senator McCune presiding.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SB 205.

The above numbered Enrolled Bill was referred to the Governor.

GENERAL ORDER

SB 457 by Murphy was read and considered.

Upon motion of Senator Murphy, SB 457 was advanced to engrossment.

By unanimous consent, upon request of Senator Murphy, SB 457 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 457 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Nay: Funston.—1.

Excused: Baldwin, Howard, Porter, Stipe and Taliaferro.—5.

The bill passed.

SB 457 was referred for engrossment.

GENERAL ORDER

HB 1598 by Ervin, et al, of the House and Smith and Shatwell of the Senate was read and considered.

Senator Luton asked to be made a co-author of HB 1598, which was the order.

Senator Smith moved to amend HB 1598, Page 2, Lines 14 and 15, by striking after the word "with" on Line 14 and before the word "Provided" on Line 15 all language and substituting the following: "standards adopted by the Oklahoma State Fire Mar-

shal Commission.", which amendment was declared adopted.

Senator Smith moved to amend HB 1598, Page 3, Line 5, by adding after the word "herein" and before the period the following: "; provided this Act shall not apply to buildings primarily housing electric generating or transforming equipment or to buildings primarily housing telephone company equipment of public utilities or public service corporations which are subject to regulation by the State Corporation Commission, but such buildings shall contain fire prevention devices of near equal safety factors as may be required by the State Fire Marshal Commission", which amendment was declared adopted.

Senator Lambert moved to amend HB 1598, Page 2, Line 10, by adding after the word "rooms" a period and striking all of Lines 11 and 12, which amendment was declared adopted.

Upon motion of Senator Smith, HB 1598, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, HB 1598, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1598 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley,

Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Baldwin, Howard, Lane, Porter, Stipe and Taliaferro.—6.

The bill passed.

The Chair announced that Senator Lane be shown voting “no” on HB 1598 as he was in the Chamber during the time the vote was taken.

Senator Lane desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 43. Nay: 0. Excused: 5.

The emergency passed.

HB 1598 was referred for engrossment.

GENERAL ORDER

HB 1473 by Willis of the House and Medearis of the Senate was read and considered.

Senator Funston moved to amend HB 1473, Page 2, Line 9, by striking after the word “of” and before the word “facilities” the word “replacement”, which amendment was declared adopted.

Upon motion of Senator Medearis, HB 1473, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Medearis, HB 1473, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1473 was read for the third time at length.

On the question of passage of the bill and

emergency, the roll call resulted as follows:

Aye: Berrong, Birdsong, Boatner, Butler, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Inhofe, Keating, Keller, Lamb, Lane, Luton, Martin, Medearis, Murphy, Randle, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson and York.—33.

Nay: Capps, Crow, Helm, Lambert, McCune, Pierce, Schuelein and Wolfe.—8.

Excused: Baldwin, Howard, Howell, Porter, Stipe, Taliaferro and Young.—7.

The bill and emergency passed.

HB 1473 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 399, as amended and co-authored.

HOUSE AMENDMENTS

HAs to SB 399 were read as follows and consideration deferred.

Authors: Add the following coauthors: KILPATRICK and MATHESON of the House.

Amendment No. 1. Amend Page 3, Lines 9 and 10 by deleting the words and figures “two hundred and fifty thousand (250,000)” and inserting in lieu thereof “twenty thousand (20,000)”.

GENERAL ORDER

HB 1014 by Ferrell of the House and Lane of the Senate was read and considered.

Senator Lane moved to amend HB 1014 by restoring the title to read as follows:

"An Act relating to records; enacting the Oklahoma Archives and Records Act; defining terms; creating the Public Records Commission; providing powers and duties of the Commission; providing duties of the Department of Libraries; authorizing agencies to turn records over to the Department and specifying certain duties; repealing 67 O.S. 1971, Sections 151 through 165, 167, 168 and 201 through 216 and 74 O.S. 1971, Sections 564 through 576; and directing codification."

and by striking the enacting clause, which amendment was declared adopted.

Upon motion of Senator Lane, **HB 1014**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Lane, **HB 1014**, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1014 was read for the third time at length.

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

Aye: Berrong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Garrett, Graves, Ham, Helm, Holden, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—36.

Nay: Birdsong, Dawson, Funston, Grantham, Hamilton and Wolfe.—6.

Excused: Baldwin, Howard, Howell, Porter, Stipe and Taliaferro.—6.

The bill passed.

HB 1014 was referred for engrossment.

GENERAL ORDER

HB 1616 by Davis (Don) of the House and Smith of the Senate was read and considered.

Upon motion of Senator Smith, **HB 1616** was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, **HB 1616** was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1616 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—40.

Excused: Baldwin, Ham, Helm, Lambert, Porter, Stipe, Taliaferro and York.—8.

The bill passed.

HB 1616 was referred for engrossment.

PENDING SENATE ACTION — RESOLUTION

HCR 1025, introduced on page 630, was called up for consideration.

Senator Watson asked to be made Senate author of **HCR 1025**, which was the order.

HCR 1025, as coauthored, was read at length as follows, adopted upon motion of

Senator Watson, properly signed and ordered returned to the Honorable House.

HCR 1025 — By McCaleb, et al, of the House and Watson of the Senate.

A Concurrent Resolution relating to the present shortage of natural gas and oil existing in the United States; memorializing the Congress of the United States to enact such law as is necessary to deregulate the price of natural gas transported by interstate pipelines and remove the discriminatory price ceiling on previously existing oil; and authorizing distribution.

WHEREAS, there exists at the present time a shortage of natural gas and oil to supply the petroleum product needs of the United States from domestic resources; and

WHEREAS, it being essential to the national interests to have adequate domestic resources for natural gas and oil independent of foreign supply; and

WHEREAS, the United States Congress through the executive offices of the Federal Power Commission and the Federal Energy Administration have promulgated rules and regulations establishing unrealistic and discriminatory price ceilings for interstate gas as well as previously existing oil prices; and

WHEREAS, the aforementioned price ceilings and regulations are counterproductive to the stated national goal of energy self-sufficiency by discouraging exploration and full production of existing reserves.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. The Oklahoma House of

Representatives hereby memorializes the Congress of the United States to enact such law as is necessary to deregulate the price of natural gas transported by interstate pipelines and remove the discriminatory price ceiling on previously existing oil.

SECTION 2. That duly authenticated copies of this Resolution signed by the Speaker of the House of Representatives and attested by the Chief Clerk shall be transmitted to the President Pro Tempore of the United States Senate and to both United States Senators from the State of Oklahoma and to the Speaker of the House of Representatives of the United States and to each member of the House of Representatives from the State of Oklahoma.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HB 1143, requesting Conference and naming Conferees as follows: Representatives Smith, Holt and Hooper.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HB 1143 was ordered granted, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Garrett, Smith and Hamilton.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HB 1233, requesting Conference and naming Conferees as follows: Representatives Fried, Monks and Joiner.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HB 1233 was ordered granted,

President Pro Tempore Howard appointing as Senate Conferees the following: Senators York, Terrill and Pierce.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HB 1552, requesting Conference and naming Conferees as follows: Representatives Craighead, Ervin and Stratton.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HB 1552 was ordered granted, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Watson, Wadley and Smith.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HB 1237, requesting Conference and naming Conferees as follows: Representatives Kilpatrick, Hammons and Green.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HB 1237 was ordered granted, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Randle, Luton and York.

PENDING SENATE ACTION ON HAS

Upon motion of Senator Crow, HAS to SB 69 were rejected and conference requested, said bill to be referred to GCCA.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Tuesday, May 13, 1975, at 1:00 p.m., which motion prevailed.

Senator Holden presiding.

BILL RELEASED

HB 1565 was properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 5:00 p.m. to meet Tuesday, May 13, 1975, at 1:00 p.m.

Seventy-third Legislative Day

Tuesday, May 13, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Smith and Stipe.—2.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend F. S. Hammons, and incorporated into the Journal upon request of Senator Young.

Our Father and our God, we come into Thy presence with thanksgiving and praise for the many blessings You have bestowed upon us. We thank You for life. Jesus said, "I am come that ye might have life and have it more abundantly." We are grateful to You for this life, and we thank You and praise You for the abundant life. You have showered upon us Your loving

kindness and tender mercies. You haven't dealt with us after our sins, nor rewarded us according to our iniquities.

We praise You, dear Lord, for washing us from our sins in Your own precious blood. So we come boldly to Thy throne of grace to invoke Thy special blessings upon our President, our Governor and all those who are in places of authority. We pray that the mighty hand of God shall rest upon our Nation and upon the ship and her crew which was seized off the coast of Cambodia. Oh, God, hasten the day when the peace of our Lord shall rule in the hearts of all men everywhere. We pray for the State of Oklahoma and for these men who are ordained of God to these places of responsibility in our government. God, give them wisdom for the day, and give them courage to stand for that which is right. We ask it in the precious name of Jesus and for His sake we pray. Amen

The Journal for the last legislative day was declared approved.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

HB 1284 — County, State and Federal Government, as coauthored by Cate.

HB 1292 — County, State and Federal Government.

HB 1533 — County, State and Federal Government, as coauthored by Watson.

DO PASS, as amended:

CS for **HB 1410** — Education, Common, as coauthored by Boatner and be referred to Committee on Appropriations and Budget by previous order.

CS for **HB 1494** — Insurance, as coauthored by Keller.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 474 — Revenue and Taxation.

SB 475 — Judiciary.

SJR 39 — Constitutional Revision and Regulatory Services and then to Judiciary.

GENERAL ORDER

SB 439 by Crow of the Senate and Miskelly of the House was read and considered.

Upon motion of Senator Crow, **SB 439** was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, **SB 439** was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 439 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl,

Dawson, Field, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—43.

Nay: Helm.—1.

Excused: Funston, Smith, Stipe and York.—4.

The bill and emergency passed.

SB 439 was referred for engrossment.

Senator Smith asked to be shown present, which was the order.

GENERAL ORDER

SB 361, previously considered and amended on pages 701 and 702, was considered further.

Senator Hamilton asked unanimous consent, which was granted, that his amendment, as amended, be withdrawn (page 702).

Senator Young moved to amend **SB 361**, Page 3, Line 1, by inserting new Sections 2, 3 and 4 as follows and by renumbering subsequent sections:

“SECTION 2. A grand jury shall be ordered convened by any district judge upon the filing of a verified application by the Attorney General of the State of Oklahoma who shall have authority to conduct the grand jury in investigating crimes which are alleged to have been committed in said county or involving multi-county criminal activities; when so assembled such grand jury shall have the power to inquire into and return indictments for all character and grades of crime.

"SECTION 3. Except as otherwise provided herein, grand jury proceedings instituted by the Attorney General pursuant to Article II, Section 18, Oklahoma Constitution, and to this act shall be subject to other provisions of law applicable to grand juries.

"SECTION 4. In the event an indictment or accusation is returned by such grand jury for an offense committed in a county other than the county in which the grand jury is sitting, the judge presiding over the grand jury shall transfer such indictment or accusation to the district court of the county wherein the offense is alleged to have occurred."

which amendment was declared adopted.

Upon motion of Senator Garrett, **SB 361**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Garrett, **SB 361**, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 361 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—46.

Excused: Stipe and York.—2.

The bill and emergency passed.

SB 361 was referred for engrossment.

GENERAL ORDER

HB 1275 by Sanders of the House and Cate of the Senate was read and considered.

Senator Field asked to be made a co-author of **HB 1275**, which was the order.

Senators Cate and Inhofe moved to amend **HB 1275**, Page 17, Line 5½, by adding a new Section 8 as follows and renumbering subsequent sections:

"SECTION 8. Provided, it is the intent of the Legislature to review data to be included in an independent evaluation of the Oklahoma Department of Wildlife Conservation, which study is to be completed before January 1, 1976, in order to utilize such information and data in the setting of permanent license fees.

"It is therefore provided that the amounts provided by this Act for licenses and fees of any nature shall be in force and effect from the effective date of this Act through December 31, 1976; provided, further, that on and after January 1, 1977, the amounts provided for licenses issued and fees charged by the Department shall be those amounts authorized by law prior to the effective date of this act."

which amendment was declared adopted.

Senator Schuelein moved to amend **HB 1275**, Page 12, Line 4, by striking "Two Dollars (\$2.00)" and inserting therefor "Three Dollars (\$3.00)", which amendment was declared adopted.

Senator Cate moved to amend **HB 1275**, Page 7, Line 6, by adding after the word

"disabled" and before the period the following: "if certified by the U.S. Veterans Administration", which amendment was declared adopted.

Upon motion of Senator Cate, HB 1275, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Cate, HB 1275, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

Senator Smith presiding.

THIRD READING

Senator Boatner asked unanimous consent to reconsider the vote whereby HB 1275 was considered engrossed and placed on third reading and final passage, which was the order.

Senator Boatner asked unanimous consent to reconsider the vote by which HB 1275 was advanced to engrossment, which was the order.

GENERAL ORDER

Senator Boatner moved to amend HB 1275, Page 4, Line 8, by adding after the word "license;" the following:

"provided the Commission may enter into reciprocity agreements with states wherein nonresident license fees shall be in conformity to such reciprocal agreements",

which amendment was declared adopted.

Upon motion of Senator Cate, HB 1275, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Cate, HB 1275, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1275 was read for the third time at length.

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

Aye: Berrong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Lamb, Lambert, Lane, McCune, Martin, Murphy, Schuelein, Smith, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe and York.—34.

Nay: Baldwin, Birdsong, Keller, Luton, Medearis, Pierce, Porter, Randle, Shatwell and Wadley.—10.

Excused: Butler, Howell, Stipe and Young.—4.

The bill and emergency passed.

HB 1275 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SJR 36 and 37 and SCR 33 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HBs 1014, 1131, 1409, 1473, 1479, 1598 and 1616 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SBs 43, 50, 145, 296 and 456 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1310 and 1565.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled HCRs 1025 and 1027.

The above numbered Enrolled Resolutions were properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1372 by Craighead, et al, of the House and Howell and Keller of the Senate was read and considered.

Upon motion of Senator Howell, HB 1372 was advanced to engrossment.

By unanimous consent, upon request of Senator Howell, HB 1372 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1372 was read for the third time at length.

Amendment No. 1. Amend by striking Title, Enacting Clause and Entire Bill and substitute the following:

“An Act relating to the Department of Corrections and making appropriations thereto; stating the purposes; expanding the purpose of certain funds previously appropriated for capital expenditures; reappropriating certain bond funds; appropriating funds for capital expenditures; authorizing the appointment, duties and compensation of employees; limiting the number of full-time-equivalent employees; establishing grades, numbers and salary ranges of employees; authorizing filling of a designated grade in next lower grade; establishing a longevity allowance for corrections officers; establishing a Board of Directors for canteen services within the Department of Corrections; providing for a canteen at each installation and providing for operating procedures; providing for certain vocational-technical education policies and programs; directing the Director of

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dawson, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—42.

Excused: Butler, Dahl, Field, Holden, Stipe and Young.—6.

The bill and emergency passed.

HB 1372 was ordered withheld pursuant to Rule 19(f).

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SBs 87 and 90 as amended and SBs 270 and 463 as amended and coauthored.

HOUSE AMENDMENTS

HAs to SB 87 were read as follows and consideration deferred.

the Department of Corrections to take certain administrative actions; creating an Industries Revolving Fund at each institution and prescribing procedures for operations; repealing Section 14, Chapter 285, O.S.L. 1974 (57 O.S. Supp. 1974, Section 532); directing termination of certain positions when federal funds are discontinued; authorizing agreements with agencies of the federal government; providing lapse dates; repealing Section 5, Chapter 285, O.S.L. 1974 (74 O.S. Supp. 1974, Section 285 (25)), directing codification; 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 Department of Corrections, from any monies in the General Revenue Fund of the State Treasury, for the fiscal year ending June 30, 1976, not otherwise appropriated, the amount of Eleven Million Nine Hundred Forty-three Thousand Five Hundred Ninety Dollars (\$11,943,590.00), or so much thereof as may be required for the operation of the Department of Corrections and the several state correctional institutions and facilities.

SECTION 2. The amount of One Million Dollars (\$1,000,000.00) originally appropriated from the General Revenue Fund of the State Treasury, for the fiscal year ending June 30, 1975, for planning, constructing, furnishing and equipping an assessment and reception center for the Corrections Department, on land presently owned by the Department of Mental Health in the vicinity of Norman, Oklahoma, is hereby continued. However, the purpose is hereby expanded to incorporate a diagnostic and medium security capability and the location of the facility is hereby changed to presently owned state land in central Oklahoma. Further, these funds will be incorporated with other funds being appropriated for the accomplishment of this facility.

SECTION 3. The appropriation to the State Board of Public Affairs for use of the State Department of Corrections in the sum of Five Hundred Thousand Dollars (\$500,000.00) of Series A Bond Funds as set forth in Section 18, Chapter 315, O.S.L. 1969, and reappropriated by Section 17, Chapter 122, O.S.L. 1971, and Section 10, Chapter 11, O.S.L. 1973, and further reappropriated by Section 2, Chapter 34, O.S.L. 1974, is hereby continued and reappropriated to the State Board of Public Affairs, in the original amount and for the original purpose, as adjusted by transfer, less the amount that has been expended upon the date this act becomes effective. The purpose of the original appropriation, however, is modified to include the construction and equipping of health facilities statewide within the correctional system.

SECTION 4. The appropriation to the State Board of Public Affairs for use of the State Department of Corrections in the sum of Fifty Thousand Dollars (\$50,000.00) of Series B Bond Funds as set forth in Section 7, Chapter 206, O.S.L. 1972, and reappropriated by Section 4, Chapter 34, O.S.L. 1974, is hereby continued and reappropriated to the State Board of Public Affairs, in the original amount and for the original purpose, as adjusted by transfer, less the amount that has been expended upon the date this act becomes effective. The purpose of the original appropriation, however, is modified to include the construction and equipping of health facilities statewide within the correctional system.

SECTION 5. The appropriation to the State Board of Public Affairs for use by the State Department of Corrections in the sum of Seven Hundred Thousand Dollars (\$700,000.00) of Series C Bond Funds as set forth in Section 5, Chapter 206, O.S.L. 1972, and reappropriated by Section 5, Chapter 34, O.S.L. 1974, is hereby continued and reappropriated to

the State Board of Public Affairs, in the original amount, as adjusted by transfer, less the amount that has been expended upon the date this act becomes effective. The purpose of the original appropriation, however, is modified to include the projects specified:

Remodeling Administration Building	
Department of Corrections	\$ 23,500.00
Traffic Surveillance and Control System	
at Main Gate, State Penitentiary	14,500.00
Dairy Livestock Building, McAlester	
Trusty Installation	4,800.00
Brick Plant Equipment and	
Renovation, State Penitentiary	67,500.00
Sewage Lagoons, Lexington Regional	
Treatment Center	4,500.00
Guard Towers, Vocational Training	
Center, Stringtown	14,000.00
Canning Plant Warehouse, Vocational	
Training Center, Stringtown	50,000.00
Canning Plant Rolling Stock, Vocational	
Training Center, Stringtown	<u>21,200.00</u>
TOTAL	\$200,000.00

SECTION 6. The appropriation to the State Board of Public Affairs for use of the State Department of Corrections in the sum of Five Hundred Thousand Dollars (\$500,000.00) of Series B Bond Funds as set forth in Section 18, Chapter 329, O.S.L. 1970, and reappropriated by Section 17, Chapter 164, O.S.L. 1972, and Section 20, Chapter 11, O.S.L. 1973, and further reappropriated by Section 3, Chapter 34, O.S.L. 1974, is hereby continued and reappropriated to the State Board of Public Affairs, in the original amount and for the original purpose, as adjusted by transfer, less the amount that has been expended upon the date this act becomes effective. The purpose of the original appropriation, however, is modified to include the projects specified:

Canning Plant Rolling Stock, Vocational	
Training Center, Stringtown	\$12,600.00
Curing House for Potatoes, McLeod	
Honor Farm	9,975.00
Construction of Low Water Bridge on River at	
McLeod Honor Farm	30,000.00
Visitor Building (Playground Equipment -	
Physical Plant), McLeod Honor Farm	1,550.00
Construction and Equipping of Health Facilities	
Statewide within the Corrections System	<u>41,317.00</u>
TOTAL	\$95,442.00

SECTION 7. The Director of the Department of Corrections shall appoint and fix the duties and compensation of employees, not otherwise prescribed by law, necessary to carry out the functions of the Department of Corrections as provided by law. Full-time employees of the Department of Corrections shall not be employed by other state departments or institutions as part-time employees. The average number of full-time-equiva-

lent employees utilized within the Department and its institutions and facilities for the total operations of the Department of Corrections shall not exceed one thousand three hundred sixty-six (1,366) during the fiscal year ending June 30, 1976.

SECTION 8. The number and compensation of officials and employees, effective July 1, 1975, shall be subject to the following schedule and the minimum and maximum amounts listed shall in no way constitute an appropriation but are listed for the purpose of establishing salary ranges only. Those positions showing a number in parentheses after the position title, shall be classified under the Merit System of Personnel Administration and subject to the provisions of the Merit System Act and the rules and regulations promulgated by the State Personnel Board. The numbers shown within the parentheses shall be the grade for the position. In some instances this will not conform to standard Merit System Grades but represents a special grade for work under hazardous conditions. In those instances where a number is not shown in parentheses following the position title, the position is to be in the unclassified service, not subject to the provisions of the Merit System Act:

TITLE	NO. AUTH.	MIN.	MAX.
DEPARTMENT OF CORRECTIONS AND INSTITUTIONS			
Administration			
Director	1	\$30,000	\$30,000
Executive Assistant to the Director	1	26,200	26,200
Executive Secretary	1	9,060	9,060
Comptroller	1	20,000	21,080
Deputy Director of Institutions	1	20,000	21,080
Director of Classifications and Records	1	13,440	17,940
Director of Architecture, Engineering and Maintenance	1	13,440	17,940
Director of Educational Vocational Training and Rehabilitative Services	1	13,440	17,940
Director of Agriculture Production	1	13,440	17,940
Director of Industrial Production	1	13,440	17,940
Correctional Training Specialist	1	13,440	17,940
Industrial and Agriculture Sales Manager	1	10,020	13,440
Supervisor of Planning and Research	1	13,440	17,940
Chief of Security	1	13,440	17,940

Accountant IV (35)	1	15,540	20,760
Accountant I (25)	1	9,600	12,840
Account Clerk III (19)	1	7,080	9,600
Account Clerk II (17)	4	6,420	8,640
Personnel Officer III (33)	1	14,040	18,780
Personnel Officer I (25)	1	9,600	12,840
Personnel Assistant (23)	1	8,640	11,640
Correctional Program Coordinator (28)	1	11,040	14,760
Correctional Programs Planner I (24)	3	9,060	12,240
Administrative Technician (18)	1	6,780	9,060
Data Processing Programmer II (27)	1	10,560	14,040
Data Processing Programmer I (24)	2	9,060	12,240
Key Punch Operator II (15)	1	5,880	7,860
Typist Clerk II (15)	5	5,880	7,860
Typist Clerk I (14)	2	5,580	7,440
Clerk IV (19)	1	7,080	9,600
Clerk II (14)	1	5,580	7,440
Fiscal Affairs (Accountant II) (27)	1	10,560	14,040
Switchboard Operator II (16)	1	6,120	8,220
Building Maintenance Superintendent (25)	1	9,600	12,840
Correction Officer II (20)	2	7,440	10,020
Correction Officer I (18)	4	6,780	9,060
Psychologist (36)	1	16,260	21,780
	52		

FEDERAL PROGRAMS

Teacher (A)	5	9,737	14,040
Teacher (B)	9	10,467	15,760
Teacher (B) Special Education	2	10,467	15,760
Typist Clerk II (15)	2	5,880	7,860
Librarian II (27)	1	10,560	14,040
Secretary II (22)	1	8,220	11,040
	20		

(All Federal Program Personnel are to be paid with Federal Funds and are eliminated upon termination of Federal Funds)

PROBATION AND PAROLE

Deputy Director of Probation and Parole	1	20,000	21,080
Assistant Deputy Director	1	13,440	17,940
Administrative Assistant (30)	2	12,240	16,260
District Supervisor (28)	9	11,040	14,760
Assistant District Supervisor (26)	13	10,020	13,440
Correctional Programs Planner I (24)	1	9,060	12,240
Probation and Parole officer (24)	169	9,060	12,240
Secretary I (20)	1	7,440	10,020
Duplicating Equipment Operator II (19)	1	7,080	9,600
Steno Clerk III (18)	3	6,780	9,060
Steno Clerk II (16)	10	6,120	8,220
Typist Clerk II (15)	30	5,880	7,860
Typist Clerk I (14)	4	5,580	7,440
Utility Office Clerk (13)	1	5,340	7,080
Receptionist (16)	1	6,120	8,220
	<u>247</u>		

WOMEN'S TREATMENT FACILITY

Superintendent II (32)	1	13,440	17,940
Accountant I (25)	1	9,600	12,840
Secretary I (20)	1	7,440	10,020
Typist Clerk II (15)	1	5,880	7,860
Community Treatment Specialist II (25)	3	9,600	12,840
Community Treatment Officer (20)	3	7,440	10,020
Teacher (A) (Physical Education)	1	9,737	14,040
Microfilm Industrial Supervisor (30)	1	12,240	16,260
Correction Officer III (22)	1	8,220	11,040
Correction Officer II (20)	3	7,440	10,020
Correction Officer I (18)	10	6,780	9,060
Maintenance Repairman III (19)	<u>1</u>	7,080	9,600
	27		

COMMUNITY TREATMENT CENTER

Administrator (32)	1	13,440	17,940
Assistant Administrator (29)	1	11,640	15,540

Community Treatment Specialist III (28)	1	11,040	14,760
Classification Officer II (25)	1	9,600	12,840
Classification Officer I (23)	1	8,640	11,640
Accountant I (25)	1	9,600	12,840
Administrative Technician I (18)	1	6,780	9,060
Community Treatment Officer (20)	1	7,440	10,020
Secretary I (20)	1	7,440	10,020
Typist Clerk II (15)	1	5,880	7,860
Superintendent Community Treatment Center (28)	5	11,040	14,760
Assistant Superintendent (26)	1	10,020	13,440
Community Treatment Specialist II (25)	16	9,600	12,840
Community Treatment Officer (20)	41	7,440	10,020
Typist Clerk II (15)	5	5,880	7,860
Account Clerk II (17)	5	6,420	8,640
	<u>83</u>		
TOTAL FOR DEPARTMENT	429		

OUACHITA TRAINING CENTER (HODGENS)
GENERAL ADMINISTRATION

Superintendent I (30)	1	12,240	16,260
Assistant Superintendent (29)	1	11,640	15,540
Accountant I (25)	1	9,600	12,840
Account Clerk II (17)	1	6,420	8,640
Steno Clerk II (16)	1	6,120	8,220
Typist Clerk II (15)	2	5,880	7,860
	<u>7</u>		

CARE AND CUSTODY

Correction Officer IV (24)	1	9,060	12,240
Correction Officer III (22)	5	8,220	11,040
Correction Officer II (20)	9	7,440	10,020
Correction Officer I (18)	18	6,780	9,060
Classification Officer I (23)	1	8,640	11,640
Paramedic	1	11,040	14,760
Community Treatment Specialist II (25)	1	9,600	12,840
Chaplain II (24)	1	9,060	12,240
Account Clerk III (19)	1	7,080	9,600
	<u>38</u>		

FOOD SERVICE

Food Service			
Supervisor II (20)	1	7,440	10,020
Food Service			
Supervisor I (18)	2	6,780	9,060
	<u>3</u>		

PHYSICAL PLANT

Building Maintenance			
Superintendent I (25)	1	9,600	12,840
Maintenance Repairman			
II (17)	1	6,420	8,640
	<u>2</u>		

TOTAL FOR OUACHITA

50VOCATIONAL TRAINING CENTER (STRINGTOWN)
GENERAL ADMINISTRATION

Superintendent II (32)	1	13,440	17,940
Assistant Superintendent (29)	1	11,640	15,540
Accountant I (25)	1	9,600	12,840
Account Clerk II (17)	1	6,420	8,640
Typist Clerk II (15)	1	5,880	7,860
Typist Clerk I (14)	1	5,580	7,440
	<u>6</u>		

CARE AND CUSTODY

Correction Officer IV (24)	2	9,060	12,240
Correction Officer III (22)	4	8,220	11,040
Correction Officer II (20)	11	7,440	10,020
Correction Officer I (18)	34	6,780	9,060
Classification			
Officer II (25)	1	9,600	12,840
Classification			
Officer I (23)	1	8,640	11,640
Physician I	PT	18,780	25,200
Paramedic	2	11,040	14,760
Farmer II (15)	1	5,880	7,860
Farmer I (13)	1	5,340	7,080
Community Treatment			
Specialist II (25)	2	9,600	12,840
Typist Clerk II (15)	1	5,880	7,860
Canteen Operator			
III (17)	1	6,420	8,640
Account Clerk III (19)	1	7,080	9,600
	<u>62</u>		

FOOD SERVICE

Food Service			
Supervisor III (22)	1	8,220	11,040
Food Service			
Supervisor II (20)	<u>2</u>	7,440	10,020
	3		

PHYSICAL PLANT

Building Maintenance			
Superintendent I (25)	1	9,600	12,840
Maintenance			
Repairman II (17)	1	6,420	8,640
Cannery Superintendent (24)	1	9,060	12,240
Assistant Cannery			
Superintendent (21)	1	7,860	10,560
Cannery Maintenance			
Repairman (17)	1	6,420	8,640
Typist Clerk II (15)	<u>1</u>	5,880	7,860
	6		

TOTAL FOR STRINGTOWN

77

McLEOD HONOR FARM (FARRIS)
GENERAL ADMINISTRATION

Superintendent II (32)	1	13,440	17,940
Assistant Superintendent (29)	1	11,640	15,540
Accountant I (25)	1	9,600	12,840
Account Clerk II (17)	1	6,420	8,640
Steno Clerk I (15)	1	5,880	7,860
Typist Clerk II (15)	<u>2</u>	5,880	7,860
	7		

CARE AND CUSTODY

Correction Officer IV (24)	1	9,060	12,240
Correction Officer III (22)	3	8,220	11,040
Correction Officer II (20)	12	7,440	10,020
Correction Officer I (18)	16	6,780	9,060
Classification			
Officer I (23)	1	8,640	11,640
Physician I	PT	18,780	25,200
Paramedic	1	11,040	14,760
Teacher (A) or (B)	1	9,737	14,040

CARE AND CUSTODY

Account Clerk III (19)	1	7,080	9,600
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Community Treatment
Specialist II (25)

<u>2</u>	9,600	12,840
38		

FARM OPERATIONS

Farm Supervisor I (20)
Institutional Farm
Coordinator II (28)

<u>1</u>	7,440	10,020
<u>1</u>	11,040	14,760
2		

FOOD SERVICE

Food Service
Supervisor II (20)
Food Service
Supervisor I (18)
Cook II (16)

<u>1</u>	7,440	10,020
<u>1</u>	6,780	9,060
<u>1</u>	6,120	8,220
3		

PHYSICAL PLANT

Maintenance Repairman
II (17)
Auto Mechanic II (20)

<u>1</u>	6,420	8,640
<u>1</u>	7,440	10,020
2		

TOTAL FOR McLEOD

<u>52</u>		
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LEXINGTON COMMUNITY TREATMENT CENTER
GENERAL ADMINISTRATION

Superintendent II (32)
Assistant Superintendent (29)
Accountant I (Business
Manager) (25)
Account Clerk III (19)
Typist Clerk II (15)
Switchboard Operator I (14)

<u>1</u>	13,440	17,940
<u>1</u>	11,640	15,540
<u>1</u>	9,600	12,840
<u>2</u>	7,080	9,600
<u>7</u>	5,880	7,860
<u>1</u>	5,580	7,440
13		

CARE AND CUSTODY

Correction Officer IV (24)
Correction Officer III (22)
Correction Officer II (20)
Correction Officer I (18)
Classification Officer
I (23)
Chaplain II (24)
Farm Supervisor II (24)

<u>1</u>	9,060	12,240
<u>4</u>	8,220	11,040
<u>11</u>	7,440	10,020
<u>40</u>	6,780	9,060
<u>2</u>	8,640	11,640
<u>1</u>	9,060	12,240
<u>1</u>	9,060	12,240

Fire and Safety			
Officer (21)	1	7,860	10,560
Warehouseman II (19)	1	7,080	9,600
Fireman II (15)	3	5,880	7,860
Canteen Operator III (17)	1	6,420	8,640
	<u>66</u>		

FOOD SERVICE

Food Service			
Supervisor II (20)	4	7,440	10,020
	<u>4</u>		

PHYSICAL PLANT

Building Maintenance			
Supervisor I (25)	1	9,600	12,840
Plumber II (21)	1	7,860	10,560
Auto Mechanic II (20)	1	7,440	10,020
Carpenter I (17)	1	6,420	8,640
Maintenance Repairman			
II (17)	1	6,420	8,640
Laundry Supervisor (17)	1	6,420	8,640
	<u>6</u>		

FEDERAL PROGRAMS

Physician I	PT	18,780	25,200
Psychologist (36)	1	16,260	21,780
Paramedic	2	11,040	14,760
Community Treatment			
Specialist III (28)	1	11,040	14,760
Community Treatment			
Specialist II (25)	7	9,600	12,840
Community Treatment			
Officer (20)	13	7,440	10,020
Teacher (A)			
(Physical Education)	1	9,737	14,040
Steno Clerk II (16)	1	6,120	8,220
	<u>26</u>		

TOTAL FOR LEXINGTON

115

STATE REFORMATORY (GRANITE)
GENERAL ADMINISTRATION

Warden (36)	1	16,260	21,780
Accountant II (27)	1	10,560	14,040
Account Clerk III (19)	1	7,080	9,600
Account Clerk II (17)	1	6,420	8,640
Steno Clerk II (16)	1	6,120	8,220

Warehouseman II (19)	2	7,080	9,600
Clerk III (16)	1	6,120	8,220
Clerk II (14)	1	5,580	7,440
	<u>9</u>		

MEDICAL SERVICES

Physician II	1	20,760	27,600
Dentist II	1	17,940	24,000
Paramedic	2	11,040	14,760
	<u>4</u>		

EDUCATION

Principal Institutional Schools	1	12,271	16,080
Teacher (A) (Physical Education)	1	9,737	14,040
Teacher (A)	6	9,737	14,040
Teacher (B)	5	10,467	15,760
Chaplain I (20)	1	7,440	10,020
Electronics Instructor (20)	1	7,440	10,020
Barber Instructor (18)	1	6,780	9,060
Upholstery Instructor (18)	1	6,780	9,060
Auto Mechanics Instructor (18)	1	6,780	9,060
	<u>18</u>		

CARE AND CUSTODY

Deputy Warden (32)	1	13,440	17,940
Classification Officer III (28)	1	11,040	14,760
Classification Officer II (25)	5	9,600	12,840
Correction Officer V (26)	1	10,020	13,440
Correction Officer IV (24)	2	9,060	12,240
Correction Officer III (22)	3	8,220	11,040
Correction Officer II (20)	54	7,440	10,020
Correction Officer I (18)	55	6,780	9,060
Canteen Operator II (15)	1	5,880	7,440
Security Postal Clerk II (16)	1	6,120	8,220
Steno Clerk II (16)	1	6,120	8,220
Clerk Typist I (14)	3	5,580	7,440
	<u>128</u>		

FOOD SERVICE

Food Manager I (23)	1	8,640	11,640
Food Service Supervisor I (18)	1	6,780	8,640

Cook III (18)	<u>4</u> 6	6,780	8,640
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DOMESTIC SERVICE

Laundry Supervisor II (24)	<u>2</u> 2	9,060	12,240
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PHYSICAL PLANT

Building Maintenance Superintendent II (28)	1	11,040	14,760
Plumber II (21)	2	7,860	10,560
Electrician II (22)	1	8,220	11,040
Refrigeration Mechanic II (23)	1	8,640	11,640
Carpenter II (19)	2	7,080	9,600
Welder II (21)	<u>1</u> 8	7,860	10,560

FARM OPERATIONS

Farm Coordinator II (28)	1	11,040	14,760
Dairy Herdsman I (20)	2	7,440	10,020
Farm Supervisor I (Field Crops) (20)	<u>1</u> 4	7,440	10,020

TOTAL FOR REFORMATORY

179

STATE PENITENTIARY (McALESTER)
ADMINISTRATION

Warden (38)	1	17,940	24,000
Business and Operations Manager (30)	1	12,240	16,260
Assistant Superintendent (29)	1	11,640	15,540
Personnel Officer I (25)	1	9,600	12,840
Procurement and Inventory Officer (27)	1	10,560	14,040
Accountant I (25)	3	9,600	12,840
Account Clerk II (17)	2	6,420	8,640
Typist Clerk III (17)	2	6,420	8,640
Typist Clerk II (15)	<u>3</u> 15	5,880	7,860

MEDICAL SERVICES

Physician	1	35,000	45,000
Physician	1	20,000	27,000
Paramedic	4	11,040	14,760

Prison Medical Technician	1	11,040	14,760
Dentist	2	18,000	24,000
Dental Technician	2	7,080	9,600
Psychiatric Social Worker (29)	<u>1</u>	11,640	15,540
	12		

CARE AND CUSTODY

Deputy Warden (32)	1	13,440	17,940
Associate Warden (30)	1	12,240	16,260
Deputy Associate Warden (28)	1	11,040	14,760
Correction Officer VI (30)	1	12,240	16,260
Correction Officer V (26)	1	10,020	13,440
Correction Officer IV (24)	9	9,060	12,240
Correction Officer III (22)	25	8,220	11,040
Correction Officer II (20)	121	7,440	10,020
Correction Officer I (18)	170	6,780	9,060
Community Treatment Specialist II (25)	4	9,600	12,840
Classification Officer III (28)	1	11,040	14,760
Classification Officer II (25)	2	9,600	12,840
Classification Officer I (23)	5	8,640	11,640
Penitentiary Vocational Instructor, Dry Cleaning (20)	1	7,440	10,020
Teacher (A) (Physical Education)	1	9,737	14,040
Warehouse Superintendent (21)	1	7,860	10,560
Warehouseman II (19)	1	7,080	9,600
Chaplain II (24)	1	9,060	12,240
Inmate Transportation Officer (21)	1	7,860	10,560
Security Postal Clerk II (16)	4	6,120	8,220
Typist Clerk III (17)	2	6,420	8,640
Typist Clerk II (15)	1	5,880	7,860
Typist Clerk I (14)	14	5,580	7,440
Steno Clerk III (18)	1	6,780	9,060
Clerk II (14)	3	5,580	7,440
Psychologist (36)	1	16,260	21,780
Utility Office Worker (12)	<u>3</u>	5,100	6,780

FOOD SERVICE

Food Manager II (28)	1	11,040	14,760
Packing Plant Superintendent (25)	1	9,600	12,840
Packing Plant Assistant Superintendent (23)	1	8,640	11,640
Food Service Supervisor II (22)	6	8,220	11,040
Baker III (20)	1	7,440	10,020
	<u>10</u>		

PHYSICAL PLANT

Building Construction Specialist	1	15,000	15,000
Building Maintenance Superintendent II (30)	1	12,240	16,260
Auto Shop Superintendent II (28)	1	11,040	14,760
Building Maintenance Superintendent I (27)	2	10,560	14,040
Maintenance Machinist II (26)	1	10,020	13,440
Electrician II (24)	1	9,060	12,240
Electrician I (22)	1	8,220	11,040
Plumber II (23)	1	8,640	11,640
Refrigeration Mechanic I (23)	1	8,640	11,640
Operating Engineer III (23)	1	8,640	11,640
Operating Engineer II (21)	1	7,860	10,560
Operating Engineer I (18)	3	6,780	9,060
Carpenter II (21)	2	7,860	10,560
Maintenance Repairman II (19)	3	7,080	9,600
Auto Mechanic I (19)	2	7,080	9,600
Typist Clerk I (14)	1	5,580	7,440
	<u>23</u>		

MANUFACTURING INDUSTRIES

Corrections Industries Coordinator (32)	1	13,440	17,940
Prison Sign Shop Supervisor (27)	1	10,560	14,040
Print Plant Superintendent (27)	1	10,560	14,040
Tag Plant Superintendent (27)	1	10,560	14,040
Tag Plant Assistant Superintendent (24)	1	9,060	12,240

Garment Factory			
Superintendent (23)	1	8,640	11,640
Male Garment Factory			
Assistant			
Superintendent (20)	1	7,440	10,020
Furniture Plant			
Superintendent (23)	1	8,640	11,640
Furniture Plant Assistant			
Superintendent (20)	1	7,440	10,020
Prison Industries			
Transportation Officer			
II (20)	2	7,440	10,020
Typist Clerk II (15)	1	5,880	7,860
Typist Clerk I (14)	1	5,580	7,440
	<u>13</u>		

CANTEEN

Manager Welfare and			
Recreation Fund (30)	1	12,240	16,260
Warehouseman II (17)	1	6,420	8,640
Canteen Operator			
III (17)	1	6,420	8,640
Account Clerk III (19)	1	7,080	9,600
	<u>4</u>		

FARM OPERATIONS

Institutional Farms			
Coordinator (28)	1	11,040	14,760
Farm Supervisor II			
(Swine) (24)	1	9,060	12,240
Farm Supervisor			
II (Poultry) (24)	1	9,060	12,240
Farm Supervisor II			
(Field Crops) (24)	1	9,060	12,240
Farm Supervisor I			
(General) (20)	1	7,440	10,020
Dairy Herdsman II (22)	1	8,220	11,040
Dairyman II (15)	3	5,880	7,860
Farm Clerk (15)	1	5,880	7,860
	<u>10</u>		

TOTAL FOR STATE
PENITENTIARY464GRAND TOTAL FOR DEPARTMENT
AND INSTITUTIONS

1,366

SECTION 9. Where there is more than one grade within a specific occupational class, as authorized in Section 11 of this act, the Director of the Department of Corrections,

each warden or each superintendent is authorized to fill a designated grade in the next lower authorized grade, provided the total number of employees in the specific occupational class does not exceed the total number of employees authorized for all grades of that specific occupational class.

SECTION 10. There is hereby established for employees within the Department of Corrections and its institutions who are classified within the Merit System of Personnel Administration as Corrections Officers, Grades I, II, III, IV, V and VI, and Inmate Transportation Officers, a longevity allowance based on their length of service in such classified positions, including all service in such positions prior to the effective date of this act. The increase in pay shall be one and one-quarter percent ($1\frac{1}{4}\%$) for each year of service, provided such length of service used to compute longevity allowance shall not exceed five (5) years. For the purpose of computing longevity allowances, the base salary shall be Five Hundred Fifty Dollars (\$550.00) per month. The Director of the Department of Corrections, or his authorized representative(s), is (are) authorized to pay to each Corrections Officer, Grades I, II, III, IV, V and VI, and Inmate Transportation Officers, upon completion of each year of service such one and one-quarter percent ($1\frac{1}{4}\%$) increase over the then current salary not to exceed five (5) years service.

SECTION 11. A. There shall be established a Board of Directors for all canteen services within the Department of Corrections. The Directors shall be the Director of Department of Corrections, Executive Assistant to the Director and Deputy Director of Institutions. All canteen operations will be under the control of the Board and operate within written guidelines established by the Board. The overall canteen operation will be self-supporting.

B. Each institution shall have a canteen. The Directors of each canteen shall be the Warden, the business manager and the chaplain of the institution. In the event there is no chaplain permanently employed, the third member will be designated by the Department of Corrections from employees at the institution. The business manager shall act as custodian of canteen funds and shall make daily deposits of cash receipts in an agency special account approved by the Special Agency Account Board. All disbursements made from the account will be by voucher over the signatures of two (2) of the Directors of the canteen. Each disbursement must be supported by documentation on permanent file at the Department of Corrections. Accounting procedures will be installed in accordance with state fiscal accounting procedures. All profits from the canteen operations shall be used exclusively for the benefit of the inmates of the various institutions.

C. Employees utilized in the operation of the canteen services at each institution shall be state employees. The Directors shall transfer to a Payroll Trust Fund within the State Treasury each month, an amount sufficient to defray the payroll cost for canteen employees. These employees will be reflected in the institution budget work program as a separate institutional entity. Inmates may be used in the canteen operations; however, the reimbursement for their service will be accomplished through the institution incentive pay program.

D. The operations of the canteen service shall be the subject of an annual audit by the Office of the State Examiner and Inspector. Reports of the audit shall be provided to the Governor, Office of the Legislative Council, Department of Corrections and to the warden of the concerned institution.

SECTION 12. A. The State Department of Public Welfare, through its Vocational Rehabilitation Division, and the State Board of Vocational-Technical Education shall implement policies and programs consistent with available funds and applicable federal statutes, rules and regulations, to provide appropriate education, rehabilitation and vocational-technical training for persons in custody of the Department of Corrections who are candidates for work-release programs, parole or release. It is the intent of the Oklahoma Legislature that such programs will be available so that said education and training will reasonably be expected to be completed before parole, release or work-release begins.

B. The Department of Corrections shall work cooperatively with the Vocational Rehabilitation Division and the State Board of Vocational-Technical Education to provide suitable candidates to allow reasonable cost effectiveness in the operation of said education, rehabilitation and training programs. This shall be accomplished through development of a method for screening and classification of persons in all facilities operated by the Department of Corrections, such screening and classification to be done cooperatively with the above named agencies.

SECTION 13. The Director of the Department of Corrections will:

1. Develop and promulgate a policy that will centralize, at the Department of Corrections, the procurement of all items of food supplies, other than fresh food local buys for all institutions within the Department of Corrections.

2. Establish and implement a classification program that will insure the maximum utilization, by qualified inmates, of the vocational training facilities that exist within designated institutions.

3. Establish a system of internal periodic audits that will encompass all items of equipment, supplies, materials, livestock and poultry, purchased or produced, within the Department of Corrections and its institutions. Audits shall also include all continuing and special funds and special accounts. The State Examiner and Inspector shall conduct an annual audit of all such areas of accountability.

SECTION 14. A. There is hereby created in the State Treasury an Industries Revolving Fund for each institution of the Department of Corrections.

B. Each revolving Fund shall consist of earnings derived from correctional industries operated by the institution. Such fund shall be a continuing fund, not subject to fiscal year limitations, and shall be under the control and management of the agency director, warden or superintendent.

C. Expenditures from each Industries Revolving Fund shall be budgeted and expended pursuant to the laws of the state and the statutes relating to public finance and to the institution. These funds shall be used to purchase, maintain and repair machinery, to purchase materials and supplies for the institution industries and to defray any other expenses necessary to operation of the industries. Warrants for expenditures from each Industries Revolving Fund shall be drawn by the State Auditor, based on claims signed by an authorized employee or employees of the agency, and approved for payment by the Director of State Finance. These funds may not be used to employ personnel in excess of those authorized by legislative action.

D. All funds in the Department of Corrections "Industries Revolving Fund" not encumbered or obligated upon the operative date of this section shall be transferred to the appropriate institution "Industries Revolving Fund." Such transfer will be made on a proportionate basis according to the sources from which the funds accrued.

E. This section shall become operative July 1, 1975.

SECTION 15. Section 14, Chapter 285, O.S.L. 1974 (57 O.S. Supp. 1974, Section 532), is repealed upon implementation of Section 14 of this act.

SECTION 16. Positions authorized in Section 8 of this act, supported by federal funds, shall be terminated when federal support of the position is discontinued.

SECTION 17. 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 considered appropriate or necessary by the individual agency wardens or superintendents to obtain grants or federal aid assistance. Of the funds appropriated in Section 1 of this act, Thirty-two Thousand Dollars (\$32,000.00) is allocated as matching funds for the Professional Agency for Correctional Training. The Director of the Department of Corrections and the institution wardens or superintendents are 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 agreements reached with the applicable federal agency or instrumentality.

SECTION 18. The appropriation made by Section 1 of this act shall be subject to fiscal year limitations and may be encumbered through June 30, 1976. Any unexpended funds remaining after November 15, 1976, shall lapse and be transferred to the credit of the proper fund for the then current fiscal year. The appropriations made by Sections 3, 4, 5 and 6 of this act shall not be subject to fiscal year limitations and shall be available for encumbrance and expenditure purposes for a period of thirty (30) months from the date this act is approved.

SECTION 19. Section 5, Chapter 285, O.S.L. 1974 (74 O.S. Supp. 1974, Section 285 (25) note), is hereby repealed.

SECTION 20. Sections 8, 9, 10, 11, 12, 13, and 14 of this act shall be incorporated within Title 57 of the Oklahoma Statutes.

SECTION 21. 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 22. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this act shall take effect and be in full force from and after its passage and approval."

HOUSE AMENDMENTS

HAs to SB 90 were read as follows and consideration deferred.

Amendment No. 1. Amend by striking the Title, Enacting Clause and Entire Bill and substituting the following:

"An Act relating to the State Department of Agriculture; making appropriations thereto; stating the purposes; making an appropriation for a program of tick research; requiring a report of tick research for presentation to legislative committees; authorizing appointment and compensation of personnel; limiting employees' salaries; limiting number of employees with exception; providing lapse date; providing severability; and declaring an emergency.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. There is hereby appropriated to the State Department of Agriculture, from any monies in the General Revenue Fund of the State Treasury, for the fiscal year ending June 30, 1976, not otherwise appropriated, the following amount or so much thereof as may be necessary to perform the duties of the State Department of Agriculture and to accomplish the purposes designated by the appropriation:

Administration	\$ 328,225.00
Animal Industry Division (For Infectious Diseases of Livestock and Inspection of Meat and Poultry Products)	1,253,955.00
Brucellosis Vaccine	14,000.00
Dairy Division	103,089.00
Marketing Division	266,887.00
Plant Industry Division - Entomology (Including peach mosaic work, tick control program, bindweed eradication, pink bollworm and apiary inspection service)	239,188.00
Forestry Division (For expenses of personal services, maintenance and operation, including premiums of workmen's compensation and other necessary insurance, travel, supplies, construction, equipment and other expenses necessary to the efficient and effective operation of the Forestry Division)	957,112.00
Agriculture Laboratory	112,024.00
Agriculture Laboratory Equipment	37,000.00
Promotional Appropriation (For the promotion of agricultural products at such shows and locations and under such rules, regulations and under such rules, regulations, conditions and matching fund requirements as the Board of Agriculture may prescribe.)	28,000.00
Predatory Animal Control Program	189,235.00

Pesticide Control Program

10,000.00

TOTAL

\$3,538,715.00

SECTION 2. There is hereby appropriated to the State Department of Agriculture, from any monies in the General Revenue Fund of the State Treasury, for the fiscal year ending June 30, 1976, not otherwise appropriated, the sum of Thirty Thousand Dollars (\$30,000.00), or so much thereof as may be necessary for the purpose of a program of Tick Research. The State Department of Agriculture is hereby authorized to enter into a contract with the Oklahoma State University of Agriculture and Applied Science to perform said tick research. The State Department of Agriculture shall exert every effort to obtain matching funds for this project; however, if none are available, the appropriation may be expended as provided herein. Provided, further, that the State Department of Agriculture shall make a written and oral report before the Appropriation and Budget Committees of the Senate and House of Representatives in January, 1976, stating the need for the history of tick research including progress made, results expected and money expended for tick research in Oklahoma from all sources since July 1, 1965, and their recommendation for a future program of tick research.

SECTION 3. There is hereby appropriated to the State Department of Agriculture, from any monies in the General Revenue Fund of the State Treasury, for the fiscal year ending June 30, 1976, not otherwise appropriated, the sum of Two Hundred Fifty Thousand Dollars (\$250,000.00), or so much thereof as may be necessary for the operation of the Oklahoma Animal Diagnostic Laboratory. The State Department of Agriculture is hereby authorized to enter into a contract with Oklahoma State University for such professional services as may be required to effectively operate the laboratory.

SECTION 4. The State Board of Agriculture shall appoint and fix the duties and compensation of officials and employees, not otherwise prescribed by law, necessary to perform the duties imposed upon the State Department of Agriculture by law, and may incur other necessary expenses, including agency membership dues in regional and national organizations. No employee shall be paid a salary that exceeds Twenty-three Thousand Dollars (\$23,000.00) per annum. The average number of full-time-equivalent employees, excluding part-time employees in the Forestry Division, utilized in the total operations of the Department, shall not exceed five hundred twenty (520) during the fiscal year ending June 30, 1976.

SECTION 5. The appropriations made by this act shall be subject to fiscal year limitations and may be encumbered through June 30, 1976. Any unexpended funds remaining after November 15, 1976, shall lapse and be transferred to the credit of the proper fund for 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."

HOUSE AMENDMENTS

HAs to SB 270 were read as follows and consideration deferred.

Authors: Add the following coauthors: ABBOTT and CAMP of the House.

Amendment No. 1. Amend by striking the Title.

Amendment No. 2. Amend Page 2, Lines 11 through 21, by deleting all language on these lines.

Amendment No. 3. Amend Page 4, Line 34, by deleting the following words: "the same support, but not".

Amendment No. 4. Amend Page 5, Lines 3 through 6, by deleting all language on these lines.

HOUSE AMENDMENTS

HAs to SB 463 were read as follows and consideration deferred.

Authors: Add the following coauthor: STRATTON of the House.

Amendment No. 1. Amend Page 2, Line 8, by inserting quotation marks enclosing the words "Soil amendment".

Amendment No. 2. Amend Page 2, Line 13, by inserting after the semicolon the following: "provided that, commercial fertilizer shall be included if it is represented to contain as an active ingredient a substance other than a recognized plant food element or is represented as promoting plant growth by other than supplying a recognized plant food element;"

Amendment No. 3. Amend Page 2, Lines 14, 16, 17, 20, 23, 25, 27, 31 and 33, by inserting quotation marks enclosing the following words: "Name" on Line 14; "Bulk" on Line 16; "Distribute" on Line 17; "Distributor" on Line 20; "Manufacturer" on

Line 23; "Label" on Line 25; "Labeling" on Line 27; "Board" on Line 31; and "Active ingredient" on Line 33.

Amendment No. 4. Amend Page 3, Lines 1, 3, 5, 6, 8 and 22, by inserting quotation marks enclosing the following words: "Inert ingredient" on Line 1; "Person" on Line 3; "Percent" and "percentage" on Line 5; "Registrant" on Line 6; "Misbranded" on Line 8; and "Adulterated" on Line 22.

Amendment No. 5. Amend Page 4, Line 9½, by inserting a new subsection "C." and "D." as follows:

"C. The Board may require proof of claims made for any soil amendment. If no claims are made he may require proof of usefulness and value of the soil amendment. For evidence of proof the Board may rely on experimental data, evaluations, or advice supplied from such sources as the Director of the Agricultural Experiment Station. The experimental design shall be related to Oklahoma conditions for which the product is intended. The Board may accept or reject other sources of proof as additional evidence in evaluating soil amendments.

D. No Soil Amending Ingredient may be listed or guaranteed on the labels or labeling of soil amendments without Board approval. The Board may allow a soil amending ingredient to be listed or guaranteed on the label or labeling if satisfactory supportive data is provided the Board to substantiate the value and usefulness of the soil amending ingredients. The Board may rely on outside sources such as the Director of the Agricultural Experiment Station for assistance in evaluating the data submitted. When a soil amending ingredient is permitted to be listed or guaranteed it must be determinable by laboratory methods and is subject to inspection and analysis. The Board may prescribe methods and procedures of inspection and analysis of the soil

amending ingredient. The Board may stipulate by regulation, the quantities of the soil amending ingredient or soil amending ingredients required in soil amendments."

Amendment No. 6. Amend Page 4, Line 17, by deleting the word "in" and inserting in lieu thereof the word "for".

Amendment No. 7. Amend Page 4, Line 23, by deleting after the word "of" and before the word "per" the following: "twenty-five cents (\$0.25)" and insert in lieu thereof the following: "thirty-five cents (\$0.35)".

Amendment No. 8. Amend Page 4, Line 30, inserting after the period the following: "Soil amendments registered under this act shall be exempt from the inspection fees required for commercial fertilizers."

GENERAL ORDER

HB 1302 by Matheson of the House and Randle, Lamb and Terrill of the Senate was read and considered.

Senator Keller asked to be made a co-author of HB 1302, which was the order.

Senator Hamilton moved to amend HB 1302, Page 1, Line 7, by striking after the word "the" and before the word "construction," all language, which amendment was declared adopted.

Upon motion of Senator Randle, HB 1302, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Randle, HB 1302, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1302 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dawson, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—40.

Excused: Dahl, Field, Ham, Holden, Howard, Porter, Stipe and Young.—8.

The bill and emergency passed.

HB 1302 was referred for engrossment.

GENERAL ORDER

HB 1413 by Sanders and Monks of the House and Funston and Medearis of the Senate was read and considered.

Upon motion of Senator Funston, HB 1413 was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, HB 1413 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1413 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Butler, Capps, Cate, Dawson, Funston, Garrett, Grantham, Graves, Ham, Helm, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—37.

Nay: Boatner, Crow, Hamilton and Schuelein.—4.

Excused: Dahl, Field, Holden, Howard, Porter, Stipe and Young.—7.

The bill passed.

Senator Schuelein desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 38. Nay: 3. Excused: 7.

The emergency passed.

HB 1413 was ordered withheld pursuant to Rule 19(f).

MESSAGE 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 1101, 1106 and 1111 (2nd report).

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1101 was read and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1101, entitled:

(Budget Office — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the House accept Engrossed Senate Amendments No. 1, 2, 3 and 4.

2. That the following Conference Committee Amendments be adopted:

(a) Page 2, Line 24, by deleting the words and figures "Twenty-five Thousand Seven Hundred Dollars (\$25,700.00)" and inserting in lieu thereof the words and figures "Thirty Thousand Dollars (\$30,000.00)".

(b) Restore the title to read as follows:

"An Act relating to the Division of the Budget and making appropriations thereto; stating the purposes; fixing the salary of the Director of State Finance; authorizing the Director of State Finance to appoint and fix the duties and compensation of personnel; limiting number of employees; providing for payment of expenses of the Board on Legislative Compensation; providing lapse date; making provisions of this act severable; and declaring an emergency."

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Bernard, Bradley, Draper, Elder, Ervin, Ford, Murphy, Payne, Matheson, Rogers, Sparkman and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Grantham, Hamilton, Lane, Howell, Lamb, Murphy, Schuelein, Smith, Wadley, Terrill and York.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1106 was read and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1106, entitled:

(Oklahoma Teachers' Retirement — Emergency.)

together with Engrossed Senate Amendment thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendment No. 1.

2. That the following Conference Committee Amendments be adopted:

(a) Restore the title to read as follows:

"An Act relating to the Oklahoma Teachers' Retirement System; making an appropriation thereto; stating the purpose; providing for allocation and transfer of funds; providing for salary of the executive secretary and limiting number of employees; providing prohibitions and restrictions on the use of federal revenue sharing funds; making appropriation non-fiscal; providing severability; and declaring an emergency."

(b) Page 2, Section 1, Line 6-7, by deleting the words and figures "Four Million Six Hundred Thousand Dollars (\$4,600,000.00)" and inserting in lieu thereof the words and figures "Four Million Dollars (\$4,000,000.00)".

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Duke, Bernard, Bradley, Draper, Elder, Ervin, Ford, Murphy, Payne, Matheson, Rogers, Sparkman and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Grantham, Hamilton, Lane, Howell, Lamb, Murphy, Schuelein, Smith, Wadley, Terrill and York.

2ND CONFERENCE COMMITTEE REPORT

The following Second CCR on HB 1111 was read and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was rereferred Engrossed HB No. 1111, entitled:

(Commission on the Land Office — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendments Nos. 1, 2 and 3.

2. That the following Conference Committee Amendment be adopted:

Restore the Title to read as follows:

"An Act relating to the Commissioners of the Land Office and making an appropriation thereto; stating the purpose; providing for appointment, duties and compensation of necessary employees; providing for the salary of the secretary to the Commissioners and limiting number of employees; providing procedures for expenditure of funds; providing for lapse date; making provisions of this act severable; and declaring an emergency.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Bradley, Draper, Elder, Ervin, Murphy, Payne, Matheson, Rogers, Sparkman and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Grantham, Hamilton, Lane, Howell, Lamb, Murphy, Schuelein, Smith, Wadley and York.

Senator Medearis presiding.

GENERAL ORDER

HB 1493 by Dunn and Bradshaw of the House and Boatner of the Senate was read and considered.

Senator Capps asked to be made a co-author of HB 1493, which was the order.

Senators Grantham and Martin moved to amend HB 1493, Page 1, Line 4, by inserting after the word "include" and before the word "native" the language "but not limited to"; and by inserting after the word "grasses" and before the period the words "and trees", which amendment was declared adopted.

Upon motion of Senator Boatner, HB 1493, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Boatner, HB 1493, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1493 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dawson, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—43.

Excused: Dahl, Field, Holden, Stipe and Young.—5.

The bill and emergency passed.

HB 1493 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SB 279, and naming House Conferees as follows: Representatives Ferrell, Bradshaw and Weichel.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SB 137, and naming House Conferees as follows: Representatives Henry, Bamberger and Draper.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SB 69 and referring said bill to GCCA.

PENDING CONSIDERATION OF CCR

The CCR on HB 1113 was called up for consideration.

The CCR on HB 1113 was adopted upon motion of Senator Crow.

HB 1113, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dawson, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Wolfe and York.—40.

Nay: Inhofe and Watson.—2.

Excused: Dahl, Field, Helm, Holden, Stipe and Young.—6.

The bill and emergency passed.

HB 1113, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on **HB 1115** was called up for consideration.

The CCR on **HB 1115** was adopted upon motion of Senator Crow.

HB 1115, as amended in Conference, was read at length.

On the question of passage of the bill and emergency, the roll call resulted as follows.

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dawson, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and Wolfe.—42.

Excused: Dahl, Field, Holden, Stipe, York and Young.—6.

The bill and emergency passed.

HB 1115, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on **HB 1117** was called up for consideration.

The CCR on **HB 1117** was adopted upon motion of Senator Crow.

HB 1117, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dawson, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and Wolfe.—41.

Excused: Dahl, Field, Holden, Randle, Stipe, York and Young.—7.

The bill passed.

Senator Randle desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 42. Nay: 0. Excused: 6.

The emergency passed.

HB 1117, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on **HB 1118** was called up for consideration.

The CCR on **HB 1118** was adopted upon motion of Senator Crow.

HB 1118, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dawson, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley,

Wadley, Watkins, Watson, Wolfe and York.—42.

Excused: Dahl, Field, Holden, Martin, Stipe and Young.—6.

The bill and emergency passed.

HB 1118, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1123 was called up for consideration.

The CCR on HB 1123 was adopted upon motion of Senator Crow.

HB 1123, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dawson, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Dahl, Field, Holden and Stipe.—4.

The bill and emergency passed.

HB 1123, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1132 was called up for consideration.

The CCR on HB 1132 was adopted upon motion of Senator Crow.

HB 1132, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Boatner, Butler, Capps, Cate, Crow, Dawson, Garrett, Grantham, Graves, Ham, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and Young.—38.

Nay: Birdsong, Hamilton, Porter and Wolfe.—4.

Excused: Dahl, Field, Funston, Holden, Stipe and York.—6.

The bill and emergency passed.

HB 1132, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1112 was called up for consideration.

The CCR on HB 1112 was adopted upon motion of Senator Crow.

HB 1112, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dawson, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Lu-

ton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—42.

Excused: Dahl, Field, Funston, Holden, Stipe and York.—6.

The bill and emergency passed.

HB 1112, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 245, 457 and 470 and SJRs 32, 34 and 35 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

MESSAGE FROM THE GOVERNOR

Advising approval by him, May 13, 1975, of Enrolled SBs 179, 192, 205, 216, 264, 315, 324, 325, 331, 351, 418, 422 and 434.

GENERAL ORDER

HB 1348 by Atkins, et al, of the House and Garrett of the Senate was read and considered.

Senator Funston asked to be made a co-author of HB 1348, which was the order.

Senator Smith moved to amend HB 1348, Page 2, Line 14, by striking all the balance of the sentence after the word "rights", which amendment was declared adopted.

Senators Hamilton and Cate moved to amend HB 1348, Page 10, Line 13, by striking after the word "ill," the brackets and restoring the language.

Senator Cate asked unanimous consent that the foregoing amendment be withdrawn, which was the order.

Senator Smith moved to amend HB 1348, Page 11, Line 15, by inserting after the word "custody" and before the word "pending" the words "pursuant to a court order", which amendment was declared adopted.

Senator Howell moved to amend HB 1348, Page 16, Lines 5, 6, 7 and 8, by striking after the period on Line 5 all language through the word "examination." on Line 8, which amendment was declared adopted.

Senator Smith moved to amend HB 1348, Page 21, Line 11, by placing a period after the word "competence"; by striking the balance of the sentence on Lines 11, 12, 13, 14 and 15; and by adding the following language: "The certificate filed with the District Court Clerk in the original proceedings shall in and of itself constitute a restoration of competency.", which amendment was declared adopted.

Senator Smith moved to amend HB 1348, Page 17, Lines 1 through 12, by restoring all stricken language, which amendment was declared adopted.

Upon motion of Senator Garrett, HB 1348, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Garrett, HB 1348, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1348 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson,

Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howell, Inhofe, Keating, Keller, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—39.

Nay: Hamilton, Lamb, McCune, Schuelein and Young —5.

Excused: Butler, Howard, Porter and Stipe.—4.

The bill and emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Garrett moved that the vote be reconsidered by which HB 1348 passed.

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 55, 58, 59, 63, 70, 71, 74, 75, 85, 93 and 94.

The above numbered Bills as amended in Conference were referred for enrollment.

GENERAL ORDER

HB 1307 by Bennett, et al, of the House and Howell of the Senate was read and considered.

Senator Watkins asked to be made a co-author of HB 1307, which was the order.

Upon motion of Senator Howell, HB 1307, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Howell, HB 1307, as coauthored,

was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1307 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Butler, Howard, Porter, Smith and Stipe.—5.

The bill and emergency passed.

HB 1307 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

HB 1524 by Fitzgibbon of the House and Lane of the Senate was read and considered.

Upon motion of Senator Lane, HB 1524 was advanced to engrossment.

By unanimous consent, upon request of Senator Lane, HB 1524 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1524 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Inhofe, Keating, Keller, Lambert, Lane, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson and York.—35.

Nay: Dawson, Hamilton, Howell, Lamb, Luton, Wolfe and Young.—7.

Excused: Boatner, Butler, Howard, Porter, Stipe and Taliaferro.—6.

The bill passed.

HB 1524 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

HB 1476 by Elder of the House and Cate of the Senate was read and considered.

Upon motion of Senator Cate, HB 1476 was advanced to engrossment.

By unanimous consent, upon request of Senator Cate, HB 1476 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1476 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Ham, Hamilton, Helm, Holden, Howell, Keller, Lamb

Lambert, Lane, Luton, Medearis, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson and York.—33.

Nay: Grantham, Graves, Inhofe, Keating, McCune, Martin, Murphy, Pierce, Wolfe and Young.—10.

Excused: Butler, Howard, Porter, Stipe and Taliaferro.—5.

The bill and emergency passed.

HB 1476 was referred for engrossment.

Senator Wadley presiding.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 337 as coauthored by Representative Monks and SB 358.

The above numbered Bills were referred for enrollment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 43, 50, 145, 296 and 456.

The above numbered Enrolled Bills were referred to the Governor.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HBs 1095, 1103, 1104, 1107 and 1562, requesting Conference and referring said bills to GCCA.

PENDING CONSIDERATION OF CCR

The CCR on SB 100 was called up for consideration.

The CCR on SB 100 was adopted upon motion of Senator York.

Senator Crow moved that the Senate stand adjourned to meet Wednesday, May 14, 1975, due to the fact that he had been advised of severe weather conditions and the need to seek adequate shelter, which motion prevailed.

Senator Martin presiding.

BILLS RELEASED

HBs 1307, 1372, 1413 and 1524 were properly signed and ordered returned to the Honorable House.

Upon motion of Senator Crow, the Senate adjourned at 4:20 p.m. to meet Wednesday, May 14, 1975, at 1:00 p.m.

Seventy-fourth Legislative Day

Wednesday, May 14, 1975

Pursuant to adjournment, the Senate was called to order by Senator Medearis, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Butler, Garrett and Stipe.—3.

Senator Medearis declared a quorum present.

The following prayer was offered by Reverend F. S. Hammons and incorporated into the Journal upon request of Senator Young.

Our great God and Heavenly Father, we stand amazed in Your presence when we think of Your majesty, dominion, power and Your great love to mankind. We would raise the question and ask, "What is man, that Thou art mindful of him?" But we thank You, dear God, that You are mindful of us all. You have told us in Your word that You loved us so much that You gave

us Your only son, and Your son Jesus loved us so much that He gave Himself on an old rugged cross, just to save us from our sins. Lord God, You told us that, while we were yet sinners, Christ died for us. So out of a heart of gratitude we pause to thank You for Your great gift to us. We praise You, we love You, we adore You. We want to just say, "Thank You Jesus."

Lord, You said if we would call upon You, You would show us great and mighty things. We have called and You have answered. We thank You. We have seen wars ended because we have prayed and You answered. We have seen nations changed, and we have seen prisoners set free. O, God, there is nothing too hard for Thee. So we pray for this great nation of ours, that it may always be "The land of the free and the home of the brave." We pray for all of our leaders that they may look to Thee and know that Thou art God and besides Thee, there is no other. May the presence and the power of the spirit of the living God rest and abide upon each of us today, because we ask it in the precious name of Jesus, and for His Glory. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Grantham introduced James W.

Murphree, M.D., Ponca City, as the Doctor of the Day.

Senator Martin introduced his grandson, Shawn Dale Harkins, two months old, to the members of the Senate and asked unanimous consent, which was granted, that young Shawn Dale be named an Honorary Page for this legislative day.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS, as amended:

HB 1321 — Education, Common, as co-authored by Howell.

HB 1401 — Education, Common.

ANNOUNCEMENT

Senator Dahl announced to the members of the Senate that his daughter and son-in-law, Mr. and Mrs. Dennis Stephens, had just become the proud parents of a son, Brady Ellis. The members of the Senate congratulated Senator Dahl on this happy event.

SPECIAL INTRODUCTIONS

Senator Schuelein introduced Carrie Vee Wilson, "Miss Indian Oklahoma", and her mother, Mrs. Charles Banks Wilson, to the members of the Senate and asked unanimous consent, which was granted, that Miss Wilson be granted privileges of the floor to address the Senate. Senator Schuelein presented Miss Wilson with a Citation on behalf of the members of the Senate commending her for this and many other high honors.

PENDING CONSIDERATION OF CCR

SB 100, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Cate, Dahl, Funston, Graves, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watson, Wolfe, York and Young.—32.

Nay: Baldwin, Boatner, Capps, Crow, Dawson, Field, Grantham, Hamilton, Holden, Lane, Taliaferro and Watkins.—12.

Excused: Butler, Garrett, Ham and Stipe.—4.

The bill and emergency passed.

SB 100, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

GENERAL ORDER

HB 1308 by Draper of the House and Funston of the Senate was read and considered.

Upon motion of Senator Funston, **HB 1308** was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, **HB 1308** was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1308 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Butler, Garrett, Ham and Stipe.—4.

The bill and emergency passed.

HB 1308 was ordered withheld pursuant to Rule 19(f).

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 1275, 1302, 1476 and 1493 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1537 by Bennett of the House and Terrill and Funston of the Senate was read and considered.

Upon motion of Senator Terrill, HB 1537 was advanced to engrossment.

By unanimous consent, upon request of Senator Terrill, HB 1537 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1537 was read for the third time at length.

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

Aye: Baldwin, Berrong, Cate, Crow,

Dawson, Field, Funston, Grantham, Holden, Howell, Inhofe, Lambert, Lane, Luton, McCune, Martin, Medearis, Randle, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Wolfe, York and Young.—28.

Nay: Birdsong, Boatner, Capps, Dahl, Graves, Hamilton, Helm, Keating, Keller, Lamb, Murphy, Pierce, Schuelein and Watson.—14.

Excused: Butler, Garrett, Ham, Howard, Porter and Stipe.—6.

The bill passed.

Senators Boatner, Capps, Keating, Murphy and Porter desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 33. Nay: 10. Excused: 5.

The emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Helm moved to reconsider the vote whereby HB 1537 passed.

Senator Cate presiding.

GENERAL ORDER

HB 1491 by Duke, et al, of the House and Martin of the Senate was read and considered.

Senator Lane asked to be made a co-author of HB 1491, which was the order.

Upon motion of Senator Martin, HB 1491, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Martin, HB 1491, as coauthored,

was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1491 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Nay: Pierce.—1.

Excused: Butler, Garrett, Ham, Lambert and Stipe.—5.

The bill and emergency passed.

HB 1491 was ordered withheld pursuant to Rule 19(f).

BILL WITHDRAWN — REREFERRED

Senator Tinsley asked unanimous consent that HB 1445 be withdrawn from the Calendar and rereferred to the Committee on County, State and Federal Government, which was the order.

GENERAL ORDER

HB 1341 by Cowan, et al, of the House and Terrill and Funston of the Senate was read and considered.

Upon motion of Senator Terrill, HB 1341 was advanced to engrossment.

By unanimous consent, upon request of Senator Terrill, HB 1341 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1341 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Capps, Cate, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—41.

Nay: Boatner, Hamilton and McCune.—3.

Excused: Butler, Crow, Garrett and Stipe.—4.

The bill passed.

The Chair announced that Senator Crow be shown voting "no" on HB 1341 as he was in the Chamber during final passage of the bill.

Senator Crow desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 42. Nay: 3. Excused: 3.

The emergency passed.

HB 1341 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

HB 1591 by Morgan of the House and

Dawson of the Senate was read and considered.

Upon motion of Senator Dawson, HB 1591 was advanced to engrossment.

By unanimous consent, upon request of Senator Dawson, HB 1591 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1591 was read for the third time at length.

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

Aye: Capps, Cate, Crow, Dawson, Field, Graves, Ham, Holden, Howard, Howell, Keating, Lambert, Lane, Luton, Martin, Medearis, Murphy, Terrill and York.—19.

Nay: Baldwin, Berrong, Birdsong, Boatner, Dahl, Funston, Grantham, Hamilton, Helm, Inhofe, Keller, Lamb, McCune, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—26.

Excused: Butler, Garrett and Stipe.—3.

The bill failed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Dawson moved that the vote be reconsidered by which HB 1591 failed.

GENERAL ORDER

HB 1342 by Matheson of the House and Funston of the Senate was read and considered.

Upon motion of Senator Funston, HB 1342 was advanced to engrossment.

By unanimous consent, upon request of

Senator Funston, HB 1342 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1342 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Ham, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watson, Wolfe, York and Young.—41.

Nay: Graves, Hamilton and Watkins.—3.

Excused: Butler, Garrett, Holden and Stipe.—4.

The bill and emergency passed.

HB 1342 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1112, 1113, 1115, 1117, 1118, 1123, 1132, 1307, 1372, 1413 and 1524.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1250 by Craighead, et al, of the House and Funston, Dahl and Stipe of the Senate was read and considered.

Senators Cate, Graves, Keating, Keller, Lambert, Lane, Luton, Martin, Randle, Shatwell, Watkins and York asked to be made coauthors of HB 1250, which was the order.

Upon motion of Senator Funston, HB 1250, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, HB 1250, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1250 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Cate, Dahl, Dawson, Field, Funston, Grantham, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—41.

Nay: Baldwin, Capps and Crow.—3.

Excused: Butler, Garrett, Graves and Stipe.—4.

The bill passed.

HB 1250 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 361 and 439 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SBs 55, 58, 59, 63, 70, 71, 74, 75, 85, 93, 94, 337 and 358 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Garrett asked to be shown present, which was the order.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 225 was read as follows and consideration deferred.

Mr. President

Mr. Speaker

The Conference Committee, to which was referred SB 225 by Berrong of the Senate and Abbott of the House, entitled:

An Act relating to schools; *** providing for expiration and renewal of licenses or permits of private schools *** and declaring an emergency.

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend and do recommend to the respective Houses, as follows:

1. That the Senate accepts Engrossed House Amendments No. 1, 2, 3, 4, 6, 7, 8, 9, 10, 11, 12, and 13.

2. That the House recede from Engrossed House Amendment No. 5.

Respectfully submitted

FOR THE SENATE: Berrong, Hamilton and Smith.

FOR THE HOUSE: Abbott, Bamberger and Thornhill.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 279 was read as follows and consideration deferred.

Mr. President
Mr. Speaker

The Conference Committee, to which was referred SB 279 by Dahl, Field, et al, of the Senate and Ferrell, Bradshaw, Thornhill, Kamas, Johnson (Don), Kennedy, Wilson, Weichel, McKee, Robinson, et al, of the House, entitled:

An Act relating to agriculture; providing for definitions; providing for the method of payment *** and declaring an emergency.

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend and do recommend to the respective Houses, as follows:

1. The Senate accepts Engrossed House Amendments No. 1, 2, and 3.

2. That the following Conference Committee Amendments be adopted:

Amendment No. 1. Page 1, Line 15, THE TITLE, by adding the following: "AND PROVIDING AN EFFECTIVE DATE" before the words "AND DECLARING AN EMERGENCY".

Amendment No. 2. Page 3, Line 10½ by adding the following:

"Section 4. Section 3 shall become effective December 31, 1975."

and renumbering Section 4.

Respectfully submitted

FOR THE SENATE: Dahl, Berrong and Grantham.

FOR THE HOUSE: Ferrell, Bradshaw and Weichel.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 55, 58, 59, 63, 70, 74, 337 and 358.

The above numbered Enrolled Bills were referred to the Governor.

GENERAL ORDER

HB 1488 by Rogers, et al, of the House and Crow, Lamb and Terrill of the Senate was read and considered.

Senator Pierce moved to amend HB 1488, Page 6, Lines 15 through 18, by deleting all language on Lines 15, 16, 17 and 18.

Senator Crow moved to table the Pierce amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Garrett, Graves, Ham, Hamilton, Holden, Howell, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Porter, Randle, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins and York.—34.

Nay: Funston, Grantham, Helm, Inhofe, Keating, McCune, Pierce, Schuelein, Watson, Wolfe and Young.—11.

Excused: Butler, Howard and Stipe.—3.

Senator Pierce moved to amend HB 1488, Page 7, Lines 9 and 12, by inserting after the comma on Line 9 the words "and with the licensee's approval," and deleting the word "and" on Line 12.

Senator Luton moved to table the Pierce amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson,

Field, Funston, Garrett, Graves, Ham, Holden, Howard, Howell, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and York.—36.

Nay: Grantham, Hamilton, Helm, Inhofe, Keating, McCune, Murphy, Pierce, Wolfe and Young.—10.

Excused: Butler and Stipe.—2.

Senator Martin moved to amend HB 1488, Page 7, Line 7, by striking the word “distinguishing” and inserting in lieu thereof the words “Social Security”.

Senator Luton moved to table the Martin amendment, which motion to table was declared adopted.

Senator Pierce moved to amend HB 1488, Pages 7 and 8, by deleting all language after the period on Line 18 of Page 7 through Line 4 of Page 8.

Senator Luton moved to table the Pierce amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Capps, Cate, Crow, Dahl, Field, Ham, Holden, Howard, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley and Wolfe.—26.

Nay: Birdsong, Boatner, Dawson, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Howell, Inhofe, Keating, McCune, Murphy, Pierce, Porter, Watkins, Watson, York and Young.—20.

Excused: Butler and Stipe.—2.

Senator Wolfe moved to amend HB 1488, Page 7, Line 18, by adding after the word “safety.” and before the word “It” the following: “Said Department shall also

promulgate an alternative procedure for the sending in of a current photograph to be used on a license for those people who can satisfactorily demonstrate their inability to personally have their pictures taken as provided under this act. Furnishing a photograph as provided herein of a person other than the licensee shall constitute a felony.”, which amendment was declared adopted.

Senator Hamilton moved to amend HB 1488, Page 8, Line 4½, by adding a new Section 3 as follows:

“SECTION 3. The Department of Public Safety shall develop procedures whereby licenses issued under the provisions of this act may be renewed by mail, and a picture may be used for a period of at least four (4) years.”,

and by renumbering subsequent sections.

Senator Smith presiding.

Senator Luton moved, as a substitute motion to the Hamilton amendment, to amend HB 1488, Page 8, Line 4½, by adding a new Section 3 as follows:

“SECTION 3. The Department of Public Safety shall develop procedures whereby licenses may be issued each two (2) years through the tag agent and a new picture shall only be required each four (4) years.”,

and by renumbering subsequent sections.

Senator Hamilton moved to table the Luton substitute amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Berrong, Birdsong, Boatner, Crow, Dawson, Field, Grantham, Ham, Hamilton, Helm, Howell, Inhofe, Keating, McCune, Martin, Medearis, Murphy, Pierce, Porter, Schuelein, Taliaferro, Terrill,

Tinsley, Watkins, Watson, Wolfe and Young.—27.

Nay: Capps, Cate, Dahl, Funston, Garrett, Graves, Holden, Howard, Keller, Lamb, Lambert, Lane, Luton, Randle, Shatwell, Smith, Wadley and York.—18.

Excused: Baldwin, Butler and Stipe.—3.

Senator Hamilton pressed his motion to amend.

Senator Crow moved to table the Hamilton amendment, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Crow, Dahl, Dawson, Funston, Garrett, Graves, Holden, Howard, Lambert, Lane, Luton, Medearis, Randle, Shatwell, Smith and Terrill.—16.

Nay: Berrong, Birdsong, Boatner, Capps, Cate, Field, Grantham, Ham, Hamilton, Helm, Howell, Inhofe, Keating, Keller, Lamb, McCune, Martin, Murphy, Pierce, Porter, Schuelein, Taliaferro, Tinsley, Wadley, Watkins, Watson and Wolfe.—27.

Excused: Baldwin, Butler, Stipe, York and Young.—5.

Senator Hamilton again pressed his motion to amend, which amendment was declared adopted.

Senator McCune presiding.

Senator Grantham moved to amend HB 1488, Page 9, Line 6, by striking after the figure "1" the figure "1976" and inserting in lieu thereof the figure "1977", which amendment was declared adopted.

Upon motion of Senator Crow, HB 1488, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1488, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1488 was read for the third time at length.

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

Aye: Baldwin, Berrong, Capps, Cate, Crow, Dawson, Field, Funston, Garrett, Graves, Ham, Helm, Holden, Howard, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Medearis, Randle, Shatwell, Smith, Terrill, Watson, Wolfe and York.—29.

Nay: Birdsong, Boatner, Dahl, Grantham, Hamilton, Howell, Keating, Martin, Murphy, Pierce, Porter, Schuelein, Taliaferro, Tinsley, Wadley, Watkins and Young.—17.

Excused: Butler and Stipe.—2.

The bill passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Crow moved that the vote be reconsidered by which HB 1488 passed.

BILL WITHDRAWN

President Pro Tempore Howard moved that SB 261 be withdrawn from the Committee on Public and Mental Health and assigned to the Committee on Rules, which motion was declared adopted.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 137 was read as follows and consideration deferred.

Mr. President
Mr. Speaker

The Conference Committee, to which was referred SB 137 by Lane, et al, of the Senate, and Henry, et al, of the House, entitled:

An Act relating to administrative rules; amending 75 O.S. 1971, Section 308; *** and declaring an emergency.

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend and do recommend to the respective Houses, as follows:

1. That the House recede from House Amendment No. 1.

Respectfully submitted

FOR THE SENATE: Lane, Pierce and Lambert.

FOR THE HOUSE: Henry and Bamberger.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 71, 75, 85, 93 and 94.

The above numbered Enrolled Bills were referred to the Governor.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HBs 1014 and 1131, requesting Conference and referring said bills to GCCA.

GENERAL ORDER

HB 1091 by Nance and Bengtson of the House and Terrill of the Senate was read and considered.

Upon motion of Senator Terrill, HB 1091 was advanced to engrossment.

By unanimous consent, upon request of Senator Terrill, HB 1091 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1091 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Butler, Porter and Stipe.—3.

The bill and emergency passed.

HB 1091 was referred for engrossment.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HBs 1014, 1095, 1103, 1104, 1107, 1131 and 1562 was ordered granted, said bills to be referred to GCCA.

GENERAL ORDER

HB 1181 by Campbell and Bamberger of the House and Young of the Senate was read and considered.

Upon motion of Senator Young, HB 1181 was advanced to engrossment.

By unanimous consent, upon request of Senator Young, HB 1181 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1181 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Butler, Crow, Graves, Porter and Stipe.—5.

The bill passed.

HB 1181 was referred for engrossment.

GENERAL ORDER

HB 1256 by Matheson, et al, of the House and Funston of the Senate was read and considered.

Upon motion of Senator Funston, HB 1256 was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, HB 1256 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1256 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dawson, Field, Funston, Garrett, Grantham, Helm, Holden, Howard, Inhofe, Keating, Keller, Lambert, Lane, Luton, McCune, Medearis, Murphy, Pierce, Shatwell, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—33.

Nay: Dahl, Hamilton, Howell, Lamb, Martin, Porter, Randle, Schuelein, Smith and Wadley.—10.

Excused: Butler, Graves, Ham, Stipe and Taliaferro.—5.

The bill passed.

HB 1256 was ordered withheld pursuant to Rule 19(f).

CONFERENCE COMMITTEE REPORT

The following CCR on SB 170 was read as follows and consideration deferred.

Mr. President
Mr. Speaker

The Conference Committee, to which was referred SB 170 by Lambert of the Senate, and Bamberger of the House, entitled:

An Act relating to Municipal Criminal Courts of Record; amending 11 O.S. 1971, Section 808; *** and declaring an emergency.

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend and do recommend to the respective Houses, as follows:

1. That the Senate accept the House Amendments Nos. 1, 2 and 3.

Respectfully submitted

FOR THE SENATE; Lambert, Grantham and Wolfe.

FOR THE HOUSE: Bamberger, Kilpatrick and Frates.

GENERAL ORDER

HB 1549 by Converse of the House and Dahl of the Senate was read and considered.

Upon motion of Senator Dahl, HB 1549 was advanced to engrossment.

By unanimous consent, upon request of Senator Dahl, HB 1549 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1549 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Ham, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Terrill, Tinsley, Watkins, Watson, Wolfe and York.—36.

Nay: Grantham, Hamilton and Young.—3.

Excused: Butler, Cate, Graves, Holden, Martin, Smith, Stipe, Taliaferro and Wadley.—9.

The bill and emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Grantham moved that the vote be reconsidered by which HB 1549 passed.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Crow, HAS to SBs 87 and 90 were rejected and conference requested, said bills to be referred to GCCA.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 56 was read as follows and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 56, entitled:

An Act relating to the Oklahoma State Legislature *** and declaring an emergency.

together with Engrossed House Amendments thereto, 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 the Engrossed House Amendment No. 1.

2. That the following Conference Committee Amendments be adopted:

Amendment No. 1 — Page 2, Line 25, by deleting the figures "\$1,525,263.00" and inserting in lieu thereof the figures "\$1,664,845.00".

Amendment No. 2 — Page 3, Line 2, by deleting the figures "2,265,294.00" and inserting in lieu thereof the figures "2,498,104.00".

Amendment No. 3 — Page 3, Line 2, after the word “thereto” add the following language: “and for the renovation and modification of the House area.”

Amendment No. 4 — Page 3, Line 3, by deleting the figures “\$3,790,557.00” and inserting in lieu thereof the figures “\$4,162,949.00”.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Howell, Lamb, Murphy, Schuelein, Wadley, Luton and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Edmondson, Elder, Ervin, Ford, Murphy, Johnson (Joe), Riggs, Rogers, Sparkman and Townsend.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 57 was read as follows and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations to whom was referred Engrossed SB No. 57, entitled:

(Oklahoma State Legislative Council — Emergency.)

together with Engrossed House Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate accept Engrossed House Amendment No. 1.

2. That the House recede from Engrossed House Amendments No. 2, 3 and 4.

3. That the following Conference Committee Amendments be adopted:

Amendment No. 1 — Page 2, Lines 5 and 6, by deleting the words and figures “Four Hundred Thirty-six Thousand One Hundred Ninety-seven Dollars (\$436,197.00)” and inserting in lieu thereof the words and figures “Six Hundred Twenty-one Thousand One Hundred Ninety-seven Dollars (\$621,197.00)”.

Amendment No. 2 — Page 2, Line 7, by deleting after the word “employees” and before the word “of” the words “and for all necessary operating expenses” and inserting in lieu thereof the words “operating expenses, renovation and all other expenses”.

Amendment No. 3 — Page 3, Line 7½, by inserting a new Section 4 to read as follows:

“SECTION 4. There is hereby appropriated to the State Legislative Council, from any monies in the General Revenue Fund of the State Treasury, for the fiscal year ending June 30, 1976, not otherwise appropriated, the sum of Eighteen Thousand Nine Hundred Fifty Dollars (\$18,950.00), for the purpose of paying the assessment for the National Conference of State Legislators”.

And renumber subsequent Sections accordingly.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Howell, Lamb, Murphy, Schuelein, Lane, Wadley, Luton and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Edmondson, Elder, Ervin, Ford, Murphy, Johnson (Joe), Riggs, Rogers, Sparkman and Townsend.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 92 was read as follows and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 92, entitled:

(Oklahoma Conservation Commission — Emergency.)

together with Engrossed House Amendments thereto, 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 Engrossed House Amendments Nos. 1 and 2.

2. That the following Conference Committee Amendments to Engrossed SB 92 be adopted:

Amendment No. 1 — Page 2, Section 2, Line 12½, by adding a new Section 2 to read as follows:

“SECTION 2. There is hereby appropriated to the Oklahoma Conservation Commission, from any monies in the General Revenue Fund of the State Treasury, for the fiscal year ending June 30, 1975, not otherwise appropriated, the sum of Fifty Thousand Dollars (\$50,000.00), or so much thereof as may be required to accomplish essential improvement of the Central Little River Watershed.”

And renumbering succeeding sections accordingly.

Amendment No. 2 — Page 2, Section 6, Line 35, by adding after the word “by” and

before the word “this” the following words “Section 1 of”.

Amendment No. 3 — Page 3, Section 6, Line 3, by adding the following language: “The appropriation made by Section 2 of this act shall not be subject to fiscal year limitations and shall be available for expenditure and encumbrance purposes for a period of thirty (30) months from the date this act is approved.”

3. Restore the Title to read as follows:

“An Act relating to the Oklahoma Conservation Commission and making appropriations thereto; stating the purposes; providing for the payment of operational expenses by the Oklahoma Conservation Commission; providing for appointment, duties and compensation of employees; designating executive director's maximum salary; limiting number of employees; providing for the payment of district directors; allocating certain funds for watershed field work; allowing for assistance to soil and water conservation districts; providing lapse dates; providing severability; and declaring an emergency.”

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Howell, Lamb, Murphy, Schuelein, Wadley, Lane, Luton and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Edmondson, Elder, Ervin, Ford, Murphy, Johnson (Joe), Riggs, Rogers, Sparkman and Townsend.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 64 was read as follows and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 64, entitled:

An Act relating to the Secretary of the State Election Board *** and declaring an emergency.

together with Engrossed House Amendments thereto, 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 Engrossed House Amendment No. 1.

2. That the following Conference Committee Amendments be adopted;

(a) Amend the title to read as follows:

"An Act relating to the Secretary of the State Election Board and making an appropriation thereto; making an appropriation for special elections; stating the purpose; fixing the salary of the Secretary of the State Election Board; providing for the employment and compensation of necessary personnel; making the appropriations nonfiscal; providing severability; and declaring an emergency."

(b) Page 2, Line 29½, by adding a new Section 2 to read as follows:

"SECTION 2. There is hereby appropriated to the Secretary of the State Election Board, from any monies in the General Revenue Fund of the State Treasury, for the fiscal year ending June 30, 1975, not otherwise appropriated, the sum of Three Hundred Fifty Thousand Dollars (\$350,000.00) for the purpose of paying the necessary expenses of holding statewide special elections".

and renumber subsequent sections accordingly.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Howell, Lamb, Murphy, Schuelein, Wadley, Luton and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Edmondson, Elder, Ervin, Ford, Murphy, Johnson (Joe), Riggs, Rogers, Sparkman and Townsend.

RESOLUTION

Senator Keller introduced the following resolution, consideration of which was deferred for this legislative day:

SCR 34 — By Keller of the Senate and Davis (Don) of the House.

A Concurrent Resolution relating to no-fault automobile insurance; memorializing the United State Senators from the State of Oklahoma to oppose passage of the proposed no-fault automobile insurance legislation; providing for communication to the Congress and President of the United States of the opposition of the Oklahoma State Legislature to the passage of federal no-fault automobile insurance legislation; and directing distribution.

EXECUTIVE SESSION

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator McCune presiding, who made the following announcements:

The Senate, in executive session, and upon motion of Senator Crow, advised and consented to the confirmation of EARL ABERNATHY, Altus, as a member of the

Altus Junior College Board of Regents to serve a 7-year term ending March 24, 1982, and effective upon Senate confirmation. Mr. Abernathy succeeds himself.

The Senate, in executive session, and upon motion of Senator Murphy, advised and consented to the confirmation of MRS. SYLVIA DUNCAN, Stillwater, as a member of the Board of Public Accountancy to serve a 5-year term ending June 30, 1979, and effective upon Senate confirmation. Mrs. Duncan succeeds Willie R. Williams.

The Senate, in executive session, and upon motion of Senator Murphy, advised and consented to the confirmation of WALTER PRICE, Stillwater, as a member of the State Board of Public Affairs to serve a 3-year term ending January 10, 1977, and effective upon Senate confirmation. Mr. Price succeeds Ira Baker.

The Senate, in executive session, and upon motion of Senator Lane, on behalf of Senator Stipe, advised and consented to the confirmation of HAROLD TOAZ, Kiowa, as a member of the Board of Health to serve a 9-year term ending June 30, 1984, and effective upon Senate confirmation. Mr. Toaz succeeds himself.

ANNOUNCEMENT RE SENATE BILLS ON SENATE CALENDAR

Senator Lane announced that at the end of the day on Thursday, May 15, 1975, he would move that all Senate Bills left on the Calendar be sent back to Senate Committees.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SB 132 as coauthored by Green and SB 436.

The above numbered Bills were referred for enrollment.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Thursday, May 15, 1975, at 1:00 p.m., which motion prevailed.

BILLS RELEASED

HBs 1256, 1308, 1341 and 1491 were properly signed and ordered returned to the Honorable House.

HB 1260 was referred for engrossment.

Upon motion of Senator Lane, the Senate adjourned at 5:20 p.m. to meet Thursday, May 15, 1975, at 1:00 p.m.

Seventy-fifth Legislative Day

Thursday, May 15, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—42.

Excused: Baldwin, Howard, Porter, Stipe, Taliaferro and York.—6.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend F. S. Hammons and incorporated into the Journal upon request of Senator Young.

Our loving God and Heavenly Father, we come boldly to the throne of grace where we may obtain mercy and find grace to help in the time of need. We need you every day and every hour, and we thank You for Your presence and for Your power. You have promised us in Your word that You would never leave us nor forsake us, that

You would be with us even to the end of the world. We praise You for it. We are so glad to know that when the storms of life are raging, we can place our hand in the nail scarred hand and know who holds the future.

O how we pray for a mighty outpouring of the Holy Spirit in these last days so the world may know that You are God and that they will turn to You for salvation before they are called to meet You face to face. We thank You, Dear God, for hearing and answering our prayers concerning the ship and her crew just off the coast of Cambodia. Help us always to remember, "that it is not by might, nor by power but by my spirit," saith the Lord.

In these hours of tension in so many parts of the world, we pray that You will guide our President in every move that he makes, keep Your hand upon him, dear Lord, and may he ever be aware of the fact that You are the God who sets up nations and kingdoms, and You are the God who puts them down. Hasten the day, dear Lord, when righteousness shall cover the earth, as the waters cover the seas. Dear Lord, give to these men today wisdom in every decision they must make and we will give You the praise for it all. Because we ask it in Jesus' precious name. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Graves introduced Loretta Miller, R.N., Shawnee, and Deloris Burchett, student nurse, as the Nurses of the Day.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

HB 1313 — Revenue and Taxation.

HB 1387 — Revenue and Taxation, as coauthored by Butler.

HB 1431 — Revenue and Taxation, as coauthored by Smith of the Senate.

DO PASS, as amended:

HB 1225 — Revenue and Taxation, as coauthored by Cleveland of the House and Funston of the Senate.

HB 1245 — Revenue and Taxation, as coauthored by Tinsley.

HB 1247 — Banks and Banking.

CS for HB 1503 — Public and Mental Health, as coauthored by Baldwin.

FIRST READING

The following were introduced and read the first time.

SB 476 — By Wolfe.

An Act relating to public health and safety; amending 63 O.S. 1971, Section 2-501; providing for powers of peace officers under the Uniform Controlled Dangerous Substance Act; and declaring an emergency.

SB 477 — By Luton.

An Act relating to probate procedure; amending 58 O.S. 1971, Section 5; establishing venue for proof of wills and grant of

letters testamentary or of administration; and declaring an emergency.

PENDING SENATE ACTION — RESOLUTION

SCR 34, introduced on Page 919, was called up for consideration.

Senators Inhofe, Smith and Birdsong asked to be made coauthors of **SCR 34**, which was the order.

SCR 34, as coauthored, was read at length as follows, adopted upon motion of Senator Keller and ordered referred for engrossment.

SCR 34 — By Keller, Inhofe, Smith and Birdsong of the Senate and Davis (Don) of the House.

A Concurrent Resolution relating to no-fault automobile insurance; memorializing the United States Senators from the State of Oklahoma to oppose passage of the proposed no-fault automobile insurance legislation; providing for communication to the Congress and President of the United States of the opposition of the Oklahoma State Legislature to the passage of federal no-fault automobile insurance legislation; and directing distribution.

WHEREAS, the United States Senate Commerce Committee has just concluded hearings on the proposed National No-Fault Motor Vehicle Insurance Act, Senate Bill 354; and

WHEREAS, the second largest insurer of automobiles in the United States, Allstate Insurance Company, insuring about nine million (9,000,000) automobiles, presented before the Senate Commerce Committee the only actuarial testimony concerning automobile insurance premium increases based on real world experience of no-fault states, to reliably predict automobile insurance cost increases under the proposed federal no-fault legislation; and

WHEREAS, federal no-fault would increase premiums in forty-five (45) states; and

WHEREAS, federal no-fault would increase automobile insurance premiums in Oklahoma up to thirty-four and four-tenths percent (34.4%); and

WHEREAS, Oklahoma, unlike the more populous states, does not have problems of court congestion; and

WHEREAS, no-fault legislation to solve the problem of the more populous states would needlessly infringe upon the rights of the less populous states such as Oklahoma; and

WHEREAS, Oklahoma has already enacted progressive automobile insurance reform measures such as comparative negligence, by which Oklahomans may be compensated although slightly at fault; and

WHEREAS, the Oklahoma Legislature now has under consideration a no-fault bill, House Bill 1522, aimed toward the needs of Oklahomans; and

WHEREAS, the proposed federal no-fault act would deny to Oklahomans the protection of Sections 6 and 19 of the Bill and Rights of the Oklahoma Constitution, which guarantees "speedy and certain remedy afforded for every wrong and for every injury to person, property, or reputation," and provides that "the right of trial by jury shall be and remain inviolate"; and

WHEREAS, federal no-fault would increase premiums in Oklahoma and deny to Oklahomans the right to enact legislation suited to the needs of Oklahomans; and

WHEREAS, the United States Senators from Oklahoma, duly elected to serve the people of Oklahoma, should vote against

federal no-fault and use their influence to defeat the proposed federal no-fault legislation, so that automobile insurance premiums in Oklahoma will not be increased and so that Oklahoma may enact legislation according to the needs of Oklahoma; and

WHEREAS, it is desirable that the facts expressed herein be made known to the public and to the United States Senators from Oklahoma, to the Congress, and to the President of the United States.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

THAT the facts and views expressed herein be communicated to the public and to United States Senators Bellmon and Bartlett, and

THAT United States Senators Bellmon and Bartlett be requested to oppose and use their influence against passage of the proposed federal no-fault legislation, and

THAT duly authenticated copies of this Resolution be prepared and forwarded to both United States Senators from the State of Oklahoma, to the President Pro Tempore of the Senate and the Speaker of the House of Representatives of the Congress of the United States, and to the President of the United States.

PENDING CONSIDERATION OF CCR

The CCR on SB 225 was called up for consideration.

The CCR on SB 225 was adopted upon motion of Senator Berrong.

SB 225, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—42.

Excused: Baldwin, Howard, Porter, Stipe, Taliaferro and York.—6.

The bill and emergency passed.

SB 225, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF HAS

HAs to SB 463 were called up for consideration.

Upon motion of Senator Capps, the Senate concurred in HAs to SB 463.

SB 463, as amended by the Honorable House, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—39.

Nay: Hamilton, Helm and Pierce.—3.

Excused: Baldwin, Howard, Porter, Stipe, Taliaferro and York.—6.

The bill and emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

DECLARATION OF VOTE

Senator Graves asked that the record show had he been present at the time of Third Reading and final passage of HBs 1181, 1250, 1256 and 1549 he would have voted AYE on the bills, which was the order.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Cate, HAs to SB 189 were rejected and conference requested, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Cate, Lane and Holden.

MOTION TO RECONSIDER VOTE

Senator Garrett asked for consideration of his motion to reconsider the vote whereby HB 1348 passed, which motion was tabled upon motion of Senator Lane.

HB 1348 was referred for engrossment.

President Pro Tempore Howard asked to be shown present, which was the order.

GENERAL ORDER

HB 1567 by Elder of the House and Grantham of the Senate was read and considered.

Senator Cate presiding.

Upon motion of Senator Grantham, HB 1567 was advanced to engrossment.

By unanimous consent, upon request of

Senator Grantham, HB 1567 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1567 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—42.

Nay: Helm.—1.

Excused: Baldwin, Porter, Stipe, Taliaferro and York.—5.

The bill and emergency passed.

HB 1567 was ordered withheld pursuant to Rule 19(f).

Senator York asked to be shown present, which was the order.

GENERAL ORDER

SB 276 by Garrett of the Senate and Hood of the House was read and considered.

Upon motion of Senator Garrett, SB 276 was advanced to engrossment.

By unanimous consent, upon request of Senator Garrett, SB 276 was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 276 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Baldwin, Porter, Stipe and Taliaferro.—4.

The bill and emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Lamb moved that the vote be reconsidered whereby SB 276 passed.

GENERAL ORDER

SB 212 by Funston of the Senate and Henry of the House was read and considered.

Senator Ham asked to be made a co-author of SB 212, which was the order.

Upon motion of Senator Funston, SB 212, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, SB 212, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 212 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Baldwin, Porter, Stipe and Taliaferro.—4.

The bill and emergency passed.

SB 212 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 1091, 1181, 1250, 1260 and 1342 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SBs 132 and 436 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1256, 1308, 1341 and 1491.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1484 by Townsend of the House and

Dahl of the Senate was read and considered.

Upon motion of Senator Dahl, HB 1484 was advanced to engrossment.

By unanimous consent, upon request of Senator Dahl, HB 1484 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1484 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Baldwin, Howard, Porter, Stipe and Taliaferro.—5.

The bill passed.

HB 1484 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

HB 1185 by Henry of the House and Graves of the Senate was read and considered.

Upon motion of Senator Graves, HB 1185 was advanced to engrossment.

By unanimous consent, upon request of Senator Graves, HB 1185 was considered engrossed and placed on third reading and final passage.

Senator Graves asked unanimous consent, which was granted, that further consideration of **HB 1185** be deferred for this legislative day.

MOTION TO RECONSIDER VOTE

Senator Grantham asked for consideration of his motion to reconsider the vote whereby **HB 1549** passed, which motion was declared adopted upon roll call as follows:

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Baldwin, Howard, Porter, Stipe and Taliaferro.—5.

THIRD READING

Senator Grantham asked unanimous consent to reconsider the vote whereby **HB 1549** was considered engrossed and placed on third reading and final passage, which was the order.

Senator Grantham asked unanimous consent to reconsider the vote whereby **HB 1549** was advanced to engrossment, which was the order.

Senator Porter asked to be shown present, which was the order.

GENERAL ORDER

Senator Grantham moved to amend **HB 1549**, Page 4, Line 14, by striking after the figure "2" and before the word "who" the word "Individuals" and insert in lieu thereof the word "Agents", which amendment was declared adopted.

Senator Grantham moved to amend **HB 1549**, Page 4, Line 15, by adding after "1975" and before the word "shall", the following: "but have returned such unused or spoiled licenses prior to adoption of this act," which amendment was declared adopted.

Upon motion of Senator Dahl, **HB 1549**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Dahl, **HB 1549**, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1549 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Watkins, Watson, Wolfe and York.—43.

Excused: Baldwin, Stipe, Taliaferro, Wadley and Young.—5.

The bill and emergency passed.

HB 1549 was referred for engrossment.

GENERAL ORDER

HB 1015 by Elder of the House and Grantham of the Senate was read and considered.

Senator Birdsong asked to be made a co-author of **HB 1015**, which was the order.

Upon motion of Senator Grantham, **HB 1015**, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, **HB 1015**, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1015 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—41.

Nay: Crow and Hamilton.—2.

Excused: Baldwin, Ham, Howard, Stipe and Taliaferro.—5.

The bill and emergency passed.

HB 1015 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 47, 377 and 468**, as amended and **SBs 105 and 426**, as amended and coauthored.

HOUSE AMENDMENTS

HAs to SB 47 were read as follows and consideration deferred.

Amendment No. 1. Amend Page 2, Section 1, by restoring the stricken language on Lines 5 and 6, and deleting all new language in Section 1, and on Line 14, after the word "charge" add the following words: "except vehicle related felonies".

HOUSE AMENDMENTS

HAs to SB 105 were read as follows and consideration deferred.

Authors: Add the following coauthors: **EDMONDSON** and **MATHESON** of the House.

Amendment No. 1. Amend Page 2, Line 4, by striking the words "a state institution of higher education" and adding in lieu thereof the words "an institution of higher learning or program of training or instruction approved by the Department of Corrections".

Amendment No. 2. Amend Page 2, Lines 8 and 9, by striking the words "a state supported institution of higher learning" and adding in lieu thereof the words "an institution of higher learning or program of training or instruction approved by the Department of Corrections".

Amendment No. 3. Amend Page 2, Line 28, after the word "at" insert "seventy-five percent (75%) of".

Amendment No. 4. Amend Page 3, Lines 1 and 2, after the word "the" and before the word "scholarship" insert the words "full-time educational leave" and after the word "scholarship" strike the words "for the purpose of working towards an associate or Baccalaureate degree only" and substitute the following: "in a degree program relating to the employee's position".

Amendment No. 5. Amend Page 3, Lines 8 and 9, by striking the words "a state institution of higher learning" and adding in lieu thereof the words "an institution of

higher learning or program of training or instruction approved by the Department of Corrections”.

Amendment No. 6. Amend Page 3, Lines 10 and 11, by replacing the word “The” on Line 10, with the word “Any” and after the word “employee” and before the word “shall” insert the words “given a full-time educational leave scholarship” and on Line 11 after the word “load” add the following: “and shall be prohibited from accepting other employment except for weekend and vacation periods during the leave”.

Amendment No. 7. Amend Page 3, Line 15, after the word “a” and before the word “scholarship” insert the words “full-time educational leave” and after the word “scholarship” strike the word “granted”.

Amendment No. 8. Amend Page 3, Line 18, after the word “period” and before the word “of” insert the words “of time” and strike the words and figures “of five (5) years” and insert in lieu thereof the following: “three (3) times the amount of leave time granted”.

Amendment No. 9. Amend Page 3, Line 19, after the word “the” and before the word “period” strike the words “five-year” and add in lieu thereof the word “contract”.

Amendment No. 10. Amend Page 3, Line 21, after the word “behalf” and before the word “on” insert the words “not including salary”.

Amendment No. 11. Amend Page 3, Lines 25 through 30, by striking the entire SECTION 7 and renumbering subsequent Sections to conform.

Amendment No. 12. Amend Page 4, Line 2, after the word “of” strike the words and figures “Twenty-five Thousand Dollars (\$25,000.00)” and insert in lieu thereof the

words and figures “Forty-two Thousand Five Hundred Dollars (\$42,500.00)”.

Amendment No. 13. Amend Page 4, Line 3, after the word “of” and before the word “tuition” insert the word “salary”.

Amendment No. 14. Amend Page 4, Line 8, by adding at the end of Section 9, after the period the following: “Provided further that the Department is authorized to employ replacement personnel during the absence on educational leave of any employees.”

Amendment No. 15. Amend Page 4, Line 14, by striking the number “8” and insert in lieu thereof the number “7”.

HOUSE AMENDMENTS

HAs to SB 377 were read as follows and consideration deferred.

Amendment No. 1. Amend Page 2, Line 9, after the word “receive” strike “the sum of” and insert in lieu thereof “fees as set forth in Title 28 O.S. 1971, Section 32”.

Amendment No. 2. Amend Page 2, Line 10, by striking the words and figures “Twenty-five Dollars (\$25.00) for each plat recorded”.

Amendment No. 3. Amend Page 2, Line 11, between the words “survey” and “be” strike the word “to” and insert the word “shall” and after the word “by” strike the word “him” and insert the words “the county clerk of the county wherein the property is situated”.

Amendment No. 4. Amend Page 2, Line 15, between the words “inches” and “and” insert “or shall be a size that can be properly and conveniently folded to said dimensions”.

Amendment No. 5. Amend Page 2, Lines 16 and 17, after the word “shall” strike the

following: "be twenty-one (21) inches by thirty-three (33) inches with" and insert the word "have".

HOUSE AMENDMENTS

HAs to SB 426 were read as follows and consideration deferred.

Authors: Add the following coauthors: **ELDER, PETERSON** and **GREEN** of the House.

Amendment No. 1. Amend Page 2, Line 2 by adding after the word "SECTION 1." and before the word "A" an "A."

Amendment No. 2. Amend Page 2, Line 7½, by adding the following new language:

"B. The fact that the district attorney omits to provide a defense under subsection A shall not be admissible in any such civil suit and any mention of such fact shall be deemed grounds for mistrial."

HOUSE AMENDMENTS

HAs to SB 468 were read as follows and consideration deferred.

Amendment No. 1. Restore Title to read as follows:

"An Act relating to the Bureau of Narcotics and Dangerous Drugs Control and making appropriations thereto; stating the purposes; providing for duties and compensation of employees; providing for expenditure of appropriation for the purpose of obtaining federal grants or assistance; providing lapse date; providing for severability; and declaring an emergency."

Amendment No. 2. Amend Page 2, Line 1, by striking the Enacting Clause.

GENERAL ORDER

HB 1026 by Draper of the House and

Funston of the Senate was read and considered.

Upon motion of Senator **Funston**, **HB 1026** was advanced to engrossment.

By unanimous consent, upon request of Senator **Funston**, **HB 1026** was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1026 was read for the third time at length.

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

Aye: **Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe** and **York**.—42.

Excused: **Baldwin, Ham, Howard, Stipe, Taliaferro** and **Young**.—6.

The bill and emergency passed.

HB 1026 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

HB 1076 by **Campbell**, et al, of the House and **McCune** of the Senate was read and considered.

Senators **Lamb** and **Capps** asked to be made coauthors of **HB 1076**, which was the order.

Upon motion of Senator **McCune**, **HB**

1076, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator McCune, HB 1076, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator Luton presiding.

HB 1076 was read for the third time at length.

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

Aye: Berrong, Birdsong, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Porter, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—39.

Nay: Boatner, Dawson, Murphy and Pierce.—4.

Excused: Baldwin, Ham, Randle, Stipe and Taliaferro.—5.

The bill and emergency passed.

HB 1076 was referred for engrossment.

MESSAGE 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 1093, 1094, 1116, 1119, 1122, 1124, 1125 and 1130.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1093 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1093, entitled:

(Oklahoma State Sanatorium — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendment No. 1.

2. That the attached Conference Committee Substitute be adopted.

(Pursuant to Rule 10(b), copies of the CCS for HB 1093 were distributed to all Senators)

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Edmondson, Elder, Ervin, Ford, Murphy, Johnson (Joe), Riggs, Rogers, Sparkman and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Howell, Lamb, Murphy, Schuelein, Lane, Wadley, Luton and York.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1094 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1094, entitled:

(Attorney General — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendments No. 1, 2, 3, 4 and 5.

2. That the following Conference Committee Amendments be adopted:

Amendment No. 1 — Restore the title to read as follows:

“An Act relating to the Office of the Attorney General and making an appropriation thereto; reappropriating certain funds; stating the purpose; authorizing use of all funds appropriated for federal matching purpose; providing for appointment, duties, compensation and number of employees; providing lapse date; making provisions of this act severable; and declaring an emergency.”

Amendment No. 2 — Page 2, Lines 5 and 6, by deleting the words and figures “Six Hundred Seventy-nine Thousand Three Hundred Thirty-two Dollars (\$679,332.00)” and inserting in lieu thereof the words and figures “Seven Hundred Forty-five Thousand Dollars (\$745,000.00)”.

Amendment No. 3 — Page 2, Line 9, by deleting all of Section 2 and renumbering old Section 3 to be new Section 2.

Amendment No. 4 — Page 2, Line 28, by deleting all of Section 4 and renumbering old Section 5 to be new Section 3 and renumbering subsequent sections accordingly.

Amendment No. 5 — Page 3, Line 9, by deleting after the word “General” the following language: “and the Office of the

Commissioner of Narcotics and Dangerous Drugs Control,”.

Amendment No. 6 — Page 3, Line 10, by deleting the words and figures “fifty-six (56)” and inserting in lieu thereof the words and figures “fifty-four (54)”.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Edmondson, Elder, Ervin, Ford, Murphy, Johnson (Joe), Riggs, Rogers, Sparkman and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Howell, Lamb, Murphy, Schuelein, Lane, Wadley, Luton and York.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1116 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1116, entitled:

(Human Rights Commission — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the House accept Engrossed Senate Amendment No. 1.

2. That the following Conference Committee Amendment to Engrossed House Bill No. 1116 be adopted:

(a) Restore the title to read as follows:

"An Act relating to the Oklahoma Human Rights Commission and making an appropriation thereto; stating the purpose; providing for the appointment, duties and compensation of personnel; designating maximum salary for the director; limiting the number of full-time-equivalent employees; amending 74 O.S. 1971, Section 952, as amended by Section 3, Chapter 307, O.S.L. 1974 (74 O.S. Supp. 1974, Section 952); providing lapse date; making provisions of this act severable; and declaring an emergency."

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Edmondson, Elder, Ervin, Ford, Murphy, Johnson (Joe), Riggs, Rogers, Sparkman and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Howell, Lamb, Murphy, Schuelein, Lane, Wadley, Luton and York.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1119 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1119, entitled:

(Department of Veterans Affairs and Centers — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendment No. 1.

2. That the House accept Engrossed House Amendment No. 2.

3. That the following Conference Committee Amendment be adopted:

(a) Restore the title to read:

"An Act relating to the Oklahoma Department of Veterans Affairs, the Oklahoma Veterans Center, Ardmore, Oklahoma, the Oklahoma Veterans Center, Sulphur, Oklahoma, the Oklahoma Veterans Center, Clinton, Oklahoma, and the Oklahoma War Veterans Commission and making appropriations thereto; stating the purposes; providing for the transfer of funds; providing for the appointment and compensation of employees; fixing the salaries of the Director of the Department of Veterans Affairs and the Managers of the Veterans Centers; limiting the average number of full-time-equivalent employees; appropriating funds for contracting with the Department of Mental Health for services rendered veterans; appropriating funds for capital expenditures; prescribing methods of aiding destitute minor dependents; reappropriating certain funds; providing for lapse dates; providing severability; and declaring an emergency."

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Edmondson, Elder, Ervin, Ford, Murphy, Johnson (Joe), Riggs, Rogers, Sparkman and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Howell, Lamb, Murphy, Schuelein, Lane, Wadley, Luton and York.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1122 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed **HB No. 1122**, entitled:

(Oklahoma Aeronautics Commission — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendment No. 1.

2. That the following Conference Committee Amendments to Engrossed **HB 1122** be adopted:

Amendment No. 1 — Page 2, Section 3, Line 27½, by adding a new Section 4 to read as follows:

“SECTION 4. The amount of Ninety-one Thousand Seven Hundred Dollars (\$91,700.00) originally appropriated by Section 17, Chapter 210, Oklahoma Session Laws 1973, to the Oklahoma Aeronautics Commission, from the General Revenue Fund of the State Treasury for the fiscal year ending June 30, 1974, to provide the state's share of the cost for construction of an airstrip, lighting, safety markers, beacon and other essential facilities at the Western Hills Lodge, is hereby continued and reappropriated in the original amount, as adjusted by transfer, less the amounts that have been expended upon the date this act becomes effective.”

and renumber succeeding sections accordingly.

Amendment No. 2 — Page 2, Section 4, Line 28, by adding after the word “by” and

before the word “this” the following language: “Section 1 of”.

Amendment No. 3 — Page 2, Section 4, Line 32, by adding after the period (.) the following language: “The appropriation made by Section 4 of this act shall not be subject to fiscal year limitations and shall be available for encumbrance and expenditure purposes for a period of thirty (30) months from the date this act is approved.”

3. Restore the Title to read as follows:

“An Act relating to the Oklahoma Aeronautics Commission and making an appropriation thereto; stating the purpose; providing for appointment, duties and compensation of employees; designating the Director's maximum salary; limiting the number of employees; reappropriating certain funds and stating the purpose; providing lapse dates; providing severability; and declaring an emergency.”

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Edmondson, Elder, Ervin, Ford, Murphy, Johnson (Joe), Riggs, Rogers, Sparkman and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Howell, Lamb, Murphy, Schuelein, Lane, Wadley, Luton and York.

CONFERENCE COMMITTEE REPORT

The following CCR on **HB 1124** was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed **HB No. 1124**, entitled:

(Appropriation for Banking Department — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendment No. 1.

2. That the following Conference Committee Amendment to Engrossed HB 1124 be adopted:

Restore the Title to read as follows:

"An Act relating to the Office of the Banking Department and making an appropriation thereto; stating the purpose; providing for appointment, duties and compensation of employees; designating Bank Commissioner's and Deputy Bank Commissioner's salary; limiting number of employees; providing for per diem of Banking Board Members and Savings and Loan Board Members; providing lapse date; providing severability; and declaring an emergency.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Barnard, Bradley, Edmondson, Elder, Ervin, Ford, Murphy, Johnson (Joe), Riggs, Rogers, Sparkman and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Boatner, Cate, Hamilton, Holden, Howell, Lamb, Murphy, Schuelein, Lane, Wadley, Luton and York.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1125 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1125, entitled:

(Commission on Consumer Affairs — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendment No. 1.

2. That the following Conference Committee Amendments to Engrossed HB 1125 be adopted:

Amendment No. 1 — Page 2, Section 1, Lines 5 and 6, by deleting the words and figures "Two Hundred Fifty-seven Thousand Four Hundred Eighty-six Dollars (\$257,486.00)" and substituting in lieu thereof the words and figures "Two Hundred Sixty-seven Thousand Four Hundred Eighty-six Dollars (\$267,486.00)".

Amendment No. 2 — Page 2, Line 20½, by adding a new Section 3 to read as follows:

"SECTION 3. The Commission on Consumer Affairs shall be, upon the effective date of this act, responsible for the maintenance and operation of the Government Straight Line Communication Service. The purpose of said service being to assist the people of the State of Oklahoma with any problems concerning their state government, including referrals to the proper department, accepting complaints regarding state provided services, providing information, and providing a method through which citizens may present their views to state officials."

and renumbering succeeding sections accordingly.

3. Restore the Title to read as follows:

"An act relating to the Commission on Consumer Affairs and making an appropriation thereto; stating the purpose; providing for the appointment, duties and compensation of personnel; designating the administrator's maximum salary, limiting the number of employees; assigning responsibility for maintenance and operation of the Government Straight Line Communication Service; providing lapse date; making provisions of this act severable; and declaring an emergency."

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Edmondson, Elder, Ervin, Ford, Murphy, Johnson (Joe), Riggs, Rogers, Sparkman and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Boatner, Cate, Hamilton, Holden, Howell, Lamb, Murphy, Schuelein, Lane, Wadley, Luton and York.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1130 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1130, entitled:

(State Mining Board — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendment No. 1.

2. Restore the title to read as follows:

"An Act relating to the State Mining Board and making an appropriation thereto; stating the purpose; providing for lapse date; providing severability; and declaring an emergency."

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Edmondson, Elder, Ervin, Ford, Murphy, Johnson (Joe), Riggs, Rogers, Sparkman and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Howell, Lamb, Murphy, Schuelein, Lane, Wadley, Luton and York.

GENERAL ORDER

SB 441 by Dawson and Watson was read and considered.

Senator Porter asked to be made a co-author of SB 441, which was the order.

Senator Smith moved that SB 441 be referred to the Rules Committee with instructions that the measure be returned to the General Order Calendar of the Second Session of the 35th Legislature on the first day of said Second Session without change or amendment.

Senator Crow asked unanimous consent to amend the Smith motion by adding the words "with amendments attached" after the words "Rules Committee", which was the order.

Senator Hamilton moved that the Smith motion be laid over until the Floor Leader moves to send Senate Bills on General Order back to committee.

**MOTION RE SENATE BILLS
ON SENATE CALENDAR**

Senator Lane moved that all Senate Bills

on General Order except SBs 135, 153, 234 and 441 be returned to the committee of origin.

Senator Dawson moved, as an in lieu motion, that all Senate Bills now on General Order shall remain thereon and be referred to only by bill number and author name and not rereferred back to committee.

Senator Howell moved to table the Dawson in lieu motion, which motion to table was declared adopted.

Senator Lane pressed his motion, which motion was declared adopted.

The following bills were rereferred to the Committees indicated:

- SB 224 — Revenue and Taxation.
- SB 236 — Judiciary.
- SB 281 — Agriculture.
- SB 295 — Judiciary.
- SB 298 — Public and Mental Health.
- SB 303 — Judiciary.
- SB 314 — Business, Industry and Labor Relations.
- SB 322 — County, State and Federal Government.
- SB 333 — Municipal Government.
- SB 363 — Criminal Jurisprudence.
- SB 386 — Criminal Jurisprudence.
- SB 389 — Social Welfare.
- SB 390 — Social Welfare.
- SB 400 — Social Welfare.
- SB 401 — Social Welfare.
- SB 413 — Criminal Jurisprudence.
- SB 414 — Criminal Jurisprudence.
- SB 440 — Banks and Banking.
- SB 446 — Criminal Jurisprudence.
- SB 460 — Judiciary.
- SB 461 — Criminal Jurisprudence.
- SB 466 — Municipal Government.

GENERAL ORDER

SB 441 was considered further.

Senator Smith pressed his motion, as

amended, to commit SB 441 to the Rules Committee, which motion was declared failed of adoption upon roll call as follows:

Aye: Birdsong, Boatner, Butler, Cate, Crow, Dahl, Field, Garrett, Ham, Holden, Howell, Keller, Lane, Luton, Murphy, Randle, Schuelein, Shatwell, Smith, Wadley and York.—21.

Nay: Berrong, Capps, Dawson, Funston, Grantham, Graves, Hamilton, Helm, Howard, Inhofe, Keating, Lamb, Lambert, McCune, Martin, Pierce, Porter, Terrill, Tinsley, Watkins, Watson, Wolfe and Young.—23.

Excused: Baldwin, Medearis, Stipe and Taliaferro.—4.

Senator Crow presiding.

Senator Dawson moved to amend SB 441, Page 2, Line 1½, by adding a new Section 2 as follows:

“SECTION 2. For the purpose of this act, an optical dispenser is defined as one who tests and repairs eye glasses and interprets written prescriptions and, in accordance therewith, uses optical equipment, devices and appliances to measure, adapt, fit, prepare, dispense, or adjust lenses, spectacles, eye glasses, prisms, tinted lenses, frames or appurtenances thereto, to the human face and human eye for the aid or correction of visual or ocular anomalies of the human eye.”,

and by renumbering all succeeding sections.

Senator Keller moved, as an in lieu amendment to the Dawson amendment, to amend SB 441, Page 6, Line 8, by deleting the words “Section 2” and in lieu thereof inserting the words “Title 59 Oklahoma Statutes, Chapter 24, Section 942”, which amendment was declared adopted.

Senator Keller moved to amend SB 441, Page 2, Lines 2 through 5, by striking all language of Section 2A and inserting in lieu thereof the following:

“SECTION 2. A. A Board of Registration for Optical Dispensers shall supervise the occupation of Optical Dispensing and shall be composed of four physicians specializing in ophthalmology and four licensed optometrists, hereafter known as the ‘Board’.”,

and by further striking all language of Section 2B and inserting in lieu thereof the following:

“B. The Board members shall be appointed by the Governor and confirmed by the State Senate. Appointments shall be made in the following manner: Two members shall be appointed for one (1) year; two members shall be appointed for two (2) years; and four members shall be appointed for three (3) years. Thereafter all appointees shall be appointed for three (3) years. The Governor may remove any member for cause, and is empowered to fill vacancies that may occur from time to time.”,

and by further striking all other language pertaining to the “Department of Health” and the “Optical Dispensers Committee” and substituting therefor the words “Board of Registration of Optical Dispensers” or the word “Board”.

Senator Dawson moved that SB 441 be advanced, which motion was declared failed of adoption upon roll call as follows:

Aye: Dawson, Funston, Grantham, Keating, Martin, Porter, Randle, Terrill, Watson and Wolfe.—10.

Nay: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Field, Garrett, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb,

Lambert, Lane, Luton, McCune, Murphy, Pierce, Schuelein, Shatwell, Smith, Tinsley, Wadley, Watkins, York and Young.—33.

Excused: Baldwin, Dahl, Medearis, Stipe and Taliaferro.—5.

Senator Keller moved that SB 441 be referred to the Committee on Professions and Occupations.

Senator Luton moved to table the Keller motion to commit, which motion to table was declared adopted.

Senator Keller pressed his motion to amend which amendment was declared failed of adoption upon roll call as follows:

Aye: Boatner, Butler, Crow, Field, Graves, Holden, Keller, Luton, Schuelein, Shatwell, Smith, Wadley, York and Young.—14.

Nay: Berrong, Birdsong, Capps, Cate, Dawson, Funston, Garrett, Grantham, Hamilton, Helm, Howell, Inhofe, Keating, Lamb, Lambert, McCune, Martin, Pierce, Porter, Randle, Terrill, Tinsley, Watkins, Watson and Wolfe.—25.

Excused: Baldwin, Dahl, Ham, Howard, Lane, Medearis, Murphy, Stipe and Taliaferro.—9.

Senator Hamilton moved to amend SB 441, Page 2, Lines 7 and 8, by striking after the word “dispensers,” on Line 7 and before the word “resident” on Line 9 all language, which amendment was declared adopted.

Senator Dawson moved to amend SB 441, Page 4, Line 13½, by adding a new Section 3 as follows:

“SECTION 3. An optical dispenser shall not engage in the diagnosis of the diseases of the human eye or attempt to determine the refractive powers of the human eyes,

or test eyes in any way, or in any manner attempt to prescribe for or treat diseases or ailments of human beings. Neither shall an optical dispenser use instruments for the measurement, preparing, fitting, adapting, dispensing or adjusting of contact lenses unless authorized to do so by a physician or optometrist who has prepared a prescription therefor.”,

and by renumbering all succeeding sections.

Senator Dawson asked unanimous consent to withdraw his foregoing amendment, to which request objection was heard.

Senator Cate asked unanimous consent that the Dawson amendment be laid over temporarily, which was the order.

Senator Hamilton moved to amend SB 441, Page 4, Line 18, by striking after the word “complete” and before the word “written” all language, which amendment was declared adopted.

Senator Smith questioned the presence of a quorum. The Presiding Officer ordered the roll call following which he declared a quorum present.

Senator Hamilton moved to amend SB 441, Page 5, Lines 1 and 2, by changing after the word “the” the word “committee” to the words “State Board of Health”, which amendment was declared adopted.

Senator McCune moved to amend SB 441, Page 5, Lines 5, 6 and 7, by striking after the word “character;” on Line 4 and before the figure “5” on Line 8, all language and renumbering the following subsections, which amendment was declared adopted.

Senator Garrett moved to amend SB 441, Page 5, Line 8, by striking after the word “completed” the balance of Line 8 and all

of Lines 9, 10 and 11 and through the word “of” on Line 12.

Senator Dawson moved to return SB 441 to the Committee from which it came together with all amendments with instructions to return it to General Order on the Senate Calendar within 15 days of convening of the Second Session of the 35th Legislature.

Senator Hamilton moved to amend the Dawson motion by striking the instructions that the bill be returned within 15 days.

Senator Graves moved that the bill be advanced.

Senator Lane moved to table the Graves motion to advance, which motion to table was declared adopted.

Senator Dawson moved to table the Hamilton amendment to the Dawson motion, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Dawson, Funston, Grantham, Helm, Inhofe, Keating, Lamb, McCune, Pierce, Porter, Randle, Terrill and Watson.—13.

Nay: Berrong, Birdsong, Boatner, Butler, Cate, Crow, Garrett, Graves, Hamilton, Holden, Howard, Howell, Keller, Lambert, Lane, Luton, Martin, Murphy, Schuelein, Shatwell, Smith, Tinsley, Wadley, Watkins, Wolfe, York and Young.—27.

Excused: Baldwin, Capps, Dahl, Field, Ham, Medearis, Stipe and Taliaferro.—8.

Senator Hamilton pressed his motion to amend the Dawson motion, which amendment was declared adopted.

Senator Dawson pressed his motion to commit, as amended, which motion was declared failed of adoption upon roll call as follows:

Aye: Berrong, Birdsong, Butler, Cate, Dawson, Funston, Garrett, Howell, Inhofe, Keating, Keller, Lamb, Martin, Pierce, Shatwell, Smith, Watkins, Watson, Wolfe and Young.—20.

Nay: Boatner, Crow, Grantham, Graves, Hamilton, Helm, Holden, Howard, Lambert, Lane, Luton, McCune, Murphy, Porter, Randle, Schuelein, Terrill, Tinsley, Wadley and York.—20.

Excused: Baldwin, Capps, Dahl, Field, Ham, Medearis, Stipe and Taliaferro.—8.

Senator Hamilton moved to amend SB 441, as an in lieu amendment to the Garrett amendment, Page 5, Line 10, by adding after the word "Health" a period and by striking the balance of subparagraph 5.

Senator Stipe asked to be shown present, which was the order.

Senator Stipe questioned the presence of a quorum. The Presiding Officer ordered the roll called, following which he declared a quorum present.

Senator Grantham moved that SB 441 be sent to the Rules Committee with amendments attached thereto with instructions to return the bill to the Senate Calendar by the 15th Legislative Day of the Second Session of the 35th Legislature.

Senator Hamilton moved to amend the Grantham motion to commit by striking the instructions that the bill be returned to the Calendar within 15 legislative days.

Senator Howell moved to table the Hamilton amendment to the Grantham motion to commit, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Dawson, Funston, Grantham, Helm, Howell, Inhofe, Lamb, McCune, Pierce, Porter, Stipe, Terrill, Watson and Young.—14.

Nay: Berrong, Birdsong, Boatner, Butler, Cate, Crow, Garrett, Graves, Hamilton, Holden, Howard, Keating, Lambert, Lane, Luton, Martin, Murphy, Randle, Schuelein, Shatwell, Smith, Tinsley, Wadley, Wolfe and York.—25.

Excused: Baldwin, Capps, Dahl, Field, Ham, Keller, Medearis, Taliaferro and Watkins.—9.

Senator Hamilton pressed his motion to amend the Grantham motion to commit, which motion to amend was declared adopted upon roll call as follows:

Aye: Berrong, Boatner, Butler, Cate, Crow, Graves, Hamilton, Holden, Howard, Keating, Lane, Luton, Martin, Murphy, Randle, Schuelein, Shatwell, Smith, Tinsley, Wadley, Wolfe and York.—22.

Nay: Birdsong, Dawson, Funston, Garrett, Grantham, Helm, Howell, Inhofe, Lamb, Lambert, McCune, Pierce, Porter, Stipe, Terrill, Watson and Young.—17.

Excused: Baldwin, Capps, Dahl, Field, Ham, Keller, Medearis, Taliaferro and Watkins.—9.

Senator Grantham pressed his motion to commit, as amended.

Senator Graves moved that the bill be advanced.

Senator Smith moved to table the Graves motion to advance the bill, which motion to table was declared adopted upon roll call as follows:

Aye: Berrong, Boatner, Butler, Cate, Crow, Grantham, Hamilton, Holden, Howard, Inhofe, Keating, Lane, Luton, McCune, Pierce, Schuelein, Shatwell, Smith, Tinsley, Wadley and York.—21.

Nay: Birdsong, Dawson, Funston, Garrett, Graves, Helm, Howell, Lamb, Lam-

bert, Martin, Murphy, Porter, Randle, Stipe, Terrill, Watson, Wolfe and Young—18.

Excused: Baldwin, Capps, Dahl, Field, Ham, Keller, Medearis, Taliaferro and Watkins.—7.

Senator Grantham again pressed his motion to commit, as amended.

Senator Luton moved to table the Grantham motion to commit, as amended, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Birdsong, Boatner, Cate, Crow, Graves, Hamilton, Helm, Holden, Howard, Lambert, Lane, Luton, Murphy, Porter, Randle, Terrill and Tinsley.—17.

Nay: Berrong, Butler, Dawson, Funston, Garrett, Grantham, Howell, Inhofe, Keating, Lamb, McCune, Martin, Pierce, Schuelein, Shatwell, Smith, Stipe, Wadley, Watson, Wolfe, York and Young.—22.

Excused: Baldwin, Capps, Dahl, Field, Ham, Keller, Medearis, Taliaferro and Watkins.—9.

Senator Grantham again pressed his motion to commit, as amended, which motion was declared failed of adoption upon roll call as follows:

Aye: Berrong, Butler, Funston, Garrett, Grantham, Howell, Inhofe, Keating, Lamb, McCune, Martin, Randle, Schuelein, Shatwell, Smith, Wolfe, York and Young.—18.

Nay: Birdsong, Boatner, Cate, Crow, Dawson, Graves, Hamilton, Helm, Holden, Howard, Lambert, Lane, Luton, Murphy, Pierce, Porter, Stipe, Terrill, Tinsley, Wadley and Watson.—21.

Excused: Baldwin, Capps, Dahl, Field, Ham, Keller, Medearis, Taliaferro and Watkins.—9.

President Pro Tempore Howard asked unanimous consent that SB 441 be referred to the Rules Committee without instructions, which was the order.

BILLS WITHDRAWN — REREFERRED

Senator Stipe asked unanimous consent, which was granted, that SB 135 be rereferred to the Committee on Criminal Jurisprudence; that SB 153 be rereferred to the Committee on Business, Industry and Labor Relations; and that SB 234 be rereferred to the Committee on Judiciary.

MESSAGE FROM THE HOUSE

Advising passage of and returning En-grossed SB 309 as coauthored by Henry (Emergency Section stricken by unanimous consent); SB 453; SB 462 as coauthored by Payne, Kardokus, Cotner and Poulos; SB 470; SJR 15 as coauthored by Parris; SJR 18; SJR 20; SJR 30 as coauthored by McKee; SJR 32; SJR 34 and SJR 35.

The above numbered bills and resolutions were referred for enrollment.

MESSAGE FROM THE HOUSE

Advising Conference granted on En-grossed SBs 87 and 90 and referring said bills to GCCA.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 132 and 436.

The above numbered Enrolled Bills were referred to the Governor.

MESSAGE FROM THE HOUSE

Advising passage of and returning En-grossed SB 381, as amended and coauthored.

HOUSE AMENDMENTS

HAs to SB 381 were read as follows and consideration deferred.

Authors: Add the following coauthor: HASTINGS of the House.

Amendment No. 1. Amend Page 2, Line 18, by deleting the words and figures "Two Dollars and fifty cents (\$2.50)" and insert in lieu thereof the words and figures "One Dollar (\$1.00)".

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 212 and SCR 34 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HBs 1015, 1076 and 1549 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

RESOLUTION

Senator York introduced the following resolution, consideration of which was deferred for this legislative day:

SR 25 — By York.

A Resolution memorializing Congress to request the Secretary of Health, Education and Welfare to amend his rules to permit

the states to implement provisions prescribed by Public Law 93-647 of Title 20, the Social Security Act, relative to out of house staff-child ratios of children age three years or less.

MOTION TO RECONSIDER VOTE

Senator Pierce asked unanimous consent, which was granted, that the time be extended until Monday, May 19, 1975, for consideration of his motion to reconsider the vote by which HB 1228 passed.

MESSAGE FROM THE GOVERNOR

This is to advise you that Enrolled Senate Bill 385 became law without the Governor's signature and was filed with the Secretary of State on this day, May 15, 1975.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Monday, May 19, 1975, at 1:00 p.m., which motion prevailed.

BILLS RELEASED

HBs 1026, 1484 and 1567 were properly signed and ordered returned to the Honorable House.

HB 1182 was referred for engrossment.

Upon motion of Senator Lane, the Senate adjourned at 6:15 p.m. to meet Monday, May 19, 1975, at 1:00 p.m.

Seventy-sixth Legislative Day

Monday, May 19, 1975

Pursuant to adjournment, the Senate was called to order by President Pro Tempore Howard.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and Wolfe.—44.

Excused: Howell, Porter, York and Young.—4.

President Pro Tempore Howard declared a quorum present.

The following prayer was offered by Reverend Arthur K. Hunt, Pastor, First Christian Church, Cherokee, and incorporated into the Journal upon request of Senator Berrong.

Almighty God, our Heavenly Father, accept our gratitude for our blessings, our opportunities and our responsibilities that we enjoy in our land.

We hold in awe the direction Thy spirit gives to each of us.

Continue, O God, Thy will for our lives and give to us a self-discipline to accept it and exercise it in our responsibilities and obligations this day.

Give unto us a discernment to recognize justice and equality in the considered judgments of the Oklahoma Senate today.

Let Thy spirit of forgiveness prevail in Thy judgment of our errors. And give us the courage to be forgiving one of another as we live together this day and in the days to come.

This we pray in Jesus' name. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator McCune introduced Diane Mozier, R.N., Oklahoma City, as the Nurse of the Day and Senator Watson introduced Norman Haug, M.D., as the Doctor of the Day.

Senator Berrong introduced Mr. George Hunt, Wellington, Kansas, father of the Chaplain, and asked unanimous consent, which was granted, that Mr. Hunt be granted privileges of the floor.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

HB 1578 — Appropriations and Budget.

DO PASS, as amended:

CS for HB 1040 — Revenue and Taxation.

FIRST READING

The following were introduced and read the first time.

SB 478 — By Capps.

An Act relating to public health and safety; stating purpose; providing for payment of grants to certain governmental entities for use in providing solid waste disposal services; providing for additional special payments; providing for administration of the grants; providing for accounting procedures and annual credits; providing for grant applications; directing codification; providing operative date; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 476 — Public Safety and Penal Affairs and then to Criminal Jurisprudence.

SB 477 — Judiciary.

GENERAL ORDER

HB 1379 by Shotts and Camp of the House and Grantham of the Senate was read and considered.

Senator Hamilton moved to amend **HB 1379**, Page 4, Line 3½, by adding a new Section 5 as follows:

“SECTION 5. This act shall only apply to transactions occurring after the effective date of this act. In order for a public trust to be recognized under this act, the articles of trust, showing the names of the trustees and beneficiaries, shall be filed in the office of the Secretary of State and in the county clerk's office where any real property is owned or controlled by such trust.”,

which amendment was declared adopted.

Upon motion of Senator Grantham, **HB 1379**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, **HB 1379**, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1379 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and Wolfe.—43.

Excused: Howell, Porter, Stipe, York and Young.—5.

The bill passed.

HB 1379 was referred for engrossment.

Senator York asked to be shown present, which was the order.

UNANIMOUS CONSENT REQUEST

Senator Stipe asked unanimous consent that SB 153, rereferred to the Committee on Business, Industry and Labor Relations on page 941, be withdrawn from said Committee and reinstated on the Calendar under the heading of General Order, which was the order.

GENERAL ORDER

HB 1343 by Brunton of the House and Keating and Funston of the Senate was read and considered.

Upon motion of Senator Keating, HB 1343 was advanced to engrossment.

By unanimous consent, upon request of Senator Keating, HB 1343 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1343 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe and York.—43.

Excused: Howell, Murphy, Porter, Wadley and Young.—5.

The bill passed.

Senator Wadley desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 44. Nay: 0. Excused: 4.

The emergency passed.

HB 1343 was ordered withheld pursuant to Rule 19(f).

Senator Howell asked to be shown present, which was the order.

GENERAL ORDER

HB 1460 by Nance of the House and Lamb of the Senate was read and considered.

Upon motion of Senator Lamb, HB 1460 was advanced to engrossment.

By unanimous consent, upon request of Senator Lamb, HB 1460 was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator Watson presiding.

HB 1460 was read for the third time at length.

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

Aye: Baldwin, Berrong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Ham, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—42.

Nay: Birdsong, Graves, Holden and Martin.—4.

Excused: Porter and Young.—2.

The bill passed.

HB 1460 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

HB 1227 by Stephenson, et al, of the House and Tinsley of the Senate was read and considered.

Senator Grantham asked to be made a coauthor of **HB 1227**, which was the order.

Senator Grantham moved to amend **HB 1227**, Page 11, Line 15, by adding after the word "years" and before the word "and" the words "after the effective date of this act", which amendment was declared adopted.

Upon motion of Senator Tinsley, **HB 1227**, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Tinsley, **HB 1227**, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1227 was read for the third time at length.

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

Aye: Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Holden, Keller, Lamb, Lane, Luton, Martin, Murphy, Pierce, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and York.—28.

Nay: Baldwin, Berrong, Birdsong, Cate, Garrett, Hamilton, Helm, Howard, Howell, Inhofe, Keating, McCune, Me-

dearis, Randle, Schuelein, Smith and Wolfe.—17.

Excused: Lambert, Porter and Young.—3.

The bill passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Smith moved to reconsider the vote whereby **HB 1227** passed.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled **HBs 1026, 1484 and 1567**.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on **SB 56** was called up for consideration.

The CCR on **SB 56** was adopted upon motion of Senator Crow.

SB 56, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dawson, Field, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Keating, Keller, Lamb, Lane, Luton, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Wolfe and York.—37.

Nay: Funston, Helm, Inhofe, Lambert, McCune, Pierce, Wadley and Watson.—8.

Excused: Dahl, Porter and Young.—3.

The bill and emergency passed.

SB 56, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 57 was called up for consideration.

The CCR on SB 57 was adopted upon motion of Senator Crow.

SB 57, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—45.

Excused: Porter, Taliaferro and Young.—3.

The bill passed.

Senator Taliaferro desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 46. Nay: 0. Excused: 2.

The emergency passed.

SB 57, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 64 was called up for consideration.

The CCR on SB 64 was adopted upon motion of Senator Crow.

SB 64, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Butler, Capps, Cate, Crow, Dahl, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley, Watkins, Watson and York.—38.

Nay: Boatner, Dawson, Helm, Inhofe, McCune and Wolfe.—6.

Excused: Field, Porter, Tinsley and Young.—4.

The bill and emergency passed.

SB 64, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 92 was called up for consideration.

The CCR on SB 92 was adopted upon motion of Senator Crow.

SB 92, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—46.

Excused: Porter and Young —2.

The bill and emergency passed.

SB 92, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 137 was called up for consideration.

The CCR on SB 137 was adopted upon motion of Senator Lane.

SB 137, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—45.

Nay: Funston.—1.

Excused: Porter and Young.—2.

The bill and emergency passed.

SB 137, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING SENATE ACTION — RESOLUTION

SR 25, introduced on page 942, was called up for consideration.

Senator York asked unanimous consent that all Senators be made coauthors of SR 25, which was the order.

SR 25, was coauthored, was read at length as follows, adopted upon motion of Senator York, and ordered referred for enrollment.

SR 25 — By York, Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.

A Resolution memorializing Congress to request the Secretary of Health, Education and Welfare to amend his rules to permit the states to implement provisions prescribed by Public Law 93-647 of Title 20, the Social Security Act, relative to out of house staff-child ratios of children age three years or less.

WHEREAS, Public Law 93-647 created Title XX and a portion of this law provides for "out of home care" for children; and

WHEREAS, the Secretary of Health, Education and Welfare has been directed by this law to establish staff / child ratios for care provided children under three years of age in the scope of this law; such ratios being established in proposed rules entered in the Federal Register April 14,

1975, with comments to be received by Mr. James S. Dwight, Jr., Administrator, Social and Rehabilitation Service, Department of Health, Education and Welfare, P.O. Box 2382, Washington, D.C., 20013, on or before May 14, 1975, providing for: 1 care giver for each child under six weeks of age; 1 care giver for each 3 children 6 weeks to 18 months of age and 1 care giver for each 4 children ages 18 months through 36 months; and

WHEREAS, the majority of the 50 states and Oklahoma have standards governing such care and Oklahoma standards provide for ratios of: 1 care giver for each 4 children under 10 months of age; 1 care giver for each 6 children 10 months to 2 years of age; 1 care giver for each 8 children to 3 years of age and 1 care giver for each 12 children through 3 years of age; and

WHEREAS, the proposed rules would require greatly increased costs for serving children within the scope of this law, without proven developmental benefits for the cost incurred in low staff to child ratios; and

WHEREAS, certain hospitals have ratios of 1 staff person for 8 new babies and 1 staff person per 5 ill infants; and

WHEREAS, when children reach 5 years of age they face ratios of one teacher to 25-30 children; and

WHEREAS, the cost to private paying parents using centers applying these ratios would be prohibitive and could result in mothers, needing additional family income due to the country's inflationary economy, ceasing working outside the home, further increasing unemployment.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

SECTION 1. THAT Congress be and hereby is memorialized to request the Secretary of Health, Education and Welfare to amend the said rules to allow the states to establish the staff / child ratios as they deem applicable.

SECTION 2. THAT authenticated copies of this Resolution be furnished to the several members of Congress, including the Oklahoma Congressional delegation, and the Secretary of Health, Education and Welfare.

RESOLUTION

Senator Field introduced the following resolution:

SCR 35 — By Field of the Senate and McKee of the House.

A Concurrent Resolution memorializing Congress to speedily adopt a joint resolution urging the Federal Power Commission to apply FPC Order No. 697-A so as to give special preference to the use of natural gas for operating engines to pump irrigation wells; and directing distribution.

WHEREAS, the State of Oklahoma has a vital concern in the use of natural gas for irrigation purposes to produce food, fiber, feed and forage; and

WHEREAS, the potential of a drastic reduction in the production of food, fiber, feed and forage exists in Oklahoma as related to the curtailment of natural gas for agricultural production; and

WHEREAS, curtailment of natural gas supplies to irrigation wells will soon commence pursuant to Federal Power Commission Order No. 697-A, dated December 19, 1974, and many Oklahoma irrigation farmers have already been notified by interstate jurisdictional pipeline companies, to wit: Panhandle Eastern Pipeline Company and Transwestern Pipeline

Company (the latter through distribution by Great Plains Gas Utility Company) of planned curtailment within the very near future; and

WHEREAS, the admitted effect of Federal Power Commission Order No. 697-A is to place irrigation gas users below residential and small commercial users (PRIORITY 1, "P-1") and also below large commercial (PRIORITY 2, "P-2") for curtailment purposes, the obvious result of said Order 697-A, is that irrigation gas farmers (henceforth to be considered in PRIORITY 3 "P-3") are to be curtailed prior to those who use natural gas for such purposes as swimming pools, movie theaters and bowling alleys; that said result shows the need for a realignment of Federal Power Commission curtailment priorities in order to best serve the national interest of the United States and its citizens; and

WHEREAS, said impending curtailment will have a disastrous impact upon the production of agricultural commodities grown and produced in the state of Oklahoma and with a resultant drastic reduction in the distribution of such food supplies for Oklahomans and those elsewhere relying on Oklahoma's agricultural production; and

WHEREAS, the Federal Power Commission in Docket No. CP74-278, by order dated April 28, 1975, granted a special preference to The Farmland Industries, Inc., Hastings, Nebraska, a nitrogen fertilizer plant, for natural gas used in production of anhydrous ammonia on a firm service basis up to a maximum of 16,000 Mct of natural gas per day; and

WHEREAS, the aforesaid farmers of the State of Oklahoma are not presently entitled to such a preference; and

WHEREAS, said farmers are in fact under FPC Order No. 697-A, dated Decem-

ber 19, 1974, relegated to an even lower curtailment priority by said order than heretofore, notwithstanding the absolute necessity of an uninterrupted supply of natural gas for irrigation farming; and

WHEREAS, interruption of natural gas to irrigation wells would be counterproductive to production of food, feed, fiber and forage at a time when the federal government is urging all-out production of these commodities so essential to our nation's livelihood.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. The Oklahoma Congressional Delegation is hereby memorialized to secure the earliest possible passage of a Congressional Joint Resolution urging the Federal Power Commission to order that the use of natural gas for irrigation purposes be classified in a separate and distinct PRIORITY 1 ("P-1") category for curtailment purposes placing said use second only to "residential," (home heating and cooking) or, in the alternative, that irrigation use be considered at least on a basis of non-curtaillability equal to that of "small commercial" presently classified by FPC as PRIORITY ("P-1"); and that said Resolution be passed in time to secure FPC action prior to September 21, 1975 the date on which the postponement of effectiveness of Order No. 697-A will be lifted.

SECTION 2. Copies of this Resolution shall be transmitted to both United States Senators from the State of Oklahoma, and to each member of the United States House of Representatives from the State of Oklahoma.

Senator Field asked unanimous consent, which was granted, that all Senators be made coauthors of SCR 35.

SCR 35, as coauthored, was read at length, adopted upon motion of Senator Field and ordered referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SBs 67 and 83 as amended; and SBs 176, 214, 248, 316, 317, 366 and 371 and SJR 13 as coauthored and amended.

HOUSE AMENDMENTS

HAS to SB 67 were read as follows and consideration deferred.

Amendment No. 1. Amend by striking the Title, Enacting Clause and Entire Bill and substituting the following:

"An Act relating to the Board of Public Affairs; and making an appropriation thereto; amending 74 O.S. 1971, Sections 61, 62, 66 and 71, 81b, as last amended by Section 7, Chapter 229, O.S.L. 1974, and 85.20 (74 O.S. Supp. 1974, Section 81b); providing for the State Board of Public Affairs; providing for its membership, their terms, appointment, salaries and qualifications; providing for the positions of director and assistant director of the Board of Affairs; prohibiting conflicts of interest; prescribing penalties; stating the purpose of appropriations made by this Act; providing for federal audit of revenue sharing funds; providing for storage and confidentiality of information stored in the data processing center operated by the Board of Affairs; prescribing penalties; providing for salaries of members of the Board of Affairs, purchasing director and manager of capitol cafeteria; providing for appointment and compensation of officers and employees; providing lapse date; making certain appropriations non-fiscal; repealing 74 O.S. 1971, Section 62; directing codification; providing for severability; and declaring an emergency.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. 74 O.S. 1971, Section 61, is amended to read as follows:

Section 61. A State Board of Public Affairs is hereby created, consisting of [three (3)] FIVE (5) members, not more than [two (2)] FOUR (4) of whom shall be members of the same political party, each of whom shall be experienced in public affairs and [shall be] a qualified elector of the state. The members of said Board shall be appointed by the Governor, by and with the advice and consent of the Senate; the members of the State Board of Public Affairs as now constituted shall continue to serve until the [members of the State Board of Public Affairs created by this Act are duly appointed, confirmed and qualified] EXPIRATION OF THE TERMS TO WHICH THEY WERE APPOINTED AND SHALL BE MEMBERS OF THE BOARD FOR THEIR SAID TERMS. The Governor shall, after the effective date of this act, appoint [the] TWO (2) members of the State Board of Public Affairs with the term of office of one member to expire on the second Monday of January, [1969] 1979; the term of office of the second member to expire on the second Monday of January, [1970; and the term of office of the third member to expire on the second Monday of January, 1971] 1980. AS THE TERMS OF OFFICE OF THE THREE (3) MEMBERS OF THE PRESENTLY CONSTITUTED BOARD EXPIRE THE GOVERNOR SHALL AT SUCH TIMES APPOINT TO MEMBERSHIP ON THE STATE BOARD OF PUBLIC AFFAIRS A MEMBER ON SAID BOARD FOR A TERM OF OFFICE TO EXPIRE ON THE SECOND MONDAY IN JANUARY, 1981; A MEMBER ON SAID BOARD FOR A TERM OF OFFICE TO EXPIRE ON THE SECOND MONDAY IN JANUARY, 1982; AND A MEMBER ON SAID BOARD FOR A TERM TO EXPIRE IN THE SECOND MONDAY IN

JANUARY, 1983. All succeeding appointments shall be for a term of [three (3)] FIVE (5) years. The Governor shall have power to remove any member of said Board from office whenever, in his opinion, the public interests may be thereby subserved. EXCEPT FOR SALARIES OF THREE (3) MEMBERS OF THE PRESENTLY CONSTITUTED BOARD AS PROVIDED BY LAW, MEMBERS OF THE STATE BOARD OF PUBLIC AFFAIRS SHALL RECEIVE NO COMPENSATION BUT SHALL BE ENTITLED TO RECEIVE A PER DIEM ALLOWANCE, AS PROVIDED BY LAW FOR STATE OFFICERS, IN PERFORMING THEIR OFFICIAL DUTIES, AND MILEAGE FROM AND RETURNS TO THEIR PLACE OF RESIDENCE IN ATTENDING BOARD MEETINGS.

SECTION 2. There are hereby created the offices of Director and Assistant Director of the State Board of Public Affairs. The Director and Assistant Director of the State Board of Public Affairs shall be elected by a majority vote of the entire Board, and serve at the pleasure of the Board. Said Director and Assistant Director shall not be at the time of election, nor shall they have been within the three (3) years immediately preceding, members of the Board of Affairs of this state. The Director and Assistant Director shall not engage in other business for compensation. The Director shall receive a salary, as fixed by a majority vote of the entire Board, of not to exceed Twenty-two Thousand Five Hundred Dollars (\$22,500.00) per annum, payable monthly, together with his actual and necessary expenses incurred in the performance of his official duties. The Director shall be the chief administrative officer of the Department and shall administer said Department in accord with the rules, regulations, policies and guidelines as set down by the State Board of Public Affairs. The Assistant Director shall receive a salary, as fixed by a majority vote of one entire Board, not to

exceed Seventeen Thousand Five Hundred Dollars (\$17,500.00).

SECTION 3. 74 O.S. 1971, Section 66, is amended to read as follows:

Section 66. [The members of said State Board of Public Affairs are, prohibited from engaging in any other business for compensation for their personal services during the time of their service on said Board. And no] NO contract shall be entered into by said Board with any firm or corporation in which any member of said Board THE DIRECTOR OR THE ASSISTANT DIRECTOR CREATED BY THIS ACT shall have any interest or shall be a stockholder, nor with any relative of any member of said Board either by blood or marriage within the third degree.

SECTION 4. 74 O.S. 1971, Section 71, is amended to read as follows:

Section 71. The taking or receiving, either directly or indirectly, by any member of said State Board of Public Affairs, THE DIRECTOR OR THE ASSISTANT DIRECTOR of any rebate, percentage of contract, money or any other thing of value from any person, firm, or corporation offering, bidding for, or in the open market and seeking to make sales to said Board OR DIRECTORS, shall be deemed a felony, and any member of said Board OR DIRECTORS convicted under this section shall be punished by a fine not to exceed Five Thousand Dollars (\$5,000.00) and by imprisonment in the penitentiary not less than five (5) nor more than ten (10) years.

SECTION 5. There is hereby appropriated to the State Board of Public Affairs, from any monies in the General Revenue Fund of the State Treasury, for the fiscal year ending June 30, 1976, not otherwise appropriated, the following amount or so much thereof as may be necessary for the purposes specified to carry out the various activities of the State Board of

Public Affairs, as prescribed by law and directed in the following schedule:

General Office and Administration	\$ 174,590.00
Engineering Division	49,279.00
Maintenance of Capitol Buildings and Grounds	1,129,233.00
Division of Data Processing and Planning	91,500.00
Central Purchasing Division (Including Payment of Surety Bonds)	530,314.00
Capitol Police	429,202.00
Capitol-Medical Center Zoning Commission	35,000.00
Santa Claus Commission	5,000.00
TOTAL	\$2,444,118.00

SECTION 6. There is hereby appropriated to the State Board of Public Affairs, from any monies in the Federal Revenue Sharing Fund of the State Treasury, for the fiscal year ending June 30, 1975, not otherwise appropriated, the sum of Five Hundred Seventy-two Thousand Sixty-three Dollars (\$572,063.00) and from any monies in the Public Building Fund of the State Treasury, for the fiscal year ending June 30, 1976, not otherwise appropriated, the sum of Twenty Thousand One Hundred Sixteen Dollars (\$20,116.00) for the following capital outlay expenditures:

New boiler, Governor's Mansion	\$ 3,500.00
Paint shop, motor pool and landscape building renovation	35,000.00
Water service line, Jim Thorpe Building and Capitol Powerhouse	50,000.00
Replace plumbing and air-conditioning, Capitol Building	30,000.00
Replace steam and condensation lines at the arsenal, motor pool and armory	95,000.00

Remodel Jim Thorpe Building	378,679.00
TOTAL FOR CAPITAL OUTLAY PROJECTS	\$592,179.00

SECTION 7. The final expenditure of Federal Revenue Sharing Funds appropriated by Section 7 of this act will be subject to federal audit for compliance with the provisions of the State and Local Fiscal Assistance Act of 1972 (Public Law 92-512) as follows:

1. Maintain a separate fund and such accounts as may be necessary to permit the tracing of these monies to their final expenditure.

2. Comply with the prevailing wage provisions of the Davis-Bacon Act on any construction project when twenty-five percent (25%) or more of the costs of such project are paid out of Revenue Sharing Funds. Such compliance shall further be required of any contractor or subcontractor paid with such funds.

3. Pay individuals employed in jobs financed in whole or in part out of Revenue Sharing Funds wages not lower than the prevailing rates of pay for persons employed by it in similar public occupations. This provision applies only to an employee or employees who are being paid in whole or in part with Revenue Sharing Funds when twenty-five percent (25%) or more of the aggregate wages paid to all employees in that category are paid from Revenue Sharing Funds.

4. Any program or activity funded in whole or in part with Federal Revenue Sharing Funds shall not exclude from participation therein, deny benefits of, or subject to discrimination any person on the ground of race, color, national origin or sex.

5. Federal Revenue Sharing Funds shall not be used, directly or indirectly, as a

contribution in order to obtain any matching federal funds under any federal program.

SECTION 8. A. The storage of data in the state centralized data processing center operated by the State Board of Public Affairs, identified as confidential and privileged, by a serviced agency or by state statutes shall be accomplished in a manner as to preclude access to such stored information without the express authorization of the serviced agency. The storage of such information in the centralized data processing center operated by the State Board of Public Affairs shall not operate to destroy the provisions of other state statutes pertaining to the safeguard of confidential and privileged information.

B. State Board of Public Affairs employees charged with the custody of confidential and privileged information in the administration of data processing services to other state agencies, or any other person who secured information therefrom, shall neither divulge nor disclose any information obtained except to the serviced agency.

C. Any violation of the provisions of this section shall constitute a misdemeanor, and shall be punishable by a fine not exceeding One Thousand Dollars (\$1,000.00), or by imprisonment in the county jail for a term not exceeding one (1) year, or by both such fine and imprisonment; and the offender shall be removed or dismissed from office.

SECTION 9. 74 O.S. 1971, Section 81b, as last amended by Section 7, Chapter 279, O.S.L. 1974 (74 O.S. Supp. 1974, Section 81b), is amended to read as follows:

Section 81b. The Chairman of the State Board of Public Affairs shall receive a salary of [Eighteen Thousand One Hundred Dollars (\$18,100.00)] TWENTY

THOUSAND DOLLARS (\$20,000.00) per annum, payable monthly. The other two members of the State Board of Public Affairs shall each receive a salary of Sixteen Thousand Three Hundred Dollars (\$16,300.00) per annum, payable monthly. [All necessary expenses actually incurred by the members in the discharge of their duties shall be reimbursed upon approval by said Board of Public Affairs.] MEMBERS SHALL BE REIMBURED FOR THEIR TRAVEL EXPENSES WHILE ON OFFICIAL BUSINESS OF THE BOARD IN ACCORDANCE WITH THE STATE TRAVEL REIMBURSEMENT ACT. The salary of the Chairman of the State Board of Public Affairs and the two members shall be paid from the appropriations made from any funds appropriated to the State Board of Public Affairs.

SECTION 10. 74 O.S. 1971, Section 85.20, is amended to read as follows:

Section 85.20 The salary of the State Purchasing Director shall be established [in accordance with the provisions of] BY THE STATE BOARD OF PUBLIC AFFAIRS NOT TO EXCEED RATES LISTED FOR Grade 40 of the State Personnel Board.

SECTION 11. The State Board of Public Affairs shall appoint and fix the duties and compensation of other officials and employees necessary to perform the duties imposed upon said Board by law, and shall incur other necessary expenses, payable from the appropriations made for such purposes. The average number of full-time-equivalent employees utilized in the total operations of the State Board of Public Affairs shall not exceed two hundred eighty-one (281) during the fiscal year ending June 30, 1976.

SECTION 12. The salary of the manager of the Capitol Cafeteria shall not exceed Sixteen Thousand Five Hundred Dollars (\$16,500.00) per annum, payable monthly,

from the appropriation made in Section 1 of this act.

SECTION 13. The appropriation made by Section 5 of this act shall be subject to fiscal year limitations and may be encumbered through June 30, 1976. Any unexpended funds remaining after November 15, 1976, shall lapse and be transferred to the credit of the proper fund for the then current fiscal year. The appropriation made by Section 6 of this act shall not be subject to fiscal year limitations and shall be available for encumbrance and expenditure purposes for a period of thirty (30) months from the date this act is approved.

SECTION 14. There is hereby appropriated to the State Board of Public Affairs from any monies in the Revolving Fund of the East Central Oklahoma Health and Social Service Center, Ada, Oklahoma, not otherwise needed for the operation and maintenance of said facility, the sum of Thirty Thousand Dollars (\$30,000.00) or so much thereof as may be required to construct a utility building for general storage.

SECTION 15. 74 O.S. 1971, Section 62, is hereby repealed.

SECTION 16. Section 4 of this act shall be codified in the Oklahoma Statutes as Section 118.17 of Title 74, unless there is created a duplication in numbering.

SECTION 17. 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 18. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this act shall take effect and be in full force from and after its passage and approval."

HOUSE AMENDMENTS

HAs to SB 83 were read as follows and consideration deferred.

Amendment No. 1. Amend by striking Title, Enacting Clause and Entire Bill and substituting the following:

"An Act relating to the Oklahoma Crime Commission and making an appropriation thereto; stating the purpose; providing for appointment, duties and compensation of employees within certain limitations; establishing the Oklahoma Crime Commission; stating the purpose; providing for membership and organization of the Commission; providing for standing committees, their membership and organization; providing for an executive committee, the membership and organization; providing for fiscal matters; fixing powers and duties of Commission; providing for Executive Director; fixing powers and duties of director; prohibiting certain political activities; declaring applicability of Administrative Procedures Act within certain limitations; authorizing use of all funds appropriated for federal matching purposes; providing lapse date; repealing Section 6, Chapter 140, O.S.L. 1972 (74 O.S. Supp. 1974, Section 9.6); directing codification; providing operative date; providing for severability; and declaring an emergency.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. There is hereby appropriated to the Oklahoma Crime Commission, from any monies in the General Revenue Fund of the State Treasury, for the fiscal year ending June 30, 1976, not otherwise appropriated, the sum of Three Hundred Eighteen Thousand Nine Hundred Thirty-nine Dollars (\$318,939.00), or so much thereof as may be necessary

for the state's share of federal matching requirements of state, county, city or town projects.

SECTION 2. The Executive Director of the Oklahoma Crime Commission shall appoint and fix the duties and compensation of employees, not otherwise prescribed by law, to carry out the functions of the Commission as provided by law. The number and compensation of officials and employees shall be subject to, and shall not exceed the following schedule. The minimum and maximum amounts listed shall in no way constitute an appropriation but are listed for the purposes of establishing salary ranges only:

TITLE	NUMBER AUTHORIZED	MINIMUM	MAXIMUM
Executive Director	1	\$19,300.00	\$22,000.00
Director, Administration	1	12,240.00	16,260.00
Director, Audit and Evaluation	1	12,240.00	16,260.00
Director, Statewide Planning and Management	1	12,240.00	16,260.00
Director, Finance and Grants Management	1	12,240.00	16,260.00
Administrative Assistant	1	12,240.00	16,260.00
Planning Specialist	4	11,640.00	15,540.00
Planning Assistant	1	8,220.00	11,040.00
Auditor	4	7,860.00	13,440.00
Evaluator	3	7,440.00	13,440.00
Project Coordinator	3	7,440.00	13,440.00
Accountant	4	6,240.00	12,840.00
Secretary	1	8,220.00	11,040.00
Power Typewriter Operator	1	6,120.00	8,220.00
Typist Clerk	5	5,880.00	8,640.00
Receptionist	1	5,880.00	7,860.00
Total	33		

SECTION 3. The amount of Two Hundred Sixty-two Thousand Six Hundred Eighty Dollars (\$262,680.00) originally appropriated by Section 1, Chapter 284, O.S.L. 1974, to the Oklahoma Crime Commission from any monies in the General Revenue Fund of the State Treasury, for the fiscal year ending June 30, 1975, to be used as the state's share of federal matching requirements of state, county, city or town projects, is hereby continued and reappropriated in the original amount and for the original purposes, as adjusted by transfer, less any amount that has been expended on the effective date of this act.

SECTION 4. There is hereby established an agency of the state government to be named the Oklahoma Crime Commission.

SECTION 5. The Legislature hereby declares that the purpose of this act is to:

1. Evaluate state and local programs associated with the prevention of crime, law enforcement and the administration of the criminal and correctional process;

2. Encourage the preparation and adoption of comprehensive plans for the improvement and coordination of all aspects of law enforcement and criminal and correctional process; and

3. Stimulate the research and development of new methods for the prevention and reduction of crime.

SECTION 6. A. The Commission shall consist of forty (40) members who shall be appointed by the Governor and who shall serve at his pleasure. Members appointed to the Commission shall be appointed from the following agencies or groups:

1. State law enforcement and criminal justice agencies directly concerned with the prevention and control of juvenile delinquency;

2. Elected policy-making officials of political subdivisions of state government;

3. Law enforcement officials or administrators of political subdivisions of state government;

4. Representatives of the law enforcement and criminal justice functions of police, corrections, court and juvenile justice systems;

5. Representatives of governmental agencies maintaining programs to reduce and control crime, whether or not they are functioning primarily as law enforcement agencies;

6. Groups representing both urban and rural areas so that a reasonable geographical balance of membership may be maintained; and

7. Citizen, professional and community organizations, including organizations interested in the prevention of delinquency.

B. The Commission shall meet at the call of the chairman on the last working day preceding the 16th day of the months of March, June, September and December of each year. The chairman and vice-chairman of the executive committee shall serve as chairman and vice-chairman of the Commission. Eleven (11) members of the Commission shall constitute a quorum and a majority of a quorum present may act for the Commission.

SECTION 7. A. The Commission shall be divided into four (4) standing committees which shall consist of ten (10) members each. The standing committees shall be:

1. The Police Committee.

2. The Corrections Committee.

3. The Court System Committee.

4. The Juvenile Justice Systems Committee.

B. The Governor shall designate which of the standing committees each Commission member shall serve on.

C. The Governor shall designate the chairman of each standing committee. The chairman of each committee shall be confirmed by the Senate. Should the Senate not act to confirm an appointee within thirty (30) days of his appointment or within thirty (30) days of the convening of the next legislative session, should he be appointed while the Legislature is not in session, such appointee shall be deemed confirmed.

D. The duties of each of the standing committees shall be those of the Commission except that the activities of the committees shall be restricted to their respective areas of interest. Each of the committees shall meet at the call of the standing committee chairman. Six (6) members of each committee shall constitute a quorum and a majority of a quorum present may act for each committee.

SECTION 8. A. There shall be an executive committee of the Commission, appointed by the Governor, which shall be composed of six (6) members who shall serve at the pleasure of the Governor. There shall be one (1) member from each Congressional District.

1. Four (4) of the members of the executive committee shall be the chairmen of each of the four (4) standing committees provided for herein.

2. Two (2) of the members of the executive committee shall be appointed from among the Commission membership.

3. The Governor shall designate the chairman and vice-chairman of the executive committee. The chairman shall preside at all meetings of the executive committee and shall have the power to call meetings and the vice-chairman shall perform these functions in the absence of the chairman.

B. Four (4) members of the executive committee shall constitute a quorum and a majority of a quorum present may act for the committee. The executive committee shall meet at least monthly or more often at the call of the chairman. It shall be the duty of the executive committee to approve or disapprove actions proposed by the four (4) standing committees within the Commission and refer the proposals for final approval or rejection to the Commission. Any decision by the executive committee may be overruled by a majority vote of the membership of the entire Commission.

SECTION 9. A. Members of the Commission shall serve without salary but may be reimbursed for travel and other expenses in attending meetings and performing their duties in the manner provided for other state officers and employees.

B. No other provisions of law shall be construed as prohibiting public officers from also serving as members of the Commission, nor shall any other provisions of law be construed as prohibiting public officers or public employees from performing services for the Commission and receiving compensation for same from funds of the Commission.

C. It is further provided that no town, city, county or other subdivision or other agency of state government shall be prohibited from receiving a grant or from benefiting from grants or expenditures of the Commission for the reason that an officer or employee of such town, city, county or other subdivision or agency of state government is a Commission member or employee.

SECTION 10. The Commission shall have the following powers and duties:

1. To act as the state planning agency under Public Law 90-351, the Omnibus Crime Control and Safe Streets Act of 1968, as amended.

2. To do all things necessary to apply for, qualify for, accept and distribute any state, federal or other funds made available or allotted under Public Law 90-351, and any other law or program designed to improve the administration of criminal process, court systems, law enforcement, prosecution, corrections, probation and parole, juvenile delinquency programs and related fields.

3. To review and approve all applications for funds. Neither the Commission's action plan nor distribution of funds thereunder may be used to discriminate against any part of Oklahoma.

4. To review and approve rules and regulations, procedures and policies relating to applications for distribution of funds made available to the state pursuant to Public Law 90-351, or under any other law or program.

5. In the distribution of planning funds and action grants, the Commission shall:

- a. give due regard to the relative needs of different areas for planning and program help,
- b. consider population and the incidence of major crime,
- c. consider the greatest needs of the people of the state, and
- d. weigh probable contribution of the grant to the improvement of law enforcement through conventional programs and through new, innovative or pilot approaches.

6. To develop plans for the prevention, detection and control of crime in the administration of the criminal process. In developing these plans, the Commission may conduct studies, survey resources and identify needs for research and development in this field.

7. To encourage coordination, planning and research by law enforcement and criminal justice agencies throughout the state and to act as a clearing house for proposals and projects in this field.

8. To develop plans for the dissemination of information on proposed, existing and completed research and development projects.

9. To advise the Governor, Legislature and the various state departments and local jurisdictions charged with responsibility in the criminal process.

10. To advise the Executive Director in the performance of his duties.

11. To keep minutes of each meeting of the Commission and distribute copies to each Commission member.

12. To require an annual accounting to the chairman and vice-chairman of the Legislative Council, one (1) month after the end of each fiscal year, of all receipts and disbursements of the Commission.

13. To make all records of the Commission, financial or otherwise, available to the public for inspection upon request.

SECTION 11. A. The Governor shall appoint the Executive Director of the Oklahoma Crime Commission who shall serve for a term coextensive with that of the Governor. The

appointment shall be subject to Senate confirmation within thirty (30) days after the appointment or the convening of the next legislative session if the Legislature is not in session on the date of appointment.

B. The Executive Director shall perform such duties as directed by the Commission for the accomplishment of the Commission's purposes. He shall appoint and fix the duties and compensation of the employees, not otherwise prescribed by law, upon the approval of the Commission, and otherwise direct the work of the staff in performing the functions and accomplishing the purposes of the Commission.

SECTION 12. The Executive Director shall file a copy of the Crime Commission budget each year in the same manner as state agencies file their annual budgets. Any non-governmental entity or nonprofit corporation receiving any funds from federal grants administered by the Crime Commission shall file an itemized statement of all such funds received by July 1 of each year after receiving any such funds. The itemized statement shall contain the following information:

1. All funds received;
2. All funds disbursed;
3. The dates of all transactions relating to such funds; and
4. The recipients of all such funds.

SECTION 13. No person employed by the Commission shall be a candidate for any political office while so employed, nor shall any member of the Commission or any person employed by the Commission use, either directly or indirectly, any of the funds, facilities, supplies or equipment under the control of the Commission for any political purpose. Any person who wilfully and knowingly violates the provisions of this section shall be guilty of a misdemeanor and shall be punished according to law.

SECTION 14. The terms and provisions of the Administrative Procedures Act, Sections 301 through 327, Title 75 of the Oklahoma Statutes, shall apply to all proceedings and functions of the Commission, and the Commission shall be deemed an "agency" as defined in that act. Provided that such provisions shall apply to procedures relating to the acceptance and disbursement of funds made available or allotted under Public Law 90-351, and any other law or program designed to improve the administration of criminal process, court systems, law enforcement, prosecution, corrections, probation and parole, juvenile delinquency programs and related fields.

SECTION 15. All funds appropriated in this act may be used and expended in conjunction or cooperation with any federal agency or instrumentality under such terms and conditions considered appropriate or necessary by the Executive Director of the Oklahoma Crime Commission subject to prior approval by the members of the Oklahoma Crime Commission to obtain grants or federal aid assistance. The Oklahoma Crime Commission 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 Crime Commission and the applicable federal agency or instrumentality.

SECTION 16. The appropriation made by this act shall be subject to fiscal year limitations and may be encumbered through June 30, 1976. Any unexpended funds remaining

after November 15, 1976, shall lapse and be transferred to the credit of the proper fund for the then current fiscal year.

SECTION 17. Section 6, Chapter 140, O.S.L. 1972 (74 O.S. Supp. 1974, Section 9.6), is hereby repealed.

SECTION 18. Sections 4 through 14 of this act shall be codified in the Oklahoma Statutes as Sections 8.1 through 8.11 of Title 74, unless there is created a duplication in numbering.

SECTION 19. The operative date of this act shall be July 1, 1975.

SECTION 20. 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 21. 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."

HOUSE AMENDMENTS

HAs to SB 176 were read as follows and consideration deferred.

Authors: Add the following coauthors: COTNER and HOLDEN of the House and RANDLE of the Senate.

Amendment No. 1. Amend Page 2, Line 33 by inserting the following words immediately preceding the word "shall": " , shall, for the purpose of punishment for escape, be deemed to be on trusty status,".

Amendment No. 2. Amend Page 3, Lines 11 through 14 by striking the entire Section 7 and renumbering the subsequent sections.

Amendment No. 3. Amend Page 3, Lines 19 through 25 by deleting the entire Section 9 and renumbering subsequent Sections accordingly.

HOUSE AMENDMENTS

HAs to SB 214 were read as follows and consideration deferred.

Authors: Add the following coauthors: PAYNE, JOINER, CLEVELAND and COTNER of the House.

Amendment No. 1. Amend Page 2, Line 36½ by adding the following language:

"Before approving any policy provision providing for a rate of interest in excess of six percent (6%), the Commissioner may require assurances by the insurer that the holders of such policies will benefit from the increased earnings of the insurer resulting from the use of such higher rate, through the use of higher dividends or lower premiums, or both."

HOUSE AMENDMENTS

HAs to SB 248 were read as follows and consideration deferred.

Authors: Add the following coauthor: THOMPSON of the House.

Amendment No. 1. Amend Page 2, Line 5 by inserting after the word "state" the following language: "to the Court of Criminal Appeals".

HOUSE AMENDMENTS

HAs to SB 316 were read as follows and consideration deferred.

Authors: Add the following coauthors: HOPKINS, BAMBERGER and EDMONDSON of the House.

Amendment No. 1. Strike the Title.

Amendment No. 2. Amend Page 4, Line 22, by substituting "nine (9)" for "seven (7)".

Amendment No. 3. Amend Page 4, Line 26, by adding a new subparagraph (a) to read as follows:

"Two members representing the public at large and not employed by, affiliated with or having a financial interest in any of the industries represented on the council."

HOUSE AMENDMENTS

HAs to SB 317 were read as follows and consideration deferred.

Authors: Add the following coauthors: HOLADAY and WICKERSHAM of the House.

Amendment No. 1. Amend Page 3, Line 22, by reinserting the language "a B. S. Degree".

Amendment No. 2. Amend Page 3, Line 23, by inserting after the word "least" and before the word "thirty" the words and figures "[eighteen (18)]".

Amendment No. 3. Amend Page 3, Line 31, by reinserting a comma after the word "experience" and before the word "may".

HOUSE AMENDMENTS

HAs to SB 366 were read as follows and consideration deferred.

Authors: Add the following coauthors: ROGERS, HOPKINS, VAUGHN and ROBERTS of the House.

Amendment No. 1. Amend Page 2, Line 34, by striking the word "weekly".

Amendment No. 2. Amend Page 5, Lines 32 and 33, after the word "pending," strike the following: "however, the costs and expenses of the first assessment shall be waived" and insert in lieu thereof the following: "however, poundage fees and condemnation fees shall only be paid by the department in the event of appeal resulting in a jury verdict in excess of the commissioner's award, but under no circumstances shall any poundage fees or condemnation fees be assessed against the recipient of said award".

HOUSE AMENDMENTS

HAs to SB 371 were read as follows and consideration deferred.

Authors: Add the following coauthors: ANDERSON and MANNING of the House.

Amendment No. 1. Amend Page 2, Lines 16 through 21 by striking all the language and renumbering subsequent subsections.

HOUSE AMENDMENTS

HAs to SJR 13 were read as follows and consideration deferred.

Authors: Add the following coauthors: ERVIN, CRAIGHEAD and DENMAN of the House.

Amendment No. 1. Amend the Title to read as follows:

"A Joint Resolution relating to juvenile delinquency; defining legislative findings and purpose; designating the Department of Institutions, Social and Rehabilitative Services as the state planning agency for

Juvenile Delinquency; providing for implementation of the Act under the Inter-local Cooperation Act upon agreement between the Department and the State Supreme Court; defining terms; limiting program to federal financial participation; and establishing effective date."

Amendment No. 2. Amend Page 3, Line 36, by adding after the word "obtainable." the following: "Nothing in this measure shall be construed as requiring compliance with rules or regulations promulgated by this agency by independently functioning entities."

Amendment No. 3. Amend Page 4, Lines 4 through 7, by striking the entire Section 6 and inserting in lieu thereof the following:

"SECTION 6. The provisions of this Resolution shall not become operative until October 1, 1975; provided, that after the passage and approval of this Resolution and before October 1, 1975, staff appointments may be made by the Department, and the Department may organize and perform preliminary planning services incident to entering into the required agreements provided in this Resolution."

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 1182 and 1348 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SBs 309, 453, 462, 463 and 470 and SJRs 15, 18, 20, 30, 32, 34 and 35 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

HB 1610 by Ervin of the House and Stipe, Howard and Lane of the Senate was called up for consideration.

Senator Hamilton moved to amend HB 1610, Pages 1 through 4, by striking Section 1 and renumbering subsequent sections.

President Pro Tempore Howard moved to table the Hamilton amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Baldwin, Butler, Capps, Cate, Crow, Dahl, Funston, Graves, Holden, Howard, Howell, Keller, Lambert, Lane, Martin, Medearis, Randle, Schuelein, Shatwell, Stipe, Terrill, Watkins and York.—23.

Nay: Berrong, Birdsong, Boatner, Dawson, Field, Garrett, Grantham, Hamilton, Helm, Inhofe, Keating, Lamb, Luton, McCune, Murphy, Pierce, Smith, Taliaferro, Tinsley, Watson and Wolfe.—21.

Excused: Ham, Porter, Wadley and Young.—4.

Senator Hamilton moved to amend HB 1610, Page 2, Line 3, by striking the word "Governor" and substituting the words "said Commission" and by striking the sentence beginning with the word "The" on Line 4 and ending with the word "Commission." on Line 8.

President Pro Tempore Howard moved to table the Hamilton amendment, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Baldwin, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Graves, Ham, Holden, Howard, Keller, Lambert, Lane, Medearis, Shatwell, Stipe, Taliaferro, Terrill, Watkins and York.—22.

Nay: Berrong, Birdsong, Boatner, Dawson, Garrett, Grantham, Hamilton, Helm, Howell, Inhofe, Keating, Lamb, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Smith, Tinsley, Watson and Wolfe.—23.

Excused: Porter, Wadley and Young — 3.

Senator Hamilton pressed his motion to amend, which amendment was declared failed of adoption upon roll call as follows:

Aye: Berrong, Birdsong, Boatner, Dawson, Garrett, Grantham, Hamilton, Helm, Howell, Inhofe, Keating, Lamb, Luton, McCune, Murphy, Pierce, Schuelein, Smith, Tinsley, Watson and Wolfe.—21.

Nay: Baldwin, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Graves, Ham, Holden, Howard, Keller, Lambert, Lane, Martin, Medearis, Randle, Shatwell, Stipe, Taliaferro, Terrill, Wadley, Watkins and York.—25.

Excused: Porter and Young.—2.

Senator Pierce moved to amend **HB 1610**, Page 2, Line 12½, by adding a new paragraph as follows:

“Provided subsection 1A hereinabove shall not be effective until the present administrator is replaced as administrator.”

President Pro Tempore Howard moved to table the Pierce amendment, which motion to table was declared adopted.

Upon motion of Senator Stipe, **HB 1610** was advanced to engrossment.

By unanimous consent, upon request of Senator Stipe, **HB 1610** was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1610 was read for the third time at length.

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

Aye: Baldwin, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Graves, Holden, Howard, Howell, Keller, Lambert, Lane, Medearis, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Watkins and York.—25.

Nay: Berrong, Birdsong, Boatner, Dawson, Garrett, Grantham, Hamilton, Helm, Inhofe, Keating, Lamb, Luton, McCune, Martin, Murphy, Pierce, Smith, Watson and Wolfe.—19.

Excused: Ham, Porter, Wadley and Young.—4.

The bill passed.

Senators Wadley, Smith, Keating, Boatner, Dawson, Berrong, Murphy and Birdsong desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 33. Nay: 12. Excused: 3.

The emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Hamilton moved that the vote be reconsidered by which **HB 1610** and the emergency section passed.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SB 189**, and naming House Conferees as follows: Representatives Cotner, Dunn and Johnson (Joe).

MOTION TO RECONSIDER VOTE

Senator Helm asked for consideration of her motion to reconsider the vote whereby **HB 1537** passed.

Senator Terrill moved to table the Helm motion to reconsider, which motion to

table was declared failed of adoption upon roll call as follows:

Aye: Baldwin, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Ham, Holden, Howard, Lane, Luton, Martin, Medearis, Randle, Smith, Taliaferro, Terrill and York.—21.

Nay: Berrong, Birdsong, Boatner, Butler, Capps, Graves, Hamilton, Helm, Howell, Inhofe, Keating, Keller, Lamb, Lambert, McCune, Pierce, Schuelein, Shatwell, Tinsley, Wadley, Watkins, Watson and Wolfe.—23.

Excused: Murphy, Porter, Stipe and Young.—4.

Senator Helm pressed her motion to reconsider, which motion to reconsider was declared adopted upon roll call as follows:

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, McCune, Murphy, Pierce, Schuelein, Shatwell, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—26.

Nay: Baldwin, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Ham, Howard, Lane, Luton, Martin, Medearis, Randle, Smith, Stipe, Taliaferro and Terrill.—20.

Excused: Porter and Young.—2.

THIRD READING

Senator Helm moved to reconsider the vote by which **HB 1537** was considered engrossed and placed on third reading and final passage, which motion was declared adopted.

Senator Helm moved to reconsider the vote by which **HB 1537** was advanced to en-

grossment, which motion was declared adopted.

GENERAL ORDER

Senator Helm moved to amend **HB 1537**, Page 3, Line 5, by deleting after the word "is" and before the word "afflicted" the word "pregnant,".

Senator Terrill moved to table the Helm amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Butler, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Ham, Howard, Howell, Keller, Lambert, Lane, Luton, Martin, Medearis, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wolfe and York.—27.

Nay: Birdsong, Boatner, Capps, Graves, Hamilton, Helm, Holden, Inhofe, Keating, Lamb, McCune, Murphy, Pierce, Schuelein, Wadley, Watkins and Watson.—17.

Excused: Cate, Porter, Tinsley and Young.—4.

Senator Hamilton moved to amend **HB 1537**, Page 2, Line 13, by changing after the word "abortion" and before the word "sterilization" the word "and" to the word "or" and also by placing a comma after the word "services" and before the word "except" on Line 13 of Page 2, which amendment was declared adopted.

Senator Helm moved to amend **HB 1537** Page 3, Lines 6 and 7, by inserting after the word "disease" on Line 6 a semicolon and striking the language "drug and substance abuse or abusive use of alcohol".

Senator Lambert moved, as an in lieu amendment to the Helm amendment, to amend **HB 1537**, Page 3, Line 6, by adding after the word "disease" on Line 6 a semicolon and striking the remainder of Line 6

and all of Line 7 and by substituting the following: "drug and substance abuse or abusive use of alcohol and in such cases the parents shall be notified, notwithstanding other provisions of this act."

Senator Porter asked to be shown present, which was the order.

Senator Baldwin moved that the bill be advanced, which motion was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Ham, Holden, Keating, Lane, Luton, Martin, Medearis, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill and York.—25.

Nay: Birdsong, Boatner, Capps, Hamilton, Helm, Howell, Inhofe, Keller, Lamb, Lambert, McCune, Murphy, Pierce, Schuelein, Tinsley, Watkins, Watson and Wolfe.—18.

Excused: Graves, Howard, Porter, Wadley and Young.—5.

By unanimous consent, upon request of Senator Terrill, **HB 1537**, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1537 was read for the third time at length.

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

Aye: Baldwin, Berrong, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Ham, Holden, Howard, Howell, Keating, Keller, Lane, Luton, Martin, Medearis, Murphy, Porter, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wolfe and York.—31.

Nay: Birdsong, Boatner, Capps, Graves, Hamilton, Helm, Inhofe, Lamb, McCune, Pierce, Schuelein, Watkins and Watson.—13.

Excused: Lambert, Tinsley, Wadley and Young.—4.

The bill passed.

Senators Birdsong and Capps desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 33. Nay: 11. Excused: 4.

The emergency passed.

HB 1537 was referred for engrossment.

GENERAL ORDER

HB 1525 by Elder of the House and Grantham of the Senate was read and considered.

Upon motion of Senator Grantham, **HB 1525** was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, **HB 1525** was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1525 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy,

Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—46.

Excused: Stipe and Young.—2.

The bill passed.

Senator Stipe desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 47. Nay: 0. Excused: 1.

The emergency passed.

HB 1525 was ordered withheld pursuant to Rule 19(f).

PENDING CONSIDERATION OF CCR

The CCR on HB 1093 was called up for consideration.

Senator Howell moved that HB 1093 be returned to conference with instructions to create a new section and appropriate \$624,313.00 to University Hospital in the following amounts:

1. Ophthalmology Inpatient Service	\$129,313
2. Two elevators for empty elevator shafts in the Everett Building	220,000
3. Construction of a cafeteria on the west side of the Everett Building	100,000
4. Construction of a connection between the Everett Building and the Clinic building	30,000
5. Full medical monitoring equipment for intensive care beds and GYN / OB beds	60,000
6. Renovation of the exterior of Old Main	50,000

7. Expansion of the "B" parking lot to provide much needed close-in parking 35,000

and reduce the appropriation to Talihina Veterans Center by \$624,313.00.

Senator Crow moved to amend the Howell motion by striking the instructions.

Senator Stipe moved as an in lieu motion to the Howell motion that the CCR on HB 1093 be adopted.

Senator Howell moved to table the Stipe motion, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Berrong, Birdsong, Capps, Dawson, Howell, Lamb, Lambert, McCune, Murphy and Watson.—10.

Nay: Baldwin, Boatner, Butler, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lane, Luton, Martin, Medearis, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Wolfe and York.—36.

Excused: Taliaferro and Young.—2.

Senator Stipe pressed his motion to adopt the CCR on HB 1093, which motion was declared adopted.

HB 1093, as amended in Conference, was read at length.

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

Aye: Baldwin, Boatner, Butler, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Howard, Keating, Keller, Lamb, Lane, Luton, Martin, Medearis, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Watkins and York.—32.

Nay: Berrong, Birdsong, Capps, Dawson, Helm, Howell, Inhofe, Lambert, McCune, Murphy, Wadley, Watson and Wolfe.—13.

Excused: Holden, Taliaferro and Young.—3.

The bill passed.

Senators Murphy and Birdsong desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 34. Nay: 11. Excused: 3.

The emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Howell moved that the vote be reconsidered by which HB 1093 and the emergency section passed.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 309, 453, 462, 463, 470 and SJRs 15, 18, 20, 32, 34 and 35.

The above numbered Enrolled Bills and Resolutions were referred to the Governor.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HBs 1081, 1342, 1383 and 1622, as amended.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HB 1302, requesting Conference and referring said bill to GCCA.

MESSAGE FROM THE HOUSE

Advising passage of and returning En-

grossed SB 184, as amended and coauthored.

HOUSE AMENDMENTS

HAs to SB 184 were read as follows and consideration deferred.

Authors: Add the following coauthors: RIGGS, CLEVELAND, EDMONDSON, CULLISON, KANE, STRATTON, HOOD, JOHNSON (Joe), VAUGHN, JOHNSON (Don) and FLOYD of the House.

Amendment No. 1. Amend Page 2, Line 15 by inserting after the word "vehicle" and before the word "upon" the following: "involved in the accident".

Amendment No. 2. Amend Page 2, Line 16, by inserting after the word "highways" the following language: ", streets or turnpikes".

MOTION TO RECONSIDER VOTE

Senator Pierce asked unanimous consent, which was granted, that the time be extended until Tuesday, May 20, 1975, for consideration of his motion to reconsider the vote by which HB 1228 passed.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SJR 30.

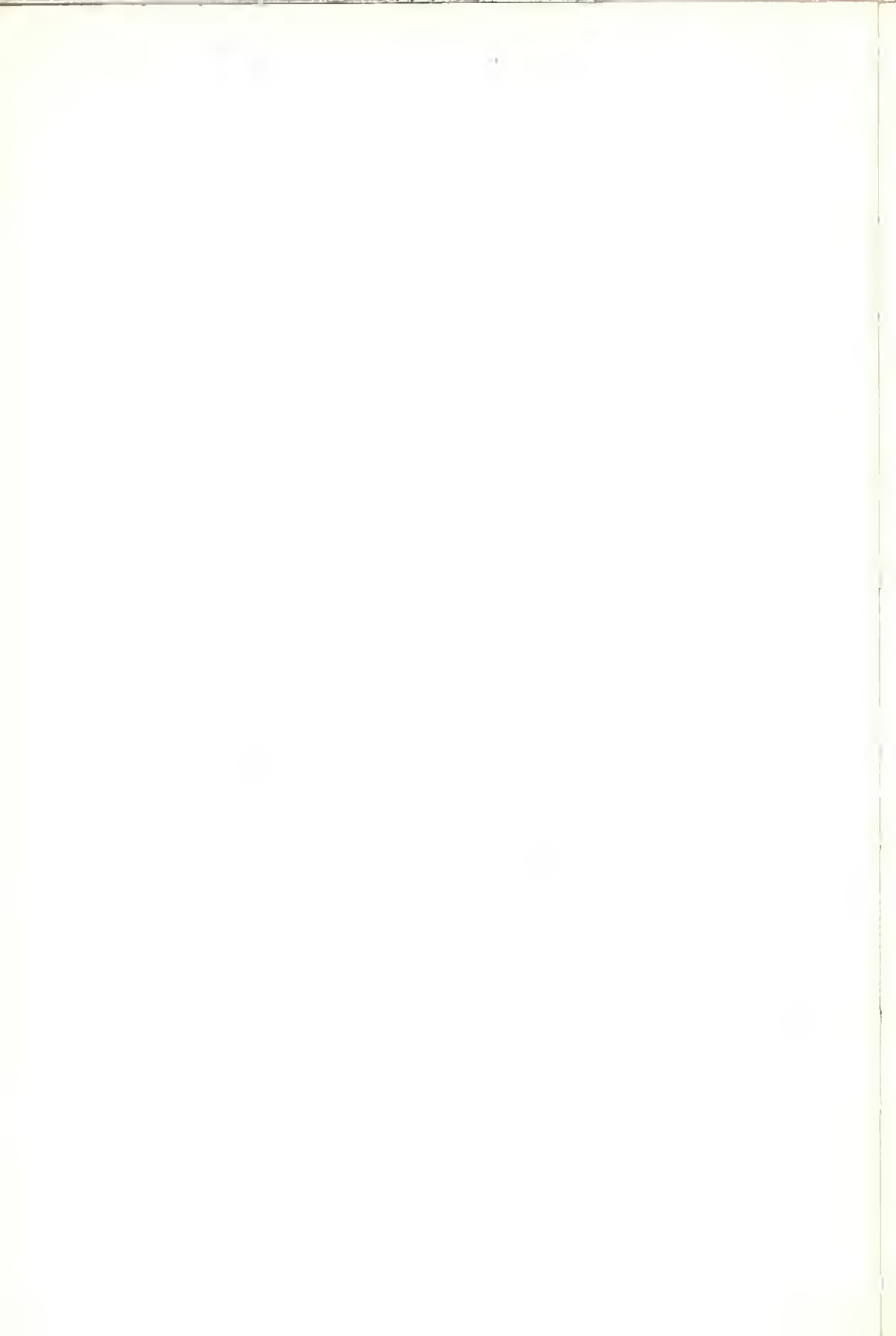
The above numbered Enrolled Resolution was referred to the Governor.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Tuesday, May 20, 1975, at 1:00 p.m., which motion prevailed.

BILLS RELEASED

HBs 1343, 1460 and 1525 were properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate
adjourned at 4:40 p.m. to meet Tuesday,
May 20, 1975, at 1:00 p.m.



Seventy-seventh Legislative Day

Tuesday, May 20, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and Wolfe.—41.

Excused: Cate, Ham, Howard, Keller, Porter, York and Young.—7.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend Arthur K. Hunt and incorporated into the Journal upon request of Senator Berrong.

O God, our Heavenly Father, we offer our praise to Thee today. We seek Thy guiding Spirit to direct our lives. May our skills and our labors reflect our obedience in Thy will for us.

In Thy presence we rejoice, for Thou art our Creator, Redeemer and Sustainer.

We share our gratitude with Thee for the people of our great State. May their labors be productive and may their produce make the world a better place for its people to live.

And now, O God, give guidance and counsel to our State's lawmakers. Enhance their judgments, extend their skills, endorse their compassion as they labor with one another. May the great Golden Rule for life as proposed by our Lord Jesus Christ govern our involvement with each other in today's deliberations.

This we pray in our Savior's name, Amen

The Journal for the last legislative day was declared approved.

BILL WITHDRAWN — REREFERRED

Senator Smith asked unanimous consent that HB 1040 be withdrawn from the Calendar and rereferred to the Committee on Revenue and Taxation, which was the order.

INTRODUCTIONS

Senator Luton introduced T. G. Hodge, M.D., Muskogee, as the Doctor of the Day. Senator Howell introduced Ruth Killough, R.N., Midwest City, as the Nurse of the

Day and Miss Liddle as the student Nurse of the Day.

Senator Berrong introduced George Hunt, Wellington, Kansas, father of the Chaplain, and asked unanimous consent, which was granted, that Mr. Hunt be granted privileges of the floor, and noted that today is Mr. Hunt's 84th birthday.

Senator Luton introduced former Senator Denzil Garrison, Bartlesville, to the members of the Senate.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

HB 1354 — County, State and Federal Government.

HB 1360 — County, State and Federal Government.

DO PASS, as amended:

2nd CS for HB 1040 — Revenue and Taxation.

HB 1289 — Appropriations and Budget.

HB 1299 — Appropriations and Budget. Roll call vote on amendment.

CS for HB 1445 — County, State and Federal Government.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 478 — Municipal Government and then to Appropriations and Budget.

BILL WITHDRAWN — REREFERRED

Senator Luton asked unanimous consent that **SJR 11** be withdrawn from the Calendar and rereferred to the Committee

on Constitutional Revision and Regulatory Services, which was the order.

GENERAL ORDER

HB 1247 by Ferrell of the House and Terrill of the Senate was read and considered.

Upon motion of Senator Terrill, **HB 1247** was advanced to engrossment.

By unanimous consent, upon request of Senator Terrill, **HB 1247** was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1247 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Garrett, Grantham, Graves, Holden, Inhofe, Keating, Luton, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and Wolfe.—31.

Nay: Baldwin, Funston, Hamilton, Helm, Howell, Lamb, Lambert, Lane, McCune and Smith.—10.

Excused: Cate, Ham, Howard, Keller, Porter, York and Young.—7.

The bill passed.

Senators Funston and Lambert desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 33. Nay: 8. Excused: 7.

The emergency passed.

HB 1247 was referred for engrossment.

President Pro Tempore Howard and Senators York and Young asked to be shown present, which was the order.

UNANIMOUS CONSENT REQUEST

Senator Capps asked unanimous consent that SB 478 be withdrawn from the Committee on Municipal Government and referred to the Committee on Environmental and Natural Resources and then to Appropriations and Budget, which was the order.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Martin, HAS to SB 316 were rejected and conference requested, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Martin, Smith and Holden.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Murphy, HAS to SB 371 were rejected and conference requested, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Murphy, Capps and Field.

PENDING CONSIDERATION OF HAS

HAS to SB 186 were called up for consideration.

Upon motion of Senator Funston, the Senate concurred in HAS to SB 186.

SB 186, as amended by the Honorable House, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Helm, Holden, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Lane,

Luton, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—41.

Nay: Hamilton and Pierce.—2.

Excused: Cate, Ham, Keller, Porter and Smith.—5.

The bill passed.

Senator Smith desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 42. Nay: 2. Excused: 4.

The emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

PENDING CONSIDERATION OF CCR

The CCR on SB 279 was called up for consideration.

The CCR on SB 279 was adopted upon motion of Senator Dahl.

SB 279, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Helm, Holden, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Nay: Schuelein.—1.

Excused: Cate, Ham, Hamilton, Keller and Porter.—5.

The bill passed.

Senator Hamilton desired to vote no on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 42. Nay: 2. Excused: 4.

The emergency passed.

SB 279, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

Senator Keller asked to be shown present, which was the order.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Crow, HAS on SBs 67, 83 and 468 were rejected and conference requested, said bills to be referred to GCCA.

Senator Murphy presiding.

PENDING CONSIDERATION OF HAS

HAS to SB 254 were called up for consideration.

Upon motion of Senator Crow, the Senate concurred in HAS to SB 254.

SB 254, as amended by the Honorable House, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham,

Graves, Hamilton, Holden, Howard, Howell, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—41.

Nay: Helm, Inhofe, Keller and Wadley.—4.

Excused: Cate, Ham and Porter.—3.

The bill and emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

PENDING CONSIDERATION OF CCR

The CCR on HB 1106 was called up for consideration.

The CCR on HB 1106 was adopted upon motion of Senator Crow.

Senator Terrill asked to be made a coauthor of HB 1106, which was the order.

HB 1106, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Cate, Garrett, Ham and Porter.—4.

The bill and emergency passed.

HB 1106, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1111 was called up for consideration.

The CCR on HB 1111 was adopted upon motion of Senator Crow.

HB 1111, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Cate, Ham and Porter.—3.

The bill and emergency passed.

HB 1111, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 1379 and 1537 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1094 was called up for consideration.

The CCR on HB 1094 was adopted upon motion of Senator Crow.

HB 1094, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Cate, Ham, Porter and Shatwell.—4.

The bill and emergency passed.

Under the rules of the Senate, Senator Shatwell is shown voting "no" on HB 1094 since he was in the Chamber at the time the final vote was taken.

HB 1094, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

Senator Cate asked to be shown present, which was the order.

PENDING CONSIDERATION OF CCR

The CCR on HB 1116 was called up for consideration.

The CCR on HB 1116 was adopted upon motion of Senator Crow.

HB 1116, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Howell, Keating, Lambert, Lane, Luton, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—37.

Nay: Boatner, Helm, Inhofe, Keller, Lamb, McCune, Pierce and Wolfe.—8.

Excused: Ham, Howard and Porter.—3.

The bill and emergency passed.

HB 1116, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1119 was called up for consideration.

The CCR on HB 1119 was adopted upon motion of Senator Crow.

Senator Birdsong asked to be made a co-author of HB 1119, which was the order.

HB 1119, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Ham, Howard and Porter.—3.

The bill and emergency passed.

HB 1119, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1122 was called up for consideration.

The CCR on HB 1122 was adopted upon motion of Senator Crow.

HB 1122, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Nay: Inhofe and Lambert.—2.

Excused: Ham and Porter.—2.

The bill and emergency passed.

HB 1122, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1124 was called up for consideration.

The CCR on HB 1124 was adopted upon motion of Senator Crow.

HB 1124, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—45.

Excused: Ham, Porter and Young.—3.

The bill and emergency passed.

HB 1124, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1125 was called up for consideration.

The CCR on HB 1125 was adopted upon motion of Senator Crow.

HB 1125, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Nay: Baldwin and Lamb.—2.

Excused: Ham and Porter.—2.

The bill and emergency passed.

HB 1125, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1130 was called up for consideration.

The CCR on HB 1130 was adopted upon motion of Senator Crow.

HB 1130, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Garrett, Ham, Porter and Stipe.—4.

The bill and emergency passed.

HB 1130, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Returning following Bill, together with Conference Report thereon, advising adoption of Conference Committee Report

and passage of Measure as amended: Engrossed SB 100.

The above numbered Bill as amended in Conference was referred for enrollment.

PENDING CONSIDERATION OF CCR

The CCR on HB 1101 was called up for consideration.

Senator Smith moved that the CCR on HB 1101 be returned to the General Conference Committee on Appropriations with instructions that the conference committee amendment 2(a) be deleted and that the salary of the Director of State Finance not exceed \$26,900.00 per annum, which motion was declared adopted upon roll call as follows:

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—38.

Nay: Baldwin, Cate, Crow, Holden, Howard and Luton.—6.

Excused: Ham, Medearis, Porter and Stipe.—4.

GENERAL ORDER

HB 1442 by McCaleb of the House and Funston of the Senate was read and considered.

Upon motion of Senator Funston, HB 1442 was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, HB 1442 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1442 was read for the third time at length.

Senator Wadley presiding.

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

Aye: Berrong, Birdsong, Boatner, Butler, Cate, Dahl, Field, Funston, Garrett, Graves, Helm, Holden, Howard, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Pierce, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and York.—31.

Nay: Baldwin, Capps, Crow, Dawson, Grantham, Hamilton, Howell, Keller, Murphy, Randle, Schuelein, Wolfe and Young.—13.

Excused: Ham, Medearis, Porter and Stipe.—4.

The bill passed.

Senator Randle desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 32. Nay: 12. Excused: 4.

The emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Grantham moved that the vote be reconsidered by which HB 1442 passed.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HB 1409, requesting Conference and naming Conferees as follows: Representatives Caldwell, Draper and Floyd.

**PENDING SENATE ACTION ON
HOUSE REQUEST FOR CONFERENCE**

Upon motion of Senator Lane, the request of the Honorable House for a conference on HB 1409 was ordered granted, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Hamilton, Lane and Smith.

GENERAL ORDER

HB 1431 by Johnson (Don) of the House and Smith of the Senate was read and considered.

Senator Shatwell asked to be made a co-author of HB 1431, which was the order.

Upon motion of Senator Smith, HB 1431, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, HB 1431, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1431 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—41.

Nay: Boatner, Dawson and Hamilton.—

Excused: Ham, Medearis, Porter and Stipe.—4.

The bill and emergency passed.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HB 1181, requesting Conference and naming Conferees as follows: Representatives Campbell, Holt and Bamberger.

**PENDING SENATE ACTION ON
HOUSE REQUEST FOR CONFERENCE**

Upon motion of Senator Lane, the request of the Honorable House for a conference on HB 1181 was ordered granted, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Young, Luton and Stipe.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HB 1076, requesting Conference and referring said bill to GCCA.

**PENDING SENATE ACTION ON
HOUSE REQUEST FOR CONFERENCE**

Upon motion of Senator Lane, the request of the Honorable House for a conference on HBs 1076 and 1302 was ordered granted, said bills to be referred to GCCA.

GENERAL ORDER

HB 1478 by Elder of the House and Lamb of the Senate was read and considered.

Upon motion of Senator Lamb, HB 1478 was advanced to engrossment.

By unanimous consent, upon request of Senator Lamb, HB 1478 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1478 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—44.

Nay: Young.—1.

Excused: Ham, Medearis and Porter.—

3.

The bill and emergency passed.

HB 1478 was ordered withheld pursuant to Rule 19(f).

MOTION TO RECONSIDER VOTE

Senator Lane asked unanimous consent, which was granted, that the time be extended until Wednesday, May 21, 1975, for consideration of Senator Dawson's motion to reconsider the vote by which **HB 1591** failed.

MESSAGE FROM THE HOUSE

Returning following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **SB 225**.

The above numbered Bill as amended in Conference was referred for enrollment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled **HBs 1081, 1342, 1343, 1383, 1460, 1525 and 1622**.

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 35 was correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SB 100 was correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

SR 25 was correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

GENERAL ORDER

HB 1284 by Elder of the House and Cate of the Senate was read and considered.

Upon motion of Senator Cate, **HB 1284** was advanced to engrossment.

By unanimous consent, upon request of Senator Cate, **HB 1284** was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1284 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl,

Dawson, Field, Funston, Garrett, Grantham, Graves, Holden, Howard, Howell, Keller, Lamb, Lane, Luton, Martin, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins and York.—35.

Nay: Hamilton, Helm, Inhofe, Keating, Lambert, McCune, Pierce, Watson and Wolfe.—9.

Excused: Ham, Medearis, Porter and Young.—4.

The bill and emergency passed.

HB 1284 was ordered withheld pursuant to Rule 19(f).

PENDING CONSIDERATION OF CCR

The CCR on SB 170 was called up for consideration.

The CCR on SB 170 was adopted upon motion of Senator Lambert.

SB 170 was placed on final passage.

PENDING CONSIDERATION OF HAS

HAs to SB 270 were called up for consideration.

Senator Howell moved that HAs to SB 270 be rejected and a conference requested.

Senator Hamilton moved, as a substitute motion, that the Senate reject the House Amendments and request a conference with Senate Conferees instructed to recede from all House Amendments.

Senator Howell moved to table the Hamilton substitute motion, which motion to table was declared adopted upon roll call as follows:

Aye: Birdsong, Dawson, Funston, Gar-

rett, Grantham, Graves, Holden, Howard, Howell, Inhofe, Keating, Keller, Lambert, Lane, Luton, McCune, Randle, Shatwell, Smith, Terrill, Watson, Wolfe, York and Young.—24.

Nay: Baldwin, Berrong, Boatner, Butler, Capps, Crow, Dahl, Field, Hamilton, Helm, Lamb, Martin, Pierce, Schuelein, Stipe, Taliaferro, Tinsley, Wadley and Watkins.—19.

Excused: Cate, Ham, Medearis, Murphy and Porter.—5.

Senator Howell pressed his motion, which motion was declared adopted; President Pro Tempore Howard appointing as Senate Conferees on SB 270 the following: Senators Howell, Terrill and Funston.

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 57, 64 and 92.

The above numbered Bills as amended in Conference were referred for enrollment.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HBs 1250, 1260, 1348, 1476, 1493, 1549 and 1598, as amended.

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed SCR 34.

The above numbered Resolution was referred for enrollment.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator

Smith moved to reconsider the vote whereby HB 1431 passed.

Senator Smith asked unanimous consent that the Rules be suspended for the purpose of immediately considering his motion, which was the order.

Senator Smith asked unanimous consent that the Rules be suspended and that his motion to reconsider be adopted by unanimous consent, which was the order.

THIRD READING

Senator Smith moved to reconsider the vote by which HB 1431 was considered engrossed and placed on third reading and final passage, which motion was declared adopted.

Senator Smith moved to reconsider the vote by which HB 1431 was advanced to engrossment, which motion was declared adopted.

GENERAL ORDER

Senator Berrong moved to amend HB 1431, Page 1, Line 2, by striking after the word "county" and before the word "cause" the word "shall" and substituting therefor the word "may" and after the word "and" and before the word "adopt" by striking the word "shall" and substituting therefor the word "may", which amendment was declared adopted.

Senator Berrong moved to amend HB 1431, Page 3, Line 7, by adding a new Section 3 as follows and renumbering subsequent sections:

"SECTION 3. The provisions of this act shall not extend to or restrict the powers of any incorporated city, town or municipality or planning district to set specifications, engineering or development of streets, alleys and roads within the limits of said incorporated city, town, municipality, or planning district."

which amendment was declared adopted.

Upon motion of Senator Smith, HB 1431, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, HB 1431, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator Randle presiding.

Senator Hamilton asked unanimous consent that on Line 1, Page 1, the bill be amended to state that the act shall apply to counties over 300,000 population, to which request objection was heard.

Senator Hamilton moved to reconsider the vote whereby HB 1431 was advanced.

Senator Smith moved to table the Hamilton motion to reconsider, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Baldwin, Berrong, Field, Funston, Garrett, Grantham, Howard, Inhofe, Keating, Keller, Lamb, McCune, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley and Wadley.—20.

Nay: Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Graves, Hamilton, Helm, Holden, Lambert, Lane, Luton, Martin, Murphy, Pierce, Stipe, Watkins, Watson, Wolfe, York and Young.—23.

Excused: Cate, Ham, Howell, Medearis and Porter.—5.

Senator Hamilton pressed his motion to reconsider the vote whereby HB 1431 was advanced.

Senator Smith asked unanimous consent that HB 1431 be referred to the Committee on Judiciary, which was the order.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SB 100.

The above numbered Enrolled Bill was referred to the Governor.

GENERAL ORDER

HB 1042 by Duckett, et al, of the House and Grantham, Hamilton and Lambert of the Senate was read and considered.

Senators Birdsong and York asked to be made coauthors of HB 1042, which was the order.

Senator Keating moved to amend HB 1042, Page 3, Line 3, by adding after the word "bet" the following: "as applied to enumerated public and semipublic events", which amendment was declared adopted.

Senator Keating moved to amend HB 1042, Page 9, Lines 3 through 6, by striking after the word "person" on Line 3 and before the word "violating" on Line 6, all language.

Senator Grantham moved to table the Keating amendment, which motion was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Grantham, Graves, Hamilton, Holden, Howard, Howell, Lambert, Lane, Luton, Murphy, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Wadley, Watkins, Wolfe, York and Young.—31.

Nay: Capps, Funston, Garrett, Helm, Inhofe, Keating, Keller, Lamb, McCune, Martin, Pierce and Watson.—12.

Excused: Ham, Medearis, Porter, Stipe and Tinsley.—5.

Upon motion of Senator Grantham, HB

1042, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, HB 1042, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1042 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Watkins, Watson, Wolfe, York and Young.—41.

Nay: Helm.—1.

Excused: Ham, Medearis, Porter, Stipe, Tinsley and Wadley.—6.

The bill passed.

HB 1042 was referred for engrossment.

MESSAGE FROM THE GOVERNOR

Advising approval by him, May 19, 1975, of Enrolled SBs 50, 296 and 456.

GENERAL ORDER

HB 1152 by Draper and Green of the House and Cate of the Senate was read and considered.

Upon motion of Senator Cate, HB 1152 was advanced to engrossment.

By unanimous consent, upon request of Senator Cate, **HB 1152** was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1152 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Ham, Medearis, Porter and Tinsley.—4.

The bill passed.

HB 1152 was ordered withheld pursuant to Rule 19(f).

Senator Boatner presiding.

PENDING CONSIDERATION OF HAS

HAs to SB 176 were called up for consideration.

Upon motion of Senator Shatwell, the Senate concurred in **HAs to SB 176**.

SB 176, as amended by the Honorable House, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boat-

ner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Ham, Medearis, Porter and Tinsley.—4.

The bill and emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SB 316**, and naming House Conferees as follows: Representatives Hopkins, McCaleb and Campbell.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SBs 83 and 468**, and referring said bills to **GCCA**.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Watson, **HAs to SB 399** were rejected and conference requested, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Porter, Watson and Holden.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Grantham, **HAs to SB 33** were rejected and conference requested.

GENERAL ORDER

HB 1477 by Elder of the House and Grantham of the Senate was read and considered.

Upon motion of Senator Grantham, HB 1477 was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, HB 1477 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1477 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Ham, Medearis, Porter and Tinsley.—4.

The bill and emergency passed.

HB 1477 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

HB 1511 by Elder and Hammons of the House and Grantham of the Senate was read and considered.

Senators Grantham and Terrill moved to amend HB 1511, Page 17, Lines 11 and 12 by striking all of Section 9 and inserting the following:

"SECTION 9. 20 O.S. 1971, Section 1202, as last amended by Enrolled Senate Bill No. 53 of the First Session of the Thirty-

Fifth Legislature is amended to read as follows:

§ 1202. Unless the Board of Law Library Trustees shall direct that no disbursement be effected or that a lesser amount than herein provided be transferred, the court clerk shall, at the end of each quarter of every calendar year, beginning July 1, 1975, transfer to the Law Library Fund the sum equal to [Two Dollars (\$2.00)] THE NUMBER OF ALL NON-CRIMINAL CASES, [multiplied by the number of all civil cases,] except those on the small claims docket, which were filed in the district court during the last preceding quarter and in which a cost deposit was made[.], MULTIPLIED BY THE FOLLOWING AMOUNT:

IN COUNTIES HAVING A POPULATION IN EXCESS OF THREE HUNDRED THOUSAND (300,000), ACCORDING TO THE LATEST FEDERAL DECENNIAL CENSUS, TWO DOLLARS TWENTY-FIVE CENTS (\$2.25);

IN ALL OTHER COUNTIES, THREE DOLLARS (\$3.00).

Said Law Library Fund shall be expended in the purchase of law books and periodicals and in the establishment and maintenance of a law library at the county seat of said county at a suitable place provided by the county commissioners of said county. BETWEEN THE EFFECTIVE DATE OF THIS ACT AND JULY 1, 1976, NO ORDERS SHALL BE PLACED FOR ACQUISITION OF ADDITIONAL LAW BOOKS OR PERIODICALS, BE THEY OLD OR NEW, BUT THE EXPENDITURES SHALL STAND LIMITED TO THE UPKEEP OF EXISTING COLLECTIONS. THEREAFTER ADDITIONAL LAW BOOKS AND PERIODICALS MAY BE PURCHASED ONLY UPON PRIOR WRITTEN APPROVAL BY THE PRESIDING JUDGE OF THE JUDICIAL ADMINISTRATIVE DISTRICT IN WHICH

THE LIBRARY IS SITUATED. Provided, the county commissioners and the Board of Law Library Trustees, or either, may additionally provide a place designated by the Board of Law Library Trustees elsewhere in the county than the county seat and there establish a branch library of said law library. Said law library or law library and branch law library shall be governed and controlled and said Fund expended by the Board of Trustees herein-after provided.

SECTION 10. The Board of Trustees of any Law Library may, upon a majority vote, request the presiding judge of the judicial administrative district in which the law library is situated to approve a transfer of money from the court fund in the county in which the law library is located in addition to the regular quarterly sums, which additional transfer may not exceed the sum of Three Thousand Dollars (\$3,000.00) per year in counties with a population of less than Ten Thousand (10,000), the sum of Four Thousand Dollars (\$4,000.00) per year in counties with a population of more than Ten Thousand (10,000) but less than Thirty Thousand (30,000), or the sum of Five Thousand Dollars (\$5,000.00) in counties with a population of not less than Thirty Thousand (30,000) and not more than Three Hundred Thousand (300,000). No additional transfers from the court fund beyond those on a quarterly basis shall be authorized in counties with a population of more than Three Hundred Thousand (300,000). Population figures set forth in this section are based on the latest Federal Decennial Census.

SECTION 11. Sections 1 through 8, both inclusive, shall become effective on October 1, 1975.

SECTION 12. 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 Keating moved to amend the Grantham-Terrill amendment by striking the language "presiding judge of the judicial administrative district in which the library is situated." and substituting therefor the words "Administrator of the Courts."

Senator Lane asked unanimous consent that further consideration of HB 1511, with amendments attached, be deferred for this legislative day, which was the order.

MOTION TO RECONSIDER VOTE

Senator Grantham asked unanimous consent that the vote be reconsidered by which HAs to SB 33 were rejected and conference requested and that SB 33 be reinstated on the Calendar under the heading of business "Pending Consideration of HA's", which was the order.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Wednesday, May 21, 1975, at 1:00 p.m., which motion prevailed.

BILLS RELEASED

HBs 1228 and 1488 were referred for engrossment.

HBs 1152, 1284, 1477 and 1478 were properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 5:15 p.m. to meet Wednesday, May 21, 1975, at 1:00 p.m.

Seventy-eighth Legislative Day

Wednesday, May 21, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Baldwin and Howard.—2.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend Arthur K. Hunt, and incorporated into the Journal upon request of Senator Berrong.

Almighty God, convene us in Thy presence today.

Accept our thanksgiving for the bounty which our great land enjoys.

Give to us in the Senate a continuing purpose to excel in our study, in our judgments and in our commitments.

Discipline us in our responsibilities as the stewards of a great inheritance of freedom and liberty. May we cherish this inheritance, share it and guard it in our labors and actions today.

This we ask in the name of Christ. Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Keller introduced Ken Whittington, M.D., Bethany, as the Doctor of the Day.

Senator Lambert introduced his daughter, Deborah, to the members of the Senate.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS, as amended:

HB 1060 — Criminal Jurisprudence, as coauthored by Stipe.

CS for HB 1410 — Appropriations and Budget, as coauthored by Lambert, Murphy and Terrill.

CS for HB 1431 — Judiciary.

UNANIMOUS CONSENT REQUEST

Senator Cate asked unanimous consent that he be removed as principal Senate author of HB 1147, which was the order.

GENERAL ORDER

HB 1553 by Hammons of the House and Schuelein of the Senate was read and considered.

Upon motion of Senator Schuelein, HB 1553 was advanced to engrossment.

By unanimous consent, upon request of Senator Schuelein, HB 1553 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1553 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Wolfe, York and Young.—46.

Excused: Baldwin and Howard.—2.

The bill and emergency passed.

HB 1553 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

HB 1594 by Whorton of the House and

Wadley of the Senate was read and considered.

Upon motion of Senator Wadley, HB 1594 was advanced to engrossment.

By unanimous consent, upon request of Senator Wadley, HB 1594 was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator Crow presiding.

HB 1594 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Baldwin, Cate and Howard.—3.

The bill and emergency passed.

HB 1594 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

HB 1321 by Abbott and Wilson of the House and Howell of the Senate was read and considered.

Upon motion of Senator Howell, HB 1321 was advanced to engrossment.

By unanimous consent, upon request of Senator Howell, **HB 1321** was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1321 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Porter, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—42.

Nay: McCune and Schuelein.—2.

Excused: Baldwin, Grantham, Howard and Young.—4.

The bill and emergency passed.

HB 1321 was referred for engrossment.

GENERAL ORDER

HB 1303 by Matheson of the House and Dahl and Inhofe of the Senate was read and considered.

Senator Wadley moved to amend **HB 1303**, Page 2, Line 12, by adding a new Section 2 as follows:

“SECTION 2. Licensed Oklahoma bait dealers may harvest shad immediately below Pensacola Dam after filing a waiver of liability with the Grand River Dam Authority.”,

and by renumbering subsequent sections, which amendment was declared adopted.

Upon motion of Senator Dahl, **HB 1303**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Dahl, **HB 1303**, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1303 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Baldwin, Cate and Howard.—3.

The bill passed.

Senator Cate desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 46. Nay: 0. Excused: 2.

The emergency passed.

HB 1303 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed **SB 417**, as amended and coauthored.

HOUSE AMENDMENTS

HAs to SB 417 were read as follows and consideration deferred.

Authors: Add the following coauthor: WICKERSHAM of the House.

Amendment No. 1. Amend Title to read as follows:

"An Act relating to roads, bridges and ferries; amending 69 O.S. 1971, Section 633, requiring certain plans and specifications in connection therewith; making mandatory furnishing of engineering assistance by State Highway Department in certain instances; requiring bids for acquisition of road machinery, equipment, materials and supplies on lease-rental or lease-purchase or rental-purchase basis and prohibiting payment on lease-rental or lease-purchase or rental-purchase agreements prior to delivery thereof; conferring certain powers and duties in emergencies; prescribing penalties; directing codification; providing that laws in conflict with this Act shall be superseded; making provisions severable; fixing operative date; and declaring an emergency."

Amendment No. 2. Amend Page 3, Lines 16 and 17, by striking the words "except road oil and / or asphalt".

Amendment No. 3. Amend Page 3, Lines 30 and 33, after the words "lease-rental", add the following: "or lease-purchase or rental-purchase".

Amendment No. 4. Amend Page 3, Lines 35 and 36, by striking the words "for needed repairs, retained within the county" and insert in lieu thereof the following: "when necessary by an emergency and for the best interest of the county, retained within the county".

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 1042, 1228, 1247 and 1488 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SBs 57, 64, 92, 186, 225 and 254 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

SCR 34 was correctly enrolled, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1152, 1250, 1260, 1284, 1476, 1477, 1478, 1493, 1549 and 1598.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 153 by Stipe and Porter of the Senate and Monks of the House was read and considered.

Senators Birdsong and York asked to be made coauthors of SB 153, which was the order.

Senator Berrong moved to amend SB 153, Page 4, Line 8, by striking after the word "action" and before the word "be" the word "may" and substituting therefor the word "shall", which amendment was declared adopted.

Senator Watson moved to amend SB 153, Page 5, Line 3, by adding after the semicolon the following language: "or any employees employed as classified personnel

under the Merit Board; or any certified teachers employed by any school board; or any faculty members employed by any institution of higher learning;”.

Senator Stipe moved to table the Watson amendment, which motion was declared adopted upon roll call as follows:

Aye: Birdsong, Boatner, Butler, Cate, Crow, Dawson, Field, Funston, Garrett, Graves, Holden, Howell, Keller, Lane, Luton, Medearis, Porter, Randle, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Wolfe and York.—26.

Nay: Berrong, Capps, Dahl, Grantham, Hamilton, Helm, Inhofe, Keating, Lamb, Lambert, McCune, Martin, Murphy, Pierce, Schuelein, Taliaferro, Watkins, Watson and Young.—19.

Excused: Baldwin, Ham and Howard.—3.

President Pro Tempore Howard asked to be shown present, which was the order.

Senator Inhofe moved to amend SB 153, Page 4, Line 4, by adding after the period the following: “Any employee organization which has a contract with a public body as set forth in this bill may not contribute money, goods or services or anything of value to a candidate for public office.”

Senator Inhofe asked unanimous consent to amend his amendment by inserting the words “directly or indirectly” after the word “not” and before the word “contribute”, to which request objection was heard.

Senator Inhofe moved to amend his amendment by inserting the words “directly or indirectly” after the word “not” and before the word “contribute”, which motion was declared adopted.

Senator Inhofe pressed his motion to adopt his amendment, as amended.

Senator Stipe moved to table the Inhofe amendment, as amended, which motion was declared adopted upon roll call as follows:

Aye: Birdsong, Boatner, Butler, Cate, Crow, Dahl, Garrett, Grantham, Graves, Ham, Howard, Howell, Keller, Lamb, Lane, Medearis, Murphy, Porter, Randle, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, York and Young.—27.

Nay: Berrong, Capps, Dawson, Field, Funston, Hamilton, Helm, Holden, Inhofe, Keating, Lambert, McCune, Martin, Pierce, Schuelein, Taliaferro, Watkins, Watson and Wolfe.—19.

Excused: Baldwin and Luton.—2.

Senator Inhofe moved to amend SB 153, Page 4, Line 11, by adding after the word “employment.” a new sentence as follows: “Any organization which condones or promotes any of the above shall automatically have its contract with such public body terminated and shall not be permitted to represent public employees before such public body for a period of one year.”

Senator Stipe moved to table the Inhofe amendment, which motion was declared adopted upon roll call as follows:

Aye: Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Funston, Graves, Howard, Lambert, Lane, Luton, Martin, Medearis, Porter, Randle, Shatwell, Smith, Stipe, Terrill, Tinsley, York and Young.—24.

Nay: Berrong, Capps, Field, Garrett, Grantham, Hamilton, Helm, Holden, Inhofe, Keating, Keller, Lamb, McCune, Murphy, Pierce, Schuelein, Taliaferro, Watkins, Watson and Wolfe.—20.

Excused: Baldwin, Ham, Howell and Wadley.—4.

Senator Hamilton moved to amend SB 153, Page 6, Lines 4 through 10, by striking all language and substituting the following:

“4. Public agency or public employer as referred to and covered by this act shall mean cities above 250,000 in population.”

Senator Stipe moved to table the Hamilton amendment, which motion was declared adopted upon roll call as follows:

Aye: Birdsong, Butler, Cate, Dahl, Dawson, Funston, Garrett, Grantham, Graves, Howard, Keating, Keller, Lamb, Lambert, Lane, Luton, Medearis, Randle, Shatwell, Smith, Stipe, Terrill, Tinsley, Wolfe, York and Young.—26.

Nay: Berrong, Boatner, Capps, Crow, Field, Ham, Hamilton, Helm, Holden, Inhofe, McCune, Martin, Murphy, Pierce, Porter, Schuelein, Taliaferro, Wadley, Watkins and Watson.—20.

Excused: Baldwin and Howell.—2.

Senator Terrill moved to amend SB 153, Page 6, Line 5, by adding after the word “Oklahoma,” and before the word “cities,” on Line 5 the word “counties,” which amendment was declared adopted.

Senator Terrill moved to amend SB 153, Page 6, Lines 8 and 9, by striking after the word “mean” on Line 8 the words “employees or”, which amendment was declared adopted.

Senators Cate and Funston moved to amend SB 153, Page 4, Line 11, by adding after the word “employment.” the following: “Provided, further, any organization which promotes any such activity shall be punished therefor by a fine of not less than One Hundred Dollars (\$100.00) nor more

than One Thousand Dollars (\$1,000.00) per day for each day such activity occurs, which fine shall be imposed and levied by, and shall be enforceable by order of, any court of record, upon the finding of such facts in a hearing before such court of record. Said hearing shall be to the court only and shall be conducted in accordance with the rules of civil procedure, and appeals therefrom taken as in any civil case.”, which amendment was declared adopted.

Senator Berrong moved to amend SB 153, Page 4, Line 4, by inserting the following new paragraph:

“Any organization representing employees and which collects dues, fees or assessments from its members shall make a full financial report to its membership within 60 days after the close of the organization’s fiscal year. The report shall include, but not be limited to, the total amounts collected, the balance on hand and the purpose of the expenditures. An annual audit shall be conducted for every such organization and be a public record.”,

which amendment was declared adopted.

Senator Berrong moved to amend SB 153, Page 10, Line 10, by striking after the word “of” and before the word “as” on Line 11 the words and figure “Fifty Dollars (\$50.00) per day, together with actual and necessary expenses” and substituting therefor the words and figure “Twenty-five Dollars (\$25.00) per day and mileage”; and by striking all language after the word “hereunder” on Line 13 of Page 10 through Line 17 of Page 10, which amendment was declared adopted.

Senator Inhofe moved to amend SB 153, Page 14, Line 5, by striking the period after the word “organizations” and adding the following: “and no employee shall be required to pay any fee for representation.”

Senator Stipe moved to table the Inhofe amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Birdsong, Boatner, Butler, Cate, Crow, Dahl, Field, Funston, Garrett, Graves, Ham, Howard, Howell, Lambert, Lane, Luton, Medearis, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins and York.—28.

Nay: Berrong, Capps, Dawson, Grantham, Hamilton, Helm, Holden, Inhofe, Keating, Keller, Lamb, McCune, Martin, Murphy, Pierce, Taliaferro, Watson and Wolfe.—18.

Excused: Baldwin and Young.—2.

Senator Stipe moved to amend SB 153, Page 18, Line 6, by striking after the word "may" and before the word "extend" the word "not", which amendment was declared adopted upon roll call as follows:

Aye: Birdsong, Boatner, Butler, Cate, Dahl, Dawson, Funston, Garrett, Grantham, Graves, Howard, Lamb, Lambert, Lane, Luton, Martin, Murphy, Porter, Randle, Shatwell, Smith, Stipe, Terrill, Tinsley, Wolfe and York.—26.

Nay: Berrong, Capps, Crow, Ham, Hamilton, Helm, Holden, Inhofe, Keating, Keller, McCune, Pierce, Schuelein, Taliaferro, Wadley, Watkins and Watson.—17.

Excused: Baldwin, Field, Howell, Medearis and Young.—5.

Senator Stipe moved to amend SB 153, Page 18, Lines 14 and 15, by striking after the word "discussions" the remainder of the sentence on Lines 14 and 15.

Senator Inhofe moved to table the Stipe amendment, which motion was declared failed of adoption upon roll call as follows:

Aye: Berrong, Capps, Crow, Field, Gar-

rett, Grantham, Ham, Hamilton, Helm, Holden, Inhofe, Keating, Keller, Lamb, McCune, Murphy, Pierce, Schuelein, Taliaferro, Tinsley, Watkins, Watson and Wolfe.—23.

Nay: Birdsong, Boatner, Butler, Cate, Dahl, Dawson, Funston, Graves, Howard, Howell, Lambert, Lane, Luton, Martin, Medearis, Porter, Randle, Shatwell, Smith, Stipe, Terrill, York and Young.—23.

Excused: Baldwin and Wadley.—2.

Senator Stipe pressed his motion to amend, which amendment was declared failed of adoption upon roll call as follows:

Aye: Birdsong, Butler, Cate, Dahl, Funston, Graves, Howard, Lambert, Lane, Luton, Medearis, Porter, Randle, Shatwell, Smith, Stipe, Terrill, York and Young.—19.

Nay: Berrong, Boatner, Capps, Crow, Dawson, Field, Garrett, Grantham, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, McCune, Martin, Murphy, Pierce, Schuelein, Taliaferro, Tinsley, Watkins, Watson and Wolfe.—27.

Excused: Baldwin and Wadley.—2.

Senator Hamilton moved to amend SB 153, by striking the title.

Senator Stipe moved to table the Hamilton amendment, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Birdsong, Butler, Crow, Dahl, Field, Funston, Garrett, Graves, Ham, Holden, Howard, Lambert, Lane, Luton, Martin, Medearis, Porter, Randle, Shatwell, Stipe, Terrill and York.—22.

Nay: Berrong, Boatner, Capps, Cate, Dawson, Grantham, Hamilton, Helm,

Howell, Inhofe, Keating, Keller, Lamb, McCune, Murphy, Pierce, Schuelein, Taliaferro, Tinsley, Watkins, Watson, Wolfe and Young.—23.

Excused: Baldwin, Smith and Wadley.—3.

Senator Stipe moved that **SB 153** be advanced.

Senator Hamilton moved to table the Stipe motion to advance, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Berrong, Boatner, Capps, Cate, Dawson, Field, Funston, Garrett, Grantham, Ham, Hamilton, Helm, Howell, Inhofe, Keating, Keller, McCune, Pierce, Schuelein, Taliaferro, Watkins, Watson and Wolfe.—23.

Nay: Birdsong, Butler, Crow, Dahl, Graves, Holden, Howard, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Porter, Randle, Shatwell, Stipe, Terrill, Tinsley, Wadley, York and Young.—23.

Excused: Baldwin and Smith.—2.

Senator Stipe pressed his motion to advance the bill, which motion was declared failed of adoption upon roll call as follows:

Aye: Birdsong, Butler, Cate, Crow, Dahl, Graves, Howard, Lambert, Lane, Luton, Martin, Medearis, Porter, Randle, Shatwell, Stipe, Terrill, Tinsley, Wadley and York.—20.

Nay: Berrong, Boatner, Capps, Dawson, Field, Funston, Garrett, Grantham, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, McCune, Murphy, Pierce, Schuelein, Taliaferro, Watkins, Watson, Wolfe and Young.—26.

Excused: Baldwin and Smith.—2.

Senator Hamilton pressed his motion to amend, which amendment was declared failed of adoption upon roll call as follows:

Aye: Berrong, Boatner, Capps, Cate, Dawson, Field, Hamilton, Helm, Howell, Inhofe, Keating, Keller, Lamb, McCune, Pierce, Taliaferro, Tinsley, Watkins, Watson and Wolfe.—20.

Nay: Birdsong, Butler, Crow, Dahl, Funston, Garrett, Grantham, Graves, Ham, Holden, Howard, Lambert, Lane, Luton, Martin, Medearis, Murphy, Porter, Randle, Schuelein, Shatwell, Stipe, Terrill, Wadley, York and Young.—26.

Excused: Baldwin and Smith.—2.

Senator Berrong moved to amend **SB 153**, Page 10, Line 6, by striking after the word "subdivisions." and before the letter "C" the words "The Chairman shall give his full time to his duties.", which amendment was declared adopted.

Senator Funston moved to amend **SB 153**, Page 18, Line 8, by striking after the word "shall" and before the word "be" the word "not", which amendment was declared adopted.

Senator Keating moved to amend **SB 153**, Page 26, Line 1, by adding after the word "strike" a comma and the following language: "work stoppages, slowdowns, unauthorized holidays or interference of any kind or degree with the normal processes of government.", which amendment was declared adopted.

Upon motion of Senator Stipe, **SB 153**, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Stipe, **SB 153**, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator Wadley presiding.

SB 153 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Funston, Garrett, Graves, Ham, Holden, Howard, Lambert, Lane, Luton, Martin, Medearis, Randle, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, York and Young.—27.

Nay: Berrong, Capps, Field, Grantham, Hamilton, Helm, Howell, Inhofe, Keating, Keller, Lamb, McCune, Murphy, Pierce, Schuelein, Taliaferro, Watkins, Watson and Wolfe.—19.

Excused: Baldwin and Porter.—2.

The bill passed.

The emergency failed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Hamilton moved to reconsider the vote whereby SB 153 passed.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SB 67, and referring said bill to GCCA.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SB 270, and naming House Conferees as follows: Representatives Abbott, Bengtson and Swinton.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SB 371, and naming House Conferees as follows: Representatives Anderson, Cleveland and Manning.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SB 399, and naming House Conferees as follows: Representatives Kilpatrick, Cotner and Wilson.

MESSAGE FROM THE HOUSE

Advising further Conference granted on Engrossed HB 1101, and rereferring said bill to GCCA.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 69 was read as follows and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 69, entitled:

(Oklahoma Tax Commission — Emergency.)

together with Engrossed House Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate accept Engrossed House Amendment No. 1.

2. That the House recede from Engrossed House Amendments No. 2, 3, 4, 5 and 6.

3. That the following Conference Committee Amendments be adopted:

(a) Section 1, Page 2, Lines 5 and 6, by deleting the words and figures "Nine Million One Hundred Fifty-eight Thousand Three Hundred Fifty-nine Dollars (\$9,158,359.00)" and insert in lieu thereof the words and figures "Nine Million Forty-seven Thousand Six Hundred Seventy-nine Dollars (\$9,047,679.00)".

(b) Page 3, Line 4½, by adding a new Section 4 to read as follows:

"SECTION 4. There is hereby appropriated to the Oklahoma Tax Commission, from the Oklahoma Tax Commission Fund of the State Treasury, for the fiscal year ending June 30, 1976, not otherwise appropriated, the sum of Two Hundred Forty-nine Thousand Six Hundred Dollars (\$249,600.00) for the computerization of motor vehicle license tag information."

and renumber succeeding sections.

(c) Page 3, Line 19, by adding after the figure "1" the following language "and 4".

(d) Page 3, Line 23, by adding after the period (.) the following language "Of this number, twenty-eight (28) shall be allocated to the computerization of motor vehicle license tag information."

(e) Page 4, Line 27, by deleting all of Section 8 and renumbering succeeding sections.

(f) Page 4, Line 32, by deleting the language "appropriation made by" and inserting in lieu thereof the following language "appropriations made by Sections 1, 2 and 4 of".

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Howell, Lamb, Murphy, Schuelein, Smith, Luton, Terrill and York.

House Conferees: Miskelly, Chairman,

Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Edmondson, Elder, Ervin, Ford, Johnson (Joe), Riggs, Rogers and Townsend.

MESSAGE FROM THE HOUSE

Advising that the House has reconsidered the vote by which HB 1348 passed, as amended by the Honorable Senate; has reconsidered the vote by which the House concurred in Senate amendments thereto; has rejected the Senate amendments and requests a conference on said bill and appointed the following House Conferees on HB 1348: Representatives Atkins, Ervin and Nance.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HB 1348 was ordered granted, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Garrett, Funston and Smith.

PENDING CONSIDERATION OF HAS

HAS to SB 160 were called up for consideration.

Upon motion of Senator Holden, the Senate concurred in HAS to SB 160.

SB 160, as amended by the Honorable House, was read at length.

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

Aye: Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Graves, Ham, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Schuelein,

Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and Wolfe.—38.

Nay: Berrong, Capps, Grantham, Hamilton, Howell and Randle.—6.

Excused: Baldwin, Stipe, York and Young.—4.

The bill and emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Howell moved that the vote be reconsidered by which **SB 160** and the emergency section passed.

PENDING CONSIDERATION OF HAS

HAS to **SB 287** were called up for consideration.

Upon motion of Senator Grantham, the Senate concurred in **HAS** to **SB 287**.

SB 287, as amended by the Honorable House, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and Wolfe.—44.

Excused: Baldwin, Cate, York and Young.—4.

The bill passed.

House Amendments were properly

signed and the above-numbered bill was referred for enrollment.

PENDING CONSIDERATION OF HAS

HAS to **SB 317** were called up for consideration.

Upon motion of Senator Ham, the Senate concurred in **HAS** to **SB 317**.

SB 317, as amended by the Honorable House, was read at length.

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

Aye: Boatner, Butler, Capps, Cate, Crow, Field, Funston, Garrett, Grantham, Graves, Ham, Holden, Howard, Keating, Lane, Luton, McCune, Martin, Murphy, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley, Watkins and York.—27.

Nay: Berrong, Birdsong, Dahl, Dawson, Hamilton, Helm, Inhofe, Keller, Lamb, Lambert, Medearis, Pierce, Porter, Randle, Schuelein, Tinsley, Watson and Wolfe.—18.

Excused: Baldwin, Howell and Young.—3.

The bill passed.

Senators Medearis, Porter, Dawson, Young, Howell, Birdsong, Helm, Tinsley and Lambert desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 36. Nay: 11. Excused: 1.

The emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

PENDING CONSIDERATION OF HAS

HAS to SB 299 were called up for consideration.

Upon motion of Senator Grantham, the Senate concurred in **HAS to SB 299**.

SB 299, as amended by the Honorable House, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Baldwin and Funston.—2.

The bill passed.

Senator Funston desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 47. Nay: 0. Excused: 1.

The emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

Under the Rules of the Senate, Senator Funston is shown voting "no" on **SB 299** since he was in the Chamber at the time the final vote was taken.

PENDING CONSIDERATION OF HAS

HAS to SB 33 were called up for consideration.

Senator Grantham asked unanimous consent to suspend the Rule pertaining to printing of **HAS**, which was the order.

Upon motion of Senator Grantham, the Senate concurred in **HAS to SB 33**.

SB 33, as amended by the Honorable House, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and York.—44.

Nay: Wolfe.—1.

Excused: Baldwin, Lambert and Young.—3.

The bill passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

PENDING CONSIDERATION OF CCR

The **CCR on SB 69** was called up for consideration.

The **CCR on SB 69** was adopted upon motion of Senator Crow.

SB 69, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson,

Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—43.

Nay: Inhofe, Pierce and Wolfe.—3.

Excused: Baldwin and Ham.—2.

The bill passed.

Senator Ham desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 44. Nay: 3. Excused: 1.

The emergency passed.

SB 69, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 66 was read as follows and adopted upon motion of Senator Crow.

Mr. President
Mr. Speaker

The Conference Committee, to which was referred Engrossed Senate Bill No. 66 by Crow of the Senate and Miskelly of the House, entitled:

(State Examiner and Inspector — Emergency.)

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend and do recommend to the respective Houses, as follows:

1. That the House recede from Engrossed House Amendment No. 1.

2. That the attached Conference Committee Substitute for Engrossed Senate Bill No. 66 be adopted.

(Pursuant to Rule 10(b), copies of the CCS for SB 66 were distributed to all Senators.)

Respectfully submitted

FOR THE SENATE: Crow and Holden.

FOR THE HOUSE: Miskelly and Davis (Don).

SB 66, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—43.

Nay: Helm, Inhofe and McCune.—3.

Excused: Baldwin and York.—2.

The bill and emergency passed.

SB 66, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 60 was read as follows and consideration deferred.

Mr. President
Mr. Speaker

The Conference Committee, to which was referred Engrossed Senate Bill No. 60 by Crow of the Senate and Miskelly of the House, entitled:

(Secretary of State — Emergency.)

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend and do recommend to the respective Houses, as follows:

1. The House recede from Engrossed House Amendment No. 1.

2. That the attached Conference Committee Substitute for Engrossed Senate Bill No. 60 be accepted.

(Pursuant to Rule 10(b), copies of the CCS for SB 60 were distributed to all Senators.)

Respectfully submitted

FOR THE SENATE: Crow and Holden.

FOR THE HOUSE: Miskelly and Davis.

MOTION TO RECONSIDER VOTE

Senator Dawson asked for consideration of his motion to reconsider the vote by which HB 1591 failed, which motion was declared adopted upon roll call as follows:

Aye: Boatner, Butler, Capps, Cate, Dahl, Dawson, Field, Funston, Garrett, Graves, Ham, Helm, Holden, Howard, Howell, Keating, Keller, Lambert, Lane, Luton, Martin, Medearis, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—35.

Nay: Berrong, Birdsong, Crow, Grantham, Hamilton, Inhofe, Lamb, McCune, Smith, Taliaferro and Wolfe.—11.

Excused: Baldwin and Murphy.—2.

THIRD READING

Senator Dawson moved to reconsider the vote by which HB 1591 was considered engrossed and placed on third reading and final passage, which motion was declared adopted.

Senator Dawson moved to reconsider the vote by which HB 1591 was advanced to engrossment, which motion was declared adopted.

GENERAL ORDER

Senator Lane moved to amend HB 1591, Page 3, Line 5½, by adding a new Section 4 to read as follows:

“SECTION 4. 59 O.S. 1971, Section 72, is amended to read as follows:

Section 72. The State Board of Barber Examiners shall admit any applicant to the regular examination for license to practice the trade of a barber within the meaning of this act, who is at least eighteen (18) years of age and has practiced as a registered apprentice for a period of eighteen (18) months under the immediate personal supervision of a registered barber, or who has practiced the trade of a barber, within or without this state, for a period of at least two (2) years, or who, AFTER PAYMENT OF A PRE-MATRICULATION FEE OF TEN DOLLARS (\$10.00) TO THE BARBER BOARD FOR REGISTERING SUCH ENROLLMENT, has studied the trade of a barber for a period of at least one thousand (1000) hours in a barber college which has been recognized by said Board as a properly appointed and conducted barber college, when the applicant makes application

therefor, verified by oath, upon forms provided by said Board, and transmits therewith an examination fee of [Ten Dollars (\$10.00)] SEVENTEEN DOLLARS AND FIFTY CENTS (\$17.50) for legal residents of Oklahoma and [Twenty-five dollars (\$25.00)] THIRTY DOLLARS (\$30.00) for out of state applicants, provided that an applicant to be eligible for examination must present satisfactory evidence of good moral character, that he is not addicted to habitual intemperance or the habitual use of habit forming drugs and that he has never been guilty of unprofessional conduct. All applicants must appear personally before the Board at the next regular meeting thereof after the filing of their applications with the Secretary of the Board, and shall present at that time a certificate from the county health officer of their [county] COUNTIES, such as is required by 59 O.S. [1961] 1971, Section 74, and which certificate must cover an examination made not more than twenty (20) days prior to said meeting. No person suffering from an infectious, contagious or venereal disease in any stage shall be granted a certificate as a registered barber or registered apprentice. An apprentice or a student applicant for certificate as a registered barber who fails to pass the examination conducted by the Board must continue to practice as an apprentice, or to study for an additional six (6) months before he is again entitled to take the examination for registered barber. Applicants who have practiced the trade of a barber for a period of two (2) years may, if they fail, again take said examination at the next regular meeting of the Board."

, which amendment was declared adopted.

Senator Lane moved to amend **HB 1591**, Page 3, Line 5½, by adding a new Section 5 to read as follows:

"SECTION 5. 59 O.S. 1971, Section 74 is amended to read as follows:

Section 74. Each registered barber or registered apprentice of this state shall annually make application for registration and renewal of certificate, which application shall be accompanied by a certificate from the county health officer of the county in which he or she resides, or from his or her private physician if the county health officer or county physician does not reside in the 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. Each registered barber or apprentice shall pay a fee of [Ten Dollars (\$10.00)] SEVENTEEN DOLLARS AND FIFTY CENTS (\$17.50) for such yearly certificate of registration, which fee shall accompany said application. All applications for renewal of certificate of registration shall be filed with the Secretary of the Board on or before July 1 of each calendar year, otherwise the certificates sought shall be automatically revoked and the holder thereof not entitled to practice as a registered barber or apprentice barber in this state until same has been renewed and for which renewal an additional fee of Ten Dollars (\$10.00) PER YEAR, SINCE THE APPLICANT'S CERTIFICATE WAS CURRENTLY REGISTERED, NOT EXCEEDING A TOTAL OF FIFTY DOLLARS (\$50.00), will be charged. [The income from the increase in fees shall be used to employ not less than two sanitary inspectors.]'

, which amendment was declared adopted.

Upon motion of Senator Dawson, **HB 1591**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Dawson, **HB 1591**, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator Smith moved to reconsider the vote by which **HB 1591** was considered engrossed and placed on third reading and final passage, which motion was declared adopted.

Senator Smith moved to reconsider the vote by which **HB 1591** was advanced to engrossment, which motion was declared adopted.

GENERAL ORDER

Senator Lane asked unanimous consent, which was granted, that **HB 1591** be deferred temporarily, which was the order.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 57, 64, 92, 186, 225 and 254.

The above numbered Enrolled Bills were referred to the Governor.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 176 was correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

CONFERENCE COMMITTEE REPORT

The following CCR on **SB 79** was read as follows and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed **SB No. 79**, entitled:

(Department of Public Safety — Emergency.)

together with Engrossed House Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. Recede from Engrossed House Amendment 1.

2. Recede from Engrossed House Amendment 2.

3. Recede from Engrossed House Amendment 3.

4. Recede from Engrossed House Amendment 4.

5. Recede from Engrossed House Amendment 5.

Accept the Conference Committee Substitute attached.

(Pursuant to Rule 10(b), copies of the CCS for **SB 79** were distributed to all Senators.)

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Howell, Lamb, Murphy, Schuelein, Smith, Luton, Terrill and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Edmondson, Elder, Ervin, Ford, Johnson (Joe), Riggs, Rogers and Townsend.

CONFERENCE COMMITTEE REPORT

The following CCR on **SB 80** was read as follows and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed **SB No. 80**, entitled:

(An Act relating to motor vehicles and the Department of Public Safety — Emergency.)

together with Engrossed House Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

Recede from House Amendments 1 through 15.

That the attached Conference Committee Substitute to Engrossed Senate Bill 80 be adopted.

(Pursuant to Rule 10(b), copies of the CCS for SB 80 were distributed to all Senators.)

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Howell, Lamb, Murphy, Schuelein, Smith, Luton, Terrill and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Edmondson, Elder, Ervin, Ford, Murphy, Johnson (Joe), Riggs, Rogers and Townsend.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 84 was read as follows and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 84, entitled:

(Office of Civil Defense — Emergency.)

together with Engrossed House Amendments thereto, beg leave to report that we

have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate accept Engrossed House Amendment No. 1.

2. That the House recede from Engrossed House Amendment No. 2.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Howell, Lamb, Murphy, Schuelein, Smith, Luton, Terrill and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Edmondson, Elder, Ervin, Ford, Murphy, Johnson (Joe), Riggs, Rogers and Townsend.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 88 was read as follows and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 88, entitled:

(Office of the Pardon and Parole Board — Emergency.)

together with Engrossed House Amendments thereto, 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 Engrossed House Amendment Nos. 1 and 2.

2. That the Senate accept Engrossed House Amendment No. 3.

3. That the following Conference Committee Amendment be adopted:

Restore the Title to read as follows:

"An Act relating to the Office of the Pardon and Parole Board and making an appropriation thereto; stating the purpose; providing for appointment, duties, compensation and numbers of employees; providing for qualifications of professional interviewers; amending 57 O.S. 1971, Section 332.4, as amended by Section 3, Chapter 172, O.S.L. 1973 (57 O.S. Supp. 1974, Section 332.4); providing lapse date; making provisions of this Act severable; and declaring an emergency."

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Howell, Lamb, Murphy, Schuelein, Grantham, Luton, Terrill and York.

House Conferees: Miskelly, Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Ford, Johnson (Joe), Rogers and Townsend.

GENERAL ORDER

HB 1154 by Bamberger and Kilpatrick of the House and Shatwell of the Senate was read and considered.

Upon motion of Senator Shatwell, **HB 1154** was advanced to engrossment.

By unanimous consent, upon request of Senator Shatwell, **HB 1154** was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1154 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—40.

Nay: Berrong, Capps, Helm, Inhofe, Pierce and Wolfe.—6.

Excused: Baldwin and Howard.—2.

The bill and emergency passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Birdsong moved that the vote be reconsidered by which **HB 1154** and the emergency section passed.

GENERAL ORDER

HB 1591 was considered further.

Senator Smith moved to amend **HB 1591**, by inserting at the end of new Section 5 the following "Provided that no expenditure shall be made except pursuant to legislative appropriation from and after July 1, 1976.", which amendment was declared adopted.

Upon motion of Senator Dawson, **HB 1591**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Dawson, **HB 1591**, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1591 was read for the third time at length.

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

Aye: Butler, Crow, Dawson, Field, Funston, Garrett, Graves, Howard, Howell, Lambert, Lane, Luton, Medearis, Murphy, Randle, Stipe, Taliaferro, Terrill and Watkins.—19.

Nay: Berrong, Birdsong, Boatner, Capps, Dahl, Grantham, Hamilton, Helm, Holden, Inhofe, Keating, Keller, Lamb, McCune, Pierce, Schuelein, Shatwell, Smith, Tinsley, Wadley, Watson, Wolfe and York.—23.

Excused: Baldwin, Cate, Ham, Martin, Porter and Young.—6.

The bill failed.

Senator Shatwell presiding.

PENDING CONSIDERATION OF CCR

The CCR on SB 60 was called up for consideration.

The CCR on SB 60 was adopted upon motion of Senator Crow.

SB 60, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Wolfe and York.—40.

Nay: Keating and Watson.—2.

Excused: Baldwin, Ham, Porter, Taliaferro, Watkins and Young.—6.

The bill and emergency passed.

SB 60, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

UNANIMOUS CONSENT REQUEST

Senator Crow asked unanimous consent, which was granted, that Senator Smith present and explain the CCRs on SBs 79 and 80.

PENDING CONSIDERATION OF CCR

The CCR on SB 80 was called up for consideration.

The CCR on SB 80 was adopted upon motion of Senator Smith.

Senator Lamb asked to be made a co-author of SB 80, which was the order.

SB 80, as amended in Conference, was read at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—43.

Excused: Baldwin, Berrong, Ham, Porter and Young.—5.

The bill and emergency passed.

SB 80, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 79 was called up for consideration.

The CCR on SB 79 was adopted upon motion of Senator Smith.

SB 79, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—43.

Excused: Baldwin, Butler, Ham, Porter and Young.—5.

The bill and emergency passed.

SB 79, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

MESSAGE FROM THE HOUSE

Advising passage of and returning En-grossed SB 439.

The above numbered Bill was referred for enrollment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SB 176.

The above numbered Enrolled Bill was referred to the Governor.

MESSAGE FROM THE HOUSE

Advising the signing of and returning Enrolled SCR 34.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Thursday, May 22, 1975, at 1:00 p.m., which motion prevailed.

BILLS RELEASED

SB 276 was referred for engrossment.

HBs 1553 and 1594 were properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 5:15 p.m. to meet Thursday, May 22, 1975, at 1:00 p.m.

Seventy-ninth Legislative Day

Thursday, May 22, 1975

Pursuant to adjournment, the Senate was called to order by President Pro Tempore Howard.

Roll Call:

Present: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Baldwin, Porter and Taliaferro.—3.

President Pro Tempore Howard declared a quorum present.

The following prayer was offered by Reverend Arthur K. Hunt and incorporated into the Journal upon request of Senator Berrong.

O God, our Father, it is only unto Thee that we commit our praise and our worship.

For all the prosperity and benevolence that we have and hold we express to Thee our gratitude.

We seek Thy counsel today in this Senate that our deliberations and our decisions

will fulfill the trust of the electorate of this great State of Oklahoma.

Lift us to new heights of excellence as we endeavor to achieve today a government of the people, by the people and for the people.

In Jesus' name, Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Dahl introduced Hillard Denyer, M.D., Bartlesville, as the Doctor of the Day and Senator Watson introduced Lou Ebrite, R.N., Oklahoma City, and Linda Hodgen, student nurse, as the Nurses of the Day.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

HB 1619 —Appropriations and Budget, as coauthored by Crow.

DO PASS, as amended:

HB 1320 — Education, Common, as co-authored by Field and be referred to Committee on County, State and Federal Government by previous order.

HB 1508 — Banks and Banking, as co-authored by Howell.

FIRST READING

The following were introduced and read the first time.

SJR 40 — By Howell of the Senate and Twidwell of the House.

A Joint Resolution relating to the collection and apportionment of motor vehicle license fees; stating legislative intent with respect to Enrolled Senate Bill 43; and declaring an emergency.

Senator Hamilton presiding.

PENDING SENATE ACTION — RESOLUTION

SCR 31, introduced on page 757, was called up for consideration.

President Pro Tempore Howard asked unanimous consent, which was granted, that all Senators be made coauthors of **SCR 31**.

SCR 31, as coauthored, was read at length, adopted upon motion of President Pro Tempore Howard and ordered referred for engrossment.

BILLS WITHDRAWN — REREFERRED

Senator Field asked unanimous consent, which was granted, that **HB 1621** be withdrawn from the Calendar and rereferred to the Committee on Wildlife.

Senator Dahl asked unanimous consent, which was granted, that **HB 1218** be withdrawn from the Calendar and rereferred to the Committee on Wildlife.

MOTION TO RECONSIDER VOTE

Senator Birdsong asked for consideration of his motion to reconsider the vote whereby **HB 1154** and the emergency section passed.

Senator Shatwell moved to table the Birdsong motion to reconsider, which motion to table was declared adopted.

HB 1154 was ordered withheld pursuant to Rule 19(f).

MOTION

Senator Smith moved that the instructions to the Senate General Conferees on Appropriations on **HB 1101**, limiting the salary of the Finance Director to an amount not to exceed \$26,900.00, be amended to read "to an amount not to exceed \$28,000.00", which motion was declared adopted.

MESSAGE FROM THE GOVERNOR

This is to advise you that Enrolled Senate Bills 43 and 145 became law without the Governor's signature on May 21, 1975, and same have been filed in the Office of the Secretary of State.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 1303 and **1321** were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

Senator Smith presiding.

GENERAL ORDER

HB 1511, previously considered on page 985, was considered further.

Senator Ham asked to be made a coauthor of **HB 1511**, which was the order.

Senators Grantham and Terrill asked unanimous consent to withdraw their amendment (page 985); and Senator Keating asked unanimous consent to withdraw his amendment to the Grantham-Terrill amendment (page 986), which was the order.

Senators Grantham and Terrill moved to amend HB 1511, Page 17, Lines 11 and 12 by striking all of Section 9 and inserting the following:

"SECTION 9. 20 O.S. 1971, Section 1202, as last amended by Enrolled Senate Bill No. 53 of the First Session of the Thirty-Fifth Legislature is amended to read as follows:

§ 1202. Unless the Board of Law Library Trustees shall direct that no disbursement be effected or that a lesser amount than herein provided be transferred, the court clerk shall, at the end of each quarter of every calendar year, beginning July 1, 1975, transfer to the Law Library Fund the sum equal to [Two Dollars (\$2.00)] THE NUMBER OF ALL NON-CRIMINAL CASES, [multiplied by the number of all civil cases,] except those on the small claims docket, which were filed in the district court during the last preceding quarter and in which a cost deposit was made[.], MULTIPLIED BY THE FOLLOWING AMOUNT:

IN COUNTIES HAVING A POPULATION IN EXCESS OF THREE HUNDRED THOUSAND (300,000), ACCORDING TO THE LATEST FEDERAL DECENNIAL CENSUS, TWO DOLLARS TWENTY-FIVE CENTS (\$2.25);

IN ALL OTHERS COUNTIES, THREE DOLLARS (\$3.00).

Said Law Library Fund shall be expended in the purchase of law books and periodicals and in the establishment and maintenance of a law library at the county

seat of said county at a suitable place provided by the county commissioners of said county. PROVIDED THAT FROM AND AFTER THE EFFECTIVE DATE OF THIS ACT SUCH EXPENDITURES FOR LAW BOOKS OR PERIODICALS SHALL STAND LIMITED TO THE UPKEEP OF EXISTING COLLECTIONS AND NO ORDERS SHALL BE PLACED FOR ADDITIONAL LAW BOOKS OR PERIODICALS, OLD OR NEW, EXCEPT UPON PRIOR WRITTEN APPROVAL OF THE PRESIDING JUDGE OF THE JUDICIAL ADMINISTRATIVE DISTRICT IN WHICH THE LAW LIBRARY IS SITUATED. Provided further, the county commissioners and the Board of Law Library Trustees, or either, may additionally provide a place designated by the Board of Law Library Trustees elsewhere in the county than the county seat and there establish a branch library of said law library. Said law library or law library and branch law library shall be governed and controlled and said Fund expended by the Board of Trustees hereinafter provided.

SECTION 10. The Board of Trustees of any Law Library may, upon a majority vote, request the presiding judge of the judicial administrative district in which the law library is situated to approve a transfer of money from the court fund in the county in which the law library is located in addition to the regular quarterly sums, which additional transfer may not exceed the sum of Three Thousand Dollars (\$3,000.00) per year in counties with a population of less than Ten Thousand (10,000), the sum of Four Thousand Dollars (\$4,000.00) per year in counties with a population of more than Ten Thousand (10,000) but less than Thirty Thousand (30,000), the sum of Five Thousand Dollars (\$5,000.00) per year in counties with a population of more than Thirty Thousand (30,000) but less than Fifty-Five Thousand (55,000), or the sum of Six Thousand Dollars (\$6,000.00) per year in counties with a population of more than Fifty-Five Thou-

sand (55,000) but less than Three Hundred Thousand (300,000). No additional transfers from the court fund beyond those on a quarterly basis shall be authorized in counties with a population of more than Three Hundred Thousand (300,000). Population figures set forth in this section are based on the latest Federal Decennial Census.

SECTION 11. Section 1 through 8, both inclusive, shall become effective on October 1, 1975.

SECTION 12. 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 by amending the title to conform, which amendment was declared adopted.

Senator Grantham asked unanimous consent that further consideration of HB 1511 be deferred temporarily, which was the order.

MOTION

Senators Cate and Crow moved to instruct the Senate GCCA Conferees to set the salary of the Director of Industrial Development at a figure not to exceed \$26,000.00 per annum on SB 62, which motion was declared adopted.

MESSAGE FROM THE GOVERNOR

Advising approval by him, May 20, 1975, of Enrolled SBs 55, 58, 59, 63, 70, 71, 74, 75, 85, 93, 94, 132, 337, 358 and 436.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Grantham, HAS to SB 121 were rejected and conference requested, President Pro Tempore Howard

appointing as Senate Conferees the following: Senators Grantham, Hamilton and Lambert.

PENDING CONSIDERATION OF HAS

HAS to SB 184 were called up for consideration.

Upon motion of Senator Lambert, the Senate concurred in HAS to SB 184.

SB 184, as amended by the Honorable House, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Luton, McCune, Martin, Medearis, Murphy, Pierce, Schuelein, Shatwell, Terrill, Tinsley, Watkins, Watson and York.—36.

Nay: Butler, Howell, Lane, Randle, Smith, Stipe, Wadley, Wolfe and Young.—9.

Excused: Baldwin, Porter and Taliaferro.—3.

The bill passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

PENDING CONSIDERATION OF HAS

HAS to SB 242 were called up for consideration.

Upon motion of Senator Luton, the Senate concurred in HAS to SB 242.

SB 242, as amended by the Honorable House, was read at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Randle, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—37.

Nay: Berrong, Helm, Inhofe, Pierce, Schuelein and Wolfe.—6.

Excused: Baldwin, Howell, Murphy, Porter and Taliaferro.—5.

The bill and emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

Senator Crow presiding.

THIRD READING

Senator Graves moved to reconsider the vote by which HB 1185 was considered engrossed and placed on third reading and final passage, which motion was declared adopted.

Senator Graves moved to reconsider the vote by which HB 1185 was advanced to engrossment, which motion was declared adopted.

GENERAL ORDER

Senator Smith moved to amend HB 1185, Page 3, Line 2, by striking after the word "service" and before the word "be" the word "may" and restoring the words "shall not"; and on Line 3 by striking the balance of the sentence after the word "time" and substituting the following: "except as hereinafter provided.", which amendment was declared adopted.

Senator Smith moved to amend HB 1185, Page 3, Line 10, by inserting after the word "system" and before the word "and" the following language: "if they are less than 45 years of age and if they are reemployed within two (2) years of the date of termination," which amendment was declared adopted.

Upon motion of Senator Graves, HB 1185, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Graves, HB 1185, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1185 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Baldwin, Howell, Porter and Taliaferro.—4.

The bill and emergency passed.

HB 1185 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 276 was correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SBs 33, 287, 299, 317 and 439 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1094, 1106, 1111, 1116, 1119, 1122, 1124, 1125, 1130, 1553 and 1594.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1079 by Converse, et al, of the House and Lambert of the Senate was read and considered.

Senators Terrill and Shatwell asked to be made coauthors of HB 1079, which was the order.

Upon motion of Senator Lambert, HB 1079, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Lambert, HB 1079, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator McCune presiding.

HB 1079 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Pierce, Shatwell, Terrill, Tinsley, Wadley, Watkins and Watson.—32.

Nay: Helm, Howard, Howell, Inhofe, McCune, Randle, Schuelein, Smith, Stipe, Wolfe and Young.—11.

Excused: Baldwin, Ham, Porter, Taliaferro and York.—5.

The bill and emergency passed.

HB 1079 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SBs 68 and 89 as amended; and SJRs 8, 36 and 37 each as amended and coauthored, the special election sections of said Joint Resolutions having each received the constitutional two-thirds vote of the members elected to and constituting the House of Representatives.

HOUSE AMENDMENTS

HAs to SB 68 were read as follows and consideration deferred.

Amendment No. 1. Amend by striking Title, Enacting Clause and Entire Bill and Substituting the following:

"An Act relating to the Department of Economic and Community Affairs; making appropriations thereto; stating the purposes; fixing the salary of the Director; providing for the appointment, duties and compensation of employees; limiting the number of employees; providing for termination of positions; making an appropriation to carry out substate multicounty regional planning functions and specifying legislative intent; providing 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. There is hereby appropriated to the Department of Economic and Community Affairs from any monies in the General Revenue Fund of the State Treasury, for the fiscal year ending June 30, 1976, not otherwise appropriated, the following amount or so much thereof as may be necessary for the purposes specified:

For personal services, including employee retirement and insurance costs and for necessary operating expenses	\$253,203.00
For a comprehensive study of rural water districts	20,000.00
For Ozarks Regional Commission or its successor organization operational costs	<u>48,700.00</u>
TOTAL	<u>\$321,903.00</u>

SECTION 2. The Director of the Department of Economic and Community Affairs shall appoint and fix the duties and compensation of employees, not otherwise prescribed by law, necessary to carry out the functions of the Department as prescribed by law. The salary of the Director shall not exceed Twenty-two Thousand Eight Hundred Sixty Dollars (\$22,860.00) per annum, payable monthly. The average number of full-time-equivalent employees utilized in the total operations of the Department shall not exceed eighty-seven (87) during the fiscal year ending June 30, 1976. The number and compensation of employees, effective July 1, 1975, shall be subject to the following schedule and the minimum and maximum amounts listed shall in no way constitute an appropriation, but are listed for the purpose of establishing salary ranges only. Those positions showing a number in parentheses after the position title shall be classified under the Merit System of Personnel Administration. Those position titles where there is no following number shown in parentheses shall be in the unclassified service and exempt from the Merit System Act. These schedules are subject to modification as may be required by the implementation of the classification and salary schedule provisions of the Merit System of Personnel Administration.

JOB TITLE	NUMBER AUTHORIZED	MINIMUM	MAXIMUM
Director, Department of Economic and Community Affairs	1	\$22,860	\$22,860
DIVISION OF COMMUNITY AFFAIRS & PLANNING			
Director	1	22,860	22,860
Deputy Director	1	16,260	21,780
Executive Secretary (22)	1	8,220	11,040
Director Administrative Fiscal Operations (35)	1	15,540	20,760
Accountant II (27)	1	10,560	14,040
Clerk IV (19)	1	7,080	9,600
Mail / Supply Supervisor (17)	1	6,420	8,640
Typist Clerk III (17)	1	6,420	8,640
Director, Human Rights (36)	1	16,260	21,780
Director, State Clearinghouse (36)	1	16,260	21,780
Information System Specialist (23)	1	8,640	11,640

Director, Community Development & Special

Projects (36)	1	16,260	21,780
Community Development Specialist IV (34)	1	14,760	19,740
Community Development Specialist III (26)	1	10,020	13,440
IPA Coordinator (23)	1	8,640	11,640
Relocation Coordinator IV (31)	1	12,840	17,040
Secretary I (20)	1	7,440	10,020
Typist Clerk III (17)	1	6,420	8,640
Urban Planner III (35)	1	15,540	20,760
Work Study Coordinator (31)	1	12,840	17,040
Chief Statistician (34)	1	14,760	19,740
Research Analyst (25)	1	9,600	12,840
State Planning Coordinator IV (33)	1	14,040	18,780
State Planning Coordinator III (28)	1	11,040	14,760
Secretary (18)	1	6,780	9,060
Urban Planner II (34)	1	14,760	19,740
Urban Planner I (29)	1	11,640	15,540
Crisis Resource Management Planner (36)	<u>1</u>	16,260	21,780
	28		

DIVISION OF ECONOMIC OPPORTUNITY

Office of Economic Opportunity:

Director	1	22,860	22,860
Deputy Director	1	16,260	21,780
Federal Programs Officer (34)	1	14,760	19,740
Executive Assistant (25)	1	9,600	12,840
Economic Development Officer (33)	1	14,040	18,780
Rural Economic Development Assistant (24)	1	9,060	12,240
Bookkeeper (24)	1	9,060	12,240
Assistant Bookkeeper (19)	1	7,080	9,600
Field Operations (Aging Specialist) (27)	1	10,560	14,040
Field Operations (Indian Specialist) (27)	1	10,560	14,040
Chief, Secretarial Pool (20)	1	7,440	10,020
Receptionist (14)	1	5,580	7,440
Planner (33)	1	14,040	18,780
Comprehensive Employment & Training Act:			
Program Director (33)	1	14,040	18,780
Fiscal Officer (27)	1	10,560	14,040
Field Representative (28)	2	11,040	14,760
Clerk / Bookkeeper (22)	1	8,220	11,040
Head Start:			
Director (32)	1	13,440	17,940
Assistant Director (25)	1	9,600	12,840
Secretary / Bookkeeper (17)	1	6,420	8,640
Family Planning:			
Director (24)	1	9,060	12,240
Assistant Director (20)	1	7,440	10,020
Youth Intern:			
Director (27)	1	10,560	14,040

Associate Director (21)	1	7,860	10,560
Field Coordinator (18)	1	6,780	9,060
Secretary (12)	1	5,100	6,780
State Office of Volunteerism:			
Director (28)	1	11,040	14,760
Public Information Officer (23)	1	8,640	11,640
Training Officer (19)	1	7,080	9,600
	<u>30</u>		

DIVISION OF MANPOWER PLANNING

Director	1	22,860	22,860
Deputy Director	1	15,540	20,760
Director of Planning (35)	1	15,540	20,760
Assistant Director of Planning (32)	1	13,440	17,940
Senior Labor Market Analyst (25)	1	9,600	12,840
Area Coordinator (28)	5	11,040	14,760
Assistant Area Coordinator (22)	1	8,220	11,040
Equal Opportunity Officer (24)	1	9,060	12,240
Secretary (22)	1	8,220	11,040
Secretary (17)	1	6,420	8,640
Clerk Typist (14)	1	5,580	7,440
Director of Finance (33)	1	14,040	18,780
Deputy Director of Finance (31)	1	12,840	17,040
Property Officer (27)	1	10,560	14,040
Director, State Manpower Service Council			
Staff (34)	1	14,760	19,740
Equal Employment Opportunity Officer (33)	1	14,040	18,780
Monitor (27)	2	10,560	14,040
Assistant Monitor (22)	1	8,220	11,040
Clerk (15)	1	5,880	7,860
Public Service Employment			
Administrator (36)	1	16,260	21,780
Deputy Administrator, Public Service			
Employment (34)	1	14,760	19,740
Administrative Assistant (20)	2	7,440	10,020
	<u>28</u>		
TOTAL DEPARTMENT	87		

SECTION 3. Positions authorized by Section 2 of this act that are supported by federal funds shall be terminated when federal fund support of the position is discontinued.

SECTION 4. There is hereby appropriated to the Department of Economic and Community Affairs from any monies in the General Revenue Fund of the State Treasury, for the fiscal year ending June 30, 1976, not otherwise appropriated, the sum of Two Hundred Thirty-seven Thousand Dollars (\$237,000.00), or so much thereof as may be necessary to carry out the substate multicounty regional planning functions and responsibilities imposed by law.

It is the intention of the Legislature that:

1. Eligible substate multicounty planning regions shall be the only grantees to be funded hereunder;

2. Eligibility requires recognition by the Department of Economic and Community Affairs; and

3. Recognition requires fulfilling requirements established or to be established by the Department of Economic and Community Affairs and grantee agencies may use funds for these requirements.

4. Recognized districts shall serve as the official umbrella multijurisdictional organization for the purpose of providing regional planning and development and conducting review of state and federal projects in accordance with applicable law, i.e., Public Law 90-557, the Intergovernmental Cooperation Act of 1968.

Existing substate planning districts presently meeting requirements of the Department of Economic and Community Affairs shall each be allocated dollars based on the formula of a base grant of Eighteen Thousand Dollars (\$18,000.00) plus a population allowance as established by the Department of Economic and Community Affairs for this fiscal year. This allocation will be as follows:

REGION	AMOUNT
NECO	\$ 20,531.00
EODD	20,913.00
KEDDO	20,149.00
SODA	20,500.00
COEDD	20,648.00
INCOG	25,240.00
NODA	20,644.00
ACOG	28,078.00
ASCOG	21,708.00
SWODDA	19,700.00
OEDA	18,889.00
	<u>\$237,000.00</u>

SECTION 5. The appropriations made by this act shall be subject to fiscal year limitations and may be encumbered through June 30, 1976. Any unexpended funds remaining after November 15, 1976, shall lapse and be transferred to the credit of the proper fund for 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."

HOUSE AMENDMENTS

HAs to SB 89 were read as follows and consideration deferred.

Amendment No. 1. Restore Title to read as follows:

"An Act relating to the State Highway Department; making an appropriation thereto; providing for transfer of funds; specifying purposes for which appropriated funds may be used; authorizing the appointment, number and compensation of personnel; making an appropriation to match federal funds; providing for special maintenance projects; authorizing expenditure for administrative functions imposed by Highway Safety Act; requiring allocation of certain funds by commissioners' districts; providing for obligation of funds; subjecting obligation of funds to certain provisions; making appropriations nonfiscal; making provisions of this Act severable; and declaring an emergency."

Amendment No. 2. Amend Page 2, Line 1, by striking the Enacting Clause.

HOUSE AMENDMENTS

HAs to SJR 8 were read as follows and consideration deferred.

Authors: Add the following coauthors: NANCE and BRUNTON of the House.

Amendment No. 1. Amend Page 2, Lines 29 and 30, Page 2, Lines 34 and 35 and Page 3, Line 22, on each of these lines strike the words and figures "two hundred fifty thousand (250,000)" and insert in lieu thereof the words and figures "one hundred thousand (100,000)".

Amendment No. 2. Amend Page 3, Line 36, by striking the following language: "or special election, whichever occurs first".

Amendment No. 3. Amend Title to read as follows:

"A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to the Constitution of Oklahoma amending Section 10A, Article X of the Oklahoma Constitution, to change the maximum amount that the special annual recurring ad valorem tax levy for cooperative and joint city-county libraries may be, from two mills to four mills on the dollar of the assessed valuation of all taxable property in the county, and allowing counties having a population of more than One Hundred Thousand to use the proceeds of such a levy for libraries or library services in cooperation with one or more other counties; providing for Ballot Title; and ordering a special election."

HOUSE AMENDMENTS

HAs to SJR 36 were read as follows and consideration deferred.

Authors: Add the following coauthors: GREEN, HIBDON, McCaleb and CLEVELAND of the House.

Amendment No. 1. Amend Page 2, Lines 8 through 11, by striking all the language after the word "of" and before the period "." and inserting in lieu thereof the following: "at least five elective statewide officers to be designated by statute".

Amendment No. 2. Amend Page 2, Line 16, by deleting the word "This" and inserting in lieu thereof the following: "The amendment proposed in this".

Amendment No. 3. Amend Page 2, Lines 26 through 30, by striking all the language after the word "Constitution;" and before the word "providing" and inserting in lieu thereof the following: "deleting the language designating certain specified officers as members of the State Board of Equalization and providing that the Board shall consist of at least five elective statewide officers to be designated by statute;".

Amendment No. 4. Amend Title to read as follows:

"A Joint Resolution directing that the Secretary of State refer to the people a proposed amendment to the Constitution of the State of Oklahoma; amending Section 21 of Article X thereof; providing for designation of member of the State Board of Equalization by statute; providing for number of members; providing that members designated shall be elective statewide officers; providing effective date; providing Ballot Title; directing filing; and ordering a special election."

HOUSE AMENDMENTS

HAs to SJR 37 were read as follows and consideration deferred.

Authors: Add the following coauthors: HIBDON, CLEVELAND, GREEN, HOOD and McCALEB of the House.

Amendment No. 1. Amend Page 2, Line 5, after the word "proposed" delete the words "amendments of" and insert in lieu thereof the following: "amendment of Article VI of the Constitution of the State of Oklahoma by amending".

Amendment No. 2. Amend Page 2, Line 6, by deleting the following words: "of Article VI of the Constitution of the State of Oklahoma" and insert in lieu thereof the following: "thereof".

Amendment No. 3. Amend Page 3, Lines 1 and 2, by deleting the words "have had at least three years' experience as an expert accountant" and insert in lieu thereof the following: "be a Certified or Licensed Public Accountant".

Amendment No. 4. Amend Page 4, Line 1, by replacing the word "This" with the words "The amendments proposed in this".

Amendment No. 5. Amend Page 4, Line 3

and Lines 6 through 25, by deleting the words "The Ballot Title" on Line 3, and insert in lieu thereof "Ballot Titles", and by striking all language after the word "form:" on Line 6 through the word "NO" on Line 25, and substitute the following:

"BALLOT TITLE

Legislative Referendum No. _____

State Question No. _____

THE GIST OF THE PROPOSITION IS AS FOLLOWS:

Shall a Constitutional amendment

amending Section 1 and repealing Sections 27 through 30 of Article VI of the Constitution of the State of Oklahoma, by abolishing office of Commissioner of Charities and Corrections, providing effective date of January 8, 1979,

be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT BE APPROVED?

☐ NO

BALLOT TITLE

Legislative Referendum No. _____

State Question No. _____

THE GIST OF THE PROPOSITION IS AS FOLLOWS:

Shall a Constitutional amendment

amending Sections 1, 3, 4 and 19 of Article VI of the Constitution of the State of Oklahoma by combining duties of State Auditor and State Examiner and Inspector in office of State Auditor and Inspector, setting

qualifications, providing effective date of January 8, 1979,

be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT BE APPROVED?

☐ NO

BALLOT TITLE

Legislative Referendum No. _____
State Question No. _____

THE GIST OF THE PROPOSITION IS AS FOLLOWS:

Shall a Constitutional amendment

amending Sections 1, 3 and 4 of Article VI of the Constitution of the State of Oklahoma by providing for gubernatorial appointment of Secretary of State, with Senate consent, providing term of office, setting qualifications, providing for effective date of January 8, 1979,

be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT BE APPROVED?

☐ NO

BALLOT TITLE

Legislative Referendum No. _____
State Question No. _____

THE GIST OF THE PROPOSITION IS AS FOLLOWS:

Shall a Constitutional amendment

amending Sections 1 and 20 of Article VI of the Constitution of the State of Oklahoma by providing for gubernatorial appointment of Labor Commissioner, with Senate consent, providing term of office, setting qualifications, providing effective date of January 8, 1979,

be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT BE APPROVED?

☐ NO

BALLOT TITLE

Legislative Referendum No. _____
State Question No. _____

THE GIST OF THE PROPOSITION IS AS FOLLOWS:

Shall a Constitutional amendment

amending Sections 1 and 25 of Article VI of the Constitution of the State of Oklahoma by providing for gubernatorial appointment of Chief Mine Inspector, with Senate consent, providing term of office, setting qualifications, providing effective date of January 8, 1979,

be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT BE APPROVED?

☐ NO

BALLOT TITLE

Legislative Referendum No. _____

State Question No. _____

THE GIST OF THE PROPOSITION IS AS FOLLOWS:

Shall a Constitutional amendment

amending Section 32 of Article VI of the Constitution of the State of Oklahoma by removing Secretary of State and State Auditor from Commissioners of the Land Office and adding Lieutenant Governor and State Auditor and Inspector, providing effective date of January 8, 1979,

be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT BE APPROVED?

☐ NO".

Amendment No. 6. Amend Page 4, Line 28, by striking the word "Title" and insert in lieu thereof the word "Titles".

Amendment No. 7. Amend Title to read as follows:

"A Joint Resolution directing that the Secretary of State refer to the people a proposed amendment to the Constitution of the State of Oklahoma; amending Sections 1, 3, 4, 19, 20, 25 and 32 of Article VI, and repealing Sections 27 through 30 of Article VI thereof; providing for gubernatorial appointment of the Secretary of State, Labor Commissioner and Chief Mine Inspector with Senate consent; providing for their terms; combining the duties of the State Auditor and duties of the State Examiner and Inspector in the Office of State Auditor and Inspector; providing for qualifications of State Auditor and Inspector; abolishing the Office of Commissioner of Charities and Corrections; removing the Secretary of State and State Auditor from the Commissioners of the Land Office and adding

the Lieutenant Governor and State Auditor and Inspector; providing effective date; providing Ballot Title; directing filing; and ordering a special election."

GENERAL ORDER

HB 1511, previously considered and amended, was considered further.

Senator Young moved to amend **HB 1511**, Page 4, Line 17, by striking all language on Lines 17 and 18 of Page 4 and Lines 1 through 13 on Page 5.

Senator Young asked unanimous consent to withdraw his amendment, which was the order.

Senator Young moved to amend **HB 1511**, Page 7, Line 4, by striking the figure "5.00" and inserting in lieu thereof the figure "3.00", which amendment was declared adopted.

Senator Young moved to amend **HB 1511**, Page 8, Line 5, by deleting the figure "5.00" and inserting in lieu thereof the figure "3.00", which amendment was declared adopted.

Senator Young moved to amend **HB 1511**, Page 8, Line 13, by striking the figure "15.00" and inserting in lieu thereof the figure "12.00".

Senator Grantham moved to table the Young amendment, which motion to table was declared adopted.

Senator Young moved to amend **HB 1511**, Page 10, Line 13, by striking the figure "2.00" and inserting in lieu thereof the figure "1.50".

Senator Grantham moved to table the Young amendment, which motion to table was declared adopted.

Senator Garrett moved to amend **HB 1511**, Page 6, Line 17, by striking the figure

"20.00" and restoring the stricken language.

Senator Grantham moved to table the Garrett amendment, which motion to table was declared adopted.

Senator Wolfe moved to amend HB 1511, Page 3, Lines 15 and 16, by striking the figure "1.00" on Line 15 and substituting therefor the figure "00.25"; and by striking the figure ".50" on Line 16 and substituting therefor the figure "00.25".

Senator Lambert moved to table the Wolfe amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Berrong, Birdsong, Capps, Cate, Crow, Dahl, Dawson, Field, Grantham, Ham, Hamilton, Holden, Howell, Keating, Lambert, Lane, Martin, Randle, Schuelein, Smith, Terrill, Tinsley, Watkins and Watson.—24.

Nay: Boatner, Butler, Funston, Garrett, Graves, Helm, Howard, Inhofe, Keller, Lamb, Luton, McCune, Medearis, Pierce, Shatwell, Stipe, Wadley, Wolfe, York and Young.—20.

Excused: Baldwin, Murphy, Porter and Taliaferro.—4.

The Chair announced that, under the rules of the Senate, Senator Murphy is shown voting "no" on the tabling motion on the Wolfe amendment as he was in the Chamber at the time the final vote was taken.

Senator Young moved to amend HB 1511, Page 11, Line 13, by striking the figure "10.00" and inserting in lieu thereof the figure "7.50", which amendment was declared failed of adoption.

Senator Young moved to amend HB 1511, Page 12, Line 17, by striking the figure "20.00" and reinserting the figure "15.00".

Senator Grantham moved to table the Young amendment, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Birdsong, Capps, Cate, Crow, Dahl, Field, Grantham, Graves, Ham, Howell, Inhofe, Keating, Lambert, Luton, McCune, Schuelein, Shatwell, Terrill, Tinsley and Watkins.—20.

Nay: Berrong, Boatner, Butler, Dawson, Funston, Garrett, Hamilton, Helm, Holden, Howard, Keller, Lamb, Lane, Martin, Murphy, Pierce, Randle, Stipe, Wadley, Watson, Wolfe, York and Young.—23.

Excused: Baldwin, Medearis, Porter, Smith and Taliaferro.—5.

Senator Young pressed his motion to amend, which amendment was declared adopted upon roll call as follows:

Aye: Berrong, Boatner, Butler, Cate, Dahl, Dawson, Funston, Garrett, Graves, Helm, Holden, Howard, Keller, Lamb, Lane, Martin, Murphy, Pierce, Randle, Stipe, Wadley, Wolfe, York and Young.—24.

Nay: Birdsong, Capps, Crow, Field, Grantham, Ham, Hamilton, Howell, Inhofe, Keating, Lambert, Luton, McCune, Schuelein, Shatwell, Smith, Terrill, Tinsley, Watkins and Watson.—20.

Excused: Baldwin, Medearis, Porter and Taliaferro.—4.

Upon motion of Senator Grantham, HB 1511, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, HB 1511, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1511 was read for the third time at length.

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

Aye: Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Lane, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson and York —35.

Nay: Birdsong, Boatner, Garrett, Helm, Keller, Wolfe and Young.—7.

Excused: Baldwin, Berrong, Luton, Medearis, Porter and Taliaferro.—6.

The bill and emergency passed.

HB 1511 was referred for engrossment.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 316 was read as follows and consideration deferred.

Mr. President
Mr. Speaker

The Conference Committee, to which was referred Engrossed Senate Bill 316 by Martin of the Senate and Hopkins et al, of the House, entitled:

An Act relating to public health and safety; amending 63 O.S. 1971, Section 2002; *** and declaring an emergency.

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend

and do recommend to the respective Houses, as follows:

Authors: Add the following coauthor: Smith of the Senate.

1. Recede from House Amendments Nos. 1, 2 and 3.

Amendment No. 1. Line 36 Page 6 after the word "graduate" and before the word "with" restore the words "and licensed engineer".

Amendment No. 2. Line 6 Page 7 before the period (.) following the word "control" insert a comma (,) and the language "except that the Commissioner may waive these qualifications during the calendar year of 1975. The qualifications provided for in this Act shall be in full effect in selecting any successor of the Chief of Air Quality Service after the expiration of calendar year 1975."

Respectfully submitted

FOR THE SENATE: Martin, Smith and Holden.

FOR THE HOUSE: Hopkins, McCaleb and Campbell.

MESSAGE FROM THE HOUSE

Transmitting following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed HB 1233.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1233 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President:

We, your Conference Committee to whom was referred Engrossed House Bill No. 1233, and Engrossed Senate Amendments thereto, by Fried, Draper, Nance, Matheson, Riggs, Cunningham, Edmondson and Robinson of the House and York, Funston, Inhofe and Luton of the Senate, entitled:

An Act relating to initiative and referendum; amending 34 O.S. 1971, Sections 9 through 12; providing for filing of proposals by initiative or referendum and measures proposed on constitutional amendments or legislative enactments by the Legislature; providing for Ballot Title; providing for filing of Ballot Title *** repealing 34 O.S. 1971, Section 13; and declaring an emergency.

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

That the Senate recede from Senate Amendment I, and

That the attached conference committee substitute be adopted.

(Pursuant to Rule 10(b), copies of the CCS for HB 1233 were distributed to all Senators.)

Respectfully submitted

FOR THE HOUSE: Fried, Monks and Joiner.

FOR THE SENATE: Terrill, York and Pierce.

PENDING CONSIDERATION OF CCR

The CCR on SB 84 was called up for consideration.

The CCR on SB 84 was adopted upon motion of Senator Crow.

SB 84, as amended in Conference, was read at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Lamb, Lane, Luton, McCune, Martin, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—35.

Nay: Helm, Inhofe, Keating, Keller, Lambert, Pierce and Wolfe.—7.

Excused: Baldwin, Berrong, Howell, Medearis, Porter and Taliaferro.—6.

The bill and emergency passed.

SB 84, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 88 was called up for consideration.

The CCR on SB 88 was adopted upon motion of Senator Crow.

SB 88, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Keller, Lamb, Lambert, Lane, Luton, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe,

Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—41.

Nay: Inhofe, Keating and McCune.—3.

Excused: Baldwin, Medearis, Porter and Taliaferro.—4.

The bill and emergency passed.

SB 88, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 33, 287, 299, 317 and 439.

The above numbered Enrolled Bills were referred to the Governor.

GENERAL ORDER

HB 1289 by Willis, et al, of the House and Howard, Holden, Schuelein, Keller, Lane and Porter of the Senate was read and considered.

Upon motion of President Pro Tempore Howard, HB 1289 was advanced to engrossment.

By unanimous consent, upon request of President Pro Tempore Howard, HB 1289 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1289 was read for the third time at length.

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

Aye: Birdsong, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Holden,

Howard, Howell, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Watkins, Watson and York.—35.

Nay: Berrong, Boatner, Hamilton, Helm, Inhofe, Keating, Wadley, Wolfe and Young.—9.

Excused: Baldwin, Medearis, Porter and Taliaferro.—4.

The bill and emergency passed.

HB 1289 was referred for engrossment.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 232 was read as follows and consideration deferred.

Mr. President

Mr. Speaker

The Conference Committee, to which was referred Senate Bill 232 by Lambert of the Senate and Riggs, Matheson and (Joe) Johnson of the House, entitled:

An Act relating to state capital and capitol building; amending Section 1, House Joint Resolution Number 1040, O.S.L. 1972 (73 O.S. Supp. 1974, Section 208); establishing jurisdiction and control of the Robert R. Lester Law Enforcement Training Center; *** and declaring an emergency.

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend and do recommend to the respective Houses, as follows:

1. Amendment No. 1. Rejected.

2. That the Conference Committee Substitute be accepted.

Adding Senators Hamilton and Dahl.

(Pursuant to Rule 10(b), copies of the CCS for SB 232 were distributed to all Senators.)

Respectfully submitted

FOR THE SENATE: Lambert, Hamilton and Dahl.

FOR THE HOUSE: Riggs, Matheson and Johnson (Joe).

GENERAL ORDER

HB 1410 by Miskelly, et al, of the House and Howell, Crow, Randle, Boatner, Lambert, Murphy and Terrill of the Senate was read and considered.

Senators Shatwell and Lamb asked to be made coauthors of HB 1410, which was the order.

Senators Cate and Smith moved to amend HB 1410, Page 1, Line 1, by striking the entire bill and inserting in lieu thereof the following:

"SECTION 1. It is the intent of the Legislature that the General Conference Committee write this bill and report it out of said committee within five legislative days, in order that the Legislature might adjourn sine die."

Senators Cate and Smith asked that consideration of their amendment be deferred temporarily, which was the order.

Senators Smith and Hamilton moved to amend HB 1410, Page 5, Line 6½, by adding the following:

"Reduction of class size
under provisions of 70
O.S. Section 18-113 \$2,000,000.00",

which amendment was declared adopted.

Senator Dawson moved to amend HB

1410, Page 8, Line 7½, by adding a new Section 10 to read as follows:

"SECTION 10. There is hereby appropriated to the State Board of Education from any monies in the General Revenue Fund of the State Treasury, for the fiscal year ending June 30, 1976, not otherwise appropriated, the sum of Fifty Thousand Dollars (\$50,000.00) which shall be used to purchase and deliver additional textbooks to school districts to replace those destroyed by fire or other hazards during said fiscal year."

and by renumbering succeeding sections, which amendment was declared adopted.

Seantor Terrill moved to amend HB 1410, Page 6, Line 10½, by adding the following: "and class size reduction".

Senator Terrill asked unanimous consent that his amendment be withdrawn, which was the order.

Senator Funston moved to amend HB 1410, Page 6, Line 10, by striking after the word "Guarantee" the figure "2,884,489.00" and inserting therefor the figure "5,000,000.00", which amendment was declared adopted.

Senator Garrett moved to amend HB 1410, Page 10, Line 10, by inserting after the word "employee" and before the period the following language: "not to exceed \$720.00 for any one employee", which amendment was declared failed of adoption.

Senator Howell moved to amend HB 1410, Page 6, Line 10, by striking before the word "Salary" the word "Teacher's" and inserting in lieu thereof "School Employee's", which amendment was declared adopted.

Senator Howell moved to amend HB 1410, Page 13, Line 17, by striking the

words and figure "One Million One Hundred Thousand Dollars (\$1,100,000.00)" and inserting in lieu thereof the words and figure "Two Million Fifty Thousand Dollars (\$2,050,000.00)", which amendment was declared adopted.

Senator Terrill moved to amend **HB 1410**, Page 17, Line 4, by changing after the word "be" the figure "\$270.00" to the figure "\$280.00", which amendment was declared failed of adoption upon roll call as follows:

Aye: Boatner, Butler, Dawson, Funston, Ham, Hamilton, Howell, Lane, Luton, Stipe, Terrill, Wadley, Watkins and Young.—14.

Nay: Berrong, Birdsong, Capps, Cate, Crow, Dahl, Field, Garrett, Grantham, Graves, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Watson, Wolfe and York.—29.

Excused: Baldwin, Medearis, Porter, Taliaferro and Tinsley.—5.

Senators Cate and Smith asked unanimous consent, which was granted, that their foregoing amendment, which had been temporarily deferred, be withdrawn.

Upon motion of Senator Howell, **HB 1410**, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Howell, **HB 1410**, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1410 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Baldwin, Medearis, Porter, Taliaferro and Tinsley.—5.

The bill and emergency passed.

HB 1410 was referred for engrossment.

MOTION TO RECONSIDER VOTE

Senator Smith asked unanimous consent, which was granted, that the time be extended until Monday, May 26, 1975, for consideration of his motion to reconsider the vote by which **HB 1227** passed.

EXECUTIVE SESSION

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator Watson presiding, who made the following announcements:

The Senate, in executive session, and upon motion of Senator Field, advised and consented to the confirmation of LARRY FIELD, Guymon, as a member of the Tourism and Recreation Commission to serve an unexpired 6-year term ending

July 1, 1978, and effective upon Senate confirmation. Mr. Field succeeds Joe Redden.

The Senate, in executive session, and upon motion of Senator Wadley, advised and consented to the confirmation of JERRY HAYNES, Pryor, as a member of the Grand River Dam Authority to serve an unexpired term ending January 1, 1981, and effective upon Senate confirmation.

The Senate, in executive session, and upon motion of Senator Grantham, advised and consented to the confirmation of MRS. KAY McCARTY, Newkirk, as a member of the Board of Regents of Northern Oklahoma College to serve an unexpired term ending June 30, 1979, and effective upon Senate confirmation. Mrs. McCarty succeeds Bob Van Meter.

The Senate, in executive session, and upon motion of Senator Watkins, advised and consented to the confirmation of HARRY G. SCOUFOS, Jr., Okemah, as a member of the Board of Pharmacy to serve a 5-year term ending June 30, 1979, and effective upon Senate confirmation. Mr. Scoufos succeeds Carl Bagdahn.

The Senate, in executive session, and upon motion of Senator Schuelein, advised and consented to the confirmation of ROBERT WHITEBIRD, Quapaw, as a member of the Indian and Hardrock Mining Museum Commission to serve an unexpired term ending June 16, 1976, and effective upon Senate confirmation. Mr. Whitebird succeeds Bryce Ballinger.

The Senate, in executive session, and upon motion of Senator Field, advised and consented to the confirmation of DOUGLAS WILLIAMS, Woodward, as a member of the Liquefied Petroleum Gas Board to serve an unexpired 4-year term ending June 30, 1975, and effective upon Senate confirmation. Mr. Williams succeeds Pete Petersen.

MESSAGE FROM THE HOUSE

Advising rejection of CCR on SB 279, requesting further Conference and naming same Conferees.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for further conference on SB 279 was ordered granted, President Pro Tempore Howard appointing the same conferees as follows: Senators Dahl, Berrong and Grantham.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HB 1379, requesting Conference and naming Conferees as follows: Representatives Shotts, Camp and Elder.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HBs 1091, 1182, 1275 and 1537, as amended.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HB 1379 was ordered granted, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Grantham, Smith and Lamb.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Monday, May 26, 1975, at 1:00 p.m., which motion prevailed.

BILLS RELEASED

HB 1154 was properly signed and ordered returned to the Honorable House.

HB 1610 was referred for engrossment.

HB 1093, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 4:40 p.m. to meet Monday, May 26, 1975, at 1:00 p.m.

Eightieth Legislative Day

Monday, May 26, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Hamilton, Inhofe and Porter.—3.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend Gary Gilmore, Pastor, Southwest Christian Church, Tulsa, and incorporated into the Journal upon request of Senator Smith.

Our Father, with great pleasure we bow before You, asking Your guidance on this session of our State Senate. We seek Your wisdom and understanding to be both loyal to the state and the people. May each decision be devoid of personal gain and attention. May each Senator know the wisdom from above to guide their tasks.

Grant, Father, that this State of Oklahoma will be Your instrument for peace and a leader of the nation in so doing.

Glorify Your name in the business of this day.

In the name of Jesus, Amen.

The Journal for the last legislative day was declared approved.

SPECIAL INTRODUCTION

Senator Lambert introduced Major and Mrs. Heinz Haesler, Gsteigwiler / Bern, Switzerland, to the members of the Senate and asked unanimous consent, which was granted, that they be granted privileges of the floor.

Major Haesler addressed the Senate and noted that he is from the same area where Governor Boren's grandparents are from and remarked that he and Mrs. Haesler are stationed briefly at Ft. Sill and have studied about the great State of Oklahoma. Senator Lambert presented Major and Mrs. Haesler with Certificates of Honorary Citizenship of the United States and the State of Oklahoma.

INTRODUCTIONS

Senator Shatwell introduced his wife, Carol, daughter, Rita, and son, Nathan, to

the members of the Senate and asked unanimous consent, which was granted, that Rita and Nathan be named Honorary Pages for this legislative day.

Senator Holden introduced his son and daughter-in-law, Doug and Glenda Holden, and their daughter, Lisa, and asked unanimous consent, which was granted, that Lisa be named Honorary Journal Clerk for this legislative day.

Senator Wadley introduced his wife, Diane, and daughter, Cheryl, and granddaughters, Casey and Marnie, to the members of the Senate.

Senator Watkins introduced his wife, Lou, son, Wade, and daughter, Martha, to the members of the Senate. He also introduced a family friend, Stanley Smith, student at Washington University, who is visiting with the Watkins family.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS, as amended:

HB 1058 — Revenue and Taxation, as coauthored by Wadley and Dahl.

FIRST READING

The following were introduced and read the first time.

SB 479 — By Keating.

An Act relating to prisons and reformatories; amending 57 O.S. 1971, Section 332.7; providing for parole and examination for parole; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SJR 40 — Revenue and Taxation.

UNANIMOUS CONSENT REQUEST

Senator Howell asked unanimous consent that SJR 40 be withdrawn from the Committee on Revenue and Taxation and referred direct to the Calendar, which was the order.

MESSAGE FROM THE HOUSE

Advising that Representative Kamas has replaced Representative Ford on the General Conference Committee on Appropriations.

GENERAL ORDER

HB 1367 by Davis (Don), et al, of the House and York of the Senate was read and considered.

Senator Stipe asked to be made a coauthor of HB 1367, which was the order.

Upon motion of Senator York, HB 1367, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator York, HB 1367, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1367 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin,

Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Hamilton, Inhofe and Porter.—3.

The bill and emergency passed.

HB 1367 was ordered withheld pursuant to Rule 19(f).

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1091, 1182, 1275 and 1537.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1445 by Hammons and Wickersham of the House and Tinsley of the Senate was read and considered.

Upon motion of Senator Tinsley, HB 1445 was advanced to engrossment.

By unanimous consent, upon request of Senator Tinsley, HB 1445 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1445 was read for the third time at length.

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

Aye: Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Helm,

Holden, Howard, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—41.

Nay: Baldwin, Berrong, Birdsong and Howell.—4.

Excused: Hamilton, Inhofe and Porter.—3.

The bill and emergency passed.

HB 1445 was referred for engrossment.

GENERAL ORDER

HB 1431 by Johnson (Don) of the House and Smith and Shatwell of the Senate was read and considered.

Upon motion of Senator Smith, HB 1431 was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, HB 1431 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1431 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Hamilton, Inhofe and Porter.—3.

The bill and emergency passed.

HB 1431 was referred for engrossment.

Senator Wadley presiding.

GENERAL ORDER

HB 1475 by Elder of the House and Grantham of the Senate was read and considered.

Senator Smith moved to amend HB 1475, Page 1, Line 3, by inserting after the word "service," and before the word "does" the words "by operation of law", which amendment was declared adopted.

Upon motion of Senator Grantham, HB 1475, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, HB 1475, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1475 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Ham, Helm, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Graves, Hamilton, Inhofe and Porter.—4.

The bill passed.

HB 1475 was referred for engrossment.

GENERAL ORDER

HB 1619 by Davis (Don) and Miskelly of the House and Crow of the Senate was read and considered.

Upon motion of Senator Crow, HB 1619 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1619 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1619 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Hamilton, Inhofe and Porter.—3.

The bill and emergency passed.

HB 1619 was ordered withheld pursuant to Rule 19(f).

PENDING CONSIDERATION OF HAS

Upon motion of Senator Crow, HAS to SB 68 and 89 were rejected and conference requested, said bills to be referred to GCCA.

GENERAL ORDER

HB 1225 by Stratton and Cleveland of the House and Crow and Funston of the Senate was read and considered.

Upon motion of Senator Crow, HB 1225 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1225 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1225 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Ham, Helm, Holden, Howard, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Nay: Graves, Howell and Pierce.—3.

Excused: Hamilton, Inhofe and Porter.—3.

The bill and emergency passed.

HB 1225 was referred for engrossment.

PENDING CONSIDERATION OF HAS

HAS to SB 405 were called up for consideration.

Senator Taliaferro asked to be made a coauthor of SB 405, which was the order.

Upon motion of Senator Terrill, the Senate concurred in HAS to SB 405.

SB 405, as amended by the Honorable House, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—42.

Nay: Helm, Stipe and Wolfe.—3.

Excused: Hamilton, Inhofe and Porter.—3.

The bill and emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

PENDING CONSIDERATION OF HAS

HAS to SB 214 were called up for consideration.

Upon motion of Senator Terrill, the Senate concurred in HAS to SB 214.

SB 214, as amended by the Honorable House, was read at length.

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

Aye: Baldwin, Berrong, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Helm, Holden, Howard, Howell, Lane, Luton, Martin, Medearis, Pierce, Randle,

Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins and York.—29.

Nay: Birdsong, Boatner, Garrett, Grantham, Graves, Keating, Keller, Lamb, Lambert, McCune, Murphy, Schuelein, Watson, Wolfe and Young.—15.

Excused: Ham, Hamilton, Inhofe and Porter.—4.

The bill passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Tinsley, **HAS** to **SB 417** were rejected and conference requested, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Tinsley, Holden and Stipe.

PENDING CONSIDERATION OF HAS

HAS to **SJR 13** were called up for consideration.

Upon motion of Senator Grantham, the Senate concurred in **HAS** to **SJR 13**.

SJR 13, as amended by the Honorable House, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Holden, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—40.

Nay: Baldwin, Helm, Schuelein and Wolfe.—4.

Excused: Hamilton, Howard, Inhofe and Porter.—4.

The resolution passed.

House Amendments were properly signed and the above-numbered resolution was referred for enrollment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 31 was correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HBs 1079, 1185, 1289, 1511 and 1610 were each correctly engrossed and, together with Engrossed **SAs**, properly signed and ordered returned to the Honorable House.

SBs 184 and 242 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

PENDING CONSIDERATION OF HAS

HAS to **SB 377** were called up for consideration.

Upon motion of Senator Helm, the Senate concurred in **HAS** to **SB 377**.

SB 377, as amended by the Honorable House, was read at length.

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

Aye: Baldwin, Berrong, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Nay: Birdsong and Boatner.—2.

Excused: Hamilton, Howard, Inhofe and Porter.—4.

The bill passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

GENERAL ORDER

HB 1531 by Wiseman, et al, of the House and Murphy of the Senate was read and considered.

Senators Berrong, Taliaferro, Terrill, Capps, Funston and Lamb asked to be made coauthors of HB 1531, which was the order.

Upon motion of Senator Murphy, HB 1531, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Murphy, HB 1531, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1531 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Nay: Baldwin, Garrett and Schuelein.—3.

Excused: Hamilton, Inhofe and Porter.—3.

The bill passed.

HB 1531 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

HB 1268 by Atkins and Monks of the House and Keating of the Senate was read and considered.

Upon motion of Senator Keating, HB 1268 was advanced to engrossment.

By unanimous consent, upon request of Senator Keating, HB 1268 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1268 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Hamilton, Inhofe and Porter.—3.

The bill and emergency passed.

HB 1268 was ordered withheld pursuant to Rule 19(f).

EXECUTIVE SESSION

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator Wadley presiding.

MOTION TO RECONSIDER VOTE

Senator Grantham asked unanimous consent, which was granted, that the time be extended until Tuesday, May 27, 1975, for consideration of his motion to reconsider the vote by which HB 1442 passed.

MOTION TO RECONSIDER VOTE

Senator Smith asked unanimous consent, which was granted, that the time be extended until Tuesday, May 27, 1975, for consideration of his motion to reconsider the vote by which HB 1227 passed.

BILL WITHDRAWN — REFERRED

Senator Crow asked unanimous consent, which was granted, that HB 1595 be withdrawn from the Committee on Public Safety and Penal Affairs and referred to the Committee on Rules.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HB 1015, as amended.

MOTION TO RECONSIDER VOTES UNDER RULE 19(c)

Senator Lane announced that as of this date Rule 19(c) would be in force and effect for the remainder of the Session, quoting that "A motion to reconsider the final vote on a bill or resolution, if made during the last 6 days of the Session, shall be disposed of when made . . ."

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Tuesday, May 27, 1975, at 1:00 p.m., which motion prevailed.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SBs 68 and 89, and referring said bills to GCCA.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 184 and 242.

The above numbered Enrolled Bills were referred to the Governor.

BILLS RELEASED

HBs 1268, 1367, 1531 and 1619 were properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 2:30 p.m. to meet Tuesday, May 27, 1975, at 1:00 p.m.

Eighty-first Legislative Day

Tuesday, May 27, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Wolfe, York and Young.—41.

Excused: Baldwin, Ham, Keller, Randle, Smith, Wadley and Watson.—7.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend Gary Gilmore, and incorporated into the Journal upon request of Senator Smith.

Our Father, in this moment of silence renew in us the awareness of Your always abiding presence. May each Senator operate this day by that renewed knowledge.

Remind each Senator that You are the author of governments so that each man will act responsibly to You and thus his

fellowman. Strengthen each Senator to keep the trust of the people.

Glorify Your name in the business of this day.

In the name of Jesus, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Dahl introduced Betty Hickerson, R.N., Drumright, Neda Fugate, R.N., and Susan House, R.N., as the Nurses of the Day and Senator Tinsley introduced Jack Berry, M.D., Okarche, as the Doctor of the Day.

Senator Young introduced his wife, Claudine, to the members of the Senate.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

HB 1238 — County, State and Federal Government, as coauthored by Howell.

HB 1340 — Revenue and Taxation, as coauthored by Dahl.

DO PASS, as amended:

HB 1309 — County, State and Federal Government, as coauthored by Murphy of the Senate.

HB 1320 — County, State and Federal Government.

HB 1492 — Revenue and Taxation.

CS for HB 1595 — Rules.

CS for HB 1613 — Public Safety and Penal Affairs, as coauthored by Hamilton.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 479 — Public Safety and Penal Affairs.

GENERAL ORDER

HB 1029, by Draper of the House and Funston of the Senate, previously considered on page 192, was considered further.

Upon motion of Senator Funston, **HB 1029** was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, **HB 1029** was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1029 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis,

Murphy, Pierce, Porter, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Wolfe, York and Young.—40.

Excused: Baldwin, Ham, Helm, Keller, Randle, Smith, Wadley and Watson.—8.

The bill and emergency passed.

HB 1029 was ordered withheld pursuant to Rule 19(f).

Senators Smith, Watson, Wadley, Randle and Baldwin asked to be shown present, which was the order.

GENERAL ORDER

HB 1270 by Bengtson of the House and Lambert of the Senate was read and considered.

Upon motion of Senator Lambert, **HB 1270** was advanced to engrossment.

By unanimous consent, upon request of Senator Lambert, **HB 1270** was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1270 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Nay: Boatner and Schuelein.—2.

Excused: Ham, Keller, Lambert and Porter.—4.

The bill passed.

HB 1270 was ordered withheld pursuant to Rule 19(f).

MESSAGE FROM THE GOVERNOR

Advising approval by him, May 21, 1975, of Enrolled SBs 309, 453, 462 and SJRs 15, 18, 32, 34 and 35.

Advising approval by him, May 22, 1975, of Enrolled SBs 463 and 470 and SJRs 20 and 30.

Advising approval by him, May 23, 1975, of Enrolled SBs 57, 64, 92 and 254.

GENERAL ORDER

HB 1545 by Ervin and Elder of the House and Grantham of the Senate was read and considered.

Upon motion of Senator Grantham, HB 1545 was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, HB 1545 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1545 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Lamb, Luton, McCune, Martin, Medearis, Murphy, Randle, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—34.

Nay: Baldwin, Butler, Capps, Cate,

Crow, Lambert, Lane, Pierce, Schuelein, Stipe and Wadley.—11.

Excused: Ham, Keller and Porter.—3.

The bill passed.

HB 1545 was referred for engrossment.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 189 was read as follows and consideration deferred.

Mr. President

Mr. Speaker

The Conference Committee, to which was referred SB 189 by Cate of the Senate and Cotner, Davis (Guy), Draper, Green, Conaghan and Frates of the House, entitled:

An Act relating to State Government; amending Section 2, Chapter 133, O.S.L. 1974 *** and declaring an emergency.

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend and do recommend to the respective Houses, as follows:

1. That the House recede from Amendment No. 1.

2. That the attached Conference Committee Substitute be accepted.

(Pursuant to Rule 10(b), copies of the CCS for SB 189 were distributed to all Senators.)

Respectfully submitted

FOR THE SENATE: Cate, Lane and Holden.

FOR THE HOUSE: Cotner, Johnson (Joe) and Dunn.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 399 was read as follows and consideration deferred.

Mr. President
Mr. Speaker

The Conference Committee, to which was referred SB No. 399 by Porter and Watson of the Senate and Kilpatrick and Matheson of the House, entitled:

An Act relating to cities of more than 250,000 inhabitants as determined by the last preceding federal census *** and declaring an emergency.

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend and do recommend to the respective Houses, as follows:

1. Recede from House Amendment No. 1.
2. That the following Conference Committee Amendments be adopted:

Amendment No. 1. Page 2, line 6, after the word "office," and before the word "a" insert the following language "and by mailing notice to any mortgage holder as shown by the records in the office of the county clerk to the last known address of said mortgagee,".

Amendment No. 2. Page 2, line 26, after the word "office," and before the word "a" insert the following language "and by mailing notice to any mortgage holder as shown by the records in the office of the county clerk to the last known address of aid mortgagee,".

Amendment No. 3. Page 3, lines 9 and 10, by striking after the word "than" and before the word "inhabitants" the words and

figure "two hundred and fifty thousand (250,000)" and inserting in lieu thereof the words and figure "nineteen thousand five hundred (19,500),".

Amendment No. 4. Page 1, lines 12 and 13½ make Title to conform. Page 1, Line 12, after the word "THAN" strike the figure "250,000" and insert in lieu thereof the figure "19,500" and on Page 1, line 13½, after the word "OWNER" and before the word "TO" insert "MORTGAGEES OF RECORD".

Respectfully submitted

FOR THE SENATE: Porter, Watson and Holden.

FOR THE HOUSE: Kilpatrick, Cotner and Wilson.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 1225, 1410, 1431, 1445 and 1475 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed SCR 33, as coauthored by Morgan, and SCR 35, as coauthored by all other members of the House.

The above numbered Resolutions were referred for enrollment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1093, 1154, 1531 and 1619.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

PENDING CONSIDERATION OF HAS

Upon motion of President Pro Tempore Howard, HAS to SJRs 36 and 37 were rejected and conference requested, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Lambert, Holden and Crow.

Senator Keller asked to be shown present, which was the order.

GENERAL ORDER

HB 1323 by Parris of the House and Field and Wadley of the Senate was read and considered.

Senator Hamilton moved to amend HB 1323, Page 2, Line 15, by adding after the word "prescription" the following: "except that this provision shall not affect suits involving title to lands or property of a litigant inside an identifiable boundary, which has been claimed and used by the litigant and his predecessors in title for at least 15 years".

Senator Funston moved to amend HB 1323, as an in lieu amendment to the Hamilton amendment, Page 2, Line 15, by inserting after the word "prescription" and before the period the following: "unless such claim involves a boundary dispute or title to an easement or right-of-way", which in lieu amendment was declared adopted.

Senator Funston moved to amend HB 1323, Page 2, Line 7, by striking after the figure "1976" and before the comma in Line 10 all language, which amendment was declared adopted.

Upon motion of Senator Field, HB 1323, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Field, HB 1323, as amended, was

considered engrossed and placed on third reading and final passage.

THIRD READING

Senator Crow presiding.

HB 1323 was read for the third time at length.

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

Aye: Birdsong, Boatner, Capps, Dahl, Dawson, Field, Funston, Grantham, Graves, Helm, Holden, Howard, Inhofe, Keating, Lambert, McCune, Medearis, Porter, Taliaferro, Wadley and York.—21.

Nay: Baldwin, Butler, Cate, Crow, Garrett, Hamilton, Howell, Keller, Lamb, Lane, Luton, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Watkins, Watson, Wolfe and Young.—25.

Excused: Berrong and Ham.—2.

The bill failed.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1268 and 1367.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SB 417, and naming House Conferees as follows: Representatives Hopkins, Dunn and Weichel.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 214 and 405 and SJR 13 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

PENDING CONSIDERATION OF HAS

HAs to SB 375 were called up for consideration.

Upon motion of President Pro Tempore Howard, the Senate concurred in HAs to SB 375.

SB 375, as amended by the Honorable House, was read at length.

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

Aye: Birdsong, Butler, Capps, Cate, Crow, Funston, Garrett, Holden, Howard, Howell, Lambert, Lane, Luton, Martin, Medearis, Porter, Randle, Schuelein, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Wolfe and York.—25.

Nay: Baldwin, Berrong, Boatner, Dahl, Dawson, Field, Grantham, Graves, Hamilton, Helm, Inhofe, Keating, Keller, Lamb, McCune, Murphy, Pierce, Shatwell, Smith, Watkins, Watson and Young.—22.

Excused: Ham.—1.

The bill passed.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Field, Garrett, Grantham, Helm, Holden, Howard, Howell, Keller, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Porter, Randle,

Schuelein, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watson, Wolfe and York.—32.

Nay: Baldwin, Berrong, Dahl, Dawson, Graves, Hamilton, Inhofe, Keating, Lamb, Pierce, Shatwell, Smith, Watkins and Young.—14.

Excused: Funston and Ham.—2.

The emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

UNANIMOUS CONSENT REQUEST

Senator Lane asked unanimous consent, on behalf of Senator Helm, to be allowed to move to reconsider the vote whereby SB 377 passed on Monday, May 26, 1975, which was the order.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Lane moved that the vote be reconsidered by which SB 377 passed. The vote occurring on the Lane motion to reconsider, it was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Garrett, Grantham, Graves, Hamilton, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Field, Funston, Ham, Helm and Keating.—5.

Senator Lane moved that the vote be reconsidered by which HAs were concurred in, which motion was declared adopted.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Lane, on behalf

of Senator Helm, HAs to SB 377 were rejected and conference requested, President Pro Tempore Howard appointing as Senate conferees the following: Senators Helm, Crow and Keller.

Senator Baldwin presiding.

MOTION TO RECONSIDER VOTE

Senator Grantham asked for consideration of his motion to reconsider the vote by which HB 1442 passed. The vote occurring on the Grantham motion, it was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Garrett, Grantham, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Funston, Graves, Ham, Helm and Shatwell.—5.

THIRD READING

Senator Grantham moved that the vote be reconsidered by which HB 1442 was considered engrossed and placed on third reading and final passage, which motion was declared adopted.

Senator Grantham moved that the vote be reconsidered by which HB 1442 was advanced to engrossment, which motion was declared adopted.

HB 1442 was thereby placed on General Order.

Senator Terrill presiding.

PENDING CONSIDERATION OF CCR

The CCR on SB 189 was called up for consideration.

Senator Grantham asked to be made a coauthor of SB 189, which was the order.

The CCR on SB 189 was adopted upon motion of Senator Cate.

SB 189, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—44.

Excused: Ham, Helm, Howard and York.—4.

The bill and emergency passed.

SB 189, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

MOTION TO RECONSIDER VOTE

Senator Hamilton asked for consideration of his motion to reconsider the vote whereby SB 153 passed.

Senator Stipe moved to table the Hamilton motion to reconsider, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Birdsong, Boatner, Butler, Crow, Dahl, Dawson, Funston, Garrett, Graves, Howard, Lambert, Lane, Luton, Medearis, Porter, Randle, Shatwell, Smith, Stipe, Terrill, Wadley and York.—22.

Nay: Baldwin, Berrong, Capps, Cate, Field, Grantham, Hamilton, Holden, Howell, Inhofe, Keating, Keller, Lamb, McCune, Murphy, Pierce, Schuelein, Taliaferro, Tinsley, Watkins, Watson, Wolfe and Young.—23.

Excused: Ham, Helm and Martin.—3.

Senator Hamilton pressed his motion to reconsider, which motion was declared failed of adoption upon roll call as follows:

Aye: Baldwin, Berrong, Capps, Cate, Field, Grantham, Hamilton, Howell, Inhofe, Keating, Keller, Lamb, McCune, Martin, Murphy, Pierce, Schuelein, Taliaferro, Tinsley, Watkins, Watson, Wolfe and Young.—23.

Nay: Birdsong, Boatner, Butler, Crow, Dahl, Dawson, Funston, Garrett, Graves, Holden, Howard, Lambert, Lane, Luton, Medearis, Porter, Randle, Shatwell, Smith, Stipe and Terrill.—21.

Excused: Ham, Helm, Wadley and York.—4.

SB 153 was referred for engrossment.

MOTION TO RECONSIDER VOTE

Senator Smith asked for consideration of his motion to reconsider the vote by which HB 1227 passed. The vote occurring on the Smith motion, it was declared adopted upon roll call as follows:

Aye: Berrong, Boatner, Butler, Capps, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson and Young.—38.

Nay: Baldwin, Birdsong, Crow, Medearis and Wolfe.—5.

Excused: Ham, Helm, Porter, Wadley and York.—5.

THIRD READING

Senator Smith moved that the vote be reconsidered by which HB 1227 was considered engrossed and placed on third reading and final passage, which motion was declared adopted.

Senator Smith moved that the vote be reconsidered by which HB 1227 was advanced to engrossment, which motion was declared adopted.

GENERAL ORDER

Senator Smith moved to amend HB 1227, Page 10, Line 3, by striking after the word "twice" and before the word "Provided," the words "in five (5) years", which amendment was declared adopted.

Senator Smith moved to amend HB 1227, Page 11, Line 5, by striking after the word "twice" and before the word "Provided," the words "in five (5) years", which amendment was declared adopted.

Upon motion of Senator Tinsley, HB 1227, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Tinsley, HB 1227, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1227 was read for the third time at length.

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

Aye: Boatner, Butler, Capps, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Holden, Howard, Howell,

Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Murphy, Pierce, Randle, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and Wolfe.—32.

Nay: Baldwin, Berrong, Birdsong, Crow, Hamilton, Inhofe, McCune, Medearis, Schuelein, Smith and Young.—11.

Excused: Cate, Ham, Helm, Porter and York.—5.

The bill passed.

HB 1227 was referred for engrossment.

GENERAL ORDER

HB 1442 was considered further.

Senator Funston moved to amend HB 1442, Page 1, Line 1, by striking after the word "Section 1" all language on Lines 1 and 2 and substituting therefor: "The term 'real estate development' shall include developments:", which amendment was declared adopted.

Senator Funston moved to amend HB 1442, Page 2, Line 5, by striking after the word "both" the word "and" and substituting a period, which amendment was declared adopted.

Senator Funston moved to amend HB 1442, Page 2, Line 6, by striking all language on Lines 6 through 12 and renumbering subsequent paragraphs, which amendment was declared adopted.

Senator Funston moved to amend HB 1442, Page 3, Line 5, by striking after the word "otherwise" all language through the word "association" on Line 14 of Page 4 and substituting the following:

"SECTION 2. An 'Owners Association' may be formed by the owner or owners of real estate development for the purpose of:

1. providing management, maintenance, preservation, and control of commonly owned areas or any portion of or interest in them, and/or

2. enforcing all mutual, common, or reciprocal interests in or restrictions upon, all or portions of such separately owned lots, parcels, or areas, or both.

An owners association shall be formed by the execution of an instrument signed and acknowledged by all owners of the real property included. Such instrument shall set forth in detail the nature of the obligations of the members and shall be filed of record in the office of the County Clerk of the county wherein the real property is located. The instrument shall include a description of said real property.

The owners association shall have the power to enforce any obligation in connection with membership in the owners association by means of a levy or assessment which may become a lien upon the separately or commonly owned lots, parcels, or areas of defaulting owners or members, which said lien may be foreclosed in any manner provided by law for the foreclosure of mortgages or deeds of trust, with or without a power of sale; provided, however, that no lien may be placed or mortgage foreclosed unless the homeowner was informed in writing upon the joining the owners association of the existence and content of the owners association restrictions and rules, and of the potential for financial liability to the individual owner by joining said owners association."

which amendment was declared adopted.

Senator Funston moved to amend HB 1442, Page 5, Line 9, by striking after the word "is" and before the word "separately" all language and substituting therefor the following: "transferred upon legal transfer of title to the", which amendment was declared adopted.

Upon motion of Senator Funston, HB 1442, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, HB 1442, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1442 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—42.

Nay: Young.—1.

Excused: Ham, Helm, Martin, Porter and Stipe.—5.

The bill and emergency passed.

HB 1442 was referred for engrossment.

GENERAL ORDER

HB 1424 by Hood of the House and Garrett of the Senate was read and considered.

Upon motion of Senator Garrett, HB 1424 was advanced to engrossment.

By unanimous consent, upon request of Senator Garrett, HB 1424 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1424 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Ham, Helm, Martin and Porter.—4.

The bill and emergency passed.

HB 1424 was ordered withheld pursuant to Rule 19(f).

MESSAGE FROM THE GOVERNOR

Advising that SB 100 became law without the Governor's signature on May 27, 1975, and same has been filed in the Office of the Secretary of State.

2ND CONFERENCE COMMITTEE REPORT

The following Second CCR on SB 279 was read as follows and consideration deferred.

Mr. President
Mr. Speaker

The Second Conference Committee, to which was referred Senate Bill No. 279 by Dahl, et al, of the Senate and Ferrell, et al, of the House, entitled:

An Act relating to agriculture; providing for definitions; providing for the method of payment *** and declaring an emergency.

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend and do recommend to the respective Houses, as follows:

1. That the Senate accept Engrossed House Amendments 1 and 2.

2. That the House recede from Amendment 3.

3. That the following Conference Committee Amendments be adopted:

Amendment No. 1. Page 1, Line 15, THE TITLE, by adding the following: "AND PROVIDING AN EFFECTIVE DATE" before the words "AND DECLARING AN EMERGENCY".

Amendment No. 2. Page 3, Line 10½, by adding the following:

"Section 4. Section 3 shall become effective December 31, 1975."

and renumbering Section 4.

Amendment No. 3. Page 3, Line 7½, by adding a new Section 3 to read as follows:

"SECTION 3. 12A O.S. 1971, Section 9-401, is amended to read as follows:

Section 9-401. (1) The proper place to file in order to perfect a security interest is as follows:

(a) when the collateral is equipment used in farming operations, or farm products, or accounts, contract rights or general intangibles arising from or relat-

ing to the sale of farm products by a farmer, or consumer goods, then in the office of the county clerk in the county of the debtor's residence or if the debtor is not a resident of this state then in the office of the county clerk in the county where the goods are kept, and in addition when the collateral is crops in the office of the county clerk in the county where the land on which the crops are growing or to be grown is located;

(b) when the collateral is goods which at the time the security interest attaches are or are to become fixtures, then in the office where a mortgage on the real estate concerned would be filed or recorded;

(c) in all other cases, in the office of county clerk of Oklahoma county;

(D) WHEN THE COLLATERAL IS LIVESTOCK, IN THE COUNTY OF THE DEBTOR'S RESIDENCE AND IN THE OFFICE OF THE COUNTY CLERK OF OKLAHOMA COUNTY.

(2) A filing which is made in good faith in an improper place or not in all of the places required by this section is nevertheless effective with regard to any collateral as to which the filing complied with the requirements of this article and is also effective with regard to collateral covered by the financing statement against any person who has knowledge of the contents of such financing statement.

(3) A filing which is made in the proper county continues effective for four months after a change to another county of the debtor's residence or place of business or the location of the collateral, whichever controlled the original filing. It becomes ineffective thereafter unless a copy of the financing statement signed by the secured party is filed in the new county within said period. The security interest may also be perfected in the new county after the expiration of the four-month period; in

such case perfection dates from the time of perfection in the new county. A change in the use of the collateral does not impair the effectiveness of the original filing.

(4) If collateral is brought into this state from another jurisdiction, the rules stated in Section 9-103 determine whether filing is necessary in this state."

and renumber following Sections.

And amend Title, Line 14½, after the word "PENALTIES;" add the following: "AMENDING 12A O.S. 1971, SECTION 9-401, PROVIDING FOR INTEREST SECURITY IN LIVESTOCK;"

Respectfully submitted

FOR THE SENATE: Dahl, Berrong and Grantham.

FOR THE HOUSE: Ferrell, Bradshaw and Weichel.

GENERAL ORDER

HB 1503 by Elder of the House and Baldwin of the Senate was read and considered.

Upon motion of Senator Baldwin, HB 1503 was advanced to engrossment.

By unanimous consent, upon request of Senator Baldwin, HB 1503 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1503 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Gran-

tham, Graves, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Ham, Helm, Porter and Taliaferro.—4.

The bill passed.

HB 1503 was referred for engrossment.

GENERAL ORDER

HB 1546 by Ervin, et al, of the House and Howard of the Senate was read and considered.

President Pro Tempore Howard moved to amend HB 1546, Page 4, Line 13½, by inserting a new Section 3 as follows:

"SECTION 3. Nothing in Sections 1 and 2 of this Act shall apply to municipalities of fifty thousand (50,000) or more population, according to the most recent Federal Decennial Census."

and by renumbering following sections.

Senator Lamb asked unanimous consent to amend the Howard amendment by changing the figure "fifty thousand (50,000)" to the figure "forty-five thousand (45,000)", which was the order.

Senator Hamilton asked unanimous consent to amend the Howard amendment by making Sections 1 and 2 of the act applicable to municipalities of less than 20,000 population or more than 45,000 population, which was the order.

President Pro Tempore Howard asked that his amendment, as amended, be read to the Senate, which was the order, the amendment being as follows:

"SECTION 3. Nothing in Sections 1 and 2 of this Act shall apply to municipalities of less than twenty thousand (20,000) population or more than forty-five thousand (45,000) population, according to the most recent Federal Decennial Census."

and by renumbering subsequent sections, which amendment was declared adopted.

Senator Inhofe moved to amend **HB 1546**, Page 4, Line 13½, by inserting a new Section 4 to read as follows:

"SECTION 4. Section 34, Chapter 201, O.S.L. 1974 (74 O.S. Supp. 1974, Section 327.34) is amended to read as follows:

Section 327.34. Age limitations of members of county AND PRECINCT election boards — Exemption. — Age limitations prescribed for members of county AND PRECINCT election boards by Article II, Section 2-131, of Senate Bill No. 415, Second Session, 34th Legislature, shall not apply to members of county AND PRECINCT election boards serving as of July 1, 1974."

which amendment was declared adopted.

President Pro Tempore Howard asked unanimous consent, which was granted, that further consideration of **HB 1546** be deferred for this legislative day.

MESSAGE FROM THE HOUSE

Advising rejection of CCR on **SB 80**, requesting further Conference and naming same Conferees.

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 56, 60, 66, 69, 79, 84 and 88.**

The above numbered Bills as amended

in Conference were referred for enrollment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled **HB 1015.**

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SB 377**, and naming House Conferees as follows: Representatives Cotner, McKee and Harper.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SBs 214 and 405 and SJR 13.**

The above numbered Enrolled Bills and Resolution were referred to the Governor.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SJR 36 and 37**, and naming House Conferees as follows: Representatives Floyd, Edmondson and Wiseman.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SB 121**, and naming House Conferees as follows: Representatives Elder, Davis (Don) and Henry.

MESSAGE 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 **HB 1095, HB 1097, HB 1104** as coauthored by McCaleb, Vaughn and Wickersham, **HB 1110, HB 1131, HB 1133, HB 1134 and HB 1251.**

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1095 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1095, entitled:

(Court of Criminal Appeals — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendment No. 1.

2. That the attached Conference Committee Substitute for Engrossed House Bill No. 1095 be adopted.

(Pursuant to Rule 10(b), copies of the CCS for HB 1095 were distributed to all Senators.)

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Edmondson, Elder, Ervin, Ford, Johnson (Joe), Riggs, Rogers and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Howell, Lamb, Murphy, Schuelein, Smith, Luton, Terrill and York.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1097 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1097, entitled:

(District Attorneys — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendment No. 1.

2. That the Conference Committee restore the Title to read as follows:

“An Act relating to the Office of the Attorney General and Offices of District Attorneys, and making an appropriation thereto; stating the purpose; limiting the number of employees; providing lapse date; providing severability; and declaring an emergency.”

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Edmondson, Ervin, Ford, Johnson (Joe), Riggs, Rogers and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Lamb, Murphy, Smith and Terrill.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1104 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1104, entitled:

(Rural Medical Education Loan and Scholarship Fund — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

Add the following House Coauthors: DENMAN, JOHNSON (A. V.).

1. That the Senate recede from Engrossed Senate Amendment No. 1.

2. That the attached Conference Committee Substitute be adopted.

(Pursuant to Rule 10(b), copies of the CCS for HB 1104 were distributed to all Senators.)

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Bernard, Edmondson, Elder, Ervin, Ford, Johnson (Joe), Riggs, Rogers and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Howell, Lamb, Murphy, Schuelein, Smith, Luton, Terrill and York.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1110 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1110, entitled:

(Arts and Humanities Council — Emergency.)

together with Engrossed Senate Amend-

ments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendment No. 1.

2. That the following Conference Committee Amendment to the Engrossed Bill be adopted:

Restore the title to read as follows:

“An Act relating to the Oklahoma Arts and Humanities Council and making an appropriation thereto; stating the purpose; providing for appointment, duties and compensation of employees; limiting number of employees; providing lapse date; making the provisions of this Act severable; and declaring an emergency.”

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Edmondson, Elder, Ervin, Ford, Johnson (Joe), Riggs, Rogers and Townsend.

Senate Conferees: Crow, Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Lamb, Murphy, Schuelein, Smith, Luton, Terrill and York.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1131 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1131, entitled:

(Chief Mine Inspector — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we

have had the same under consideration and herewith return same with the following recommendations:

1. That the House accept Engrossed Senate Amendment No. 1.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Edmondson, Elder, Ervin, Ford, Johnson (Joe), Riggs, Rogers and Townsend.

Senate Conferees: Crow, Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Lamb, Murphy, Schuelein, Smith, Luton, Terrill and York.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1133 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1133, entitled:

(Securities Commission — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendment No. 1.

2. That the following Conference Committee Amendments to Engrossed HB 1133 be adopted:

Amendment No. 1 — Page 2, Section 1, Line 9, by deleting the figures "\$216,853.00" and substituting in lieu thereof the figures "\$204,686.00".

Amendment No. 2 — Page 2, Section 1, Line 11, by deleting the figures "\$250,969.00" and substituting in lieu thereof the figures "\$238,802.00".

Amendment No. 3 — Page 2, Section 2, Line 18, by adding, after the word "monthly," and before the word "The", the following language: "The Commission's Attorney position shall be in the unclassified service and is in no way subject to any of the provisions of the Merit Act or of the rules and regulations promulgated by the State Personnel Board."

Amendment No. 4 — Page 2, Section 2, Line 20, by deleting the words and figures "nineteen (19)" and substituting in lieu thereof the words and figures "eighteen (18)".

Amendment No. 5 — Page 2, Section 2, Line 20½, by adding the following language: "Full-time employees of the Securities Commission are prohibited from employment by another state or federal agency or by any private enterprise."

3. Restore the title to read as follows:

"An Act relating to the Office of the Securities Commission and making an appropriation thereto; stating the purpose; providing for appointment, duties and compensation of employees; designating the administrator's maximum salary; designating an unclassified position; limiting the number of employees; prohibiting other employment by full-time employees; providing lapse date; making provisions of this Act severable; and declaring an emergency."

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Edmondson, Elder, Ervin, Ford, Johnson (Joe), Riggs, Rogers and Townsend.

Senate Conferees: Crow, Chairman,

Berrong, Boatner, Cate, Hamilton, Holden, Lamb, Murphy, Schuelein, Smith, Luton, Terrill and York.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1134 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1134, entitled:

An Act relating to the Department of Energy and making an appropriation thereto *** Emergency.

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendment No. 1.

2. That the attached Conference Committee Substitute for Engrossed HB 1134 be adopted.

(Pursuant to Rule 10(b), copies of the CCS for HB 1134 were distributed to all Senators.)

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Edmondson, Elder, Ervin, Ford, Johnson (Joe), Riggs, Rogers and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Lamb, Smith, Terrill and York.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1251 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your Conference Committee to whom was referred Engrossed House Bill No. 1251, and Engrossed Senate Amendments thereto, by Willis, Draper, Green, Wickersham, Monks, Fitzgibbon, Duke, Whorton, Cleveland, Cummings, Parris, Duckett and Wilson of the House and Funston of the Senate, entitled:

An Act relating to public buildings and public works; amending Sections 2, 3, 4, 5, 6, 7, 12, 13, 21, 23, 30 and 34, Chapter 298, O.S.L. 1974 (61 O.S. Supp. 1974, Sections 102, 103, 104, 105, 106, 107, 112, 113, 121, 123, 130 and 134); defining terms; requiring competitive bidding; setting out bidding requirements and procedures; directing execution of contract procedures; providing for change orders; providing for architect or engineer certificate; providing for emergency procedures; requiring insurance or bond; providing method of compliance with certain federal regulations; directing codification; providing for severability; 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 House accept Engrossed Senate Amendments 1, 4, and 14.

2. That the Senate recede from Engrossed Senate Amendments 2, 3, 5, 6, 7, 8, 9, 10, 11, 12, 13, 15, 16, 17, and the amendment to the Title.

3. That the following conference committee amendments be adopted:

a. Page 2, line 29, after the word "property" and before the word "belonging" insert the words ", or interest therein,".

b. Page 4, line 31, after the word "reasonable" strike all language through line 36 and substitute therefor the following: "deposit for each such set; provided, that such deposit shall not exceed the actual cost of duplicating or printing. The public agency may retain all or part of said deposit if so stated in the notice for bids."

c. Page 5, line 35, after the word "exceed" change "thirty (30)" to "sixty (60)".

d. Page 6, line 20, move all of para. C. below para. 4 and above SECTION 9.

e. Page 6, line 27, insert after the word "agency" and before the word "as" the following: "and its architects and/or engineers".

f. Page 7, line 23, by striking all of SECTION 10 through page 8, line 5, and renumbering subsequent sections.

g. Page 8, line 11, after the word "exists" strike all language through line 17 and substitute the following: ". The governing bodies of all public agencies are further authorized, upon approval of two-thirds ($\frac{2}{3}$) of all of the members of the governing body, to delegate to the chief administrative officer of a public agency the authority to declare an emergency situation, in which event the provisions of this act with reference to notice and bids shall not apply, but such authority shall not extend to any contract exceeding Twenty-Five Thousand Dollars (\$25,000.00) in amount; provided, that whenever said chief administrative officer shall declare such an emergency he shall notify the governing body of such action within 10 days. Such notification shall contain a statement of the reasons for his action, and shall be re-

corded in the official minutes of said governing body."

h. Page 8, line 32, after SECTION 12, add a new SECTION 13 and renumber the subsequent sections:

"SECTION 13. A. No public agency, nor any officer, agent or employee thereof, nor any person acting or purporting to act on behalf of such public agency or an officer, agent or employee thereof, shall, with respect to any public construction contract require or attempt to require a contractor or any subcontractor to make application to or to procure or obtain from a particular insurance or surety company, agent or broker, any of the bonds or insurance required by this act.

B. Any provisions in a public construction contract or in the bidding documents in conflict herewith are hereby declared to be contrary to the public policy of this state and thereby void.

C. Any person who violates this section shall, upon conviction, be deemed guilty of a misdemeanor."

i. Page 9, line 7, after "13" add "and 14" and on line 8 after "135" add "and 136".

j. Page 1, line 17, in the title, after the word "BOND;" insert the following: "PROHIBITING CERTAIN ACTS; PRESCRIBING PENALTIES;".

Respectfully submitted

FOR THE HOUSE: Draper, Rogers and Parris.

FOR THE SENATE: Hamilton and Funston.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Wednesday, May 28, 1975, at 1:00 p.m., which motion prevailed.

BILLS RELEASED

House Amendments to SB 160 were properly signed and the bill was referred for enrollment.

HBs 1029, 1270 and 1424 were properly

signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 4:20 p.m. to meet Wednesday, May 28, 1975, at 1:00 p.m.

Eighty-second Legislative Day

Wednesday, May 28, 1975

Pursuant to adjournment, the Senate was called to order by Senator Crow, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—42.

Excused: Berrong, Ham, Lambert, Porter, Smith and Young.—6.

Senator Crow declared a quorum present.

The following prayer was offered by Reverend Gary Gilmore and incorporated into the Journal upon request of Senator Smith.

Father, we gratefully acknowledge Your mercy and grace in allowing us self-government with freedom from fear and oppression.

Give these men strength as they secure and continue to achieve freedom for the people. Remind each Senator that peace

is, first of all, a right relationship with You, then guide them to apply that to the state.

Bless this, our great State of Oklahoma. May she be a leader in all that is right and good.

Thy name be praised. In the name of Jesus, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Inhofe introduced Jan Garis, R.N., coordinator of Nurses Training at the Vo-Tech School, Drumright, and Janice Pittman and Lynn Ritchie, student nurses, as the Nurses of the Day.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

HB 1235 — Rules, as coauthored by Lane.

HB 1329 — Rules, as coauthored by Cate.

HB 1496 — Rules, as coauthored by Crow.

HJR 1029 — Rules, as coauthored by McCune.

DO PASS, as amended:

HJR 1003 — Wildlife, as coauthored by Inhofe.

FIRST READING

The following were introduced and read the first time.

SB 480 — By Murphy.

An Act relating to the Consumer Credit Code; amending 14A O.S. 1971, Section 3-104; defining terms; providing for the exclusion of loans granted by institutions of postsecondary education and other non-profit institutions for the purpose of meeting educational expenses from the definition of consumer loans; providing for severability; and declaring an emergency.

MESSAGE FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed HCR 1028.

HCR 1028 — By Manning.

A Concurrent Resolution relating to the Jim Thorpe Memorial Highway; memorializing the Oklahoma State Legislature to name that segment of State Highway 51, between the intersections of State Highway 51 and State Highway 18 and State Highways 51 and 64 near Keystone Dam the Jim Thorpe Memorial Highway; and authorizing distribution.

Consideration of the Resolution was deferred for this Legislative day.

GENERAL ORDER

HB 1245 by Rogers of the House and Tinsley of the Senate was read and considered.

Upon motion of Senator Tinsley, HB 1245 was advanced to engrossment.

By unanimous consent, upon request of Senator Tinsley, HB 1245 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1245 was read for the third time at length.

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

Aye: Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Garrett, Graves, Holden, Lane, Randle, Schuelein, Taliaferro, Terrill, Tinsley, Wadley and Watkins.—18.

Nay: Baldwin, Birdsong, Boatner, Funston, Grantham, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Luton, McCune, Martin, Medearis, Murphy, Pierce, Shatwell, Stipe, Watson, Wolfe and York.—24.

Excused: Berrong, Ham, Lambert, Porter, Smith and Young.—6.

The bill failed.

Senator McCune presiding.

GENERAL ORDER

HB 1012 by Hammons and Cleveland of the House and Luton of the Senate was read and considered.

Upon motion of Senator Luton, HB 1012 was advanced to engrossment.

By unanimous consent, upon request of Senator Luton, HB 1012 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1012 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Dahl, Field, Funston, Garrett, Grantham, Graves, Helm, Holden, Howard, Howell, Lane, Luton, Martin, Medearis, Pierce, Randle, Schuelein, Stipe, Taliaferro, Terrill, Wadley and York.—28.

Nay: Crow, Dawson, Hamilton, Inhofe, Keating, Keller, Lamb, McCune, Murphy, Shatwell, Tinsley, Watkins, Watson and Wolfe.—14.

Excused: Berrong, Ham, Lambert, Porter, Smith and Young.—6.

The bill passed.

Senators Keating, Murphy, Shatwell and Dawson desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 32. Nay: 10. Excused: 6.

The emergency passed.

HB 1012 was referred for engrossment.

GENERAL ORDER

HB 1320 by Davis (Don), et al, of the House and Terrill, Howell, Graves and Field of the Senate was read and considered.

Senators Lamb, Capps and Luton asked to be made coauthors of HB 1320, which was the order.

Upon motion of Senator Terrill, HB 1320,

as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Terrill, HB 1320, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1320 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—42.

Excused: Berrong, Ham, Lambert, Porter, Smith and Young.—6.

The bill passed.

Senator Smith asked to be shown present, which was the order.

Senator Smith desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 43. Nay: 0. Excused: 5.

The emergency passed.

HB 1320 was referred for engrossment.

Senators Ham and Lambert asked to be shown present, which was the order.

GENERAL ORDER

SJR 40 by Howell of the Senate and

Twidwell of the House was read and considered.

Senator Keller moved to amend **SJR 40**, Page 3, Line 1, by deleting after the word "property" and before the word "and" the words "of the subagent" and inserting in lieu thereof the words "owned by or due the State of Oklahoma", which amendment was declared adopted.

Senator Howell moved to amend **SJR 40**, Page 2, Line 10, by adding after the number "3" and before the word "of" the word and figure "and 4"; and on Line 12 by changing the number "3" to the number "4", which amendment was declared adopted.

Senator Howell moved to amend **SJR 40**, Page 3, Line 2, by adding after the word "responsibility" and before the word "shall" the following: "of a tag agent"; on Line 3 after the word "liability" by inserting the following: "incurred by the subagent"; and on Line 11 by changing the word "a" to the word "an" and inserting before the word "contractor" the word "independent", which amendment was declared adopted.

Senator Howell moved to amend **SJR 40**, Page 3, Line 6, by inserting after the word "lieu" and before the word "the" the word "of", which amendment was declared adopted.

Upon motion of Senator Howell, **SJR 40**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Howell, **SJR 40**, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

SJR 40 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—41.

Nay: Hamilton and Stipe.—2.

Excused: Berrong, Dahl, Holden, Porter and Young.—5.

The resolution and emergency passed.

SJR 40 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 1227, 1442, 1503 and 1545 were each correctly engrossed and, together with Engrossed **SAs**, properly signed and ordered returned to the Honorable House.

Senator Berrong asked to be shown present, which was the order.

GENERAL ORDER

HB 1040 by Kamas and Beznoska of the House and Capps of the Senate was read and considered.

Senator Schuelein asked to be made a coauthor of **HB 1040**, which was the order.

Senator Capps moved to amend **HB 1040**, Page 3, Line 12, by deleting before the word "pounds" the figure "34,000" and inserting the figure "36,000" and by deleting the figure "80.00" and inserting the figure "75.00", which amendment was declared adopted.

Senator Capps moved to amend **HB 1040**, Page 3, Line 13, by deleting the figure "34,001" and inserting the figure "36,001", which amendment was declared adopted.

Senator Capps moved to amend **HB 1040**, Page 3, Line 16½, by adding a new item 8 and item 9 as follows:

- | | |
|--|---------|
| "8. From 54,001 pounds
to 64,000 pounds | 140.00 |
| "9. From 64,001 pounds
to 73,280 pounds | 160.00" |

Senator Hamilton moved to table the foregoing Capps amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Butler, Cate, Dawson, Funston, Garrett, Grantham, Graves, Hamilton, Howard, Howell, Inhofe, Lambert, Luton, Murphy, Randle, Schuelein, Shatwell, Smith, Watkins, Wolfe and York.—24.

Nay: Boatner, Capps, Crow, Dahl, Field, Helm, Holden, Keating, Keller, Lamb, Lane, McCune, Martin, Medearis, Pierce, Stipe, Taliaferro, Terrill, Wadley and Watkins.—20.

Excused: Ham, Porter, Tinsley and Young.—4.

Senator Capps moved to amend **HB 1040**, Page 5, Line 3, by striking after the word "of" and before the word "pounds," on Line 4 the words and figure "fifty-four thousand (54,000)" and substituting the words and figures "seventy-three thousand two hundred eighty (73,280)".

Senator Capps asked unanimous consent to withdraw his foregoing amendment, which was the order.

Senator Capps moved to amend **HB 1040**, Page 7, Line 6½, by adding a new Section 3 as follows:

"SECTION 3. This Act shall become effective December 11, 1975.",

and by renumbering the following section, which amendment was declared adopted.

Upon motion of Senator Capps, **HB 1040**, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Capps, **HB 1040**, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1040 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Watkins, Watson, Wolfe and York.—42.

Excused: Ham, Howard, Porter, Tinsley, Wadley and Young.—6.

The bill and emergency passed.

HB 1040 was referred for engrossment.

GENERAL ORDER

HB 1578 by Miskelly, et al, of the House and Watson of the Senate was read and considered.

Upon motion of Senator Watson, **HB 1578** was advanced to engrossment.

By unanimous consent, upon request of Senator Watson, HB 1578 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1578 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Watkins, Watson, Wolfe and York.—42.

Excused: Ham, Howard, Porter, Tinsley, Wadley and Young.—6.

The bill passed.

Senators Ham and Tinsley desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 44. Nay: 0. Excused: 4.

The emergency passed.

HB 1578 was ordered withheld pursuant to Rule 19(f).

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed SCR 31, as amended and coauthored.

HOUSE AMENDMENTS

HAs to SCR 31 were read as follows and consideration deferred.

Authors: Add the following coauthors: ABBOTT, ANDERSON, ATKINS, BAMBERGER, BENGTON, BENNETT, BERNARD, BEZNOSKA, BRADLEY, BRADSHAW, BRISCOE, BRUNTON, CALDWELL, CAMP, CAMPBELL, CLEVELAND, CONAGHAN, CONVERSE, COTNER, COWAN, CRAIGHEAD, CULLISON, CUMMINGS, CUNNINGHAM, DAVIS (Don), DAVIS (Guy), DENMAN, DRAPER, DUCKETT, DUKE, DUNN, EDMONDSON, ELDER, ERVIN, FERRELL, FITZGIBBON, FLOYD, FORD, FRATES, FRIED, GREEN, HAMMONS, HARDESTY, HASTINGS, HENRY, HIBDON, HOLADAY, HOLDEN, HOLT, HOOD, HOOPER, HOPKINS, JOHNSON (A. V.), JOHNSON (Don), JOHNSON (Joe), JOHNSTON, JOINER, KAMAS, KANE, KARDOKUS, KENNEDY, KILPATRICK, LANCASTER, McCALEB, McINTYRE, McKEE, MANNING, MATHESON, MISKELLY, MONKS, MORGAN, MURPHY, NANCE, PARRIS, PETERSON, POULOS, PRENTICE, RIGGS, ROBERTS, ROBINSON, ROGERS, SANDERS, SHOTTS, SMITH, SPARKMAN, STEPHENSON, STRATTON, SWINTON, THOMPSON, THORNHILL, TOWNSEND, TWIDWELL, VAUGHN, WEICHEL, WHORTON, WICKERSHAM, WILSON, and WISEMAN of the House.

Amendment No. 1. Amend Page 2, Line 16, by inserting after the word "Capitol" and before the word "in" the word "complex" and amend the Title, Line 19, by adding the word "COMPLEX" after the word "CAPITOL".

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SBs 328 and 376, as amended and coauthored.

HOUSE AMENDMENTS

HAs to SB 328 were read as follows and consideration deferred.

Authors: Add the following coauthors: BERNARD, TOWNSEND, JOHNSON (Don), HOLT, JOHNSTON, ROBERTS, WICKERSHAM, CUNNINGHAM, HOLDEN, MORGAN, GREEN, HOLIDAY, CONAGHAN, HOOD, HASTINGS, CUMMINGS, THORNHILL and CAMP of the House.

Amendment No. 1. Amend Page 3, Line 26, by striking after the word "gas" the word "wells" and inserting in lieu thereof the words "well production".

Amendment No. 2. Amend Page 3, Line 28, by inserting after the word "the" and before the word "deposit" the words "oil and gas".

Amendment No. 3. Amend Page 3, Line 32, by striking after the word "property;" all language on Lines 32 through 35 and all language on Page 4, Lines 1 and 2 and inserting in lieu thereof the following: "if a depletion allowance is allowed as a deduction in arriving at the adjusted gross income in the case of an individual, or taxable income for corporations and trusts, or distributable income of partnerships by the Internal Revenue Service, the percentage depletion so calculated shall in no event be a duplication of depletion allowed on the Federal Income Tax Return".

HOUSE AMENDMENTS

HAs to SB 376 were read as follows and consideration deferred.

Authors: Add the following coauthor: COTNER of the House.

Amendment No. 1. Amend by restoring Title to read as follows:

"An Act relating to bonded indebtedness; making appropriations for the call and redemption of certain outstanding bond issues made by the Oklahoma Building Bonds Commission and the Oklahoma

Capitol Improvement Authority; providing for transfer of property to the State Department of Public Safety; directing codification; making appropriations non-fiscal; making the provisions of this Act severable; and declaring an emergency."

Amendment No. 2. Amend Page 2, Lines 5 and 6, by deleting the words and figures "Thirteen Million Three Hundred Thousand Dollars (\$13,300,000.00)" and inserting in lieu thereof the words and figures "Seventeen Million Three Hundred Thousand Dollars (\$17,300,000.00)".

Amendment No. 3. Amend Page 2, Lines 20 through 28, by deleting all of SECTION 3, and renumbering the subsequent sections accordingly.

MESSAGE FROM THE GOVERNOR

Advising approval by him, May 27, 1975, of Enrolled SBs 176, 186, 225, 287, 299, 317 and 439.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 56, 66, 69, 79, 84, 88, 160 and 375 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

SCRs 33 and 35 were each correctly enrolled, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGE FROM THE GOVERNOR

Advising that SB 33 has been vetoed on May 28, 1975. "Section 1 of the Bill provides that 'the Court may require defendant ... on dismissal of a criminal case to pay costs of prosecution'. This provision, in the absence of any statutory limitations, would in my opinion, open the door to the assessing of costs against a person who

has been found innocent. This violates a basic principle in our Constitution that a defendant is considered innocent until proven guilty."

Senator Pierce presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 60 was correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator McCune presiding.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled **HBs 1029, 1270 and 1424.**

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed **SJR 12**, as coauthored by Abbott, Draper, Duke, McKee, Duckett, Edmondson and Whorton.

The above numbered Resolution was referred for enrollment.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SBs 56, 66, 69, 79, 84, 88 and 160.**

The above numbered Enrolled Bills were referred to the Governor.

MESSAGE FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HBs 1225, 1247, 1303,**

1321, 1431 as coauthored by Wickersham, **1445, 1473, 1475 and 1479** as amended.

GENERAL ORDER

HB 1299 by Townsend, et al, of the House and Boatner and York of the Senate was read and considered.

Senators Hamilton and Berrong moved to amend **HB 1299**, Page 15, Line 5 through Page 25, Line 5, by striking all of Section 4 and renumbering subsequent sections.

Senator Luton moved to table the Hamilton-Berrong amendment, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Boatner, Butler, Cate, Crow, Field, Funston, Garrett, Grantham, Ham, Holden, Howard, Lane, Luton, Medearis, Randle, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Wolfe and York.—23.

Nay: Baldwin, Berrong, Birdsong, Capps, Dahl, Dawson, Graves, Hamilton, Helm, Howell, Inhofe, Keating, Keller, Lamb, Lambert, McCune, Martin, Murphy, Pierce, Schuelein, Shatwell, Watkins and Watson.—23.

Excused: Porter and Young.—2.

Senators Hamilton and Berrong pressed their motion to amend, which amendment was declared failed of adoption upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Capps, Dahl, Dawson, Graves, Hamilton, Helm, Howell, Inhofe, Keating, Keller, Lamb, Lambert, McCune, Martin, Murphy, Pierce, Schuelein, Shatwell, Watkins and Watson.—23.

Nay: Boatner, Butler, Cate, Crow, Field, Funston, Garrett, Grantham, Ham, Holden, Howard, Lane, Luton, Medearis, Randle, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Wolfe and York.—23.

Excused: Porter and Young.—2.

Senator Pierce presiding.

Senator Boatner moved to amend **HB 1299**, Page 18, Line 3, by inserting after the word “days” and before the word “of” the following: “or four (4) calendar months, whichever is greater,”; and on Page 30, Line 8, by inserting after the word “days” and before the comma the following words “or four (4) calendar months, whichever is greater,”; and on Page 31, Line 13, by inserting after the word “days” and before the word “immediately” the following words “or four (4) calendar months, whichever is greater,”, which amendment was declared adopted.

Senator Boatner moved to amend **HB 1299**, Page 21, Line 7, by striking after the word “official.” and before the word “Provided” on Line 10 all language, which amendment was declared adopted.

Senator Hamilton moved to amend **HB 1299**, Page 26, Lines 6 and 7, by changing the words and figures “one and seventenths percent (1.7%)” to “one and sixtenths percent (1.6%)” and by inserting a comma after the word “compensation” on Line 8 and striking the balance of the new language.

Senator Luton moved to table the Hamilton amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Boatner, Butler, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Holden, Howard, Howell, Keating, Lambert, Lane, Luton, Martin, Medearis, Randle, Schuelein, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Wolfe and York.—30.

Nay: Baldwin, Berrong, Birdsong, Capps, Dawson, Hamilton, Helm, Inhofe, Keller, Lamb, McCune, Murphy, Pierce, Shatwell, Watkins and Watson.—16.

Excused: Porter and Young.—2.

Senator Boatner moved to amend **HB 1299**, Page 30, Line 17, by inserting after the word “normal” and before the word “retirement” the words “or early”; and on Page 31, Lines 4 and 7 by inserting after the word “normal” and before the word “retirement” the words “or early”, which amendment was declared adopted.

Senator Smith moved to amend **HB 1299**, Page 34, Line 10, by inserting after the word “accounts.” the following: “Provided that 20 O.S. 1971, Section 106.8, shall not be construed as repealed or as having a statute of limitations and the funds paid by the employee and employer may be withdrawn and paid to the County Retirement System on behalf of a court reporter qualifying under 20 O.S. 1971, Section 106.8; and, further that said court reporter will continue as a state employee and the employer shall make the employers contributions to the retirement system of which said court reporter is a member.”, which amendment was declared adopted.

Upon motion of Senator Boatner, **HB 1299**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Boatner, **HB 1299**, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator Boatner asked unanimous consent to amend **HB 1299** by restoring the title, to which request objection was heard.

Senator Boatner moved that the vote be reconsidered by which **HB 1299** was considered engrossed and placed on third reading and final passage, which motion was declared adopted.

Senator Boatner moved to reconsider the vote by which HB 1299 was advanced, which motion was declared adopted.

Senator Smith presiding.

GENERAL ORDER

Senator Boatner moved to amend HB 1299 by restoring the title, which amendment was declared adopted.

Senator Garrett moved to amend HB 1299, Page 22, Line 3, by adding a new paragraph (f) as follows:

“(f) Provided that no member may retire at more than 75% of his salary.”,

and by renumbering subsequent sections.

Senator Hamilton moved to amend HB 1299, as an in lieu amendment to the Garrett amendment, by inserting, on Page 41, Line 6½ a new Section 10 as follows:

“SECTION 10. No person shall retire under this act and draw more than 50% of the average of the last 5 years’ salary.”,

and by renumbering subsequent sections.

Senator Garrett asked to be made a co-author of the foregoing Hamilton amendment, which was the order.

Senator Young asked to be shown present, which was the order.

Senator Boatner moved to table the Hamilton-Garrett amendment, which motion to table was declared adopted upon roll call as follows:

Aye: Boatner, Butler, Cate, Crow, Field, Funston, Grantham, Graves, Ham, Holden, Lambert, Lane, Luton, Martin, Medearis, Murphy, Randle, Schuelein, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Wolfe and York.—26.

Nay: Baldwin, Berrong, Birdsong, Capps, Dahl, Dawson, Garrett, Hamilton, Helm, Howell, Inhofe, Keating, Keller, Lamb, McCune, Pierce, Shatwell, Watkins, Watson and Young.—20.

Excused: Howard and Porter.—2.

Senator Garrett asked unanimous consent, which was granted, that his foregoing amendment be withdrawn.

Upon motion of Senator Boatner, HB 1299, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Boatner, HB 1299, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1299 was read for the third time at length.

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

Aye: Boatner, Butler, Cate, Crow, Field, Funston, Garrett, Ham, Howard, Lane, Luton, McCune, Martin, Medearis, Randle, Schuelein, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watson, Wolfe, York and Young.—26.

Nay: Baldwin, Berrong, Birdsong, Capps, Dahl, Dawson, Grantham, Graves, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Murphy, Pierce, Shatwell and Watkins.—21.

Excused: Porter.—1.

The bill passed.

Senators Holden, Lambert, Dawson, Dahl, Keating and Grantham desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 32. Nay: 15. Excused: 1.

The emergency passed.

HB 1299 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising the signing of and returning Enrolled SCRs 33 and 35.

The above numbered Enrolled Resolutions were ordered referred to the Secretary of State.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SB 375.

The above numbered Enrolled Bill was referred to the Governor.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 153 was correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

MESSAGE FROM THE HOUSE

Transmitting following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed HB 1409.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1409 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your Conference Committee to

whom was referred Engrossed House Bill No. 1409, and Engrossed Senate Amendments thereto, by Caldwell of the House and Hamilton of the Senate, entitled:

(Public Trusts, Authorities, Cooperatives and Subsidiaries — Emergency.)

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

That the attached conference committee substitute be adopted.

(Pursuant to Rule 10(b), copies of the CCS for HB 1409 were distributed to all Senators.)

Respectfully submitted

FOR THE HOUSE: Caldwell, Floyd and Draper.

FOR THE SENATE: Hamilton, Smith and Lane.

GENERAL ORDER

HB 1060 by Payne of the House and Stipe of the Senate was read and considered.

Senator Garrett asked to be made a co-author of HB 1060, which was the order.

Senator Berrong moved to amend HB 1060, Page 4, Line 6, by striking after the word "proceedings." the balance of Line 6 and all language through the word "punishment." on Line 2 of Page 5.

Senator Berrong asked unanimous consent, which was granted, that his amendment be withdrawn.

Upon motion of Senator Stipe, HB 1060, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of

Senator Stipe, HB 1060, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1060 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howell, Inhofe, Keating, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Nay: Helm, Keller and Lamb.—3.

Excused: Howard and Porter.—2.

The bill and emergency passed.

HB 1060 was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Tinsley moved that the vote be reconsidered by which HB 1245 failed. The vote occurring on the Tinsley motion, it was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Howard and Porter.—2.

BILL WITHDRAWN — REREFERRED

Senator Tinsley moved that HB 1245 be rereferred to the Committee on Revenue and Taxation, which motion was declared adopted.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 62 was read as follows and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 62, entitled:

(Department of Industrial Development — Emergency.)

together with Engrossed House Amendments thereto, 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 Engrossed House Amendments Nos. 1 and 2.

2. That the Conference Committee restore the title to read as follows:

“An Act relating to the Oklahoma Department of Industrial Development and making appropriations thereto; stating the purposes; fixing salary limit of director of the Oklahoma Department of Industrial Development; providing for the appointment, duties and compensation of Department officials and employees within specified limits; limiting number of employees; providing appropriation for development of Clinton-Sherman Air Force Base; providing appropriation for American Revolution Bicentennial Commission;

providing appropriation for the Bartlesville Energy Research Center; providing for agreement with Federal Government; providing for lapse date; making provisions of this Act severable; and declaring an emergency."

3. That the following Conference Committee Amendments be adopted:

Amendment No. 1 — Page 2, Line 10, delete all of Section 2 and insert a new Section 2 to read:

"SECTION 2. The Oklahoma Industrial Development Commission shall set the salary of the Director of the Oklahoma Department of Industrial Development at an amount not to exceed Twenty-six Thousand Dollars (\$26,000.00) per annum, payable monthly."

Amendment No. 2 — Page 2, Line 22, delete after the word "only" the semicolon (;) and insert a colon (:) and delete the remainder of hne 22 and all of lines 23 and 24.

Amendment No. 3 — Page 2, Line 28, delete the figures "\$25,020" and insert in lieu thereof the figures "\$26,000".

Amendment No. 4 — Page 2, Line 32½, by adding the following:

"INFORMATION AND ADVERTISING DIRECTOR:

Division Director 1 18,040 20,220"

Amendment No. 5 — Page 2, Line 33, by deleting the words "AND INFORMATION".

Amendment No. 6 — Page 2, Line 36, by deleting the number "6" and inserting in lieu thereof the number "7".

Amendment No. 7 — Page 3, Line 4, delete the words and figures "twenty-five

(25)" and insert in lieu thereof the words and figures "twenty-nine (29)".

Amendment No. 8 — Page 3, Line 32, delete the figures "\$18,500" and insert in lieu thereof the figures "\$22,620".

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Holden, Howell, Lamb, Luton, Schuelein, Terrill and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Bernard, Draper, Elder, Ervin, Kamas, Riggs, Rogers and Sparkman.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 72 was read as follows and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 72, entitled:

(Department of Libraries — Emergency.)

together with Engrossed House Amendments thereto, 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 Engrossed House Amendments Nos. 1, 2, 3, 4, and 5.

2. That the following Conference Committee Amendments be adopted:

(a) Restore the title to read as follows:

"An Act relating to the Oklahoma Department of Libraries and making an appropriation thereto; stating the purpose;

providing for appointment, duties and compensation of employees and fixing the salary of the director; limiting the number of employees; providing restrictions for expenditure of certain funds; providing lapse date; making provisions of this Act severable; and declaring an emergency."

(b) Page 2, Section 1, Line 14, by deleting the figures "125,725.00" and inserting in lieu thereof the figures "100,725.00".

(c) Page 2, Section 1, Line 14½, by adding the following words and figures:

"Capital Outlay 25,000"

(d) Page 2, Line 24½, by adding a new Section 3 as follows:

"SECTION 3. The sum of Twenty-five Thousand Dollars (\$25,000.00) appropriated in Section 1 of this Act for Capital Outlay shall be expended provided such project is approved for a Library Services and Construction Act grant."

(e) Renumber present Section 3 to read "Section 4" and renumber succeeding sections accordingly.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Holden, Howell, Lamb, Luton, Schuelein, Lane, Terrill and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Bernard, Draper, Elder, Ervin, Kamas, Riggs, Rogers, Sparkman and Townsend.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 86 was read as follows and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Com-

mittee on Appropriations, to whom was referred Engrossed SB No. 86, entitled:

(Commission on Criminal and Traffic Law Enforcement — Emergency.)

together with Engrossed House Amendments thereto, 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 Engrossed House Amendments Nos. 1 and 2.
2. That the Senate accept Engrossed House Amendment No. 3.
3. That the following Conference Committee amendments be adopted:

Amendment No. 1 — Page 2, Line 26½, add a new Section 4 to read as follows:

"SECTION 4. There is hereby created in the State Treasury a revolving fund for the Commission on Criminal and Traffic Law Enforcement. The fund shall consist of monies deposited to said fund that are derived from rental fees paid by subscribers to terminals that are a part of the Agency Statewide Teletype System. The revolving fund shall be a continuing fund and not subject to fiscal year limitations. Expenditures from said fund shall be for expenses of operations of the Statewide Teletype System, without legislative appropriation, and shall be budgeted and expended pursuant to applicable laws of the state pertaining to public finance and to the agency."

Amendment No. 2 — Restore Title to read as follows:

"An Act relating to the Commission on Criminal and Traffic Law Enforcement System and making an appropriation thereto; stating the purpose; providing for appointment, duties and compensation of

employees; fixing the salary of the Executive Director; limiting the number of full-time-equivalent employees; allowing for federal aid assistance; creating an agency revolving fund; providing lapse date; making the provisions of this Act severable; and declaring an emergency."

Amendment No. 3 — Renumber Section 4 as Section 5 and succeeding sections accordingly.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Holden, Howell, Lamb, Luton, Schuelein, Lane, Terrill and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Bernard, Draper, Elder, Ervin, Kamas, Riggs, Rogers, Sparkman and Townsend.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 95 was read as follows and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 95, entitled:

(Unpaid Claims and Warrants — Emergency.)

together with Engrossed House Amendments thereto, 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 Engrossed House Amendment No. 1.

* 2. That the attached Conference Committee Substitute for Engrossed Senate Bill No. 95 be adopted.

(Pursuant to Rule 10(b), copies of the CCS for SB 95 were distributed to all Senators.)

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Holden, Howell, Lamb, Schuelein, Lane, Luton, Terrill and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Draper, Elder, Ervin, Kamas, Riggs, Rogers and Sparkman.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 468 was read as follows and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 468, entitled:

(Bureau of Narcotics and Dangerous Drug Control — Emergency.)

together with Engrossed House Amendments thereto, 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 Engrossed House Amendments Nos. 1 and 2.

2. That the following Subcommittee proposed amendments to Engrossed Senate Bill No. 468 be adopted:

(a) Section 2, Page 2, Line 13 by adding after the word "law." the following new sentence, "The average number of full-time equivalent employees utilized in the total operations of the Bureau shall not exceed thirty (30) during the fiscal year ending June 30, 1976."

(b) Section 3, Page 2, Line 17, by deleting the words and numbers "Thirty-five Thousand Dollars (\$35,000.00)" and substituting in lieu thereof the words and numbers "Seventy Thousand Dollars (\$70,000.00)".

(c) Section 4, Page 2, Lines 24-25, by deleting the words and numbers "Twenty-five Thousand Dollars (\$25,000.00)" and substituting in lieu thereof the words and numbers "Fifty Thousand Dollars (\$50,000.00)".

(d) That the bill title be restored as follows:

"An Act relating to the Bureau of Narcotics and Dangerous Drug Control and making appropriations thereto; stating purposes; providing for duties, compensation and maximum number of employees; authorizing the expenditure of funds to obtain federal grants or assistance; providing lapse date; providing for severability; and declaring an emergency."

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Howell, Lamb, Luton, Schuelein, Lane, Terrill and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Draper, Elder, Ervin, Kamas, Riggs, Rogers, Sparkman and Townsend.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 142 was read as follows and consideration deferred.

Mr. President
Mr. Speaker

The Conference Committee, to which was referred Senate Bill 142 by Tinsley, et al, of the Senate and Dunn and Bradley, et al, of the House, entitled:

An Act relating to Agriculture; amending 2 O.S. 1971, Section 2-13; providing for labeling of domestic or imported red meat or red meat products; providing for posting of signs where imported red meat or meat substitutes are sold; and providing for certification by seller to buyers of origin of red meat.

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend and do recommend to the respective Houses, as follows:

Add Representative McKee as co-author.

1. The House recede from Engrossed House Amendments 1 thru 18.

2. That the Conference Committee Substitute for Engrossed Senate Bill No. 142 be accepted.

(Pursuant to Rule 10(b), copies of the CCS for SB 142 were distributed to all Senators.)

Respectfully submitted

FOR THE SENATE: Tinsley, Watkins and Dahl.

FOR THE HOUSE: Stratton, Dunn and Weichel.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 371 was read as follows and consideration deferred.

Mr. President
Mr. Speaker

The Conference Committee, to which was referred SB No. 371 by Murphy of the Senate and Anderson and Manning of the House, entitled:

An Act relating to insurance; amending 36 O.S. 1971, Section 110 providing for the nonapplication of the code to particular types of insurers; and declaring an emergency.

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend and do recommend to the respective Houses, as follows:

1. Recede from House Amendment No. 1.

Respectfully submitted

FOR THE SENATE: Murphy, Capps and Field.

FOR THE HOUSE: Anderson, Cleveland and Manning.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 377 was read as follows and consideration deferred.

Mr. President
Mr. Speaker

The Conference Committee, to which was referred Senate Bill No. 377 by Helm of the Senate and Cotner of the House, entitled:

An Act relating to cities and towns; amending 11 O.S. 1971, Section 518; providing surveying and recording fees for plats of towns or additions; and providing for form and number of plats.

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend and do recommend to the respective Houses, as follows:

1. That the Senate accept House Amendments 1 through 5.

2. That the following amendment be adopted: Page 2, line 15, after the words "drawn to a" and before the word "scale" insert the word "minimum".

Respectfully submitted

FOR THE SENATE: Helm, Crow and Keller.

FOR THE HOUSE: Cotner, McKee and Harper.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HB 1185, requesting Conference and naming Conferees as follows: Representatives Henry, Davis (Guy) and Hopkins.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HB 1185 was ordered granted, President Pro Tempore Howard appointing as Senate conferees the following: Senators Graves, Stipe and Holden.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HB 1410, requesting Conference and referring said bill to GCCA.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HB 1410 was ordered granted, said bill to be referred to GCCA.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed

HB 1511, requesting Conference and naming Conferees as follows: Representatives Elder, Ervin and Thompson.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on **HB 1511** was ordered granted, President Pro Tempore Howard appointing as Senate conferees the following: Senators Grantham, Lambert and Lamb.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HB 1488**, requesting Conference and naming Conferees as follows: Representatives Rogers, Matheson and Edmondson.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on **HB 1488** was ordered granted, President Pro Tempore Howard appointing as Senate conferees the following: Senators Crow, Luton and Lamb.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the re-

quest of the Honorable House for a second conference on **SB 80** was ordered granted, said bill to be rereferred to **GCCA**.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SB 60**.

MESSAGE FROM THE HOUSE

Advising the naming of additional conferees on Engrossed **SB 121**: Representatives Duckett and Hood.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HB 1042**, requesting Conference and naming Conferees as follows: Representatives Elder, Davis (Don), Henry, Duckett and Hood.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Thursday, May 29, 1975, at 1:00 p.m., which motion prevailed.

BILL RELEASED

HB 1578 was properly signed and ordered returned to the Honorable House.

Upon motion of Senator Lane, the Senate adjourned at 4:45 p.m. to meet Thursday, May 29, 1975, at 1:00 p.m.

Eighty-third Legislative Day

Thursday, May 29, 1975

Pursuant to adjournment, the Senate was called to order by Senator Smith, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Tinsley, Wadley, Watkins, Wolfe, York and Young.—44.

Excused: Baldwin, Taliaferro, Terrill and Watson.—4.

Senator Smith declared a quorum present.

The following prayer was offered by Reverend Gary Gilmore and incorporated into the Journal upon request of Senator Smith.

Our Father, with joy we look to You as the all-wise judge of the living and the dead. We trust in Your justice and mercy to guide us in our living.

Grant, Father, that these Honorable Senators might know Your justice so that they might apply it to the lives of those

whom they represent. In all their ways may they acknowledge You.

Guide each man by Your spirit. Bless them as they serve the people.

In all things, glorify Your name. In the name of Jesus, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Pierce introduced Elvin Amen, M.D., Bartlesville as the Doctor of the Day and Mrs. Amen; and Senator Young introduced Virginia Malone, R.N., and Margaret Smith and Lindsey Jacobs, student nurses, as the Nurses of the Day.

COMMITTEE REPORTS

The following were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS, as amended:

HB 1045 — Appropriations and Budget, as coauthored by Crow.

HB 1587 — Appropriations and Budget, as coauthored by Martin and Randle. Roll call vote on bill.

FIRST READING

The following were introduced and read the first time.

SB 481 — By Murphy.

An Act relating to professions and occupations; limiting the malpractice liability of medical practitioners; providing for limitation of actions brought on account of alleged injuries; directing codification; and declaring an emergency.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 480 — Education, Higher.

RESOLUTIONS

Senator Berrong introduced the following Resolution:

SCR 36 — By Berrong of the Senate and Abbott of the House.

A Concurrent Resolution expressing the appreciation and gratitude of the Oklahoma Legislature to Mr. Standifer Keas upon his retirement as Executive Secretary of the Oklahoma Teachers' Retirement System; noting his numerous accomplishments and contributions in education; and directing distribution.

Senator Berrong asked unanimous consent that all other Senators be made coauthors of **SCR 36**, which was the order.

SCR 36, as coauthored, was read at length, adopted upon motion of Senator Berrong and ordered referred for engrossment.

Senator Berrong introduced the following Resolution:

SCR 37 — By Berrong of the Senate and Abbott of the House.

A Concurrent Resolution expressing the appreciation and gratitude of the Oklahoma Legislature to Mr. Cecil Folks upon his retirement as the Director of Finance for the State Department of Education and as the Assistant State Superintendent of Public Instruction; noting his contributions and dedication to education in Oklahoma; and directing distribution.

Senator Berrong asked unanimous consent that all other Senators be made coauthors of **SCR 37**, which was the order.

SCR 37, as coauthored, was read at length, adopted upon motion of Senator Berrong and ordered referred for engrossment.

Senator Berrong introduced the following Resolution:

SCR 38 — By Berrong of the Senate and Abbott of the House.

A Concurrent Resolution commending and congratulating Mr. Marion M. (Cotton) Vickers on the occasion of his retirement from public service; noting his many accomplishments in education and his service to his state; expressing gratitude and appreciation; and directing distribution.

Senator Berrong asked unanimous consent that all other Senators be made coauthors of **SCR 38**, which was the order.

SCR 38, as coauthored, was read at length, adopted upon motion of Senator Berrong and ordered referred for engrossment.

Senator Berrong introduced the following Resolution:

SCR 39 — By Berrong of the Senate and Abbott of the House.

A Concurrent Resolution commending and congratulating Dr. Henry A. Vaughan on the occasion of his retirement from

public service; noting his many accomplishments in education and particularly driver and safety education; noting his service to his state; expressing appreciation; and directing distribution.

Senator Berrong asked unanimous consent that all other Senators be made coauthors of SCR 39, which was the order.

SCR 39, as coauthored, was read at length, adopted upon motion of Senator Berrong and ordered referred for engrossment.

SPECIAL INTRODUCTIONS

Senator Berrong introduced Mr. Standifer Keas, Mr. Cecil Folks, Mr. Marion M. (Cotton) Vickers and Dr. Henry A. Vaughan to the members of the Senate and asked unanimous consent, which was granted, that they be allowed privileges of the floor to address the Senate. Senator Berrong noted that each of these gentlemen was to retire this year and thought it fitting and proper that the Senate honor these men who have dedicated their lives to the people of the State of Oklahoma in the field of education. Senator Berrong presented each of these distinguished servants with a copy of the Resolution commending him.

PENDING SENATE ACTION — RESOLUTION

HCR 1028, introduced on page 1058, was called up for consideration.

Senator Murphy asked to be made Senate author of HCR 1028, which was the order.

Senator Murphy asked unanimous consent that all other Senators be made coauthors of HCR 1028, which was the order.

HCR 1028, as coauthored, was read at length as follows, adopted upon motion of

Senator Murphy, properly signed and ordered returned to the Honorable House.

HCR 1028 — By Manning of the House and Murphy, Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young of the Senate.

A Concurrent Resolution relating to the Jim Thorpe Memorial Highway; memorializing the Oklahoma State Legislature to name that segment of State Highway 51, between the intersections of State Highway 51 and State Highway 18 and State Highways 51 and 64 near Keystone Dam the Jim Thorpe Memorial Highway; and authorizing distribution.

WHEREAS, the State of Oklahoma owes a great debt of gratitude to Jim Thorpe, an Oklahoman who brought great honor to his state; and

WHEREAS, Jim Thorpe was a great man whose athletic stature has rarely if ever been equaled; and

WHEREAS, that segment of State Highway 51, between the intersections of State Highway 51 and State Highway 18 and State Highways 51 and 64, near Keystone Dam, runs near Yale, Oklahoma, the hometown of Jim Thorpe; and

WHEREAS, it is befitting that Jim Thorpe's name be remembered by all, by naming a state highway after this great man who brought honor and acclaim to the State of Oklahoma.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE 1ST SESSION OF

THE 35TH OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN.

SECTION 1. That it is the firm conviction of the people of Oklahoma that the Legislature of the State of Oklahoma make it the sense of the Legislature that that segment of State Highway 51, between the intersections of State Highway 51 and State Highway 18, and State Highways 51 and 64 near Keystone Dam, be and hereby is renamed the Jim Thorpe Memorial Highway.

SECTION 2. That duly authenticated copies of this Resolution signed by the Speaker of the House of Representatives and attested by the Chief Clerk shall be transmitted to the Governor of the State of Oklahoma, and to each member of the House of Representatives and Senate of the 1st Session of the 35th Oklahoma Legislature.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HBs 1079 and 1616, as amended.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1079, 1225, 1247, 1303, 1321, 1431, 1445, 1473, 1475, 1479, 1578 and 1616.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

Senator Howell presiding.

GENERAL ORDER

HB 1087 by Fried of the House and Lambert of the Senate was read and considered.

Senator Funston asked to be made a co-author of HB 1087, which was the order.

Upon motion of Senator Lambert, HB 1087, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Lambert, HB 1087, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1087 was read for the third time at length.

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

Aye: Berrong, Birdsong, Butler, Capps, Cate, Crow, Field, Funston, Garrett, Grantham, Graves, Ham, Holden, Howard, Howell, Keller, Lamb, Lambert, Luton, Martin, Medearis, Murphy, Randle, Smith, Stipe, Tinsley, Wadley, Watkins, York and Young.—30.

Nay: Boatner, Dahl, Dawson, Hamilton, Helm, Inhofe, Keating, Lane, McCune, Pierce, Schuelein and Wolfe.—12.

Excused: Baldwin, Porter, Shatwell, Taliaferro, Terrill and Watson.—6.

The bill passed.

HB 1087 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SJR 40 was correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HBs 1040, 1060, 1299 and 1320 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SJR 12 was correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Watson asked to be shown present, which was the order.

GENERAL ORDER

HB 1444 by Fried of the House and York of the Senate was read and considered.

Senator York moved to amend HB 1444, Page 6, Line 13, by striking the word "visible", which amendment was declared adopted.

Senator Hamilton moved to amend HB 1444, Page 17, by striking all of Lines 4, 5, 6 and 7, which amendment was declared adopted.

Upon motion of Senator York, HB 1444, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator York, HB 1444, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1444 was read for the third time at length.

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

Aye: Birdsong, Butler, Cate, Crow, Dahl, Dawson, Funston, Garrett, Grantham, Ham, Hamilton, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, Medearis, Murphy, Randle, Schuelein, Shatwell, Stipe, Tinsley, Wadley, Wolfe, York and Young.—31.

Nay: Berrong, Boatner, Capps, Field, Graves, Helm, Inhofe, McCune, Martin, Pierce, Watkins and Watson.—12.

Excused: Baldwin, Porter, Smith, Taliaferro and Terrill.—5.

The bill passed.

HB 1444 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SBs 278 and 407, each as amended and coauthored.

HOUSE AMENDMENTS

HAs to SB 278 were read as follows and consideration deferred.

Authors: Add the following coauthors: POULOS and HAMMONS of the House.

Amendment No. 1. Amend Page 2, Line 10, by striking the word "exempt" and substituting the word "except".

Amendment No. 2. Amend Page 2, Line 19, by striking the period and adding the following language: "nor hospitals or related institutions approved for construction prior to the effective date of this act."

Amendment No. 3. Amend Page 2, Line 33, by adding after the word "services," the following: "(e) the availability of both allopathic and osteopathic facilities and services to protect the freedom of patient choice in the locality," and changing the present "(e)" to read "(f)".

Amendment No. 4. Amend Page 3, Line 18, by inserting the word "said" immediately after the word "the" and before the word "district" and by deleting the words "of Oklahoma County".

HOUSE AMENDMENTS

HAs to SB 407 were read as follows and consideration deferred.

Authors: Add the following coauthor: | Enacting Clause and Entire Bill and substitute the following:
TOWNSEND of the House.

Amendment No. 1. Strike the Title,

“(State Officers and Employees — Legislature — Emergency)

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. 74 O.S. 1971, as last amended by Section 1, Chapter 290, O.S.L. 1974 (74 O.S. Supp. 1974, Section 292), is amended to read as follows:

Section 292. The State Senate shall, during each regular or special session, provide by simple resolution for the employment of its temporary employees in such number and at such emolument not exceeding or less than that below designated:

Position	Number	Rate of Pay per week	
		Minimum	Maximum
Chaplain	1	\$ 0.00	\$80.00
Pages	16	56.00	70.00

Position	Number	Rate of Pay per month	
		Minimum	Maximum
Chief Page	1	\$375.00	\$[450.00] 500.00
Assistant Chief Pages	2	335.00	[385.00] 400.00
Calendar Clerk	1	600.00	[685.00] 750.00
Assistant Calendar Clerk	1	535.00	[610.00] 700.00
Engrossing and Enrolling Chief Clerk	1	650.00	[745.00] 800.00
Engrossing and Enrolling Assistant Supervisors	2	510.00	[620.00] 700.00
Engrossing and Enrolling Clerks	3	420.00	[540.00] 600.00
Chief Record Clerk	1	520.00	[595.00] 650.00
Record Clerks	3	485.00	[580.00] 600.00
Records Messengers	2	350.00	[380.00] 400.00

Information Clerk	1	365.00	[435.00] 500.00
Finance Clerk	1	425.00	[485.00] 550.00
Post Office Clerks	2	335.00	[425.00] 475.00
Communications Technician	1	425.00	[485.00] 500.00
Research Assistants	[8] 10	400.00	1,000.00
Page Counselor	1	470.00	[565.00] 600.00
Receptionists	2	350.00	[405.00] 475.00
Chief, Duplicating Services	1	425.00	[485.00] 500.00
Duplicating Machine Operator (Night)	1	350.00	[405.00] 450.00
Post Office Supervisor	1	470.00	[540.00] 550.00
Chief Sergeant-at-Arms	1	975.00	[1,040.00] 1,100.00
Assistant Chief Sergeants-at-Arms	2	550.00	[625.00] 700.00
Sergeants-at-Arms	20	335.00	[390.00] 450.00
Parking Lot Attendants	4	335.00	[390.00] 450.00
Executive Secretaries			
Secretary for:			
[(Assistant Majority Floor Leader)	1	520.00	600.00
(Majority Whip)	1	510.00	600.00
(Chairman of the Committee on Appropriations and Budget)	1	500.00	580.00]
(Chairman of the Committee on Revenue and Taxation)	1	500.00	[580.00] 650.00
(Chairman of the Committee on Judiciary)	1	500.00	[580.00] 650.00
(Chairman of the Employment Committee)	1	500.00	[580.00] 650.00
Committee Secretaries	26	485.00	[555.00] 600.00
Secretaries	32	425.00	[485.00] 500.00
Chief Counsel	1	400.00	1,200.00
Assistant Chief Counsel	1	400.00	[750.00] 1,000.00
Clerk-Typists	3	350.00	[435.00] 450.00

Housekeeping Maids	2	350.00	[410.00] 450.00
Janitors	6	355.00	[435.00] 450.00
Night Watchmen	3	335.00	[390.00] 450.00

Beginning sixty (60) days prior to the commencement of any session and for sixty (60) days after the adjournment of any session, the President Pro Tempore of the State Senate is authorized to employ such temporary personnel not exceeding in number or emolument that above designated, as may be necessary to ensure the orderly commencement and closing of the session.

Positions created for service only during regular or special sessions and for a period beginning sixty (60) days prior to the commencement of a session and for a period of sixty (60) days after the adjournment of any session of the Legislature shall be considered temporary employment positions and those positions created and authorized for service during both regular or special sessions and the interim periods of time when the Legislature is not in such sessions shall be considered permanent employment positions and persons occupying such permanent employment positions shall serve until their successors are appointed and qualified. The positions of permanent employment within the Senate and the salaries attached thereto shall be prescribed by the President Pro Tempore of the State Senate in such number and at such emolument not exceeding or less than that below designated:

Position	Number	Rate of Pay per month	
		Minimum	Maximum
Senate Administrator	1	\$1,000.00	[\$1,250.00] 1,500.00
Secretary to Senate Administrator	1	550.00	[650.00] 700.00
Chief Clerk	1	800.00	[920.00] 1,200.00
Journal Clerk	1	600.00	[750.00] 950.00
Assistant Journal Clerk	1	550.00	[700.00] 800.00
Records Clerk	1	525.00	[595.00] 700.00
Finance and Payroll Clerk	1	560.00	[650.00] 700.00
LEGISLATIVE RESEARCHER	1	1,200.00	1,995.00
Executive Secretaries			
Secretary for:			
(Executive Secretary to President Pro Tempore)	1	750.00	[855.00] 1,000.00

(Personal Secretary to President Pro Tempore)	1	575.00	[660.00] 750.00
(Majority Floor Leader)	1	560.00	[650.00] 725.00
(Minority Floor Leader)	1	535.00	[625.00] 700.00
(ASSISTANT MAJORITY FLOOR LEADER)	1	520.00	700.00
(MAJORITY WHIP)	1	510.00	700.00
(CHAIRMAN OF THE COMMITTEE ON APPROPRIATIONS AND BUDGET)	1	500.00	700.00
Chief of Supply	1	475.00	[550.00] 575.00
Chief of Service	1	450.00	[550.00] 575.00
Assistant Chief of Service	1	410.00	[500.00] 525.00
Chief Janitor	1	365.00	[435.00] 500.00
Electrician II	1	580.00	[625.00] 650.00

All employees of the State Senate shall be paid out of the State Treasury from funds appropriated by the Legislature for said purposes on warrants of the Auditor issued on vouchers certified by the President Pro Tempore of the Senate or his designee. The Secretary of the State Election Board shall be Secretary of the Senate and draw the salary and be allowed assistants as provided by law.

SECTION 2. 74 O.S. 1971, Section 292.1, as amended by Section 1, Chapter 272, O.S.L. 1973 (74 O.S. Supp. 1974, Section 292.1), is amended to read as follows:

Section 292.1 The House of Representatives shall, at the beginning of each regular session, provide by simple resolution for the employment of its temporary employees in such number and at such emolument not exceeding that below designated:

Position	Number	Rate of Pay per day	
		Minimum	Maximum
Assistant Chief Bill Clerk	1	\$33.00	\$39.00
Chief Sergeant-at-Arms	1	33.00	39.00
Official Reading Clerk	1	28.00	34.00
Multilith Operator	1	27.00	33.00
Assistant Multilith Operator	1	17.00	23.00
Page Counselor	1	25.00	31.00
Telephone Receptionist	1	27.00	33.00
Assistant Record Clerk	1	28.00	34.00
Chief Night Watchman	1	25.00	31.00
Assistant Chief Sergeants-at-Arms	3	25.00	31.00

Communication Technicians			
I	3	17.00	23.00
II	3	21.00	27.00
Assistant Sergeants-at-Arms and House Attendants	18	17.00	28.00
Supervisor and Custodian of Supplies	1	27.00	33.00
Assistant Supervisors and Custodians of Supplies	2	17.00	23.00
Assistant Chief of Enrolling and Engrossing Department	1	28.00	34.00
Assistants to Enrolling and Engrossing Department	12	23.00	32.00
Assistant Reading Clerk	1	19.00	25.00
Chaplain	1	17.00	23.00
Comptroller	1	27.00	33.00
Chief Page	1	14.00	20.00
Committee Room Attendants	20	12.00	18.00
Chief Messenger	1	23.00	29.00
Messenger	1	17.00	23.00
Porters	7	17.00	23.00
Night Elevator Operators	2	14.00	20.00
Parking Lot Attendants	4	17.00	23.00
Assistant Sergeants-at-Arms and House Attendants (Rotating)	4	17.00	23.00
Committee Secretaries			
I	12	23.00	29.00
II	12	24.00	30.00
III	12	25.00	31.00
IV	12	26.00	32.00
V	12	28.00	34.00
VI	6	30.00	36.00
Maid	1	14.00	20.00
Supervisor of Mail	1	25.00	32.00
Assistants to Supervisor of Mail	2	23.00	29.00
Doormen for Gallery (Rotating)	4	17.00	23.00
Night Watchman	1	14.00	20.00
Weekend Watchmen	2	14.00	20.00
Administrative, Clerical and Research Assistants	3	35.00	40.00
Parliamentarian and Consultant to House	1	40.00	60.00

Positions created for service only during regular or special sessions of the Legislature shall be considered temporary employment positions, and the Speaker is authorized to employ certain temporary personnel thirty (30) days prior to the commencement of a session, not to exceed the number above designated.

Positions created and authorized for service during both regular or special sessions and the interim periods of time when the Legislature is not in such sessions shall be considered permanent employment positions and persons occupying such permanent employment positions shall serve until their successors are appointed and qualified. The positions of permanent employment within the House of Representatives and the

salaries attached thereto shall be prescribed by the Speaker of the House of Representatives in such number and at such emolument not exceeding that below designated:

Position	Number	Rate per month	
		Minimum	Maximum
Chief Clerk and Executive Secretary of the House	1	\$1,250.00	\$1,800.00
Assistant Chief Clerk and Administrator	1	1,000.00	1,380.00
Journal Clerk	1	1,000.00	1,380.00
Secretary to Speaker	1	725.00	1,000.00
Secretary to Majority Floor Leader	1	520.00	725.00
Secretary to Minority Floor Leader	1	520.00	725.00
Clerks			
I	4	520.00	725.00
II	4	685.00	950.00
III	2	725.00	1,000.00
Chief Porter	1	465.00	650.00
Porters	3	350.00	465.00
Legislative Researcher	1	1,620.00	1,995.00
Research Assistants	3	500.00	700.00

All employees of the House of Representatives shall be paid out of the State Treasury from funds appropriated by the Legislature for said purposes on warrants of the Auditor issued on vouchers certified by the Speaker of the House of Representative or his designee.

SECTION 3. The provisions of this act are severable and if any part or provisions 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. This act shall become operative July 1, 1975.

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."

GENERAL ORDER

HB 1314 by Bengtson of the House and Young of the Senate was read and considered.

Upon motion of Senator Young, HB 1314 was advanced to engrossment.

By unanimous consent, upon request of Senator Young, HB 1314 was considered

engrossed and placed on third reading and final passage.

THIRD READING

HB 1314 was read for the third time at length.

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

Aye: Berrong, Boatner, Butler, Dawson, Field, Funston, Garrett, Grantham, Ham, Holden, Howell, Inhofe, Keating, Keller, Lamb, McCune, Martin, Randle, Shatwell, Tinsley, Wadley, Watkins, Wolfe, York and Young.—25.

Nay: Birdsong, Capps, Crow, Dahl, Graves, Hamilton, Helm, Lambert, Lane, Luton, Medearis, Murphy, Pierce, Schuelein, Stipe and Watson.—16.

Excused: Baldwin, Cate, Howard, Porter, Smith, Taliaferro and Terrill.—7.

The bill passed.

GENERAL ORDER

HB 1058 by Cotner, et al, of the House and Wadley and Dahl of the Senate was read and considered.

Senators Funston, Schuelein, Hamilton, Birdsong and Pierce asked to be made co-authors of **HB 1058**, which was the order.

Senator Wadley moved to amend **HB 1058**, Page 3, Line 7, by striking after the word, "Administration," the remainder of subsection B through Page 4, Line 2, which amendment was declared adopted.

Upon motion of Senator Wadley, **HB 1058**, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Wadley, **HB 1058**, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1058 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Baldwin, Howard, Porter, Smith, Taliaferro and Terrill.—6.

The bill and emergency passed.

HB 1058 was referred for engrossment.

PENDING SENATE ACTION — FINAL PASSAGE

SB 170 was called up for final passage.

Senator Lambert moved that the vote be reconsidered whereby the CCR on **SB 170** was adopted, which motion was declared adopted.

PENDING CONSIDERATION OF CCR

Senator Lambert moved that the CCR on **SB 170** be rejected and further conference requested, with instructions to the Senate Conferees that the bill be referred to the Senate Judiciary Committee, which motion was declared adopted.

PENDING CONSIDERATION OF CCR

The CCR on **SB 62** was called up for consideration.

The CCR on **SB 62** was adopted upon motion of Senator Crow.

SB 62, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—41.

Nay: Keller.—1.

Excused: Baldwin, Howard, Porter, Smith, Taliaferro and Terrill.—6.

The bill and emergency passed.

SB 62, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 72 was called up for consideration.

The CCR on SB 72 was adopted upon motion of Senator Crow.

SB 72, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—41.

Excused: Baldwin, Cate, Howard, Porter, Smith, Taliaferro and Terrill.—7.

The bill and emergency passed.

SB 72, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 86 was called up for consideration.

The CCR on SB 86 was adopted upon motion of Senator Crow.

SB 86, as amended in Conference, was read at length.

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

Aye: Birdsong, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Holden, Howell, Inhofe, Keating, Keller, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Tinsley, Wadley, Watkins, Watson, York and Young.—37.

Nay: Berrong, Boatner, Hamilton, Helm, Lamb, Pierce and Wolfe.—7.

Excused: Baldwin, Howard, Taliaferro and Terrill.—4.

The bill and emergency passed.

SB 86, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

Senator Wadley presiding.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Young moved to reconsider the vote whereby HB 1314 passed. The vote occurring on the Young motion, it was declared adopted upon roll call as follows:

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Field, Funston,

Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Schuelein, Shatwell, Smith, Stipe, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—41.

Excused: Baldwin, Cate, Dawson, Howard, Randle, Taliaferro and Terrill.—7.

THIRD READING

Senator Young moved that the vote be reconsidered whereby HB 1314 was considered engrossed and placed on third reading and final passage, which motion was declared adopted.

Senator Young moved that the vote be reconsidered whereby HB 1314 was advanced to engrossment, which motion was declared adopted.

GENERAL ORDER

Senators Stipe and Young moved to amend HB 1314, Page 2, Line 5, by striking after the word "by" and before the word "before" the word "her" and inserting in lieu thereof "either party"; and on Line 6 by striking after the word "by" and before the word "own" the words "her in her" and inserting in lieu thereof the words "either party in their", which amendment was declared adopted.

Upon motion of Senator Young, HB 1314, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Young, HB 1314, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1314 was read for the third time at length.

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

Aye: Berrong, Butler, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Ham, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Porter, Randle, Shatwell, Smith, Stipe, Tinsley, Wadley, Watkins, Wolfe, York and Young.—32.

Nay: Birdsong, Boatner, Capps, Crow, Graves, Hamilton, Helm, Medearis, Murphy, Pierce, Schuelein and Watson.—12.

Excused: Baldwin, Howard, Taliaferro and Terrill.—4.

The bill passed.

HB 1314 was referred for engrossment.

PENDING CONSIDERATION OF CCR

The CCR on SB 95 was called up for consideration.

The CCR on SB 95 was adopted upon motion of Senator Crow.

SB 95, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Baldwin, Garrett, Howard, Taliaferro and Terrill.—5.

The bill and emergency passed.

SB 95, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 468 was called up for consideration.

The CCR on SB 468 was adopted upon motion of Senator Crow.

SB 468, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Graves, Ham, Helm, Holden, Howard, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—40.

Nay: Grantham, Hamilton, Howell, Inhofe and Pierce.—5.

Excused: Baldwin, Taliaferro and Terrill.—3.

The bill and emergency passed.

SB 468, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1095 was called up for consideration.

The CCR on HB 1095 was adopted upon motion of Senator Crow.

HB 1095, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Baldwin, Holden, Taliaferro and Terrill.—4.

The bill and emergency passed.

The Chair advised the Senate that Senator Holden, having been present in the Chamber during the vote, would be shown as voting "no" on HB 1095 in compliance with Senate Rules.

HB 1095, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 1012 was correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1097 was called up for consideration.

The CCR on HB 1097 was adopted upon motion of Senator Crow.

HB 1097, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Baldwin, Taliaferro and Terrill.—3.

The bill and emergency passed.

HB 1097, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on **HB 1104** was called up for consideration.

The CCR on **HB 1104** was adopted upon motion of Senator Crow.

Senators Hamilton, Schuelein and Dahl asked to be made coauthors of **HB 1104**, which was the order.

HB 1104, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune,

Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Baldwin, Taliaferro and Terrill.—3.

The bill and emergency passed.

HB 1104, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on **HB 1110** was called up for consideration.

The CCR on **HB 1110** was adopted upon motion of Senator Crow.

HB 1110, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Tinsley, Wadley, Watkins, Watson, Yerck and Young.—40.

Nay: Dawson, Hamilton, Helm, Pierce and Wolfe.—5.

Excused: Baldwin, Taliaferro and Terrill.—3.

The bill and emergency passed.

HB 1110, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1131 was called up for consideration.

The CCR on HB 1131 was adopted upon motion of Senator Crow.

HB 1131, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Tinsley, Wadley, Watkins, Wolfe, York and Young.—44.

Nay: Watson.—1.

Excused: Baldwin, Taliaferro and Terrill.—3.

The bill and emergency passed.

HB 1131, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SJR 12.

The above numbered Resolution was referred to the Governor.

PENDING CONSIDERATION OF CCR

The CCR on HB 1133 was called up for consideration.

Senator Keating moved that the Senate

reject the CCR on HB 1133 and request further Conference, with instructions to restore the employment and appropriations figures of 19 employees and \$250,969.00; strike Amendment No. 3 and redraft Amendment No. 5 to permit other employment by secretarial help.

President Pro Tempore Howard moved to table the Keating motion, which motion to table was declared adopted upon roll call as follows:

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Graves, Holden, Howard, Howell, Lambert, Lane, Luton, Martin, Medearis, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Tinsley, Wadley, Watkins, Wolfe and York.—30.

Nay: Dawson, Garrett, Grantham, Hamilton, Helm, Inhofe, Keating, Keller, Lamb, McCune, Murphy, Pierce, Watson and Young.—14.

Excused: Baldwin, Ham, Taliaferro and Terrill.—4.

The CCR on HB 1133 was adopted upon motion of Senator Crow.

HB 1133, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Graves, Ham, Holden, Howard, Howell, Lambert, Lane, Luton, Martin, Medearis, Murphy, Porter, Randle, Schuelein, Shatwell, Smith, Tinsley, Wadley, Watkins, Wolfe and York.—32.

Nay: Grantham, Hamilton, Helm, Inhofe, Keating, Keller, Lamb, McCune, Pierce, Watson and Young.—11.

Excused: Baldwin, Boatner, Stipe, Taliaferro and Terrill.—5.

The bill and emergency passed.

HB 1133, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1134 was called up for consideration.

The CCR on HB 1134 was adopted upon motion of Senator Crow.

HB 1134, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Baldwin, Boatner, Taliaferro and Terrill.—4.

The bill passed.

The Chair advised the Senate that Senator Boatner, having been present in the Chamber during the vote, would be shown as voting "no" on HB 1134 in compliance with Senate Rules.

Senator Boatner desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 45. Nay: 0. Excused: 3.

The emergency passed.

HB 1134, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

MESSAGE 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 1099, 1101 (Second Report), 1126, 1127 and 1128.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1099 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1099, entitled:

(Industrial Court — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendments No. 1, 2, 3, and 4.
2. That the House accept Engrossed Senate Amendments No. 5, 6, and 7.
3. That the following Conference Committee Amendments be adopted:

(a) Restore the title to read as follows:

"An Act relating to the Office of the State Industrial Court and making appropriations thereto; stating the purpose;

providing that the judges shall fix the duties and compensation of employees within certain limitations; providing lapse date; providing severability; and declaring an emergency."

(b) Page 2, Lines 6 and 7, by deleting the words and figures "Three Hundred Twenty-two Thousand Two Hundred Ten Dollars (\$322,210.00)" and inserting in lieu thereof the words and figures "Three Hundred Sixty Thousand One Hundred Thirty-five Dollars (\$360,135.00)".

(c) Page 2, Line 20, by deleting the figures "\$295,364.00" and inserting in lieu thereof the figures "\$333,289.00".

(d) Page 2, Line 22, by deleting the figures "\$362,210.00" and inserting in lieu thereof the figures "\$400,135.00".

(e) Page 3, Line 6½, by adding the following:

Assistant Insurance			
Clerk	1	5,400	7,225
Secretary (Tulsa			
Office)	1	5,160	8,700

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Johnson (Joe), Draper, Elder, Ervin, Kamas, Matheson, Riggs, Rogers, Sparkman and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Howell, Lamb, Luton, Schuelein, Lane, Terrill and York.

2ND CONFERENCE COMMITTEE REPORT

The following Second CCR on HB 1101 was read as follows and consideration deferred.

Mr. Speaker
and

Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1101, entitled:

(Budget Office — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the House accept Engrossed Senate Amendments No. 1, 2, 3 and 4.

2. That the following Conference Committee Amendments be adopted:

(a) Page 2, Line 24, by deleting the words and figures "Twenty-five Thousand Seven Hundred Dollars (\$25,700.00)" and inserting in lieu thereof the words and figures "Twenty-eight Thousand Dollars (\$28,000.00)".

(b) Restore the title to read as follows:

"An Act relating to the Division of the Budget and making appropriations thereto; stating the purposes; fixing the salary of the Director of State Finance; authorizing the Director of State Finance to appoint and fix the duties and compensation of personnel; limiting number of employees; providing for payment of expenses of the Board on Legislative Compensation; providing lapse date; making provisions of this Act severable; and declaring an emergency."

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Johnson (Joe), Draper, Elder, Ervin, Kamas, Matheson, Riggs, Rogers, Sparkman and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Howell, Lamb, Luton, Schuelein, Lane, Terrill and York.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1126 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1126, entitled:

(Corporation Commission — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendment No. 1.

2. That the House accept Engrossed Senate Amendments Nos. 2, 3, 4, 5, 6, and 7.

3. Restore the title to read as follows:

“An Act relating to the Corporation Commission; making appropriations thereto; stating the purposes; providing for appointment, duties and compensation of employees; designating commission members' salaries; limiting number of employees; appropriating funds for cost of litigation; reappropriating funds and stating the purpose; amending 52 O.S. 1971, Section 102, relating to oil and gas, specifying punishment for contempt and disposition of fines and penalties collected; providing lapse date; making provisions of this Act severable; and declaring an emergency.”

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Bernard, Johnson (Joe), Draper, Elder, Ervin, Kamas, Matheson, Riggs, Rogers, Sparkman and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Holden, Howell, Lamb, Luton, Schuelein, Lane, Terrill and York.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1127 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1127, entitled:

(Insurance Commissioner — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendment No. 1.

2. That the following Conference Committee amendments to Engrossed HB 1127 be adopted:

Amendment No. 1 — Page 2, Section 1, Line 9, by deleting the figures “\$569,561.00” and substituting in lieu thereof the figures “\$622,965.00”.

Amendment No. 2 — Page 2, Section 1, Line 10, by deleting the figures “168,404.00” and substituting in lieu thereof the figures “196,220.00”.

Amendment No. 3 — Page 2, Section 1, Line 11, by deleting the figures “\$737,965.00” and substituting in lieu thereof the figures “\$819,185.00”.

Amendment No. 4 — Page 2, Section 2, Line 19, by deleting the words and figures “forty-six (46)” and substituting in lieu thereof the words and figures “fifty-one (51)”.

3. Restore the title to read as follows:

“An Act relating to the Office of the Insurance Commissioner and making an appropriation thereto; stating the purpose; providing for appointment, duties and compensation of employees within certain limitations; providing for transfer of unappropriated funds to the General Revenue Fund with exception; providing lapse date; providing for severability; and declaring an emergency.”

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Bernard, Johnson (Joe), Draper, Elder, Ervin, Kamas, Matheson, Riggs, Rogers, Sparkman and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Holden, Howell, Lamb, Luton, Schuelein, Lane, Terrill and York.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1128 was read as follows and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1128, entitled:

(Department of Labor — Emergency.)

together with Engrossed Senate Amend-

ments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendment No. 1.

2. Restore the title to read as follows:

An Act relating to the Office of the Department of Labor and making appropriations thereto; stating the purposes; providing for appointment, duties and compensation of employees within certain limitations; amending 40 O.S. 1971, Section 418, which creates the special occupational health and safety fund; providing lapse date; making provisions of this Act severable; and declaring an emergency.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Johnson (Joe), Draper, Elder, Ervin, Kamas, Murphy, Payne, Rogers and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Boatner, Cate, Holden, Howell, Lamb, Luton, Lane and Terrill.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Luton, HAS to SB 407 were rejected and conference requested, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Luton, Lane and Holden.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Dawson moved that the vote be reconsidered whereby HB 1087 passed.

Senator Lambert moved to table the Dawson motion to reconsider, which motion to table was declared adopted upon roll call as follows:

Aye: Berrong, Boatner, Butler, Capps,

Cate, Crow, Dahl, Field, Garrett, Grantham, Ham, Holden, Howard, Howell, Keller, Lamb, Lambert, Lane, Luton, Martin, Murphy, Randle, Schuelein, Smith, Tinsley, Wadley and York.—27.

Nay: Birdsong, Dawson, Funston, Graves, Hamilton, Helm, Inhofe, Keating, McCune, Medearis, Pierce, Porter, Shatwell, Stipe, Watkins, Watson, Wolfe and Young.—18.

Excused: Baldwin, Taliaferro and Terrill.—3.

PENDING CONSIDERATION OF CCR

The CCR on SB 279 was called up for consideration.

The CCR on SB 279 was adopted upon motion of Senator Dahl.

SB 279, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Baldwin, Boatner, Taliaferro and Terrill.—4.

The bill passed.

Senator Boatner desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 45. Nay: 0. Excused: 3.

The emergency passed.

SB 279, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1251 was called up for consideration.

The CCR on HB 1251 was adopted upon motion of Senator Funston.

HB 1251, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Nay: Crow and Stipe.—2.

Excused: Baldwin, Taliaferro and Terrill.—3.

The bill and emergency passed.

HB 1251, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 377 was called up for consideration.

The CCR on SB 377 was adopted upon motion of Senator Helm.

SB 377, as amended in Conference, was read at length.

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

Aye: Berrong, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Ham, Helm, Holden, Inhofe, Keating, Keller, Lambert, Lane, McCune, Martin, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—31.

Nay: Birdsong, Boatner, Grantham, Graves, Hamilton, Howard, Howell, Lamb, Luton, Medearis, Stipe and Young.—12.

Excused: Baldwin, Capps, Smith, Taliaferro and Terrill.—5.

The bill passed.

The Chair advised the Senate that Senator Capps, having been present in the Chamber during the vote, would be shown as voting "no" in compliance with Senate Rules.

SB 377, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1233 was called up for consideration.

The CCR on HB 1233 was adopted upon motion of Senator York.

Senator Boatner asked to be made a co-author of HB 1233, which was the order.

HB 1233, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Graves, Ham, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—40.

Nay: Grantham, Hamilton, Stipe and Young.—4.

Excused: Baldwin, Smith, Taliaferro and Terrill.—4.

The bill and emergency passed.

HB 1233, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

RESOLUTION

Senator Hamilton introduced the following Resolution:

SR 27 — By Hamilton.

A Resolution noting the beneficial effect of the raising of the water level at Lake Wister; noting the interest of the citizens of LeFlore County in restoring the water level at Lake Wister; recognizing the opposition of the State Archaeologist to such action; commending Carl Albert and the citizens of LeFlore County; requesting that the Corps of Engineers regularly restore the water level of Lake Wister; and directing distribution.

WHEREAS, the Army Corps of Engineers chose to raise the water level at Lake Wister in LeFlore County during the period of June through November of 1974; and

WHEREAS, the raising of the water level had the beneficial result of enhancing the recreational potential of the lake and improving the purity and quality of water

extracted by the surrounding area for residential and industrial use; and

WHEREAS, the citizens of LeFlore County stand in almost unanimous support of the raising of the water level during the months of June through December of each year and have been joined in their effort by Carl Albert as Speaker of the House of Representatives of the United States Congress; and

WHEREAS, the State Archaeologist has acted to discourage the raising of the water level at Lake Wister by proposing an archaeological survey at the site at an estimated expense of Two Hundred Fifty Thousand Dollars; and

WHEREAS, the likelihood of funding and execution of any such survey is unlikely in the future.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

SECTION 1. That Carl Albert and citizens of LeFlore County are hereby commended for their efforts and attempts to have the water level of Lake Wister raised each year.

SECTION 2. That the United States Army Corps of Engineers is hereby requested to raise the water level of Lake Wister during 1975 and each year thereafter to that level established from June through November 1974 and commended for their recognition of the need for seasonal raising of the water level at Lake Wister.

SECTION 3. That the State Archaeologist is hereby requested to reconsider his recommendation and proposal for an archaeological survey of the area of Lake Wister.

SECTION 4. That copies of this Resolu-

tion be prepared and forwarded to Carl Albert, the President of Oklahoma University, Dr. Paul Sharp, the Director of the Oklahoma Department of Wildlife Conservation, the Director of the Oklahoma Tourism and Recreation Department and to the office of the United States Army Corps of Engineers in Tulsa, Oklahoma.

SR 27 was read at length, adopted upon motion of Senator Hamilton and ordered referred for enrollment.

MESSAGE FROM THE HOUSE

Advising that the House has rescinded its signing and fourth reading of Enrolled SB 60, and requests the Honorable Senate to return said bill for further consideration.

PENDING SENATE ACTION ON HOUSE REQUEST

Senator Crow asked unanimous consent that the Senate rescind its signing and fourth reading of Enrolled SB 60 and to rescind the order by which said bill was referred for enrollment, which was the order.

Upon motion of Senator Crow, the request of the Honorable House for the return of SB 60 for further consideration was ordered granted.

EXECUTIVE SESSION

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator Wadley presiding, who made the following announcements:

The Senate, in executive session, and upon motion of Senator Boatner, advised and consented to the confirmation of WILLIAM EVERETT AGEE, Bromide, as the

Administrator of the Oklahoma Liquefied Petroleum Gas Board to serve a 6-year term ending May 17, 1980, and effective upon Senate confirmation. Mr. Agee replaces Merlin V. Cooper.

The Senate, in executive session, and upon motion of Senator Hamilton, advised and consented to the confirmation of ELMER BROWN, Tahihina, as a member of the Board of Regents of Carl Albert Junior College to serve an unexpired term ending July 1, 1975, and effective upon Senate confirmation. Mr. Brown succeeds Monroe Henson.

The Senate, in executive session, and upon motion of Senator Watkins, advised and consented to the confirmation of HAYDEN G. HAYNES, Ada, as Director of the Civil Defense Agency to serve a term ending at the Governor's pleasure, and effective upon Senate confirmation. Mr. Haynes succeeds Tom Carey.

The Senate, in executive session, and upon motion of Senator Young, advised and consented to the confirmation of JONIECE FRANK, Sapulpa, as a member of the Jim Thorpe Memorial Athletic Hall of Fame Commission to serve a 7-year term ending June 12, 1981, and effective upon Senate confirmation. Ms. Frank succeeds Claude E. White.

The Senate, in executive session, and upon motion of Senator Watson, advised and consented to the confirmation of DONALD EARL JACOBS, JR., Oklahoma City, as a member of the Industrial Development Commission to serve an unexpired term ending July 1, 1977, and effective upon Senate confirmation. Mr. Jacobs succeeds Thurman Magbee.

The Senate, in executive session, and upon motion of Senator Crow, advised and consented to the confirmation of GLENN SOUTHALL, Altus, as a member of the Oklahoma Highway Commission to serve an unexpired 8-year term ending February 15, 1981, and effective upon Senate con-

firmation. Mr. Southall succeeds Robert M. Kerr.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HB 1042 was ordered granted, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Grantham, Hamilton, Lambert, Keating and Garrett.

CONFEREES APPOINTED

President Pro Tempore Howard appointed as additional Senate Conferees on SB 121 the following: Senators Keating and Garrett.

Senator Lane moved that, when the Clerk's desk is clear, the Senate stand adjourned to meet Monday, June 2, 1975, at 1:00 p.m., which motion prevailed.

President Pro Tempore Howard presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SR 27 was correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

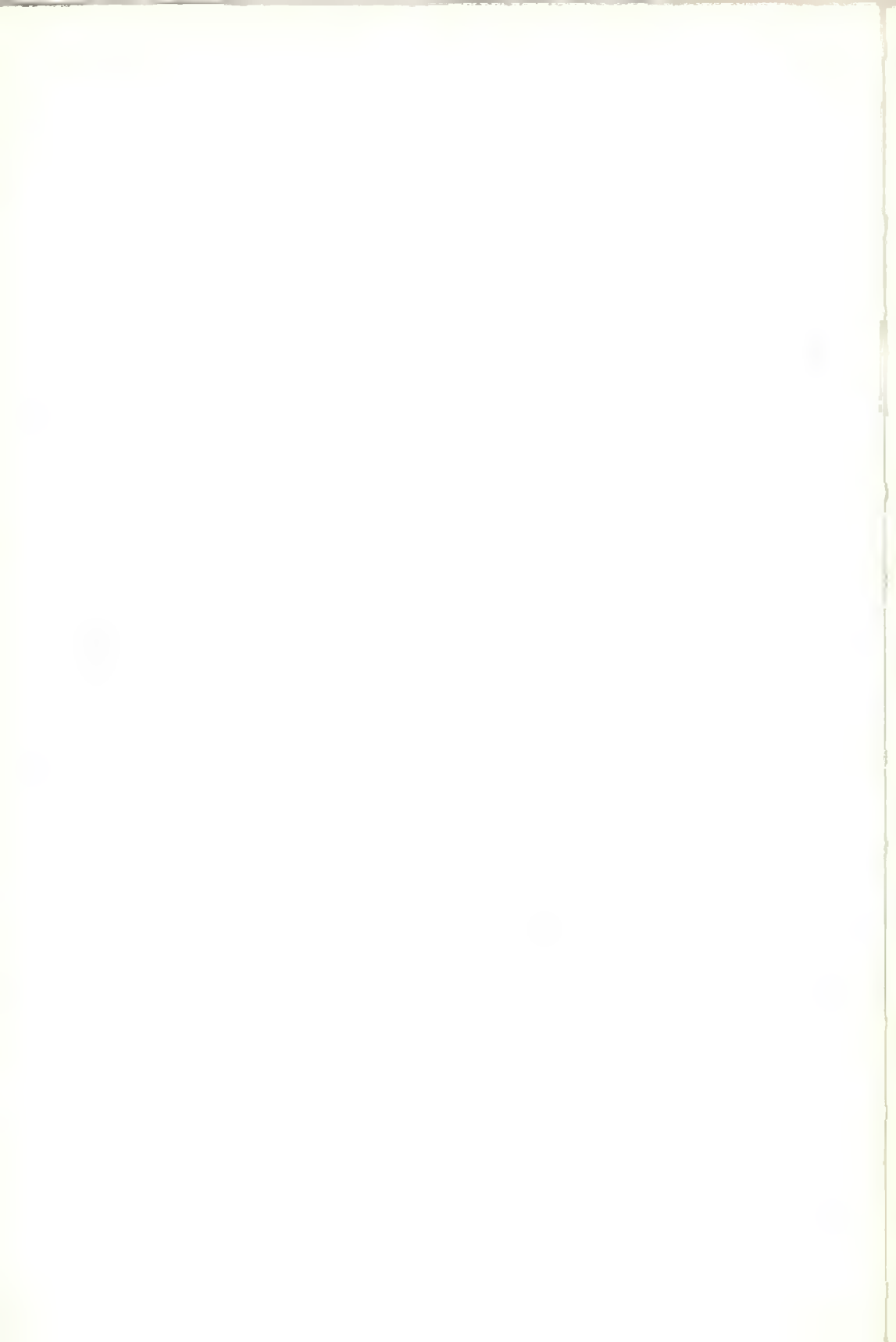
RESOLUTION

Senator Crow introduced the following resolution, consideration of which was deferred for this legislative day.

SR 26 — By Crow, Howard and Smith.

A Resolution expressing the appreciation and gratitude of the Oklahoma State Senate to Mr. Dean A. McGee, Chairman of the Board and Chief Executive Officer of the Kerr-McGee Corporation, for his numerous contributions to Oklahoma; noting the significant honors bestowed upon him; and directing distribution.

Upon motion of Senator Lane, the Senate adjourned at 4:00 p.m. to meet Monday, June 2, 1975, at 1:00 p.m.



Eighty-fourth Legislative Day

Monday, June 2, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Butler, Ham, Howell, Me-dearis, Stipe and Tinsley.—6.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend Bailey Smith, Pastor, First Southern Baptist Church, Del City, and incorporated into the Journal upon request of Senator Garrett.

Almighty God, our Father, Your love and compassion is beyond our understanding, but our faith in Your words leads us to seek Your help in time of need and to offer thanksgiving in time of joy. You have given us shelter and food at a time when men, women and children in all the world

have faced poverty and want, and in turn we come to Thee with our offering of thanksgiving which You will use to the benefit of all who are faithful.

Men revile You and Your works because they do not comprehend Your plans and Your power; men fall below the standard and example set for them; and still we know Your love and forgiveness awaits their plea to Thee. As children seek out their parents in time of sorrow and misgiving, so we come to You, knowing You will comfort us.

Give us the grace to come to You in thanksgiving and praise and companionship at all times, rather than in time of need. Help us to grow so we may abide in You in gladness of heart, walk with You in peace and service. We ask not to be relieved of anxiety of heart, because we know that which even Your Son carried on His heart, but we seek to help You to carry out Your plans for Your children, rather than to retard them by our shortcomings and indifference. Teach us to pray, teach us to pray earnestly for the coming of Your Kingdom among us, teach us to pray for understanding so we may be prepared for service in Your Kingdom. We ask in the name of Your Son, Jesus Christ ... Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Watson introduced Cassy Mullins, R.N., Edmond, and Senator Garrett introduced Kathy Hooks, Del City, student nurse, as the Nurses of the Day.

Senator Keating introduced his mother-in-law, Mrs. Frances Heller, and sister-in-law, Ann Heller, to the members of the Senate.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 481 — Professions and Occupations and then to Judiciary.

MESSAGE FROM THE GOVERNOR

Advising that on May 30, 1975, I vetoed **SB 242**. "This would set up a state council for the naming of district attorneys. While I am very strongly in favor of expanding the standards of prosecution and law enforcement, I do not believe that this bill is the proper mechanism. It would create yet another state bureaucracy which would undoubtedly in the future seek an appropriation of taxpayers dollars. Nearly every other worthy organization in the state could then claim they too, like the District Attorney's Association, should be given state status and receive an appropriation. The bill sets a bad precedent and as a matter of conscience, I feel compelled to veto it."

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed **HB 1517**.

HB 1517 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate.

An Act relating to motor vehicles; amending 47 O.S. 1971, Section 14-116, as

amended by Section 1, Chapter 292, O.S.L. 1974, and 22.2, as amended by Section 2, Chapter 292, O.S.L. 1974 (47 O.S. Supp. 1974, Sections 14-116 and 22.2); providing for allocation of additional sums of money collected for overweight permits and truck registration to the Department of Public Safety; repealing all laws in conflict herewith; and declaring an emergency.

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

MESSAGE FROM THE HOUSE

Advising further Conference granted on Engrossed **SB 170**, and naming same House Conferees.

PENDING CONSIDERATION OF CCR

The CCR on **HB 1409** was called up for consideration.

The CCR on **HB 1409** was adopted upon motion of Senator Hamilton.

HB 1409, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—40.

Excused: Butler, Cate, Ham, Howell, Medearis, Smith, Stipe and Tinsley.—8.

The bill and emergency passed.

HB 1409, together with the Conference

Committee Report thereon, was ordered returned to the Honorable House.

Senator Crow presiding.

PENDING CONSIDERATION OF CCR

The CCR on SB 316 was called up for consideration.

The CCR on SB 316 was adopted upon motion of Senator Martin.

SB 316, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—41.

Excused: Butler, Ham, Howell, Medearis, Smith, Stipe and Tinsley.—7.

The bill passed.

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

Senator Ham desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 42. Nay: 0. Excused: 6.

The emergency passed.

SB 316, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

Senator Howell asked to be shown present, which was the order.

PENDING CONSIDERATION OF HAS

HAS to SB 211 were called up for consideration.

Upon motion of Senator Luton, the Senate concurred in HAS to SB 211.

SB 211, as amended by the Honorable House, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Porter, Randle, Schuelein, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—41.

Excused: Butler, Cate, Medearis, Shatwell, Smith, Stipe and Tinsley.—7.

The bill passed.

Senator Shatwell desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 42. Nay: 0. Excused: 6.

The emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

GENERAL ORDER

HB 1533 by Atkins of the House and Watson of the Senate was read and considered.

Senator Watson moved to amend HB 1533, Page 5, Line 1, by deleting after the first word "the" and before the second word "of" all language and inserting therefor the word "President", which amendment was declared adopted.

Upon motion of Senator Watson, HB 1533, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Watson, HB 1533, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1533 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Butler, Medearis, Stipe and Tinsley.—4.

The bill and emergency passed.

HB 1533 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 1058 and 1314 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

Senator Tinsley asked to be shown present, which was the order.

Senator Smith presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCRs 36, 37, 38 and 39 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HB 1087 was correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

President Pro Tempore Howard presiding.

PENDING SENATE ACTION — RESOLUTION

SR 26, introduced on Page 1099, was called up for consideration.

Senator Crow asked unanimous consent that all other members of the Senate be made coauthors of SR 26, which was the order.

SR 26, as coauthored, was read at length as follows, adopted upon motion of Senator Crow and ordered referred for enrollment.

SR 26 — By Crow, Howard, Smith, Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.

A Resolution expressing the appreciation and gratitude of the Oklahoma State

Senate to Mr. Dean A. McGee, Chairman of the Board and Chief Executive Officer of the Kerr-McGee Corporation, for his numerous contributions to Oklahoma; noting the significant honors bestowed upon him; and directing distribution.

WHEREAS, Mr. Dean A. McGee, Chairman of the Board and Chief Executive Officer of the Kerr-McGee Corporation, an extraordinary and outstanding Oklahoman, has been a tireless and resolute worker for the betterment and development of our entire state and has given unselfishly and unstintingly of himself and his boundless energies as an active participant and unyielding supporter of the civic and cultural enrichment of Oklahoma City; and

WHEREAS, this prominent and knowledgeable Oklahoman is the distinguished recipient of deserved and signal honors, serving meritoriously on the Board of Directors of more than 30 American corporations, and each has been the fortunate beneficiary of his devotion to high ideals and of his wisdom, dedication and outstanding ability; and

WHEREAS, this devoted and exceptional public servant is the foremost contributor to the Dean McGee Eye Institute, a founding father of the Frontiers of Science Foundation, the President of the Oklahoma State Fair and Exposition, a trustee and instrumental fund raiser for Oklahoma City University, a trustee and ardent supporter of the National Cowboy Hall of Fame, and has gained for Oklahoma worldwide recognition, respect and benevolent goodwill through his responsible leadership and innovative management of the Kerr-McGee Corporation; and

WHEREAS, this astute and capable businessman has been a motivating factor and guiding force in the phenomenal growth and expansion of the Kerr-McGee Corporation during a period spanning

more than three decades and is responsible for numerous innovations implemented by this dynamic and socially conscious enterprise, which in the typical Oklahoma pioneer spirit originated exploration for oil in the continental shelf, initiated and developed uranium exploration within the petroleum industry, and conceptualized the transformation of this Oklahoma entity into a total energy corporation, thus affirming the exceptional foresight of this extraordinary man and demonstrating his rare insight which has favorably influenced the evolution and development of this major international concern; and

WHEREAS, Kerr-McGee Corporation won recognition by the business publication, *Dunn's Review*, as one of the top five best-managed corporations in the United States in the year 1974, which reflects the position of high esteem and admiration in which this distinguished Oklahoman and the Kerr-McGee management are held throughout the business and commercial world, and thereby enhances and enriches the image of Oklahoma as a business, industrial and commercial center and as a worthy location and corporate home for the most advanced enterprises of this age; and

WHEREAS, Dean A. McGee has made incalculable contributions to our state and her proud people and continues to strive unrelentingly for the economic and cultural enrichment of all Oklahoma, and it is therefore fitting and proper that the Oklahoma State Senate, on behalf of a grateful citizenry, extend its most heartfelt appreciation and deepest gratitude to this exemplary Oklahoman for his singularly outstanding contributions, his fidelity to the highest principles and ideals in his personal life and public activities, his commitment to the principles of democracy underlying the growth and expansion of the American dream, and his dedication to the preservation and development of the

free enterprise system, tempered by his strong and unyielding sense of private and public responsibility.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

SECTION 1. That Mr. Dean A. McGee, Chairman of the Board and Chief Executive Officer of the Kerr-McGee Corporation, be and hereby is praised and commended for his manifold and significant contributions to the Great State of Oklahoma and to her people throughout a highly successful and distinguished career with the Kerr-McGee Corporation.

SECTION 2. That Mr. Dean A. McGee be and hereby is congratulated for the signal and deserved honors bestowed upon him for his innovative, dynamic and responsible leadership of the Kerr-McGee Corporation and its growth and development as a foremost international concern, thereby enhancing the image of Oklahoma as a business and commercial center and promoting the general well-being of all her citizens.

SECTION 3. That the Oklahoma State Senate hereby expresses its most heartfelt appreciation and deepest gratitude to Mr. Dean A. McGee for his conscientious and dedicated service to his city, state and fellow Oklahomans during his distinguished career.

SECTION 4. That a copy of this Resolution, after consideration and enrollment, be delivered to this outstanding Oklahoman, Mr. Dean A. McGee.

SPECIAL INTRODUCTION

Senator Crow introduced Mr. Dean A. McGee to the members of the Senate, and asked unanimous consent, which was granted, that Mr. McGee be granted pri-

viliges of the floor during the reading of the Resolution. Senator Crow then presented Mr. McGee with a copy of SR 26 on behalf of all members of the Senate and expressed his gratitude on behalf of all Oklahomans for Mr. McGee's many accomplishments for the State of Oklahoma.

President Pro Tempore Howard appointed Senators Lane and Crow to escort Mr. McGee to the President's desk, whereupon he addressed the Senate. Mr. McGee expressed his sincere appreciation and gratitude to the members of the Senate for honoring him on this occasion.

Senator Crow moved that the Senate stand recessed for fifteen minutes in order that the members of the Senate and the employees might attend a reception honoring Mr. McGee to be held in the Senate Lounge.

The Senate reassembled with President Pro Tempore Howard presiding.

Senator Holden questioned the presence of a quorum. The Presiding Officer ordered the roll called, following which he declared a quorum present.

Senator Stipe asked to be shown present, which was the order.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 270 was read and consideration deferred.

Mr. President
Mr. Speaker

The Conference Committee, to which was referred Senate Bill No. 270 by Howell and Funston of the Senate and Abbott and Camp of the House, entitled:

An Act relating to schools; providing for

continuous school years; providing for public notice *** directing codification; and declaring an emergency.

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend and do recommend to the respective Houses, as follows:

1. House Recede from House Amendment No. 1.
2. Senate Accept House Amendment No. 2.
3. House Recede from House Amendment No. 3.
4. House Recede from House Amendment No. 4.

Respectfully submitted

FOR THE SENATE: Howell, Terrill and Funston.

FOR THE HOUSE: Abbott and Elder.

2ND CONFERENCE COMMITTEE REPORT

The following Second CCR on SB 170 was read and consideration deferred.

Mr. President
Mr. Speaker

The 2nd Conference Committee, to which was rereferred SB 170 by Lambert of the Senate, and Bamberger of the House, entitled:

An Act relating to municipal criminal courts of record; amending 11 O.S. 1971, Section 808 *** and declaring an emergency.

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend and do recommend to the respective Houses, as follows:

That the bill be referred to the Judiciary Committee for further study and consideration.

Respectfully submitted

FOR THE SENATE: Lambert, Grantham and Wolfe.

FOR THE HOUSE: Bamberger, Kilpatrick and Frates.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 67 was read and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 67, entitled:

(Board of Public Affairs — Emergency.)

together with Engrossed House Amendments thereto, 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 Engrossed House Amendment No. 1.
2. That the attached Conference Committee Substitute for Engrossed Senate Bill No. 67 be adopted.

(Pursuant to Rule 10(b), copies of the CCS for SB 67 were distributed to all Senators.)

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Grantham, Hamilton, Holden, Howell, Luton, Murphy, Lane, Smith, Stipe and Wadley.

House Conferees: Miskelly, Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Kamas, Murphy, Rogers, Sparkman and Townsend.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 76 was read and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 76, entitled:

(Health Department — Emergency.)

together with Engrossed House Amendments thereto, 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 Engrossed House Amendments Nos. 1, 2, 3, 4, 5, 6, 7 and 8.

2. That the attached Conference Committee Substitute for Engrossed Senate Bill No. 76 be adopted.

(Pursuant to Rule 10(b), copies of the CCS for SB 76 were distributed to all Senators.)

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Grantham, Hamilton, Holden, Howell, Luton, Murphy, Lane, Smith, Stipe and Wadley.

House Conferees: Miskelly, Chairman, Abbott, Bernard, Bradley, Draper, Elder,

Ervin, Kamas, Rogers, Sparkman and Townsend.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 77 was read and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 77, entitled:

(An Act relating to the Board of Medicolegal Investigations — Emergency.)

together with Engrossed House Amendments thereto, 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 Engrossed House Amendments Nos. 1 through 8.

2. That the attached Conference Committee Substitute for Engrossed SB 77 be accepted.

(Pursuant to Rule 10(b), copies of the CCS for SB 77 were distributed to all Senators.)

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Grantham, Hamilton, Holden, Howell, Luton, Murphy, Smith, Lane, Stipe and Wadley.

House Conferees: Miskelly, Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Kamas, Rogers, Sparkman and Townsend.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 78 was read as follows and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 78, entitled:

(Department of Mental Health — Emergency.)

together with Engrossed House Amendments thereto, 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 Engrossed House Amendments Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10.

2. That the attached Conference Committee Substitute for Engrossed Senate Bill 78 be adopted.

(Pursuant to Rule 10(b), copies of the CCS for SB 78 were distributed to all Senators.)

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Grantham, Lane, Hamilton, Holden, Howell, Luton, Murphy, Smith, Stipe and Wadley.

House Conferees: Miskelly, Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Kamas, Murphy, Rogers, Sparkman and Townsend.

2ND CONFERENCE COMMITTEE REPORT

The following Second CCR on SB 80 was read and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Com-

mittee on Appropriations, to whom was referred Engrossed SB No. 80, entitled:

(An Act relating to motor vehicles and the Department of Public Safety — Emergency.)

together with Engrossed House Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the attached 2nd Conference Committee Substitute for Engrossed Senate Bill No. 80 be adopted.

(Pursuant to Rule 10(b), copies of the CCS for SB 80 were distributed to all Senators.)

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Grantham, Lane, Hamilton, Holden, Howell, Luton, Murphy, Smith, Stipe and Wadley.

House Conferees: Miskelly, Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Kamas, Murphy, Rogers, Sparkman and Townsend.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 81 was read and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 81, entitled:

(Military Department — Emergency.)

together with Engrossed House Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate accept Engrossed House Amendment No. 1.

2. That the House recede from Engrossed House Amendment No. 2.

3. That the following Conference Committee Amendments be adopted:

a. Page 2, Lines 5, 6 and 7 — strike the words and figures “One Million One Hundred Thirty-six Thousand Eight Hundred Seventy-eight Dollars (\$1,136,878.00)” and substitute the words and figures “One Million Twenty-four Thousand One Hundred Twenty-six Dollars (\$1,024,126.00)”.

b. Page 2, Line 15 — strike “eighty-one (81)” and substitute in lieu thereof “seventy (70)”.

c. Page 2, and 3, Lines 26 through 36 and 1 through 11 — strike all of Sections 4, 5, and 6.

d. Page 3, Line 12 — renumber Section 7 to be Section 4 and the following sections to conform.

e. Page 4, Line 1 — strike “Sections 1 and 6” and substitute in lieu thereof “Section 1”.

f. Page 4, Line 6 — strike “Sections 3, 4, 5, 7, 8, and 9” and substitute in lieu thereof “Sections 3, 4, 5, and 6.”

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Grantham, Lane, Hamilton, Holden, Howell, Luton, Murphy, Smith, Stipe and Wadley.

House Conferees: Miskelly, Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Kamas, Murphy, Rogers, Sparkman and Townsend.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 83 was read and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 83, entitled:

(Oklahoma Crime Commission — Emergency.)

together with Engrossed House Amendments thereto, 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 Engrossed House Amendment No. 1.

2. That the attached Conference Committee Substitute be adopted.

(Pursuant to Rule 10(b), copies of the CCS for SB 83 were distributed to all Senators.)

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Grantham, Lane, Hamilton, Howell, Luton, Murphy, Stipe and Wadley.

House Conferees: Miskelly, Chairman, Bradley, Elder, Ervin, Kamas, Murphy, Johnson (Joe), Matheson, Rogers and Sparkman.

MESSAGE FROM THE HOUSE

Advising the House has reconsidered the vote by which the CCR was adopted and SB 60 passed; has rejected the CCR and requests further conference; and names the same conferees as follows: Representatives Miskelly, Davis (Don) and Atkins.

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 62, 72, 95 and 468.

The above numbered Bills as amended in Conference were referred for enrollment.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SB 407, and naming House Conferees as follows: Representatives Townsend, Miskelly and Bernard.

MESSAGE FROM THE HOUSE

Advising rejection of Conference Committee Report on SB 86, requesting further Conference and rereferring said bill to GCCA.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1095, 1097, 1104, 1110, 1131, 1133, 1134, 1233 and 1251.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled HCR 1028.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE GOVERNOR

Advising approval by him, May 29, 1975, of Enrolled SB 214.

Senator Ham presiding.

PENDING CONSIDERATION OF HAS

HAS to SB 376 were called up for consideration.

Upon motion of Senator Berrong, the Senate concurred in HAS to SB 376.

SB 376, as amended by the Honorable House, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Crow, Dahl, Field, Funston, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Wadley, Watson, Wolfe, York and Young.—38.

Nay: Cate, Dawson, Garrett, Murphy, Porter, Stipe and Watkins.—7.

Excused: Butler, Medearis and Tinsley.—3.

The bill and emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 1444 and 1533 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 67 was called up for consideration.

The CCR on SB 67 was adopted upon motion of Senator Crow.

SB 67, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Butler, Medearis and Tinsley.—3.

The bill and emergency passed.

SB 67, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 76 was called up for consideration.

The CCR on SB 76 was adopted upon motion of Senator Crow.

SB 76, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller,

Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Porter, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Nay: Pierce.—1.

Excused: Butler, Medearis and Smith.—3.

The bill and emergency passed.

SB 76, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 77 was called up for consideration.

The CCR on SB 77 was adopted upon motion of Senator Crow.

SB 77, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Nay: Boatner, Helm and Pierce.—3.

Excused: Butler and Medearis.—2.

The bill and emergency passed.

SB 77, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 78 was called up for consideration.

The CCR on 78 was adopted upon motion of Senator Crow.

Senator Shatwell asked to be made a co-author of SB 78, which was the order.

SB 78, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Butler and Medearis.—2.

The bill and emergency passed.

SB 78, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 81 was called up for consideration.

The CCR on SB 81 was adopted upon motion of Senator Crow.

SB 81, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—43.

Nay: Wolfe.—1.

Excused: Butler, Helm, Martin and Medearis.—4.

The bill passed.

Senator Martin desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 44. Nay: 1. Excused: 3.

The emergency passed.

SB 81, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 80 was called up for consideration.

The CCR on SB 80 was adopted upon motion of Senator Crow.

SB 80, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howell,

Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Butler, Helm, Howard, Medearis and Porter.—5.

The bill and emergency passed.

SB 80, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF HAS

HAs to SB 328 were called up for consideration.

Upon motion of Senator Holden, the Senate concurred in HAs to SB 328.

SB 328, as amended by the Honorable House, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Capps, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—43.

Excused: Baldwin, Butler, Crow, Medearis and Young.—5.

The bill and emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

DECLARATION OF NOT VOTING

Senator Baldwin asked unanimous consent that he be shown not voting on SB 328 for reason of personal interest as provided under Article V of the Constitution, which was the order.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Randle, HAs to SB 105 were rejected and conference requested, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Randle, Hamilton and Boatner.

GENERAL ORDER

HB 1595 by Murphy, et al, of the House and Lane and Smith of the Senate was read and considered.

Upon motion of Senator Smith, HB 1595 was advanced to engrossment.

By unanimous consent, upon request of Senator Smith, HB 1595 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1595 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Butler, Helm and Medearis.—
3.

The bill and emergency passed.

HB 1595 was referred for engrossment.

MESSAGE 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 1230 and 1511 and 1552 as coauthored by Manning and Stratton.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1230 was read and consideration deferred.

Mr. Speaker
and
Mr. President:

We, your Conference Committee to whom was referred Engrossed House Bill No. 1230, and Engrossed Senate Amendments thereto, by Atkins, Elder and Hood of the House and Keating of the Senate, entitled:

An Act relating to jurors; amending 38 O.S. 1971, Section 28 as amended by Section 3 Chapter 204, O.S.L. 1974 (38 O.S. Supp. 1974 Section 28); providing qualifications and exemptions for jurors; and fixing effective date.

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

Rejects Senate Amendments 1 and 2 and adopt the following amendments:

1. Page 2 Section 1 Line 11 omit the words "optometrists, veterinarians, dentists".

2. Page 2 Section 1 Line 12 omit the words, "undertakers, pharmacists, teachers in public schools,".

3. Page 2 Section 1 Line 13, after the word "mail" strike the following words, "members of the National Guard,".

4. Page 2 Section 1 Lines 15-18, omit all of the following language, "persons actually engaged in the gathering or reporting of information for broadcasting or telecasting on news type programs, any student regularly enrolled in school, all members of good standing of any regularly organized fire department."

5. Page 2 Section 1 Line 19 after the word "disability," add the words "members of the National Guard on active duty."

Respectfully submitted

FOR THE HOUSE: Atkins, Swinton and Smith.

FOR THE SENATE: Keating, Stipe and Smith.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1511 was read and consideration deferred.

Mr. Speaker
and
Mr. President:

We, your Conference Committee to whom was referred Engrossed House Bill No. 1511, and Engrossed Senate Amendments thereto, by Elder and Hammons of the House and Grantham and Ham of the Senate, entitled:

An Act relating to fees; amending 28 O.S. 1971, Sections 31, 152, 152.1, 155.1 and Section 2, Chapter 147, O.S.L. 1973 (28 O.S. Supp. 1973, Section 153), and 49 O.S. 1971, Section 2; providing for fees of court

clerks; providing for certain court costs; providing for oath, signature bond, seal and fees of a notary public; directing codification; and establishing effective date.

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

That the attached conference committee substitute be adopted.

(Pursuant to Rule 10(b), copies of the CCS for HB 1511 were distributed to all Senators.)

Respectfully submitted

FOR THE HOUSE: Elder, Ervin and Thompson.

FOR THE SENATE: Grantham, Lambert and Lamb.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1552 was read and consideration deferred.

Mr. Speaker
and
Mr. President:

We, your Conference to whom was referred Engrossed House Bill No. 1552, and Engrossed Senate Amendments thereto, by Craighead, Riggs, Atkins, Beznoska, Hibdon, Edmondson, Floyd, Johnson (Don), Johnson (Joe), Ervin, Morgan, Stephenson, Duckett, Denman, Rogers, Frates, Anderson, Hood, Thornhill, Cleveland and McCaleb of the House and Watson, Howard, Hamilton, Smith, Howell, Martin, Terrill, Graves, Watkins, Lamb, Berrong, Capps, Crow, Dahl, Field, Funston, Ham, Inhofe, Luton, Murphy, Schuelein and Taliaferro of the Senate, entitled:

An Act relating to the training of

physicians in internship and residency programs; stating legislative intent; providing for cost-sharing programs by the state with approved hospitals and clinical situation; establishing the Physician Manpower Training Commission to administer programs; specifying membership; stating powers, duties, and responsibilities; making an appropriation; providing lapse date; 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:

Coauthored by: Manning and Stratton.

The House accept amendments 3, 6, 8, 9 and 11.

The Senate recede from amendments 1, 2, 4, 5, 7 and 10.

The following amendments be adopted:

Amendment 1. Page 2, Section 2, lines 26 and 27 by striking the comma on line 26 and inserting the word "and" and striking the words "and supervision" after the word "selection" on line 27.

Amendment 2. Page 3, Section 3, line 12 by striking the word and figure "four (4)" and insert the word and figure "three (3)".

Amendment 3. Page 5, Section 5, Line 13 by inserting the words "for funds" after the word "applications" and before the word "submitted".

Amendment No. 4. Page 5, Line 30½, by adding new Sections 6, 7 and 8 as follows:

"SECTION 6. Funds appropriated to carry out the provisions of this act shall be allocated so that not less than the following percentage of participating residents will be located outside Oklahoma City and Tulsa:

PERIOD	PERCENTAGE
1975 - 1976	5%
1976 - 1977	15%
1977 - 1978	30%
1978 - 1979	40%

"SECTION 7. The Physicians Manpower Training Commission is hereby authorized to enter into a contractual arrangement with any qualified hospital in any city or town in Oklahoma whereby the hospital would accommodate a resident physician to practice in the hospital during an elective phase of the residency training. The hospital involved shall pay to the Commission such monies as may be required to cover the agreed amount for salary and expenses of the resident physician for the period of time spent in practice at said hospital. Monies received by the Commission under the provisions of this section shall be deposited to, and disbursed from, the "Hospital Residency Revolving Fund" hereby created in the State Treasury. The fund shall be a continuing fund not subject to legislative appropriation or fiscal year limitations. Expenditures from said fund shall be made on warrants issued by the State Auditor against claims filed by the Commission with the Director of State Finance for approval and payment."

"SECTION 8. A community may enter into a contract with a resident physician in training whereby the resident agrees to establish a practice in the community upon the completion of his residency. The Physicians Manpower Training Commission shall have the authority to receive funds direct from that community for the purpose of paying the resident involved to the extent of the contractual arrangements. Monies received by the Commission under the provisions of this section shall be deposited to, and disbursed from, the "Community Residency Revolving Fund" hereby created in the State Treasury. The fund shall be a continuing fund not subject to legislative appropriation or

fiscal year limitations. Expenditures from said fund shall be made on warrants issued by the State Auditor against claims filed by the Commission with the Director of State Finance for approval and payment."

Amendment No. 5 Page 5, Section 6, Line 31, by renumbering present Section 6 to read Section 9 and renumber all succeeding sections accordingly.

Respectfully submitted

FOR THE HOUSE: Craighead, Ervin and Stratton.

FOR THE SENATE: Watson, Wadley and Smith.

GENERAL ORDER

HB 1613 by Riggs, et al, of the House and Hamilton of the Senate was read and considered.

Senator Crow moved to amend HB 1613, Page 14, Line 3½, by adding a new Section 10 as follows:

"SECTION 10. 57 O.S. 1971, Section 506, as last amended by Section 2, Chapter 211, O.S.L. 1974 (57 O.S. Supp. 1974, Section 506), is amended to read as follows:

"Section 506. There is hereby created the position of Director of Corrections. The Director shall be qualified for such position by character, personality, ability, education, training and successful administrative experience in the correctional field; and he shall have earned a master's degree from an accredited college or university with a major field of study in at least one of the following: corrections, public administration, criminal justice, police science, criminology, psychology, sociology or a related social science, OR HE SHALL HAVE EARNED A BACHELOR'S DEGREE FROM AN

ACCREDITED COLLEGE OR UNIVERSITY AND HAVE HAD A MINIMUM OF FIVE (5) YEARS ADMINISTRATIVE WORK AND TEN (10) YEARS OF POLICE WORK, EITHER MILITARY OR NONMILITARY. He shall be subject to removal by a vote of the majority of the entire Board or in the manner provided by law for the removal of officers not subject to impeachment.”,

which amendment was declared adopted.

Senator Hamilton moved to amend HB 1613, Page 14, Line 3, by adding a new Section 11 to read as follows:

“SECTION 11. Except for Section 10, the effective date of this act is October 1, 1975.”,

which amendment was declared adopted.

Senator Hamilton asked unanimous consent to amend HB 1613 by adding the emergency section and amending the title to conform, which was the order.

Upon motion of Senator Hamilton, HB 1613, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Hamilton, HB 1613, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1613 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden,

Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Nay: McCune.—1.

Excused: Butler, Medearis and Tinsley.—3.

The bill and emergency passed.

HB 1613 was referred for engrossment.

Senator Smith presiding.

GENERAL ORDER

HB 1425 by Hood and Cleveland of the House and Garrett of the Senate was read and considered.

Senator Lambert moved to amend HB 1425, Page 5, Line 9, by striking after the word “adult” the remainder of the paragraph through Line 12, which amendment was declared adopted.

Upon motion of Senator Garrett, HB 1425, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Garrett, HB 1425, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1425 was read for the third time at length.

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

Aye: Birdsong, Cate, Dawson, Funston, Garrett, Grantham, Graves, Helm, Holden, Howard, Howell, Inhofe, Keating,

Luton, Martin, Murphy, Pierce, Porter, Randle, Shatwell, Stipe and Wadley.—22.

Nay: Boatner, Capps, Crow, Dahl, Field, Ham, Hamilton, Keller, Lamb, Lambert, Lane, McCune, Schuelein, Smith, Terrill, Tinsley, Watkins, Watson, Wolfe and Young.—20.

Excused: Baldwin, Berrong, Butler, Medearis, Taliaferro and York.—6.

The bill failed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Garrett moved that the vote be reconsidered by which HB 1425 failed.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HBs 1040, 1299 and 1545, as amended.

GENERAL ORDER

HB 1546, previously considered and amended on Page 1048, was considered further.

President Pro Tempore Howard asked unanimous consent that the votes be reconsidered by which the amendments adopted on May 27 were adopted, which was the order.

President Pro Tempore Howard asked unanimous consent to withdraw his amendment, as amended, of May 27 (pages 1048-1049), which was the order.

Senator Inhofe asked unanimous consent to withdraw his amendment of May 27 (page 1049), which was the order.

President Pro Tempore Howard moved to amend HB 1546, Page 4, Line 13½, by adding a new Section 3 to read as follows:

“SECTION 3. The provisions of this act shall not apply to any cities and towns except those whose population is established to be from 18,000 to 40,000 population by the last preceding decennial census.”,

and by renumbering subsequent sections, which amendment was declared adopted.

President Pro Tempore Howard moved to amend HB 1546, Page 4, Line 13½ by adding a new Section 4 to read as follows:

“SECTION 4. Provided, the provisions of this act shall not become operative or effective upon any city or town until enacted by ordinance by the duly elected governing body of such city or town.”,

and by renumbering subsequent sections, which amendment was declared adopted.

President Pro Tempore Howard moved to amend HB 1546, Page 4, Line 17½, by adding a new Section 5 to read as follows:

“SECTION 5. The provisions of this act are severable and if any part or provision thereof 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.”,

and by renumbering subsequent sections, which amendment was declared adopted.

Senator Inhofe moved to amend HB 1546, Page 4, Line 13½, by inserting a new Section 4 to read as follows:

“SECTION 4. Section 34, Chapter 201, O.S.L. 1974 (74 O.S. Supp. 1974, Section 327.34) is amended to read as follows:

Section 327.34. Age limitations of members of county AND PRECINCT election boards — Exemption. — Age limitations prescribed for members of county AND PRECINCT election boards by Article II, Section 2-131, of Senate Bill No. 415, Second

Session, 34th Legislature, shall not apply to members of county AND PRECINCT election boards serving as of July 1, 1974.”, which amendment was declared adopted.

Upon motion of President Pro Tempore Howard, **HB 1546**, as amended, was advanced to engrossment.

By unanimous consent, upon request of President Pro Tempore Howard, **HB 1546**, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1546 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watson, Wolfe, York and Young.—37.

Nay: Graves, Hamilton, Howell and Watkins.—4.

Excused: Baldwin, Butler, Garrett, Ham, Medearis, Stipe and Taliaferro.—7.

The bill and emergency passed.

HB 1546 was referred for engrossment.

PENDING CONSIDERATION OF CCR

The CCR on **SB 371** was called up for consideration.

Senator Murphy asked unanimous consent that the Rule be suspended requiring copies of the Conference Committee Report to be reproduced and distributed to all Senators, which was the order.

The CCR on **SB 371** was adopted upon motion of Senator Murphy.

SB 371, as amended in Conference, was read at length.

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

Aye: Berrong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Porter, Randle, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—37.

Nay: Birdsong, Garrett, Hamilton, Schuelein and Wolfe.—5.

Excused: Baldwin, Butler, Helm, Medearis, Stipe and Taliaferro.—6.

The bill and emergency passed.

SB 371, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

MOTION TO RECONSIDER VOTE

Senator Garrett asked for consideration of his motion to reconsider the vote whereby **HB 1425** failed. The vote occurring on the Garrett motion, it was declared adopted upon roll call as follows:

Aye: Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb,

Lambert, Lane, Luton, McCune, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—40.

Excused: Baldwin, Butler, Martin, Medearis, Stipe, Taliaferro, Terrill and Young.—8.

The Chair advised the Senate that Senator Terrill, having been present in the Chamber during the vote, would be shown as voting “no” on the Garrett motion to reconsider passage of **HB 1425** in compliance with Senate Rules.

THIRD READING

Senator Garrett moved that the vote be reconsidered whereby **HB 1425** was considered engrossed and placed on third reading and final passage, which motion was declared adopted.

Senator Garrett moved that the vote be reconsidered whereby **HB 1425** was advanced to engrossment, which motion was declared adopted.

HB 1425 was thereby placed on General Order.

BILL WITHDRAWN — REREFERRED

Senator Garrett asked unanimous consent, which was granted, that **HB 1425** be withdrawn from the Calendar and rereferred to the Committee on Judiciary, which was the order.

PENDING CONSIDERATION OF CCR

Upon motion of Senator Tinsley, **CCR** on **SB 142** was rejected and further conference requested, President Pro Tempore Howard appointing the same Senate Conferees.

PENDING CONSIDERATION OF CCR

The **CCR** on **SB 270** was called up for consideration.

The **CCR** on **SB 270** was adopted upon motion of Senator Howell.

SB 270, as amended in Conference, was read at length.

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

Aye: Birdsong, Cate, Crow, Dawson, Funston, Garrett, Graves, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lambert, Lane, Luton, McCune, Martin, Murphy, Porter, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watson, Wolfe and York.—31.

Nay: Berrong, Boatner, Capps, Dahl, Field, Grantham, Ham, Hamilton, Lamb, Pierce, Watkins and Young.—12.

Excused: Baldwin, Butler, Medearis, Stipe and Taliaferro.—5.

The bill passed.

Senator Capps desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 32. Nay: 11 Excused: 5.

The emergency passed.

SB 270, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF HAS

HAs to **SCR 31** were called up for consideration.

Upon motion of President Pro Tempore Howard, the Senate concurred in **HAs** to **SCR 31**.

SCR 31 was read at length, adopted upon motion of President Pro Tempore Howard and ordered referred for enrollment.

PENDING CONSIDERATION OF HAS

HAs to SB 381 were called up for consideration.

Upon motion of Senator Inhofe, the Senate concurred in HAs to SB 381.

SB 381, as amended by the Honorable House, was read at length.

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

Aye: Birdsong, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watson, Wolfe, York and Young.—37.

Nay: Berrong, Boatner, Dawson, Hamilton, Lambert and Watkins.—6.

Excused: Baldwin, Butler, Medearis, Stipe and Taliaferro.—5.

The bill and emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

EXECUTIVE SESSION

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator Smith presiding.

PENDING CONSIDERATION OF CCR

Upon motion of Senator Luton, the CCR on HB 1099 was rejected and further conference requested, said bill to be rereferred to GCCA.

MESSAGE FROM THE HOUSE

Advising rejection of CCR to Engrossed HB 1143, requesting further Conference and naming same House Conferees.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HB 1227, requesting Conference and naming Conferees as follows: Representatives Stephenson, Abbott and Johnson (Don).

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HB 1012, requesting Conference and naming Conferees as follows: Representatives Hammons, Abbott and Cummings.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for further conference on SB 60 was ordered granted, President Pro Tempore Howard appointing the same Senate Conferees as follows: Senators Crow, Holden and Medearis.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for further conference on SB 86 was ordered granted, said bill to be rereferred to GCCA.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HB 1227 was ordered granted,

President Pro Tempore Howard appointing as Senate Conferees the following: Senators Tinsley, Field and Grantham.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for further conference on HB 1143 was ordered granted, President Pro Tempore Howard appointing the same Senate Conferees.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HB 1012 was ordered granted, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Luton, Terrill and Howell.

MESSAGE FROM THE HOUSE

Advising further Conference granted on Engrossed SB 142, and naming same House Conferees.

2ND CONFERENCE COMMITTEE REPORT

The following Second CCR on SB 142 was read and consideration deferred.

Mr. President
Mr. Speaker

The 2nd Conference Committee, to which was rereferred SB 142 by Tinsley, et al, of the Senate and Dunn, Bradley, et al, of the House, entitled:

An Act relating to agriculture; amending 2 O.S. 1971, Section 2-13; providing for labeling of domestic or imported red meat or red meat products; providing for posting of signs where imported red meat or meat substitutes are sold; and providing for certification by seller to buyers of origin of red meat.

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend and do recommend to the respective Houses, as follows:

Add Representative McKee as co-author.

1. The House recede from Engrossed House Amendments 1 thru 18.

2. That the attached Conference Committee Substitute for Engrossed Senate Bill No. 142 be accepted.

(Pursuant to Rule 10(b), copies of the CCS for SB 142 were distributed to all Senators.)

Respectfully submitted

FOR THE SENATE: Tinsley, Watkins and Dahl.

FOR THE HOUSE: Stratton, Dunn and Weichel.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SB 105, and naming House Conferees as follows: Representatives Riggs, Edmondson and Matheson.

MESSAGE FROM THE HOUSE

Advising further Conference granted on Engrossed HB 1099, and rereferring said bill to GCCA.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Tuesday, June 3, 1975, at 1:00 p.m., which motion prevailed.

Upon motion of Senator Lane, the Senate
adjourned at 5:10 p.m. to meet Tuesday,
June 3, 1975, at 1:00 p.m.

Eighty-fifth Legislative Day

Tuesday, June 3, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Butler, Howell, Keating, Keller, Medearis and Porter.—6.

Senator Luton declared a quorum present.

The following prayer was offered by Reverend Bailey Smith, and incorporated into the Journal upon request of Senator Garrett.

Heavenly Father, it is with deepest gratitude that we come to offer our thanks today for Your goodness and grace toward our lives. We know that we are undeserving of Your blessings and favors, but we realize that you give out of the abundance of Your love—not because of the poverty of our spirits. May we respond to Your love with lives disciplined, channeled and committed in Your Kingdom's work.

Teach us, we pray, to feed those who are hungry; clothe those who are naked; befriend those who are friendless and love those who are unlovely. Forgive us of being self-centered and involved with our own lives at the neglect of those who need us. May our eyes and hearts be sensitive to the words and pains that abound and may we share with those about us, that which You have given us . . . because we understand that anything we have good is a gift from You and we are the stewards of those gifts and not the owners.

Now, Father, we take this opportunity to recommit our lives unto Your keeping and ask for your guidance in every act and decision that we make, for I pray it in the name of our Lord, Jesus Christ . . . Amen

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Tinsley introduced former Senator Jim Rinehart, El Reno, to the members of the Senate.

Senator Berrong introduced Doug Leatherman, M.D., Weatherford, as the Doctor of the Day and Senator Luton introduced Pam Justice, R.N., Muskogee, and student nurses, Kathy Beene and Sandra Jackson, as the Nurses of the Day.

Senator Hamilton introduced his wife, Nancy Jo, to the members of the Senate.

SECOND READING

The following were read the second time and referred to the committees indicated.

HB 1517 — Appropriations and Budget.

UNANIMOUS CONSENT REQUEST

Senator Crow asked unanimous consent that HB 1517 not be referred to the Committee on Appropriations and Budget but be referred direct to the Calendar, which was the order.

EXECUTIVE COMMITTEE — LEGISLATIVE COUNCIL

As provided under 74 O.S. 1971, § 456, President Pro Tempore Howard announced the appointment of the following Senators as members of the Executive Committee of the State Legislative Council:

Birdsong	Ham
Capps	Keller
Dahl	Martin
Field	Medearis
Funston	Porter
Garrett	Wadley
Grantham	Young
Graves	

Alternates:

Butler	Shatwell
Lamb	Tinsley
Lambert	

CITATION

President Pro Tempore Howard announced that the following commendation was presented by him, on behalf of the Oklahoma State Senate, to Sergeant Harold E. Goodman, Ponca City, Police

Department, at ceremonies commemorating Police Memorial Day on May 15, 1975:

"Sergeant Harold E. Goodman has been a Juvenile Officer for more than 18 years with the Ponca City Police Department; throughout those years he has been involved in almost every juvenile assistance program in the area. He has participated in originating programs of the Oklahoma Juvenile Officers Association and was an original appointee to the Oklahoma Crime Commission. Sergeant Goodman is a graduate of the Delinquency Control Institute at the University of Southern California and holds a Bachelor of Science degree from Oklahoma State University. In his work, Sergeant Goodman deals with more than 700 juveniles each year. He is responsible for the Ponca City School Patrol System and teaches bicycle and pedestrian safety. He is also responsible for the Youth Court System and Youth Traffic School. Sergeant Goodman has spent almost two decades working for and with the youth of Oklahoma and is most deserving of the award as Outstanding State Juvenile Officer."

RESOLUTION

Senator Martin introduced the following resolution:

SCR 40 — By Martin of the Senate and Roberts of the House

A Concurrent Resolution expressing support of Senator Quentin Burdick's resolution in Congress urging the International Olympic Committee to restore Amateur Athletic status to Jim Thorpe, 1912 Olympic Gold Medal winner; and directing distribution.

SCR 40 was read at length, adopted upon motion of Senator Martin and ordered referred for engrossment.

Senator Smith presiding.

PENDING CONSIDERATION OF CCR

The CCR on SB 142 was called up for consideration.

The CCR on SB 142 was adopted upon motion of Senator Tinsley.

SB 142, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Capps, Cate, Dahl, Dawson, Field, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Lambert, Lane, Luton, Martin, Murphy, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—31.

Nay: Baldwin, Crow, Funston, Howard, Inhofe, Lamb, McCune, Pierce, Randle, Schuelein and Wolfe.—11.

Excused: Butler, Howell, Keating, Keller, Medearis and Porter.—6.

The bill passed.

SB 142, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

Senators Howell and Keller asked to be shown present, which was the order.

PENDING CONSIDERATION OF CCR

The CCR on SB 399 was called up for consideration.

The CCR on SB 399 was adopted upon motion of Senator Watson.

SB 399, as amended in Conference, was read at length.

On the question of passage of the bill and

emergency, the roll call resulted as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—41.

Nay: Helm, Pierce and Wolfe.—3.

Excused: Butler, Keating, Medearis and Porter.—4.

The bill and emergency passed.

SB 399, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

CONFERENCE COMMITTEE REPORT

The following CCR on SJR 37 was read and adopted upon motion of Senator Lambert.

Mr. President
Mr. Speaker

The Conference Committee, to which was referred SJR 37 by Howard, Inhofe and Funston of the Senate and Willis, Ford, Hibdon, Cleveland, Green, Hood and McCaleb of the House, entitled:

A Joint Resolution directing the Secretary of State refer to the people a proposed amendment to the Constitution amending Sections 1, 3, 4, 19, 20, 25 and 32 of Article 6; and repealing Sections 27 thru 30 of Article 6 *** and ordering a special election.

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend

and do recommend to the respective Houses, as follows:

That the House recede from its amendments.

That the Conference Committee Substitute be adopted.

Respectfully submitted

FOR THE SENATE: Lambert, Crow and Holden.

FOR THE HOUSE: Floyd, Edmondson and Wiseman.

SJR 37, as amended in Conference, was read at length as follows:

SJR 37 — By Howard, Inhofe and Funston of the Senate and Willis, Ford, Hibdon, Cleveland, Green, Hood and McCaleb of the House.

A Joint Resolution directing that the Secretary of State refer to the people proposed amendments to the Constitution of the State of Oklahoma; amending Sections 1, 3, 4, 19, 20, 25 and 32 of Article VI, and repealing Sections 27 through 30 of Article VI thereof; providing for gubernatorial appointment of the Secretary of State, Labor Commissioner and Chief Mine Inspector with Senate consent; providing for their terms; combining the duties of the State Auditor and duties of the State Examiner and Inspector in the Office of State Auditor and Inspector; providing for qualifications of State Auditor and Inspector; abolishing the Office of Commissioner of Charities and Corrections; removing the Secretary of State and State Auditor from the Commissioners of the Land Office and adding the Lieutenant Governor and State Auditor and Inspector under certain conditions; providing effective date; providing ballot title; directing filing; and ordering a special election.

BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

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 amendments of Sections 1, 3, 4, 19, 20, 25 and 32 of Article VI of the Constitution of the State of Oklahoma, to read as follows:

Section 1. A. The Executive authority of the state shall be vested in a Governor, Lieutenant Governor, Secretary of State, State Auditor AND INSPECTOR, Attorney General, State Treasurer, Superintendent of Public Instruction, [State Examiner and Inspector,] Chief Mine Inspector, Commissioner of Labor, [Commissioner of Charities and Corrections,] Commissioner of Insurance[,] and other officers provided by law and this Constitution, each of whom shall keep his office and public records, books[,] and papers at the seat of government, and shall perform such duties as may be designated in this Constitution or prescribed by law.

B. THE SECRETARY OF STATE, CHIEF MINE INSPECTOR AND THE COMMISSIONER OF LABOR SHALL BE APPOINTED BY THE GOVERNOR BY AND WITH THE CONSENT OF THE SENATE FOR TERMS OF FOUR (4) YEARS TO RUN CONCURRENTLY WITH THE TERM OF THE GOVERNOR.

Section 3. No person shall be eligible to the office of Governor, Lieutenant Governor, Secretary of State, State Auditor AND INSPECTOR, Attorney General, State Treasurer[,] OR Superintendent of Public Instruction [or State Examiner and Inspector,] except a citizen of the United States of the age of not less than thirty-one (31) years and who shall have been ten (10) years next preceding his or her election, OR APPOINTMENT, a qualified elector of this state.

Section 4. The term of office of the Governor, Lieutenant Governor, [Secretary of State,] State Auditor AND INSPECTOR, Attorney General, State Treasurer[, State Examiner and Inspector,] and Superintendent of Public Instruction shall be four (4) years from the second Monday of January next after their election. The said officers shall be eligible to immediately succeed themselves. No person shall be elected Governor more than two times in succession.

Section 19. The State [Examiner] AUDITOR and Inspector must have had at least three years' experience as an expert accountant; his duties shall be, without notice to such treasurer, to examine the state and all county treasurers' books, accounts[, and cash on hand or in bank at least twice each year, and publish his report as to every such treasurer once each year. For the purpose of such examination he shall take complete possession of such treasurer's office. He shall also prescribe a uniform system of bookkeeping for the use of all treasurers. [Other] THE STATE AUDITOR AND INSPECTOR SHALL PERFORM SUCH OTHER duties and HAVE SUCH OTHER powers AS may be [added] PRESCRIBED by law.

Section 20. A Department of Labor is hereby created to be under the control of a Commissioner of Labor [who shall be elected by the people, whose term of office shall be four years, and] whose duties shall be prescribed by law.

Section 25. The office of Chief Inspector of Mines, Oil[, and Gas is hereby created, and the incumbent of said office shall be known as the Chief Mine Inspector. [The term of said office shall be four years and no] NO person shall [be elected to] SERVE IN said office unless he shall have had eight (8) years' actual experience as a practical miner, and such other qualifications as may be prescribed by the Legislature. The Chief Mine Inspector shall per-

form the duties, take the oath[, and execute the bond prescribed by the Legislature.

Section 32. A. The Governor, [Secretary of State] LIEUTENANT GOVERNOR, State Auditor, Superintendent of Public Instruction[, and the President of the Board of Agriculture[, shall constitute the Commissioners of the Land Office, who shall have charge of the sale, rental, disposal[, and managing of the school lands and other public lands of the state, and of the funds and proceeds derived therefrom, under rules and regulations prescribed by the Legislature.

B. SHOULD THE OFFICES OF STATE EXAMINER AND INSPECTOR AND STATE AUDITOR BE CONSOLIDATED IN THE OFFICE OF STATE AUDITOR AND INSPECTOR, THE STATE AUDITOR SHALL BE REPLACED AS A MEMBER OF THE COMMISSIONERS OF THE LAND OFFICE BY THE STATE AUDITOR AND INSPECTOR. SHOULD THE OFFICES NOT BE SO CONSOLIDATED, THE MEMBERSHIP OF THE BOARD SHALL REMAIN AS PRESCRIBED IN SUBSECTION A OF THIS SECTION.

SECTION 2. Sections 27 through 30 of Article VI of the Oklahoma Constitution are hereby repealed. All other sections of Article VI not herein amended or repealed are specifically not amended or repealed.

SECTION 3. This resolution shall become effective on January 8, 1979.

SECTION 4. The Ballot Titles for the proposed Constitutional amendments as set forth in SECTIONS 1 and 2 of this resolution 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 1 and repealing Sections 27 through 30 of Article VI of the Constitution of the State of Oklahoma, by abolishing office of Commissioner of Charities and Corrections, and providing an effective date of January 8, 1979,

be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT BE APPROVED?

☐ NO

BALLOT TITLE

Legislative Referendum No. _____
State Question No. _____

THE GIST OF THE PROPOSITION IS AS FOLLOWS:

Shall a Constitutional amendment

amending Sections 1, 3, 4 and 19 of Article VI of the Constitution of the State of Oklahoma by consolidating the offices of State Auditor and State Examiner and Inspector in office of State Auditor and Inspector, setting qualifications, and providing an effective date of January 8, 1979,

be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT BE APPROVED?

☐ NO

BALLOT TITLE

Legislative Referendum No. _____
State Question No. _____

THE GIST OF THE PROPOSITION IS AS FOLLOWS:

Shall a Constitutional amendment

amending Sections 1, 3 and 4 of Article VI of the Constitution of the State of Oklahoma by providing for gubernatorial appointment of Secretary of State, with Senate consent, providing term of office, setting qualifications, and providing an effective date of January 8, 1979,

be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT BE APPROVED?

☐ NO

BALLOT TITLE

Legislative Referendum No. _____
State Question No. _____

THE GIST OF THE PROPOSITION IS AS FOLLOWS:

Shall a Constitutional amendment

amending Sections 1 and 20 of Article VI of the Constitution of the State of Oklahoma by providing for gubernatorial appointment of Labor Commissioner, with Senate consent, providing term of office, and providing an effective date of January 8, 1979,

be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT
BE APPROVED?

☐NO

BALLOT TITLE

Legislative Referendum No. _____
State Question No. _____

THE GIST OF THE PROPOSITION IS AS
FOLLOWS:

Shall a Constitutional amendment

amending Sections 1 and 25 of Article
VI of the Constitution of the State of
Oklahoma by providing for gubernatorial
appointment of Chief Mine In-
spector, with Senate consent, provid-
ing term of office, setting qualifica-
tions, and providing an effective date
of January 8, 1979,

be approved by the people?

☐YES

SHALL THE PROPOSED AMENDMENT
BE APPROVED?

☐NO

BALLOT TITLE

Legislative Referendum No. _____
State Question No. _____

THE GIST OF THE PROPOSITION IS AS
FOLLOWS:

Shall a Constitutional amendment

amending Section 32 of Article VI of
the Constitution of the State of Okla-
homa by removing Secretary of State
from Commissioners of the Land Of-
fice and adding Lieutenant Governor;

and removing the State Auditor and
adding the State Auditor and Inspector
providing the Offices of State Auditor
and State Examiner and Inspector are
consolidated in the Office of State
Auditor and Inspector, and providing
an effective date of January 8, 1979,

be approved by the people?

☐YES

SHALL THE PROPOSED AMENDMENT
BE APPROVED?

☐NO

SECTION 5. The President Pro Tempore
of the Senate shall, immediately after the
adoption of this Resolution prepare and
file one copy thereof, including the Ballot
Titles set forth in SECTION 4 hereof, with
the Secretary of State and one copy with
the Attorney General.

SECTION 6. A special election is hereby
ordered to be held throughout the state on
July 22, 1975, at which time the proposed
amendments to the Constitution of the
State of Oklahoma, set forth in this Resolu-
tion, 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 the resolu-
tion, the roll call resulted as follows:

Aye: Baldwin, Berrong, Birdsong, Boat-
ner, Capps, Cate, Crow, Dahl, Dawson,
Field, Funston, Garrett, Grantham,
Graves, Ham, Hamilton, Helm, Holden,
Howard, Howell, Inhofe, Keller, Lamb,
Lambert, Lane, Luton, McCune, Martin,
Murphy, Pierce, Randle, Schuelein, Shat-
well, Smith, Stipe, Taliaferro, Terrill,
Tinsley, Wadley, Watkins, Watson, Wolfe,
York and Young.—44.

Excused: Butler, Keating, Medearis and
Porter.—4.

The resolution passed.

The question being, "Shall SJR 37 by Howard, Inhofe and Funston of the Senate and Willis, Ford, Hibdon, Cleveland, Green, Hood and McCaleb of the House entitled:

A Joint Resolution directing that the Secretary of State refer to the people proposed amendments to the Constitution of the State of Oklahoma; amending Sections 1, 3, 4, 19, 20, 25 and 32 of Article VI, and repealing Sections 27 through 30 of Article VI thereof; providing for gubernatorial appointment of the Secretary of State, Labor Commissioner and Chief Mine Inspector with Senate consent; providing for their terms; combining the duties of the State Auditor and duties of the State Examiner and Inspector in the Office of State Auditor and Inspector; providing for qualifications of State Auditor and Inspector; abolishing the Office of Commissioner of Charities and Corrections; removing the Secretary of State and State Auditor from the Commissioners of the Land Office and adding the Lieutenant Governor and State Auditor and Inspector under certain conditions; providing effective date; providing ballot title; directing filing; 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 of Oklahoma on July 22, 1975, as provided in Section 6 of said resolution, which special election is hereby ordered and authorized on July 22, 1975, as provided in Section 1, of Article 24, of the Constitution of Oklahoma?"

The roll was ordered called and resulted as follows:

Aye: Baldwin, Berrong, Birdsong, Capps, Cate, Crow, Dahl, Field, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin,

Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson and York.—36.

Nay: Boatner, Dawson, Funston, Helm, Wolfe and Young.—6.

Excused: Butler, Inhofe, Keating, Medearis, Porter and Wadley.—6.

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 37, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

Senator Murphy presiding.

CONFERENCE COMMITTEE REPORT

The following CCR on SJR 36 was read and adopted upon motion of Senator Lambert.

Mr. President
Mr. Speaker

The Conference Committee, to which was referred SJR 36 by Howard, Inhofe and Funston of the Senate and Willis, Ford, Green, Hibdon, McCaleb and Cleveland of the House, entitled:

A Joint Resolution directing the Secretary of State refer to the people a proposed amendment to the Constitution, amending Section 21, Article 10 *** and ordering a special election.

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend and do recommend to the respective Houses, as follows:

That the House recede from its amendments.

That the Conference Committee Substitute be adopted.

Respectfully submitted

FOR THE SENATE: Lambert, Crow and Holden.

FOR THE HOUSE: Edmondson and Wiseman.

SJR 36, as amended in Conference, was read at length as follows:

SJR 36 — By Howard, Inhofe and Funston of the Senate and Willis, Ford, Green, Hibdon, McCaleb and Cleveland of the House.

A Joint Resolution directing that the Secretary of State refer to the people a proposed amendment to the Constitution of the State of Oklahoma; amending Section 21 of Article X; removing Secretary of State from the Board of Equalization and adding the Lieutenant Governor; removing State Auditor and State Examiner and Inspector from the Board of Equalization and adding the State Auditor and Inspector and Superintendent of Public Instruction thereto, under certain conditions; providing effective date; providing ballot title; directing filing; and ordering a special election.

BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

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 of Section 21 of Article X of the Constitution of the State of Oklahoma, to read as follows:

Section 21. A. There shall be a State Board of Equalization consisting of the Governor, State Auditor, State Treasurer, [Secretary of State] LIEUTENANT GOVERNOR, Attorney General, State Inspector and Examiner, and President of the Board of Agriculture. The duty of said Board shall be to adjust and equalize the valuation of real and personal property of the several counties in the state, and it shall perform such other duties as may be prescribed by law, and they shall assess all railroad and public service corporation property.

B. SHOULD THE OFFICES OF STATE EXAMINER AND INSPECTOR AND STATE AUDITOR BE CONSOLIDATED IN THE OFFICE OF STATE AUDITOR AND INSPECTOR, THE STATE AUDITOR SHALL BE REPLACED AS A MEMBER OF THE STATE BOARD OF EQUALIZATION BY THE STATE AUDITOR AND INSPECTOR AND THE SUPERINTENDENT OF PUBLIC INSTRUCTION SHALL BE ADDED AS A MEMBER THEREOF. SHOULD THE OFFICES NOT BE SO CONSOLIDATED, THE MEMBERSHIP SHALL REMAIN THE SAME AS PROVIDED IN SUBSECTION A OF THIS SECTION AND THE SUPERINTENDENT OF PUBLIC INSTRUCTION SHALL NOT BE ADDED TO THE MEMBERSHIP.

SECTION 2. The amendment proposed in this Resolution shall become effective on January 8, 1979.

SECTION 3. The Ballot Title for the proposed Constitutional amendment as set forth in SECTION 1 of this Resolution 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 of Article X of the Oklahoma Constitution; removing Secretary of State from the Board of Equalization and adding the Lieutenant Governor; removing State Auditor and State Examiner and Inspector from Board of Equalization and adding State Auditor and Inspector and the Superintendent of Public Instruction thereto; in the event the State Auditor and the State Examiner and Inspector are not consolidated, the State Superintendent of Public Instruction and the State Auditor and Inspector shall not be added as members; and providing an effective date of January 8, 1979,

be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT
BE APPROVED?

☐ NO

SECTION 4. The President Pro Tempore of the Senate shall, immediately after the adoption of this Resolution, prepare and file one copy thereof, including the Ballot Title set forth in SECTION 3 hereof, 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 July 22, 1975, at which time the proposed amendment to the Constitution of the State of Oklahoma, set forth in 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 the resolution, the roll call resulted as follows:

Aye: Baldwin, Berrong, Birdsong, Boat-

ner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Butler, Keating, Medearis, Porter, Smith and Wadley.—6.

The resolution passed.

The question being, "Shall SJR 36 by Howard, Inhofe and Funston of the Senate and Willis, Ford, Green, Hibdon, McCaleb and Cleveland of the House entitled:

A Joint Resolution directing that the Secretary of State refer to the people a proposed amendment to the Constitution of the State of Oklahoma; amending Section 21 of Article X; removing Secretary of State from the Board of Equalization and adding the Lieutenant Governor; removing State Auditor and State Examiner and Inspector from the Board of Equalization and adding the State Auditor and Inspector and Superintendent of Public Instruction thereto, under certain conditions; providing effective date; providing ballot title; directing filing; 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 of Oklahoma on July 22, 1975, as provided in Section 5 of said resolution, which special election is hereby ordered and authorized on July 22, 1975, as provided in Section 1, of Article 24, of the Constitution of Oklahoma?"

The roll was ordered called and resulted as follows:

Aye: Baldwin, Berrong, Birdsong,

Capps, Cate, Crow, Dahl, Field, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson and York.—36.

Nay: Boatner, Dawson, Funston, Helm, Wolfe and Young.—6.

Excused: Butler, Keating, Medearis, Porter, Smith and Wadley.—6.

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 36, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

RESOLUTION

President Pro Tempore Howard introduced the following resolution:

SCR 41 — By Howard.

A Concurrent Resolution memorializing Congress to prevent the expansion of the Voting Rights Act of 1965 to include any counties in Oklahoma; and directing distribution.

WHEREAS, the Congress of the United States is considering legislation to expand the Voting Rights Act of 1965; and

WHEREAS, one proposal would place two counties in Oklahoma, McCurtain and Choctaw, under provisions of the Act; and

WHEREAS, another proposal would place twenty-three counties in Oklahoma, Harmon, Tillman, Adair, Latimer, Okfuskee, Craig, Blaine, McCurtain, Osage, Delaware, Caddo, McIntosh, Ottawa,

Hughes, Cherokee, Mayes, Rogers, Johnston, Coal, Muskogee, Pushmataha, Seminole and Sequoyah, under provisions of the Act; and

WHEREAS, the reason presumably is that the American Indians residing in said counties constitute a "language minority" and thus do not participate fully in the election process; and

WHEREAS, said counties on the contrary have outstanding records of voter participation, including participation by said American Indians; and

WHEREAS, no evidence has been offered by anyone to show that a single Oklahoma citizen was denied his opportunity to vote because of his inability to speak English; and

WHEREAS, inclusion of certain counties in Oklahoma would require that the county election boards in those counties obtain approval by the United States Department of Justice before performing such routine tasks as changing polling places and precinct boundaries; and

WHEREAS, counties affected by the Act would be required either to print election materials in an Indian language or to provide interpreters at each stage of the voting process; and

WHEREAS, imposition of the Voting Rights Act on these counties in Oklahoma would prove to be expensive and unworkable and would not accomplish its intended purpose of increasing voter participation.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. The Oklahoma Congressional delegation is hereby memorialized

to oppose proposed legislation that would expand the Voting Rights Act of 1965 to include all counties in Oklahoma.

SECTION 2. Copies of this Resolution shall be transmitted to both United States Senators from the State of Oklahoma, and to each member of the United States House of Representatives from the State of Oklahoma.

President Pro Tempore Howard, citing Rule 8(d), asked unanimous consent that Representative Murphy be made House author of SCR 41, which was the order.

SCR 41, as coauthored, was read at length, adopted upon motion of President Pro Tempore Howard and ordered referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 1546 and 1595 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SBs 62, 72 and 95 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

SCR 31 was correctly enrolled, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

PENDING CONSIDERATION OF CCR

The CCR on HB 1511 was called up for consideration.

The CCR on HB 1511 was adopted upon motion of Senator Grantham.

HB 1511, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Capps, Cate, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Hamilton, Holden, Howard, Inhofe, Lambert, Lane, Luton, McCune, Martin, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—34.

Nay: Birdsong, Boatner, Garrett, Helm, Keller, Lamb, Pierce and Wolfe.—8.

Excused: Butler, Crow, Howell, Keating, Medearis and Porter.—6.

The bill and emergency passed.

HB 1511, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

RESOLUTION WITHDRAWN

Senator Smith asked unanimous consent, which was granted, that HCR 1023 be withdrawn from the Calendar and referred to the Committee on Rules.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1040, 1299, 1409 and 1545.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

Senator Smith presiding.

PENDING CONSIDERATION OF HAS

HAs to SB 47 were called up for consideration.

Upon motion of Senator Randle, the Senate concurred in HAs to SB 47.

SB 47, as amended by the Honorable House, was read at length.

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

Aye: Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howard, Keller, Lamb, Lambert, Lane, Luton, Murphy, Pierce, Randle, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—34.

Nay: Baldwin, Berrong, Field, Hamilton, Inhofe, McCune, Martin, Schuelein and Taliaferro.—9.

Excused: Butler, Howell, Keating, Medearis and Porter.—5.

The bill and emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

PENDING CONSIDERATION OF HAS

HAs to SB 278 were called up for consideration.

Upon motion of Senator Funston, the Senate concurred in HAs to SB 278.

SB 278, as amended by the Honorable House, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Cate, Crow, Dahl, Field, Funston, Garrett, Graves, Ham, Hamilton, Holden,

Howard, Howell, Keller, Lambert, Lane, Luton, Martin, Murphy, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and Young.—33.

Nay: Capps, Dawson, Grantham, Helm, Inhofe, Lamb, McCune, Pierce, Schuelein and Wolfe.—10.

Excused: Butler, Keating, Medearis, Porter and York.—5.

The bill and emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 1613 was correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SBs 211, 328, 376, 381 and 468 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

PENDING CONSIDERATION OF CCR

The CCR on HB 1552 was called up for consideration.

The CCR on HB 1552 was adopted upon motion of Senator Watson.

Senators Pierce and Tinsley asked to be made coauthors of HB 1552, which was the order.

HB 1552, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Butler, Keating, Medearis and Porter.—4.

The bill and emergency passed.

HB 1552, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF HAS

HAs to SB 426 were called up for consideration.

Upon motion of Senator Randle, the Senate concurred in **HAs to SB 426**.

SB 426, as amended by the Honorable House, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—43.

Excused: Butler, Keating, Medearis, Porter and Young.—5.

The bill passed.

Senator Young desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 44. Nay: 0. Excused: 4.

The emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

PENDING CONSIDERATION OF HAS

HAs to SJR 8 were called up for consideration.

Upon motion of Senator Randle, the Senate concurred in **HAs to SJR 8**.

SJR 8, as amended by the Honorable House, was read at length.

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

Aye: Baldwin, Boatner, Capps, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Murphy, Pierce, Randle, Shatwell, Stipe, Terrill, Tinsley, Wadley, Watson, York and Young.—32.

Nay: Berrong, Birdsong, Crow, Hamilton, Howard, Howell, Martin, Schuelein, Smith, Taliaferro, Watkins and Wolfe.—12.

Excused: Butler, Keating, Medearis and Porter.—4.

The resolution passed.

The question being, "Shall **SJR 8** by Randle, et al, of the Senate and Wiseman, et al, of the House entitled:

A Joint Resolution directing the Secretary of State to refer to the people for their

approval or rejection a proposed amendment to the Constitution of Oklahoma amending Section 10A, Article X of the Oklahoma Constitution, to change the maximum amount that the special annual recurring ad valorem tax levy for cooperative and joint city-county libraries may be, from two mills to four mills on the dollar of the assessed valuation of all taxable property in the county, and allowing counties having a population of more than one hundred thousand to use the proceeds of such a levy for libraries or library services in cooperation with one or more other counties; providing for 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 to be held throughout the State of Oklahoma on the date of the next statewide primary election as provided in Section 4 of said Resolution, which special election is hereby ordered and authorized on the date of the next statewide primary election, as provided in Section 1, of Article 24, of the Constitution of Oklahoma?"

The roll call was ordered called and resulted as follows:

Aye: Cate, Dahl, Field, Garrett, Grantham, Graves, Ham, Holden, Howard, Inhofe, Lambert, Luton, Murphy, Pierce, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley, Watson, York and Young.—24.

Nay: Baldwin, Berrong, Birdsong, Boatner, Capps, Crow, Dawson, Funston, Hamilton, Helm, Howell, Keller, Lamb, Lane, McCune, Martin, Schuelein, Tinsley, Watkins and Wolfe.—20.

Excused: Butler, Keating, Medearis and Porter.—4.

The Presiding Officer, in open session, declared the special election, having failed

to receive a constitutional two-thirds majority vote of the members elected to and constituting the Senate, failed of passage.

House Amendments were properly signed and the above-numbered resolution was referred for enrollment.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Young, **HAS** to **SB 248** were rejected and conference requested.

PENDING CONSIDERATION OF CCR

The CCR on **HB 1101** was called up for consideration.

The CCR on **HB 1101** was adopted upon motion of Senator Crow.

HB 1101, as amended in Conference, was read at length.

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

Aye: Baldwin, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Berrong, Butler, Ham, Keating, Medearis and Porter.—6.

The bill and emergency passed.

HB 1101, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1126 was called up for consideration.

The CCR on HB 1126 was adopted upon motion of Senator Crow.

HB 1126, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—40.

Excused: Butler, Cate, Ham, Helm, Keating, Medearis, Porter and York.—8.

The bill and emergency passed.

HB 1126, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1127 was called up for consideration.

The CCR on HB 1127 was adopted upon motion of Senator Crow.

HB 1127, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boat-

ner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe and York.—40.

Nay: Young.—1.

Excused: Butler, Ham, Keating, Medearis, Porter, Stipe and Wadley.—7.

The bill and emergency passed.

HB 1127, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1128 was called up for consideration.

The CCR on HB 1128 was adopted upon motion of Senator Crow.

HB 1128, as amended in Conference, was read at length.

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

Aye: Baldwin, Birdsong, Cate, Crow, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Lambert, Lane, Luton, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, York and Young.—31.

Nay: Berrong, Boatner, Capps, Dahl, Helm, Inhofe, Keller, Lamb, McCune, Martin, Pierce, Watson and Wolfe.—13.

Excused: Butler, Keating, Medearis and Porter.—4.

The bill passed.

Senators Boatner, Berrong, Martin, Capps and Lamb desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 36. Nay: 8. Excused: 4.

The emergency passed.

HB 1128, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF HAS

HAs to SB 147 were called up for consideration.

Senator Lambert asked to be made a co-author of **SB 147**, which was the order.

Upon motion of Senator Lambert, the Senate concurred in **HAs to SB 147**.

SB 147, as amended by the Honorable House, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—40.

Nay: Baldwin and Martin.—2.

Excused: Butler, Keating, Medearis, Porter, Stipe and Wadley.—6.

The bill and emergency passed.

House Amendments were properly

signed and the above-numbered bill was referred for enrollment.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Schuelein, **HAs to SB 336** were rejected and conference requested, said bill to be referred to **GCCA**.

GENERAL ORDER

HB 1147 by Smith, et al, of the House was read and considered.

Senator Porter asked to be made Senate author of **HB 1147**, which was the order.

Senator Hamilton moved to amend **HB 1147** by striking Sections 1 and 2, which amendment was declared adopted.

Upon motion of Senator Shatwell, **HB 1147**, as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Shatwell, **HB 1147**, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1147 was read for the third time at length.

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

Aye: Baldwin, Cate, Crow, Field, Funston, Garrett, Grantham, Ham, Holden, Howard, Howell, Lane, Luton, Martin, Pierce, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley, York and Young.—23.

Nay: Berrong, Birdsong, Boatner, Capps, Dahl, Dawson, Hamilton, Helm, Inhofe, Keller, Lamb, Lambert, McCune, Murphy, Schuelein, Tinsley, Watkins, Watson and Wolfe.—19.

Excused: Butler, Graves, Keating, Medearis, Porter and Randle.—6.

The bill failed.

MOTION TO RECONSIDER VOTE

As provided under Ruled 19(b), Senator Shatwell moved that the vote be reconsidered by which HB 1147 failed of passage.

Senator Keating asked to be shown present, which was the order.

PENDING CONSIDERATION OF HAS

HAS to SB 366 were called up for consideration.

Upon motion of Senator Howell, the Senate concurred in HAS to SB 366.

SB 366, as amended by the Honorable House, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lambert, Lane, Luton, McCune, Martin, Murphy, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson, Wolfe, York and Young.—39.

Nay: Grantham, Lamb and Pierce.—3.

Excused: Butler, Howard, Medearis, Porter, Randle and Wadley.—6.

The bill and emergency passed.

House Amendments were properly signed and the above-numbered bill was referred for enrollment.

GENERAL ORDER

HB 1346 by Twidwell, et al, of the House and Keller of the Senate was read and considered.

Senator Stipe moved to amend HB 1346, Pages 6 and 7, Lines 11 and 12 on Page 6 and Line 8 on Page 7, by striking the language "by at least ten percent (10%)", which amendment was declared adopted.

Senator Stipe moved to amend HB 1346, Page 7, Line 10, by striking after the word "property" and before the word "be" the word "may" and inserting in lieu thereof the word "shall", which amendment was declared adopted.

Upon motion of Senator Keller, HB 1346, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Keller, HB 1346, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1346 was read for the third time at length.

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

Aye: Birdsong, Boatner, Cate, Dawson, Garrett, Ham, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Luton, Pierce, Schuelein, Shatwell, Stipe, Tinsley, Watkins, Watson, Wolfe, York and Young.—25.

Nay: Baldwin, Berrong, Capps, Crow, Dahl, Field, Funston, Grantham, Graves, Hamilton, Lane, McCune, Martin, Murphy, Smith, Taliaferro, Terrill and Wadley.—18.

Excused: Butler, Howard, Medearis, Porter and Randle.—5.

The bill passed.

Senator McCune presiding.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Smith moved that the vote be reconsidered by which HB 1346 passed.

Senator Watson presiding.

GENERAL ORDER

HJR 1029 by Miskelly of the House and McCune of the Senate was read and considered.

Upon motion of Senator McCune, HJR 1029 was advanced to engrossment.

By unanimous consent, upon request of Senator McCune, HJR 1029 was considered engrossed and placed on third reading and final passage.

THIRD READING

HJR 1029 was read for the third time at length.

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

Aye: Berrong, Boatner, Capps, Cate, Dahl, Field, Garrett, Grantham, Ham, Helm, Holden, Inhofe, Keating, Keller, Lamb, Lambert, Lane, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and York.—32.

Nay: Birdsong, Crow, Dawson, Funston, Hamilton, Howell, Luton, Wolfe and Young.—9.

Excused: Baldwin, Butler, Graves, Howard, Medearis, Porter and Smith.—7.

The resolution and emergency passed.

HJR 1029 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

HB 1309 By Draper of the House and Murphy of the Senate was read and considered.

Senators Murphy and Hamilton moved to amend HB 1309, Page 2, Line 7, by changing the word "sixty (60)" to "thirty (30)", which amendment was declared adopted.

Upon motion of Senator Murphy, HB 1309, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Murphy, HB 1309, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1309 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—43.

Excused: Baldwin, Butler, Medearis, Porter and Young.—5.

The bill and emergency passed.

HB 1309 was ordered withheld pursuant to Rule 19(f).

REPORT OF ENGROSSED AND ENROLLED BILLS

SCRs 40 and 41 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

SR 26 was correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

Senator McCune presiding.

GENERAL ORDER

HB 1360 by Hibdon of the House and Keating of the Senate was read and considered.

Upon motion of Senator Keating, HB 1360 was advanced to engrossment.

By unanimous consent, upon request of Senator Keating, HB 1360 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1360 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Capps, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Nay: Baldwin and Crow.—2.

Excused: Butler, Medearis, Porter and Taliaferro.—4.

The bill and emergency passed.

HB 1360 was ordered withheld pursuant to Rule 19(f).

GENERAL ORDER

HB 1045 by Miskelly of the House and Crow of the Senate was read and considered.

Upon motion of Senator Crow, HB 1045 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1045 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1045 was read for the third time at length.

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

Aye: Baldwin, Berrong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson and York.—39.

Nay: Birdsong, Howell, Pierce and Wolfe.—4.

Excused: Butler, Medearis, Porter, Taliaferro and Young.—5.

The bill passed.

Senator Taliaferro desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 40. Nay: 4. Excused: 4.

The emergency passed.

HB 1045 was referred for engrossment.

MOTION TO RECONSIDER VOTE

Senator Shatwell asked for consideration of his motion to reconsider the vote whereby HB 1147 failed, which motion was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—43.

Excused: Butler, Medearis, Porter, Stipe and Young.—5.

BILL WITHDRAWN — REREFERRED

Senator Shatwell asked unanimous consent, which was granted, that HB 1147 be withdrawn from the Calendar and rereferred to the Committee on Criminal Jurisprudence.

GENERAL ORDER

HB 1235 by Bamberger, et al, of the House and Lane of the Senate was read and considered.

Senator Pierce asked to be made a coauthor of HB 1235, which was the order.

Upon motion of Senator Lane, HB 1235, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Lane, HB 1235, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1235 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Butler, Cate, Howell, Medearis and Porter.—5.

The bill and emergency passed.

HB 1235 was ordered withheld pursuant to Rule 19(f).

MESSAGE FROM THE GOVERNOR

Advising approval by him, May 30, 1975, of Enrolled SBs 56, 66, 79, 84, 88, 160 and 184.

Advising approval by him, June 2, 1975, of Enrolled SBs 69 and 405 and SJRs 12 and 13.

MOTION TO RECONSIDER VOTE

Senator Smith asked unanimous consent, which was granted, that the Rules be suspended and that his motion to reconsider the vote by which HB 1346 passed be extended until Wednesday, June 4, 1975.

RESOLUTIONS

The following resolutions were introduced, consideration of which was deferred for this legislative day.

SCR 42 — By Dahl, Schuelein, Wadley, Hamilton, Holden and Stipe of the Senate and Briscoe and Stratton of the House.

A Concurrent Resolution noting the danger of increased tick infestation in our state; noting reported increases in the number of cases of Rocky Mountain Spotted Fever; expressing concern for loss and damage to wildlife and livestock; noting the loss of tourism as a result of infestation; expressing legislative concern with the problem of tick infestation; creating a special committee to study methods of tick eradication and control; and requiring that the committee report its findings and recommendations to the Executive Committee of the Legislative Council.

SR 28 — By Hamilton.

A Resolution relating to the historical significance of the Cherokee Courthouse at Gore, Oklahoma; and requesting the support of the Cherokee Nation in the development and display of authentic exhibits to illustrate the importance of this history.

MESSAGE FROM THE 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 fourth reading of and returning Enrolled SBs 62, 72, 95, 211, 328, 376, 381 and 468.

The above numbered Enrolled Bills were referred to the Governor.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SB 336, and referring said bill to GCCA.

MESSAGE FROM THE HOUSE

Returning following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed SB 279 (Second CCR).

The above numbered Bill as amended in Conference was referred for enrollment.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HB 1289, requesting Conference and naming Conferees as follows: Representatives Townsend, Duckett and Floyd.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HB 1503, as amended.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HB 1320, requesting Conference and referring said bill to GCCA.

MESSAGE 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 1100, 1102 as coauthored by Draper, 1181, 1227 and 1302.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1100 was read and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1100, entitled:

(Supreme Court — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from all Engrossed Amendments.

2. That the proposed Conference Committee Substitute for Engrossed House Bill No. 1100 be adopted.

(Pursuant to Rule 10(b), copies of the CCS for HB 1100 were distributed to all Senators.)

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Kamas, Murphy, Rogers, Sparkman and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Grantham, Lane, Hamilton, Holden, Howell, Luton, Murphy, Smith, Stipe and Wadley.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1102 was read and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1102, entitled:

(Regents for Higher Education — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendments No. 1 and 2.

2. That the Conference Committee Substitute be adopted.

(Pursuant to Rule 10(b), copies of the CCS for HB 1102 were distributed to all Senators.)

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Kamas, Murphy, Rogers, Sparkman and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Grantham, Lane, Hamilton, Holden, Howell, Luton, Murphy, Smith, Stipe and Wadley.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1181 was read and consideration deferred.

Mr. Speaker
and
Mr. President

We, your Conference Committee to whom was referred Engrossed House Bill No. 1181, and Engrossed Senate Amendments thereto, by Campbell and Bamberger of the House and Young of the Senate, entitled:

An Act relating to insurance; amending 36 O.S. 1971, Sections 4405, 4502 and 4505; providing for provisions of individual accident and health insurance policies, group accident and health insurance policies and blanket accident and health insurance policies; requiring a written

explanation from insurers when payment of claims is delayed; and declaring an emergency.

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

That the Senate recedes from Amendments 1, 2, 3, 4, 5, 6, 7, and

That the conference committee substitute be adopted.

(Pursuant to Rule 10(b), copies of the CCS for HB 1181 were distributed to all Senators.)

Respectfully submitted

FOR THE HOUSE: Campbell, Bamberger and Holt.

FOR THE SENATE: Young, Luton and Stipe.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1227 was read and consideration deferred.

Mr. Speaker
and
Mr. President

We, your Conference Committee to whom was referred Engrossed House Bill No. 1227, and Engrossed Senate Amendments thereto, by Stephenson, Anderson, et al, of the House and Tinsley and Grantham of the Senate, entitled:

An Act relating to schools; amending 70 O.S. 1971, Section 3-104, as last amended by Section 1, Chapter 146, O.S.L. 1974 (70 O.S. Supp. 1974, Section 3-104); defining powers and duties of State Board of Education *** and creating a revolving fund.

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

1. The House accept Amendments 3 and 5.

2. The Senate recede from Amendments 1, 2 and 4.

3. The following amendment be adopted: Page 5, Section 1, lines 26 thru 31, placing a period after the word 'accreditation.' and deleting the wording through line 31 ... year period." and inserting the following: "No school district shall be denied probationary accreditation for the 1975-76 school year or thereafter on account of size based on the average daily attendance in such district of less than the minimum ADA provided by this section prior to the 1975-76 school year, and no high school shall be entitled to receive such probationary accreditation more often than twice. Any probationary period prior to the beginning of the 1975-76 school year, will not be counted toward limiting said probationary periods."

Also insert the above amendment on Page 6, Section 1, line 10 placing a period after the word 'accreditation.' deleting lines 10 thru line 15 thru ... year period.'

Respectfully submitted

FOR THE HOUSE: Stephenson, Abbott and Johnson (Don).

FOR THE SENATE: Tinsley, Field and Grantham.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1302 was read and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1302, entitled:

(Tourism and Recreation Department — Appropriation for Oklahoma Trail System.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendment No. 1.

2. That the House accept Engrossed Senate Amendment No. 2.

3. That the following Conference Committee Amendments to Engrossed HB 1302 be adopted:

Amendment No. 1 — Page 2, Section 1, Lines 5 and 6, by deleting the words and figures "Fifty Thousand Dollars (\$50,000.00)" and substituting in lieu thereof the words and figures "Twenty-five Thousand Dollars (\$25,000.00)".

Amendment No. 2 — Page 2, Section 1, Line 4 by deleting the figures "1976" and substituting in lieu thereof the figures "1975".

Amendment No. 3 — Page 2, Line 35½, by adding new Sections 5 and 6 to read as follows:

"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. It being immediately necessary for the preservation of the pub-

lic 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."

4. Restore the title to read as follows:

"An Act relating to State Government; appropriating funds to the Oklahoma Tourism and Recreation Department for use on the Oklahoma Trail System; amending Section 7, Chapter 241, O.S.L. 1974 (74 O.S. Supp. 1974, Section 3457); prohibiting certain acts on the Oklahoma Trail System; providing penalties; making appropriation nonfiscal; and repealing Section 9, Chapter 241, O.S.L. 1974 (74 O.S. Supp. 1974, Section 3459); providing severability; and declaring an emergency."

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Kamas, Murphy, Rogers, Sparkman and Townsend.

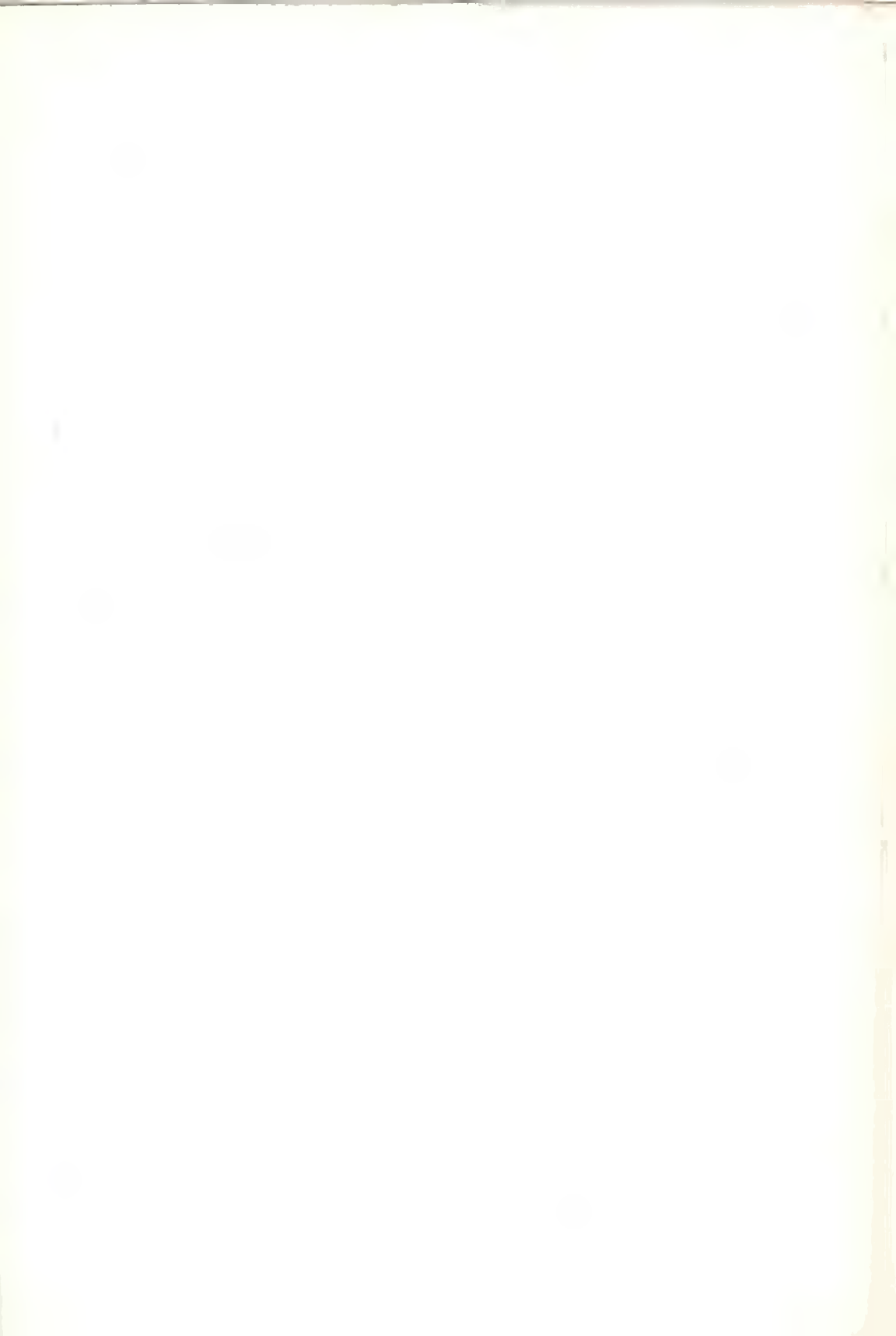
Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Grantham, Lane, Hamilton, Holden, Howell, Luton, Murphy, Smith, Stipe and Wadley.

President Pro Tempore Howard moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Wednesday, June 4, 1975, at 1:00 p.m., which motion prevailed.

BILLS RELEASED

HBs 1235, 1309 and 1360 and HJR 1029 were properly signed and ordered returned to the Honorable House.

Upon motion of President Pro Tempore Howard, the Senate adjourned at 4:10 p.m. to meet Wednesday, June 4, 1975, at 1:00 p.m.



Eighty-sixth Legislative Day

Wednesday, June 4, 1975

Pursuant to adjournment, the Senate was called to order by Senator Luton, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—47.

Excused: Porter.—1.

Senator Howell presiding.

Senator Howell declared a quorum present.

The following prayer was offered by Reverend Bailey Smith, and incorporated into the Journal upon request of Senator Garrett.

Heavenly Father, our hearts are drawn to You through our knowledge and experience of Your Son, Jesus Christ. Paul's vision of You on the way to Damascus caused him to turn from a persecutor of Your people into an ardent, tireless disciple of Christ. Light Thou our hearts,

our minds, and our pathways and make of us ardent disciples of Yours. So many of us forget Christ's example of the Way of Life, we forget to extend a helping hand in the hour of need, we forget that things about us shall wither and be gone, that only the soul of man is created in Your likeness and is of Thee, and that our capacity for greatness depends upon our knowledge of Thee. Create in us a depth of soul capable of understanding the needs of our fellowmen and a spirit of sympathetic forgiveness towards their shortcomings. We have prayed for forgiveness when You have long promised us "Forgiveness according as we forgive."

See in us a constant up-reaching of the spirit, an effort to exalt You and Your Name, and bless us to Your service in Christ's Name ... Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Luton introduced Kay Master-son, R.N. Muskogee, as the Nurse of the Day and Senator Howell introduced Raymond Cornelison, M.D., as the Doctor of the Day.

Senator Watson introduced his mother, Mrs. Freda Miller, his wife, Mary, and daughters, Becky and Phyllis to the members of the Senate, and asked unanimous

consent, which was granted, that his family be granted privileges of the floor.

Senator Capps introduced his wife, Wanda, and son, Gilmer John, to the members of the Senate.

Senator Helm introduced her niece, Miss Becky Bryan, to the members of the Senate and asked unanimous consent, which was granted, that Becky be granted privileges of the floor and named Honorary Calendar Clerk for this legislative day.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed HCRs 1029 and 1031.

HCR 1029 — By Hammons, Kardokus, Ervin, Craighead and Wickersham.

A Concurrent Resolution expressing the opposition of the Legislature to the Interstate Commerce Commission's proposed plan for reorganization of the Rock Island Railroad; expressing opposition to any reorganization which disrupts current services and fails to protect current employees; and directing distribution.

HCR 1031 — By Townsend of the House and Lane of the Senate.

A Concurrent Resolution fixing the day and hour of the sine die adjournment of the 1st Session of the 35th Oklahoma Legislature.

Consideration of the Resolutions was deferred for this Legislative day.

RESOLUTIONS

Senator McCune introduced the following resolution:

SCR 43 — By McCune of the Senate and Camp of the House.

A Concurrent Resolution expressing

profound grief and sorrow upon the death of Mr. Robert Thornton Scott; extolling and commending his life and accomplishments; tendering sincere sympathy and condolences to the members of the bereaved family; and directing distribution.

Senator McCune asked unanimous consent, which was granted, that all other Senators be made coauthors of SCR 43.

SCR 43, as coauthored, was read at length, adopted upon motion of Senator McCune and ordered referred for engrossment.

Senator Graves introduced the following resolution:

SCR 44 — By Graves of the Senate and Henry of the House.

A Concurrent Resolution expressing the appreciation and gratitude of the Oklahoma Legislature to Dr. Warren M. Angell upon his retirement from Oklahoma Baptist University; noting his numerous accomplishments and accolades throughout his exalted career; and directing distribution.

Senators Funston and Howell asked to be made coauthors of SCR 44, which was the order.

Senator Graves asked unanimous consent that all other Senators be made coauthors of SCR 44, which was the order.

SCR 44, as coauthored, was read at length, adopted upon motion of Senator Graves and ordered referred for engrossment.

PENDING SENATE ACTION — RESOLUTIONS

SCR 42, introduced on page 1146, was called up for consideration.

Senator Dahl asked unanimous consent that the Rules be suspended for purposes of consideration and adoption of SCR 42, which was the order.

Senators Boatner and Watkins asked to be made coauthors of SCR 42, which was the order.

SCR 42, as coauthored, was read at length, adopted upon motion of Senator Dahl and ordered referred for engrossment.

SR 28, introduced on page 1146, was called up for consideration.

SR 28 was read at length as follows, adopted upon motion of Senator Hamilton and ordered referred for enrollment.

SR 28 — By Hamilton.

A Resolution relating to the historical significance of the Cherokee Courthouse at Gore, Oklahoma; and requesting the support of the Cherokee Nation in the development and display of authentic exhibits to illustrate the importance of this history.

WHEREAS, the historical significance of the Cherokee Courthouse at Gore, Oklahoma, is recognized and apparent; and

WHEREAS, the State Legislature has provided funds to reconstruct a replica of the original Cherokee Nation Courthouse, this being the first meeting site of the Nation after being transferred to Indian Territory; and

WHEREAS, the historical events which occurred in and around this courthouse were of importance in the formative years of the State of Oklahoma; and

WHEREAS, the Cherokee Courthouse has become a meaningful symbol of a portion of Oklahoma history, the understanding of which is essential to the full compre-

hension of the cultural heritage of Oklahoma, to which the Cherokee Nation contributed through the years.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

THAT the Oklahoma State Senate requests that the duly constituted government of the Cherokee Nation assist the State of Oklahoma in the development and display of exhibits which accurately portray the history of the Cherokee People and the Cherokee Courthouse.

FURTHER that the Cherokee Nation help the State Tourism and Parks Department in locating artifacts, display items and exhibits to be housed in the restored Cherokee Courthouse site.

BE IT FURTHER RESOLVED THAT copies of this Resolution be delivered to representatives of the Cherokee Nation and the Oklahoma Tourism and Parks Department.

2ND CONFERENCE COMMITTEE REPORT

The following Second CCR on SB 86 was read and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 86, entitled:

(Commission on Criminal and Traffic Law Enforcement — Emergency.)

together with Engrossed House Amendments thereto, 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 Engrossed House Amendments Nos. 1, 2 and 3.

2. That the Conference Committee Substitute be adopted.

(Pursuant to Rule 10(b), copies of the CCS for SB 86 were distributed to all Senators.)

Senate Conferees: Crow, Chairman, Lane, Cate, Hamilton, Howell, Lamb, Murphy, Schuelein, Smith, Grantham and Terrill.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Kamas, Murphy, Riggs, Rogers, Sparkman and Townsend.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 87 was read and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 87, entitled:

(Department of Corrections — Emergency.)

together with Engrossed House Amendments thereto, 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 Engrossed House Amendment No. 1.

2. That the Conference Committee Substitute be adopted.

(Pursuant to Rule 10(b), copies of the CCS on SB 87 were distributed to all Senators.)

Senate Conferees: Crow, Chairman, Lane, Cate, Hamilton, Howell, Lamb, Murphy, Schuelein, Smith, Grantham and Terrill.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Kamas, Murphy, Riggs, Rogers, Sparkman and Townsend.

PENDING CONSIDERATION OF CCR

The CCR on SB 170 was called up for consideration.

The CCR on SB 170 was adopted upon motion of Senator Lambert.

SB 170, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1302 was called up for consideration.

Senator Shatwell asked to be made a co-author of HB 1302, which was the order.

The CCR on HB 1302 was adopted upon motion of Senator Randle.

HB 1302, as amended in Conference, was read at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert,

Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—44.

Nay: Baldwin and Berrong.—2.

Excused: Porter and Young.—2.

The bill and emergency passed.

HB 1302, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Crow, the request of Honorable House for a conference on HB 1320 was ordered granted, said bill to be referred to GCCA.

PENDING SENATE ACTION OF HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HB 1289 was ordered granted, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Howard, Holden and Crow.

MESSAGE 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 1042 as coauthored by Elder and Henry, 1098 as coauthored by Elder, 1099 as coauthored by Elder (2nd Report), 1103, 1108 and 1488.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1042 was read and consideration deferred.

Mr. Speaker
and
Mr. President

We, your Conference Committee to whom was referred Engrossed House Bill No. 1042, and Engrossed Senate Amendments thereto, by Duckett, Hood, Johnston, Nance, Cleveland, Riggs and Edmondson of the House and Grantham, Lambert, Hamilton, Birdsong and York of the Senate, entitled:

An Act relating to crimes and punishments; prohibiting certain gambling and commercial gambling activities; defining terms; prohibiting gambling conspiracy; repealing 21 O.S. 1971, Sections 941 through 958, 964 through 977 and 991 through 993; directing codification; providing for effective date; and providing severability.

beg leave to report that we have the same under consideration and herewith return the same with the following recommendation:

That the conference committee substitute be adopted.

(Pursuant to Rule 10(b), copies of the CCS for HB 1042 were distributed to all Senators.)

Respectfully submitted

FOR THE HOUSE: Elder, Davis (Don), Hood, Duckett and Henry.

FOR THE SENATE: Grantham, Garrett, Hamilton and Lambert.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1098 was read and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1098, entitled:

(District Courts — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendment No. 1.

2. That the proposed Conference Committee Substitute for Engrossed House Bill No. 1098 be adopted.

(Pursuant to Rule 10(b), copies of the CCS for HB 1098 were distributed to all Senators.)

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Kamas, Murphy, Riggs, Rogers, Sparkman and Townsend.

Senate Conferees: Crow, Chairman, Lane, Cate, Hamilton, Howell, Lamb, Murphy, Schuelein, Smith, Grantham and Terrill.

2ND CONFERENCE COMMITTEE REPORT

The following Second CCR on HB 1099 was read and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1099, entitled:

(Industrial Court — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendments No. 1, 2, 3, and 4.

2. That the House accept Engrossed Senate Amendments No. 5, 6, and 7.

3. That the following Conference Committee Amendments be adopted:

(a) Restore the title to read as follows:

“An Act relating to the Office of the State Industrial Court and making appropriations thereto; stating the purpose; providing that the judges shall fix the duties and compensation of employees within certain limitations; providing lapse date; providing severability; and declaring an emergency.”

(b) Page 2, Lines 6 and 7, by deleting the words and figures “Three Hundred Twenty-two Thousand Two Hundred Ten Dollars (\$322,210.00)” and inserting in lieu thereof the words and figures “Three Hundred Sixty Thousand One Hundred Thirty-five Dollars (\$360,135.00)”.

(c) Page 2, Line 20, by deleting the figures “\$295,364.00” and inserting in lieu thereof the figures “\$333,289.00”.

(d) Page 2, Line 22, by deleting the figures “\$362,210.00” and inserting in lieu thereof the figures “\$400,135.00”.

(e) Page 3, Line 6½, by adding the following:

Assistant Insurance Clerk	1	5,400	7,225
Secretary (Tulsa Office)	1	5,160	8,700

(f) Section 4, Page 2, Line 33, by deleting the number "4" and substituting in lieu thereof "2".

(g) Section 4, Page 2, Line 34, by deleting the number "1" and substituting in lieu thereof "3".

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Kamas, Murphy, Riggs, Rogers, Sparkman and Townsend.

Senate Conferees: Lane, Cate, Hamilton, Howell, Lamb, Murphy, Schuelein, Smith, Grantham and Terrill.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1103 was read and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1103, entitled:

(University Hospital — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendment Nos. 1, 2, 3, 4, 5, 6, 7 and 8.

2. That the Conference Committee Substitute for Engrossed House Bill No. 1103 be adopted.

(Pursuant to Rule 10(b), copies of the CCS for HB 1103 were distributed to all Senators.)

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Bernard, Bradley, Draper, Elder, Ervin, Kamas, Murphy, Riggs, Rogers, Sparkman and Townsend.

Senate Conferees: Lane, Cate, Hamilton, Howell, Lamb, Murphy, Schuelein, Smith, Grantham and Terrill.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1108 was read and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1108, entitled:

(Educational Television Authority — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendments Nos. 1, 2, and 4.

2. That the House accept Engrossed Senate Amendment No. 3.

3. That the following Conference Committee Amendments to the Engrossed Bill be adopted:

(a) Restore the title to read as follows:

"An Act relating to the Oklahoma Educational Television Authority and making appropriations thereto; stating the purposes; providing for the appointment, duties and compensation of employees; providing for maximum salary

for the Director; limiting number of employees; expressing legislative intent; directing that employees be enrolled in Oklahoma Public Employees Retirement System; providing lapse date; providing severability; and declaring an emergency."

(b) Page 2, Lines 5-6, by deleting the words and figures "Four Hundred Sixteen Thousand Five Hundred Twenty-six Dollars (\$416,526.00)" and substituting in lieu thereof the words and figures "Four Hundred One Thousand Five Hundred Twenty-six Dollars (\$401,526.00)".

(c) Page 2, Line 17½, by inserting a new Section 3 and 4 as follows:

"SECTION 3. There is hereby appropriated to the Oklahoma Educational Television Authority, from any monies in the General Revenue Fund of the State Treasury, for the fiscal year ending June 30, 1976, not otherwise appropriated, the sum of One Hundred Thousand Dollars (\$100,000.00), or so much thereof as may be necessary to carry out the operational costs of a mobile television production unit. In the event that federal matching funds for the purchase of the unit are not approved, the funds in this section shall not be expended.

"SECTION 4. It is the intent of the Legislature that the Oklahoma Educational Television Authority shall seek to extend its coverage first to the unserved population of Oklahoma whose numbers qualify for matching federal funds that may be available and that are most feasible from the Educational Broadcasting Facilities Program of the U.S. Department of Health, Education and Welfare."

(d) Renumber present Section 3 to read "Section 5" and renumber succeeding sections accordingly.

House Conferees: Miskelly, Chairman,

Davis (Don), Vice-Chairman, Abbott, Bernard, Draper, Elder, Ervin, Kamas, Murphy, Rogers and Sparkman.

Senate Conferees: Lane, Cate, Hamilton, Lamb, Schuelein, Smith, Grantham and Terrill.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1488 was read and consideration deferred.

Mr. Speaker
and
Mr. President

We, your Conference Committee to whom was referred Engrossed House Bill No. 1488, and Engrossed Senate Amendments thereto, by Rogers, Matheson, Duckett, McIntyre, Edmondson, Kamas, Cleveland and Davis (Don) of the House and Crow, Lamb and Terrill of the Senate, entitled:

An Act relating to motor vehicles; amending 47 O.S. 1971, Sections 6-101, as amended by Section 1, Chapter 301, O.S.L. 1974 (47 O.S. Supp. 1974, Section 6-101) 6-111 and 6-114; providing for form of licenses, fees, agents and renewals; and providing for duplicate licenses; and providing for an effective date.

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

RECOMMENDATIONS:

1. That the House accept Engrossed Senate Amendments No. 1, 2, 3, 5, 6 and 10.

2. That the Senate recede from Engrossed Senate Amendments No. 4, 7, 8, 9 and 11.

3. That the following Conference Committee Amendments be adopted:

(a) Page 4, Section 2, line 8, by adding after the word "license" and before the word "in" the words "immediately upon payment of the required fee".

(b) Page 4, Section 2, line 10, after the word "Safety." and before the word "It" add the following: "The Department of Public Safety shall also develop an alternative procedure whereby an individual who satisfactorily demonstrates the inability to appear personally to be photographed, shall be issued a license bearing the words "Valid Without Photo"."

(c) Page 4, Section 2, line 10 by striking all language on lines 10, 11, and 12 after the period on line 10.

(d) Page 4, Section 2, line 10, by adding after the word "Safety." the following: "Provided further, it shall be a misdemeanor for any person to print or issue a color photo driver's license without having received official authorization from the Department of Public Safety."

(e) Page 4, line 28, by striking Section 4.

(f) Page 4, line 28, by adding a new Section 4.

"This act shall take effect January 1, 1977, provided however effective October 1, 1975, the Department of Public Safety may authorize agent or subagents to issue a color photo driver's license as prescribed in this act to persons requesting a color photo license. Additional license shall be issued upon official notification from the Department to the agent or subagent that the person making the request for such license is eligible to receive one and upon payment of an additional fee of fifty cents (\$.50) per annum. All fees derived hereunder shall be allocated as provided in subsection (j) of Section 6-101 of this title."

Respectfully submitted,

FOR THE HOUSE: Rogers, Matheson and Edmondson.

FOR THE SENATE: Crow, Luton and Lamb.

PENDING CONSIDERATION OF CCR

The CCR on HB 1042 was called up for consideration.

The CCR on HB 1042 was adopted upon motion of Senator Grantham.

HB 1042, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—47.

Excused: Porter.—1.

The bill passed.

HB 1042, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

SPECIAL INTRODUCTION

Senator Capps introduced Mike Nelson and his parents, Mr. and Mrs. Bruce Nelson, Willow, Oklahoma, to the members of the Senate and asked unanimous consent, which was granted, that Mike and his parents be granted privileges of the floor. Senator Capps presented Mike with a copy of a Citation commending him for his many honors in the 4-H program, and

noted that Mike had been chosen the 4-H Hall of Fame Boy for 1975. Mike accepted the Citation and expressed his gratitude on being so honored.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 1045 was correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SBs 47, 147, 278, 279, 366 and 426 and SJR 8 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 68 was read and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 68, entitled:

(Department of Economic and Community Affairs — Emergency.)

together with Engrossed House Amendments thereto, 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 Engrossed House Amendment No. 1.

2. That the proposed Conference Committee Substitute for Engrossed Senate Bill No. 68 be adopted.

(Pursuant to Rule 10(b), copies of the CCS for SB 68 were distributed to all Senators.)

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Luton, Hamilton, Holden, Howell, Lamb, Murphy, Schuelein, Smith, Stipe, Wadley and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Kamas, Murphy, Payne, Riggs, Rogers, Sparkman and Townsend.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 89 was read and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 89, entitled:

(State Highway Department — Emergency.)

together with Engrossed House Amendments thereto, 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 Engrossed House Amendments Nos. 1 and 2.

2. That the Conference Committee Substitute be accepted.

(Pursuant to Rule 10(b), copies of the CCS for SB 89 were distributed to all Senators.)

Senate Conferees: Randle, Vice-Chairman, Luton, Hamilton, Holden, Howell, Murphy, Schuelein, Smith, Stipe, Wadley and York.

House Conferees: Miskelly, Chairman,

Davis (Don), Vice-Chairman, Abbott, Elder, Ervin, Murphy, Payne, Riggs, Rogers, Sparkman and Townsend.

SPECIAL INTRODUCTION

Senator Terrill asked unanimous consent, which was granted, that the Sergeant-at-Arms proceed to the Press Gallery for the purpose of escorting "Senator" Ray Parr to the Senate floor, there to be met by Senators Baldwin and Field, duly appointed by President Pro Tempore Howard as the committee to escort Mr. Parr to a proper seat in the Senate Chamber.

RESOLUTION

Senators Terrill, Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young introduced the following resolution and asked that it be printed at length in the Journal for this legislative day:

SR 29 — By Terrill, Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.

A Resolution noting the success and achievements of Ray Parr, State Capitol Reporter and Columnist on the occasion of his 41st Anniversary as Statehouse Re-

porter; commending his dedicated efforts and congratulating him for success; and directing distribution.

WHEREAS, today is the 41st anniversary of the genesis of the illustrious career of Ray Parr as statehouse reporter and Sunday columnist for the Daily Oklahoman, it is appropriate that affection, respect and honor be accorded him; and

WHEREAS, Ray Parr has demonstrated hundreds of times over the period of years his commitment to excellence in reporting state capitol news, including subjects of general interest in the Legislature; and

WHEREAS, Ray Parr's Sunday column, "Parr for the Course", always a worthy competitor in public interest to front page news, superbly combines humor with ironic impressions as to various subjects, not excluding Senators, public officials, food, lawnmowing and football; and

WHEREAS, Ray Parr, in 1932, received a B.A. degree in journalism at the University of Oklahoma and later did post-graduate work in governmental studies. He joined the news staff of the Oklahoman in 1934 and, except for a tour of duty in 1940 and 1941 as Washington correspondent for the Oklahoman and Times, has continued in such capacity. On each legislative day he occupies a particular place in the gallery of the Senate Chamber at which, if vacant, he would be missed.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

SECTION 1. That affection, esteem and honor be accorded Ray Parr for completion of 41 years of outstanding success and achievement in reporting and writing newspaper columns, particularly his column in the Sunday Oklahoman, "Parr for the Course".

SECTION 2. That Ray Parr be and he hereby is congratulated for achieving outstanding success as reporter for The Daily Oklahoman, and that he be commended for the successful and dedicated effort expended essential to said achievement.

SECTION 3. That copies of this Resolution be prepared and presented to Ray Parr, and his devoted wife.

SR 29 was read at length, adopted upon motion of Senator Terrill and ordered referred for enrollment.

Senator Terrill, after congratulatory remarks, requested that Senator Cate be recognized for a presentation.

Citing Ray Parr's extreme interest in sports, particularly football, and most particularly the University of Oklahoma football team, Senator Cate presented a game jersey to Ray, bearing the number "41" emblazoned both front and back, and the name "PARR" in letters of suitable size and proportions. "Senator" Parr proudly donned said game jersey to the delight of all.

Mr. Parr was invited to address the Senate and responded that he didn't want to "over-explain his award" so that it would not be "reconsidered". The standing ovation to a man loved by all reverberated throughout the hallways of the Senate.

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 67, 76, 78, 80 (Second CCR) and 81.

The above numbered Bills as amended in Conference were referred for enrollment.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HB 1442, as amended.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1101, 1126, 1127, 1128, 1235, 1309, 1360, 1503, 1511 and 1552 and HJR 1029.

The above numbered Enrolled Bills and Resolution were, after fourth reading, properly signed and ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1227 was called up for consideration.

Senator Grantham moved that the CCR on HB 1227 be adopted.

Senator Smith moved, as an in lieu motion, that the Senate reject the CCR on HB 1227, request further conference and instruct the Senate Conferees to reinsert the amendments which were in the bill when it passed the Senate.

Senator Watkins moved to table the Smith in lieu motion, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Boatner, Butler, Capps, Crow, Dahl, Field, Grantham, Graves, Ham, Lamb, Lambert, Martin, Murphy, Stipe, Tinsley, Wadley, Watkins and Watson.—18.

Nay: Baldwin, Berrong, Birdsong, Cate, Dawson, Funston, Garrett, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lane, Luton, McCune, Medearis, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Wolfe, York and Young.—29-

Excused: Porter.—1.

Senator Smith pressed his motion to reject the CCR and instruct Senate Conferees, which motion was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Cate, Dawson, Funston, Garrett, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lambert, Lane, Luton, McCune, Medearis, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley, Wolfe, York and Young.—32.

Nay: Boatner, Butler, Capps, Dahl, Field, Grantham, Graves, Ham, Lamb, Martin, Murphy, Tinsley and Watkins.—13.

Excused: Crow, Porter and Watson.—3.

Senator Luton moved that the Senate stand recessed from 2:30 p.m. to 3:00 p.m. in order that the General Conference Committee on Appropriations could meet, which motion was declared adopted.

The Senate reassembled with Senator Terrill presiding.

Senator Luton questioned the presence of a quorum. The Presiding Officer ordered the roll called, following which he declared a quorum present.

PENDING CONSIDERATION OF CCR

The CCR on SB 83 was called up for consideration.

The CCR on SB 83 was adopted upon motion of Senator Crow.

SB 83, as amended in Conference, was read at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Wadley, Watkins, Watson and Wolfe.—39.

Nay: Baldwin and Pierce.—2.

Excused: Berrong, Howell, Porter, Stipe, Tinsley, York and Young.—7.

The bill and emergency passed.

SB 83, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

CONFERENCE COMMITTEE APPOINTMENT

Senator Lane announced a change in the Senate Conferees on HB 1289 as follows: Remove Howard and add Luton.

PENDING CONSIDERATION OF CCR

The CCR on HB 1100 was called up for consideration.

The CCR on HB 1100 was adopted upon motion of Senator Crow.

HB 1100, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm,

Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Porter and Stipe.—2.

The bill passed.

Senator Stipe desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 47. Nay: 0. Excused: 1.

The emergency passed.

HB 1100, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1102 was called up for consideration.

Senators Berrong, Field and Taliaferro asked to be made coauthors of HB 1102, which was the order.

The CCR on HB 1102 was adopted upon motion of Senator Crow.

Senator Smith presiding.

HB 1102, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, Mc-

Cune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Wolfe, York and Young.—46.

Excused: Porter and Watson.—2.

The bill passed.

Senator Watson desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 47. Nay: 0. Excused: 1.

The emergency passed.

HB 1102, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Transmitting following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed HB 1185.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1185 was read and consideration deferred.

Mr. Speaker
and
Mr. President

We, your Conference Committee to whom was referred Engrossed House Bill No. 1185, and Engrossed Senate Amendments thereto, by Henry of the House and Graves of the Senate, entitled:

An Act relating to cities and towns; amending 11 O.S. 1971, Section 541x; prescribing conditions of eligibility in police pension systems; providing credit for prior service to persons reemployed as

police officers; 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. Recede from all Senate Amendments.

Respectfully submitted

FOR THE HOUSE: Henry, Davis (Guy) and Hopkins.

FOR THE SENATE: Graves, Stipe and Holden.

MESSAGE FROM THE HOUSE

Returning following Resolutions, together with Conference Committee Reports thereon, advising adoption of Conference Committee Reports and passage of Measures as amended: Engrossed SJRs 36 and 37, each Resolution coauthored by Floyd, Brunton and Cowan and each receiving the constitutional two-thirds vote of the members elected to and constituting the House of Representatives.

The above numbered Resolutions as amended in Conference were referred for enrollment.

PENDING CONSIDERATION OF CCR

The CCR on SB 232 was called up for consideration.

The CCR on SB 232 was adopted upon motion of Senator Lambert.

SB 232, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boat-

ner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—47.

Excused: Porter.—1.

The bill and emergency passed.

SB 232, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

DECLARATION OF VOTE

Senator Watson asked that the record show had he been present at the time of final passage of HB 1102 he would have voted Aye on the bill, which was the order.

GENERAL ORDER

HB 1272 by Edmondson, et al, of the House and Luton of the Senate was read and considered.

Upon motion of Senator Luton, HB 1272 was advanced to engrossment.

By unanimous consent, upon request of Senator Luton, HB 1272 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1272 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl,

Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—44.

Nay: Helm and Pierce.—2.

Excused: Porter and York.—2.

The bill passed.

HB 1272 was ordered withheld pursuant to Rule 19(f).

PENDING CONSIDERATION OF CCR

The CCR on HB 1181 was called up for consideration.

The CCR on HB 1181 was adopted upon motion of Senator Young.

HB 1181, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and Young.—46.

Excused: Porter and York.—2.

The bill passed.

Senator York desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 47. Nay: 0. Excused: 1.

The emergency passed.

HB 1181, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 47, 147, 278, 279, 366 and 426.

The above numbered Enrolled Bills were referred to the Governor.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SJR 8.

The above numbered Resolution was transmitted to the Secretary of State.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HB 1228, as amended.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 73 was read and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 73, entitled:

(Oklahoma Historical Society — Emergency.)

together with Engrossed House Amendments thereto, 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 Engrossed House Amendments Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, and 11.

2. That the Conference Committee Substitute for Engrossed SB 73 be adopted.

(Pursuant to Rule 10(b) copies of the CCS for SB 73 were distributed to all Senators.)

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Luton, Hamilton, Holden, Howell, Lamb, Murphy, Schuelein, Smith, Stipe, Wadley and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Kamas, Murphy, Payne, Riggs, Rogers, Sparkman and Townsend.

PENDING CONSIDERATION OF HAS

HAs to SB 340 were called up for consideration.

Senator Keating moved that the Senate concur in HAs to SB 340.

Senator Funston moved, as an in lieu motion, that the Senate reject HAs to SB 340 and request a conference.

Senator Keating moved to table the Funston in lieu motion, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Baldwin, Capps, Garrett, Grantham, Ham, Hamilton, Helm, Inhofe, Keating, Keller, Lamb, McCune, Martin, Pierce, Watson and Wolfe.—16.

Nay: Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Funston, Graves,

Holden, Howard, Howell, Lambert, Lane, Luton, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, York and Young.—28.

Excused: Berrong, Field, Porter and Taliaferro.—4.

Senator Funston pressed his in lieu motion, which motion was declared adopted.

Pursuant to the Funston motion, President Pro Tempore Howard appointed as Senate Conferees on SB 340 the following Senators Keating, Funston and Lambert.

MESSAGE FROM THE GOVERNOR

Advising that SB 375 became law without the Governor's signature on June 4, 1975, and same has been filed in the Office of the Secretary of State.

PENDING CONSIDERATION OF CCR

The CCR on HB 1230 was called up for consideration.

The CCR on HB 1230 was adopted upon motion of Senator Keating.

HB 1230, as amended in Conference, was read at length.

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

Aye: Berrong, Butler, Cate, Dahl, Dawson, Funston, Garrett, Graves, Ham, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lane, Luton, Medearis, Pierce, Randle, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—32.

Nay: Baldwin, Birdsong, Boatner, Capps, Crow, Grantham, Lambert, McCune, Martin, Murphy, Schuelein and Wolfe.—12.

Excused: Field, Howell, Porter and Taliaferro.—4.

The bill passed.

HB 1230, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

CONFEREES APPOINTED

President Pro Tempore Howard appointed as Senate Conferees on SB 248 the following: Senators Young, Funston and Stipe.

GENERAL ORDER

HB 1380 by Hood of the House and Funston of the Senate was read and considered.

Senator Watson presiding.

Upon motion of Senator Funston, HB 1380 was advanced to engrossment.

By unanimous consent, upon request of Senator Funston, HB 1380 was considered engrossed and placed on third reading and final passage.

THIRD READING

Senator Funston moved that HB 1380 be rereferred to the Committee on Social Welfare, which motion was declared adopted.

BILLS WITHDRAWN — REREFERRED

Senator Funston moved that the following bills be rereferred to the Committee on Social Welfare: HBs 1415, 1416, 1417, 1420 and 1423; and that HB 1418 be rereferred to the Committee on Judiciary, which motion was declared adopted.

GENERAL ORDER

HB 1304 by Bennett of the House and Howell of the Senate was read and considered.

Senator Terrill asked to be made a coauthor of HB 1304, which was the order.

Upon motion of Senator Howell, HB 1304, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Howell, HB 1304, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1304 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Dahl, Dawson, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Wadley, Watkins, Watson, Wolfe and York.—40.

Nay: Baldwin, Crow, Hamilton and Schuelein.—4.

Excused: Field, Porter, Tinsley and Young.—4.

The bill passed.

HB 1304 was referred for engrossment.

GENERAL ORDER

HB 1340 by Monks of the House and Dahl of the Senate was read and considered.

Upon motion of Senator Dahl, HB 1340 was advanced to engrossment.

By unanimous consent, upon request of Senator Dahl, HB 1340 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1340 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Field, Howard, Porter and Stipe.—4.

The bill passed.

Senator Field desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 45. Nay: 0. Excused: 3.

The emergency passed.

HB 1340 was ordered withheld pursuant to Rule 19(f).

CONFERENCE COMMITTEE REPORT

The following CCR on SB 417 was read and consideration deferred.

Mr. President
Mr. Speaker

The Conference Committee, to which was referred Engrossed SB 417 by Tinsley, Field and Taliaferro of the Senate and Hopkins and Wickersham of the House, entitled:

An act relating to roads, bridges and ferries; amending 69 O.S. 1971, Section 633, requiring certain plans and specifications in connection therewith *** and declaring an emergency.

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend and do recommend to the respective Houses, as follows:

1. That the House recede from amendments 1 through 4.
2. That the Committee Substitute for Engrossed SB 417 be adopted.

(Pursuant to Rule 10(b), copies of the CCS for SB 417 were distributed to all Senators.)

Respectfully submitted

FOR THE SENATE: Tinsley, Holden and Stipe.

FOR THE HOUSE: Hopkins, Weichel and Dunn.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 91 was read and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 91, entitled:

(Oklahoma Tourism and Recreation Department — Emergency.)

together with Engrossed House Amendments thereto, 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 Engrossed House Amendments Nos. 1, 2, 3, and 4.

2. That the Conference Committee Substitute for Engrossed **SB 91** be adopted.

(Pursuant to Rule 10(b), copies of the CCS for **SB 91** were distributed to all Senators.)

Senate Conferees: Randle, Vice-Chairman, Berrong, Boatner, Luton, Hamilton, Holden, Howell, Lamb, Murphy, Schuelein, Smith, Stipe, Wadley and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Kamas, Murphy, Payne, Matheson, Rogers and Sparkman.

GENERAL ORDER

HB 1162 by Hammons of the House and Randle of the Senate was read and considered.

Senator Martin moved to amend **HB 1162**, Page 9, Line 3, by adding after the word "is" and before the word "identified" the word "not", which amendment was declared adopted.

Senator Martin moved to amend **HB 1162**, Page 9, Lines 8 and 9, by striking after the word "firm" on Line 7 and before the word "in" on Line 9 the words "which has mixed, tableted, encapsulated or otherwise prepared the drug" and substituting the following language "who is

responsible for the preparation of the drug product".

Senator Funston moved to amend **HB 1162**, as an in lieu amendment to the Martin amendment, Page 9, Line 5, by striking after the word "commissioner." and before the word "In" on Line 11 all language, which amendment was declared adopted.

Senator Martin moved to amend **HB 1162**, Page 10, Line 4, by adding a new Section 2 as follows:

"SECTION 2. The effective date of this act shall be July 1, 1976.",

which amendment was declared adopted.

Upon motion of Senator Randle, **HB 1162**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Randle, **HB 1162**, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1162 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Excused: Capps, Ham, Howell, Porter, Stipe and Taliaferro.—6.

The bill passed.

The Chair advised that Senators Howell and Capps, having been present in the Chamber during the vote, would be shown as voting "no" in compliance with Senate Rules.

HB 1162 was referred for engrossment.

PENDING CONSIDERATION OF CCR

The CCR on SB 68 was called up for consideration.

The CCR on SB 68 was adopted upon motion of Senator Crow.

SB 68, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Howard, Howell, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, York and Young.—37.

Nay: Helm, Inhofe, Keating, Keller, McCune, Pierce, Watson and Wolfe.—8.

Excused: Ham, Porter and Randle.—3.

The bill passed.

Senator Ham desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 38. Nay: 8. Excused: 2.

The emergency passed.

SB 68, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 73 was called up for consideration.

The CCR on SB 73 was adopted upon motion of Senator Crow.

SB 73, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Grantham, Graves, Ham, Hamilton, Holden, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins and York.—34.

Nay: Birdsong, Dawson, Garrett, Helm, Howell, Inhofe, McCune, Pierce, Watson, Wolfe and Young.—11.

Excused: Howard, Porter and Stipe.—3.

The bill and emergency passed.

SB 73, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 86 was called up for consideration.

The CCR on SB 86 was adopted upon motion of Senator Crow.

SB 86, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—42.

Nay: Helm, Pierce and Wolfe.—3.

Excused: Howard, Porter and Stipe.—3.

The bill and emergency passed.

SB 86, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 87 was called up for consideration.

The CCR on SB 87 was adopted upon motion of Senator Crow.

SB 87, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Cate and Porter.—2.

The bill and emergency passed.

SB 87, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

MESSAGE FROM THE HOUSE

Advising further Conference granted on Engrossed HB 1227, and naming same House Conferees.

PENDING CONSIDERATION OF CCR

The CCR on SB 91 was called up for consideration.

The CCR on SB 91 was adopted upon motion of Senator Crow.

SB 91, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Keller, Lamb, Lambert, Lane, Luton, Martin, Medearis, Murphy, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins and York.—36.

Nay: Birdsong, Dawson, Funston, Inhofe, Keating, McCune, Pierce, Randle, Watson, Wolfe and Young.—11.

Excused: Porter.—1.

The bill and emergency passed.

SB 91, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed SJR 40, as amended.

HOUSE AMENDMENTS

Has to SJR 40 were read as follows and consideration deferred.

Amendment No. 1. Amend Page 3, Lines 3 through 9 by deleting the entire paragraph D.

PENDING CONSIDERATION OF CCR

The CCR on HB 1488 was called up for consideration.

The CCR on HB 1488 was adopted upon motion of Senator Crow.

HB 1488, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Holden, Howard, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watson, Wolfe and York.—34.

Nay: Birdsong, Boatner, Grantham, Graves, Hamilton, Helm, Howell, Keating, Murphy, Pierce, Watkins and Young.—12.

Excused: Ham and Porter.—2.

The bill passed.

HB 1488, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1042, 1228, 1302 and 1442.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1517 by Miskelly and Davis (Don) of the House and Crow and Randle of the Senate was read and considered.

Upon motion of Senator Crow, HB 1517 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1517 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1517 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Lambert and Porter.—2.

The bill and emergency passed.

HB 1517 was ordered withheld pursuant to Rule 19(f).

CONFERENCE COMMITTEE REPORT

The following CCR on SB 82 was read and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 82, entitled:

(State Bureau of Investigation — Emergency.)

together with Engrossed House Amendments thereto, 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 Engrossed House Amendments Nos. 1, 2, and 3.

2. That the Conference Committee Substitute be adopted.

(Pursuant to Rule 10(b), copies of the CCS for SB 82 were distributed to all Senators.)

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Luton, Hamilton, Holden, Howell, Lamb, Schuelein, Smith, Stipe, Wadley and York.

House Conferees: Miskelly, Chairman, Davis (Don), Vice-Chairman, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Kamas, Murphy, Payne, Riggs, Rogers, Sparkman and Townsend.

PENDING CONSIDERATION OF CCR

The CCR on SB 417 was called up for consideration.

The CCR on SB 417 was adopted upon motion of Senator Tinsley.

SB 417, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Holden, Howard, Howell, Keller, Lane, Luton, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and York.—32.

Nay: Baldwin, Crow, Garrett, Helm, Inhofe, Keating, Lamb, Lambert, McCune, Pierce, Smith, Wolfe and Young.—13.

Excused: Cate, Ham and Porter.—3.

The bill and emergency passed.

SB 417, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

GENERAL ORDER

HB 1585 by Johnson (Don) and Elder of the House and Grantham of the Senate was read and considered.

Upon motion of Senator Grantham, HB 1585 was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, HB 1585 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1585 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl,

Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Wolfe, York and Young.—45.

Nay: Hamilton.—1.

Excused: Porter and Randle.—2.

The bill passed.

HB 1585 was ordered withheld pursuant to Rule 19(f).

Senator Lambert presiding.

GENERAL ORDER

HB 1508 by Atkins of the House and Howell of the Senate was read and considered.

Upon motion of Senator Howell, HB 1508 was advanced to engrossment.

By unanimous consent, upon request of Senator Howell, HB 1508 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1508 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe,

Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Nay: Crow.—1.

Excused: Porter.—1.

The bill passed.

Senator Crow desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 47. Nay: 0. Excused: 1.

The emergency passed.

HB 1508 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SB 248, and naming House Conferees as follows: Representatives Thompson, Brunton and Elder.

MOTION

Senator Luton moved that Rule 19(f) be suspended for the remainder of this legislative session, which motion was declared adopted.

BILLS RELEASED

HBs 1272, 1340, 1517 and 1585 were properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1351 by Davis (Don) of the House and York of the Senate was read and considered.

Upon motion of Senator York, HB 1351 was advanced to engrossment.

By unanimous consent, upon request of

Senator York, HB 1351 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1351 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Nay: Stipe.—1.

Excused: Porter.—1.

The bill and emergency passed.

HB 1351 was referred for engrossment.

PENDING CONSIDERATION OF CCR

The CCR on SB 82 was called up for consideration.

The CCR on SB 82 was adopted upon motion of Senator Crow.

SB 82, as amended in Conference, was read at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham,

Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Berrong and Porter.—2.

The bill and emergency passed.

SB 82, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

GENERAL ORDER

HB 1587 by Bennett, et al, of the House and Martin and Randle of the Senate was read and considered.

Senator Birdsong asked to be made a co-author of HB 1587, which was the order.

Senator Martin moved to amend HB 1587, Page 3, Line 17, by striking after the word "of" and before the word "years" all language and substituting the words "fifty-five (55)", which amendment was declared adopted.

Upon motion of Senator Martin, HB 1587 as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Martin, HB 1587, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1587 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Keller, Lambert, Lane, Luton, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—38.

Nay: Baldwin, Berrong, Helm, Inhofe, Keating, Lamb, McCune, Pierce and Wolfe.—9.

Excused: Porter.—1.

The bill and emergency passed.

HB 1587 was referred for engrossment.

GENERAL ORDER

HJR 1003 by Payne of the House and Boatner and Inhofe of the Senate was read and considered.

Senator Boatner moved to amend HJR 1003, Page 2, Line 11, by striking after the word "fish" and before the word "in" the words "or hunt", which amendment was declared adopted.

Upon motion of Senator Boatner, HJR 1003, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Boatner, HJR 1003, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HJR 1003 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boat-

ner, Butler, Capps, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Cate, Garrett and Porter.—3.

The resolution passed.

HJR 1003 was referred for engrossment.

RESOLUTION

Senator Baldwin introduced the following resolution.

SR 30 — By Baldwin.

A Resolution commending Mr. Billie Bryan for many years of public service; extending personal regards of the Senate to Billie Bryan; and directing distribution.

WHEREAS, Mr. Billie Bryan has been a dynamic pioneer in the organization of rural electric cooperatives; and

WHEREAS, Billie Bryan has served with great distinction and courage as an army officer during World War II; and

WHEREAS, Billie Bryan served with dedication as a member of the Caddo County Excise Board; and

WHEREAS, Billie Bryan unselfishly served as an active member of Governor Raymond Gary's Cooperative Advisory Committee; and

WHEREAS, Billie Bryan has served tirelessly as a superior county chairman of the Democratic Central Committee for Caddo County, holding that office longer than any other resident of said county; and

WHEREAS, Billie Bryan now serves with highest honor on the Fort Cobb Reservoir Master Conservancy District Board.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

SECTION 1. That the Senate extends to Mr. Billie Bryan its sincere gratitude for his many years of dedicated service to the State of Oklahoma and commends him for his outstanding achievements in the public interest of his community and the State of Oklahoma.

SECTION 2. That a duly authenticated copy of this resolution be transmitted to Mr. Billie Bryan.

Senator Baldwin asked unanimous consent, which was granted, that all other Senators be made coauthors of **SR 30**.

SR 30, as coauthored, was read at length, adopted upon motion of Senator Baldwin and ordered referred for enrollment.

MOTION TO RECONSIDER VOTE

Senator Smith asked for consideration of his motion to reconsider the vote whereby **HB 1346** passed. The vote occurring on the Smith motion, it was declared adopted upon roll call as follows:

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Funston, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Berrong, Field, Garrett, Porter and Taliaferro.—5.

THIRD READING

Senator Smith moved that the vote be reconsidered whereby **HB 1346** was considered engrossed and placed on third reading and final passage, which motion was declared adopted.

Senator Smith moved that the vote be reconsidered whereby **HB 1346** was advanced to engrossment, which motion was declared adopted.

GENERAL ORDER

Senator Smith asked unanimous consent to amend **HB 1346** by striking Section 1, which was the order.

Senator Smith asked unanimous consent to reconsider the votes by which amendments to **HB 1346** (page 1142) were adopted, which was the order.

Pursuant to the unanimous consent request to reconsider the votes by which the amendments were adopted, Senator Stipe asked unanimous consent that his amendments be withdrawn, which was the order.

Upon motion of Senator Keller, **HB 1346**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Keller, **HB 1346**, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1346 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Grantham, Graves, Ham, Hamilton,

Helm, Holden, Howard, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Pierce, Randle, Schuelein, Shatwell, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—40.

Nay: Berrong, Dawson, Howell, Murphy and Smith.—5.

Excused: Garrett, Porter and Taliaferro.—3.

The bill passed.

HB 1346 was referred for engrossment.

GENERAL ORDER

HB 1507 by Atkins of the House and Randle of the Senate was read and considered.

Upon motion of Senator Randle, HB 1507 was advanced to engrossment.

By unanimous consent, upon request of Senator Randle, HB 1507 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1507 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Grantham, Graves, Ham, Hamilton, Helm, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Funston, Garrett, Holden and Porter.—4.

The bill passed.

HB 1507 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1238 by Atkins of the House and Howell of the Senate was read and considered.

Upon motion of Senator Howell, HB 1238 was advanced to engrossment.

By unanimous consent, upon request of Senator Howell, HB 1238 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1238 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Nay: Stipe.—1.

Excused: Garrett and Porter.—2.

The bill and emergency passed.

HB 1238 was properly signed and ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1098 was called up for consideration.

The CCR on HB 1098 was adopted upon motion of Senator Crow.

HB 1098, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Nay: Baldwin.—1.

Excused: Garrett, Howard and Porter.—3.

The bill and emergency passed.

HB 1098, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1099 was called up for consideration.

The CCR on HB 1099 was adopted upon motion of Senator Crow.

HB 1099, as amended in Conference, was read at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham,

Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Nay: Berrong, Helm and Pierce.—3.

Excused: Garrett and Porter.—2.

The bill and emergency passed.

HB 1099, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1108 was called up for consideration.

The CCR on HB 1108 was adopted upon motion of Senator Crow.

HB 1108, as amended in Conference, was read at length.

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

Aye: Baldwin, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Funston, Grantham, Graves, Ham, Holden, Howard, Howell, Lambert, Lane, Luton, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson and York.—32.

Nay: Berrong, Birdsong, Field, Hamilton, Helm, Inhofe, Keating, Keller, Lamb, McCune, Pierce, Taliaferro, Wolfe and Young.—14.

Excused: Garrett and Porter.—2.

The bill and emergency passed.

HB 1108, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 1162 and 1508 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SJR 36 was correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

HB 1454 by Hood of the House and Garrett of the Senate was read and considered.

Senator Lane asked to be made a coauthor of HB 1454, which was the order.

Senator Smith moved to amend HB 1454, Page 1, by striking Sections 1 and 2 of the bill, which amendment was declared adopted.

Senator Lane moved to amend HB 1454, Line 12½, by inserting a new Section 1 to read as follows:

"SECTION 1. Where used in Title 10, Chapter 51, as amended, Oklahoma Statutes, the meaning of the term "deprived child" shall be synonymous Page 4, Line 12½, by inserting a new Section 1 to read as follows:

and by renumbering subsequent sections and amending the title to conform, which amendment was declared adopted.

Senator Lane moved to amend HB 1454 by adding the emergency section as a new Section 2, which amendment was declared adopted.

Upon motion of Senator Lane, HB 1454,

as coauthored and amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Lane, HB 1454, as coauthored and amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1454 was read for the third time at length.

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

Aye: Baldwin, Berrong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Tinsley, Wadley, Watkins, Watson and York.—36.

Nay: Birdsong, Helm, Inhofe, Keating, Keller, Murphy, Pierce, Terrill, Wolfe and Young.—10.

Excused: Garrett and Porter.—2.

The bill and emergency passed.

HB 1454 was referred for engrossment.

EXECUTIVE SESSION

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator Lambert presiding.

Senator Lane asked unanimous consent, which was granted, that Rule 24 be suspended for the remainder of this Session as to pending executive nominations and to those yet to be considered relating to nominations remaining in the hands of the appropriate Committee not less than five legislative days.

Senator Lambert made the following announcements:

The Senate, in executive session, and upon motion of Senator Funston, advised and consented to the confirmation of PAUL FREEMAN, Broken Arrow, as a member of the War Veterans Commission to serve a 2-year term ending July 1, 1976, and effective upon Senate confirmation. Mr. Freeman succeeds himself.

The Senate, in executive session, and upon motion of Senator Howell, advised and consented to the confirmation of HEBER GROVE, Midwest City, as a member of the Oklahoma State Credit Union Board to serve a one-year term ending October 11, 1975, and effective upon Senate confirmation. Mr. Grove succeeds himself.

The Senate, in executive session, and upon motion of Senator Holden, advised and consented to the confirmation of JAMES HARELSON, Duncan, as a member of the Savings and Loan Board to serve a 4-year term ending April 17, 1979, and effective upon Senate confirmation. Mr. Harelson succeeds Jack Fox.

The Senate, in executive session, and upon motion of Senator Wolfe, advised and consented to the confirmation of E. S. HAWKINS, Tulsa, as a member of the State Fire Marshal Commission to serve a 5-year term ending July 1, 1979, and effective upon Senate confirmation. Mr. Hawkins succeeds himself.

The Senate, in executive session, and

upon motion of Senator Berrong, advised and consented to the confirmation of GEORGE LOWRY, Clinton, as a member of the State Banking Board to serve a 5-year term ending June 1, 1980, and effective upon Senate confirmation. Mr. Lowry succeeds Jack Black.

The Senate, in executive session, and upon motion of Senator Keating, advised and consented to the confirmation of JACK NAIFEH, Tulsa, as a member of the War Veterans Commission to serve a 2-year term ending July 1, 1976, and effective upon Senate confirmation. Mr. Naifeh succeeds himself.

The Senate, in executive session, and upon motion of Senator Stipe, advised and consented to the confirmation of BILL G. POWERS, Wilburton, as a member of the Educational Television Authority to serve a 7-year term ending June 30, 1981, and effective upon Senate confirmation. Mr. Powers succeeds Dr. Charles Spencer.

The Senate, in executive session, and upon motion of Senator Lamb, advised and consented to the confirmation of GENE L. SABIN, Waukomis, as a member of the Oklahoma Liquefied Petroleum Gas Board to serve an unexpired term ending June 30, 1975, and effective upon Senate confirmation. Mr. Sabin succeeds Ray Hammer.

The Senate, in executive session, and upon motion of Senator Tinsley, advised and consented to the confirmation of ANNA BELLE WIEDEMANN, Piedmont, as a member of the Consumer Affairs Commission to serve a 5-year term ending January 1, 1980, and effective upon Senate confirmation. Mrs. Wiedemann succeeds C. B. Savage.

Senator Smith asked unanimous consent, which was granted, that Rule 24 be suspended with reference to the appointment of Lawton L. Leininger as a member of the Oklahoma Tax Commission, and

allow Mr. Leininger's appointment to be referred directly before the Senate for action without the necessity of being assigned to the Revenue and Taxation Committee and remaining in such committee for five legislative days.

The Senate, in executive session, and upon motion of Senator Taliaferro, advised and consented to the confirmation of LAWTON L. LEININGER as Vice Chairman of the Oklahoma Tax Commission to serve a 6-year term ending January 1, 1981, and effective upon Senate confirmation. Mr. Leininger succeeds himself.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HB 1533, as amended.

MESSAGE 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 1320 and 1410.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1320 was read and consideration deferred:

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1320, entitled:

An Act relating to schools; amending 70 O.S. 1971, Sections 17-105, 17-107 and 17-108, as amended by Section 1 through 3, Chapter 246, O.S.L. 1974 (70 O.S. Supp. 1974, Sections 17-105, 17-107 and 17-108); providing for teachers retirement *** and declaring an emergency.

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendment No. 2.

2. That the House accept Engrossed Senate Amendments Nos. 1, 3, 4, 5, 6, 7, 8, 9, 10 and 11.

3. That the following Conference Committee proposed amendments be adopted:

a. Section 1, Page 6, Line 2, by deleting the date "July 1, 1974" to read "September 30, 1975".

b. Section 4, Page 24, Lines 25-27, by deleting the entire section and renumbering all succeeding sections.

c. Title to bill, Page 1, Lines 21½ and 22, by deleting "EXEMPTING THE EXECUTIVE SECRETARY OF THE RETIREMENT SYSTEM FROM THE MERIT SYSTEM;"

House Conferees: Miskelly, Chairman, Bernard, Bradley, Elder, Ervin, Kamas, Murphy, Payne, Riggs and Sparkman.

Senate Conferees: Berrong, Boatner, Luton, Hamilton, Holden, Lamb, Murphy, Schuelein, Smith, Stipe, Wadley and York.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1410 was read and consideration deferred:

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1410, entitled:

An Act relating to schools; making appropriations to the State Board of Education *** and declaring an emergency.

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendment No. 1.

2. That the Conference Committee Substitute be adopted.

(Pursuant to Rule 10(b), copies of the CCS for HB 1410 were distributed to all Senators.)

House Conferees: Miskelly, Chairman, Matheson, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Kamas, Murphy, Edmondson, Riggs, Rogers, Sparkman and Townsend.

Senate Conferees: Crow, Chairman, Berrong, Boatner, Luton, Hamilton, Holden, Howell, Lamb, Schuelein, Stipe, Terrill and York.

Senator Lane moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Thursday, June 5, 1975, at 1:00 p.m., which motion prevailed.

Upon motion of Senator Lane, the Senate adjourned at 7:00 p.m. to meet Thursday, June 5, 1975, at 1:00 p.m.

Eighty-seventh Legislative Day

Thursday, June 5, 1975

Pursuant to adjournment, the Senate was called to order by Senator Howell, who was designated so to do by the President Pro Tempore.

Roll Call:

Present: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—47.

Excused: Porter.—1.

Senator Lamb presiding.

Senator Lamb declared a quorum present.

The following prayer was offered by Reverend Bailey Smith and incorporated into the Journal upon request of Senator Garrett.

Dear Heavenly Father, we come to You today, realizing our need of Your power; Your strength; Your presence; Your love and Your forgiveness. Help us to realize our dependence upon You and the inability of ourselves to meet the basic issues of life. Forgive us of being so wrapped up in our

own small world, forgetting the vastness of Your universe and the responsibilities that are ours.

We know that in this world of strife, hatred, bitterness; prejudice and rebellion, we need to remember that God is love. Therefore, only when we return to God is there going to be love and harmony in our world and in our nation. We ask for a greater sense of Your love and brotherhood among the people.

We also know that the only hope of our land is Jesus Christ. He is our Saviour, our Deliverer and our only Salvation. Help us to encourage others to know Him and to love Him and submit our lives to Him. Human wisdom is frail; human ingenuity is weak; human love is shallow; human kindness is brief, and only the love of Christ shall endure forever. May we be Your spokesman to carry eternal truths across the earth. In Jesus Name ... Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Lambert introduced his daughter, Leigh, son, Phillip, and wife, Georgiann, to the members of the Senate and asked unanimous consent, which was granted, that Phillip be granted privileges of the floor and named an Honorary Page for this legislative day.

Senator Inhofe introduced his daughters, Molly and Katy, to the members of the Senate and asked unanimous consent, which was granted, that they be granted privileges of the floor and named Honorary Pages for this legislative day.

FIRST READING

The following were introduced and read the first time.

SB 482 — By Graves.

An Act relating to savings and loan associations; amending 18 O.S. 1971, § § 381.2, 381.5, 381.6, 381.15, 381.16, 381.17, 381.19, 381.20, 381.21, 381.26, 381.27, 381.28, 381.29, 381.30, 381.31, 381.33, 381.37, 381.38, 381.39, 381.40, 381.41, 381.42, 381.43, 381.44, 381.45, 381.46, 381.47, 381.48, 381.49, 381.50, 381.51, 381.52, 381.53, 381.54, 381.61 and 381.62; defining terms; abolishing Savings and Loan Board and establishing new and enlarged Savings and Loan Board; providing manner of appointment and qualifications of Board; providing for examinations and annual fees; providing filing requirements for a new Association; providing for Articles of Incorporation, hearing on application for certificate of authority, required capital and subscriptions, corporate existence and organizational meeting for new association; providing for by-laws, voting rights, annual meetings, proxy voting, quorums, directors, officers, and indemnification of directors, officers and employees of associations; providing for forms of capital, including savings accounts, savings deposits and permanent capital stock, classifications of accounts and deposits, ownership and right to withdraw accounts and deposits and redemption of accounts and deposits; providing for conversion, merger liquidation and dissolution of associations; providing general and specific powers of associations; providing for assessment to restore impaired permanent capital stock and for forfeiture and sale of delinquent stock; directing recodification and codification of

statutes; repealing 18 O.S. 1971, § § 212a, 212b, 212c, 212d, 212e, 243, 244, 245, 246, 283, 284, 285, 286, 287, 288, 290, 291, 292, 293, 311, 312, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 352, 353, 354, 355, 360, 361, 362, 363, 364, 365 and 366; providing an operative date; making provisions of this act severable; and declaring an emergency.

SB 483 — By Keating.

An Act relating to criminal procedure; providing procedures by which restitution may be given to victims of crime; authorizing suspended and deferred sentences to be conditioned upon restitution to victims of crime; and declaring an emergency.

MESSAGE FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed HCR 1032.

HCR 1032 — By Townsend, et al, of the House and Cate of the Senate.

A Concurrent Resolution memorializing the Congress to fund a comprehensive study of the central Oklahoma area of the Garber-Wellington Formation and other aquifers or basins to assure adequate water resources for the future; and directing distribution.

Consideration of the Resolution was deferred for this Legislative day.

RESOLUTIONS

Senator Wadley introduced the following resolution:

SCR 45 — By Wadley of the Senate and Monks of the House.

A Concurrent Resolution naming the American Legion Veteran handmade poppy as the official Oklahoma Bicentennial Memorial Flower for the year 1976; and directing distribution.

SCR 45 was read at length, adopted upon motion of Senator Wadley and ordered referred for engrossment.

President Pro Tempore Howard introduced the following resolution:

SCR 46 — By Howard of the Senate and Willis of the House.

A Concurrent Resolution memorializing the Oklahoma Congressional Delegation to seek a modification or rescission of certain standards set by the United States Department of Health, Education, and Welfare for the operation of intermediate care facilities providing care to mentally retarded persons; and directing distribution.

WHEREAS, the United States Department of Health, Education, and Welfare has enacted certain regulations, to be effective March 18, 1977, governing institutional care of mentally retarded persons; and

WHEREAS, these regulations contain restrictions and standards which are so severe that it would cause the State of Oklahoma to make an estimated initial capital expenditure in excess of sixty million dollars (\$60,000,000.00), and would cost an estimated additional ten million dollars (\$10,000,000.00) in annual operating costs; which the State of Oklahoma is fiscally unable to meet; and

WHEREAS, the new regulations would escalate the cost of care without improving the quality of care of mentally retarded persons; and

WHEREAS, the Superintendents of our three (3) State Schools for the Mentally Retarded have stated that the welfare and best interests of their patients would be adversely served by the implementation of the Federal Regulations; and

WHEREAS, these regulations are un-

reasonable, arbitrary, and not in accord with the will of Congress as expressed in the intermediate care facilities amendment (to the Social Security Act) offered by the Honorable Senator Henry Bellmon, which became law on January 1, 1972; and

WHEREAS, there are over 4,500 mentally retarded patients in intermediate care facilities, and if the regulations are allowed to stand, these patients will have to be returned to their own homes, due to the lack of ability of the facilities to meet the increased financial and physical requirements; and

WHEREAS, the Oklahoma State Nursing Home Association has officially taken a position in opposition to the regulations; and

WHEREAS, the Oklahoma State Medical Association, the Oklahoma Chapter of the American Academy of Pediatrics, and the Oklahoma Association for Retarded Children, have each endorsed all aspects of the State's present program for the mentally retarded, and have gone on record as being strongly opposed to the new Federal Regulations; and

WHEREAS, the Department of Public Welfare has been notified by the Dallas Regional Office of the Department of Health, Education, and Welfare that the State's facilities will not be considered as being in compliance, after June 10, 1975, and Federal financial participation will be discontinued effective July 10, 1975, and that three (3) privately-owned intermediate care facilities specializing in the care of mentally retarded patients (nursing homes) have also been declared as being out of compliance, effective July 10, 1975.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA

LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. The Oklahoma Congressional Delegation is hereby requested to oppose, and to do everything possible to accomplish a change in, the standards for intermediate care facilities caring for mentally retarded persons as presently promulgated by the Secretary of Health, Education, and Welfare; and in the event the Secretary refuses to alter such standards, to prepare and offer necessary legislation to correct the injustices imposed by the present standards.

SECTION 2. A copy of this Resolution shall be transmitted, immediately, to each member of the Oklahoma Congressional Delegation.

President Pro Tempore Howard asked unanimous consent that all Senators be made coauthors of SCR 46, which was the order.

SCR 46, as coauthored, was read at length, adopted upon motion of President Pro Tempore Howard and ordered referred for engrossment.

Senator Berrong introduced the following resolution:

SR 31 — By Berrong.

A Resolution expressing the appreciation and gratitude of the Oklahoma Senate to Mr. Frank Duke upon his retirement as the administrator of the transportation section of the State Department of Education; noting his contributions and dedication to education in Oklahoma; expressing praise and commendations; and directing distribution.

WHEREAS, Mr. Frank Duke has been associated with and contributed to education in Oklahoma for virtually 50 years,

and is highly esteemed and respected as a person for his continual efforts toward the furtherance of our state's educational well-being, serving as a teacher and as an administrator; and

WHEREAS, this exceptional public servant, Mr. Frank Duke, received with distinction his baccalaureate degree and Master of Educational Administration degree from Northeastern Oklahoma State University, Tahlequah, where he won deserved recognition as an outstanding football player and thereafter embarked upon a rewarding and eminent career in education which favorably affected and positively influenced the lives of countless fellow Oklahomans; and

WHEREAS, during his meritorious tenure with the State Department of Education, where he serves with distinction as the Administrator of the Transportation Section, Frank Duke has demonstrated an abiding concern for and dedication to the continued growth, enhancement and improvement of our state's educational system; and

WHEREAS, this outstanding Oklahoman has served as an active and conscientious member of the National Education Association, the Oklahoma Education Association, the Oklahoma School Administrators' Association and the National Pupil Association, and each has been the fortunate beneficiary of his devotion to high ideals and of his wisdom, dedication and outstanding ability; and

WHEREAS, this proud native son, Frank Duke, has, with resolution, high purpose and dedication, conscientiously strived for the betterment of education in our Great State of Oklahoma, and it is proper and fitting that the Oklahoma Senate extends its warm appreciation and deepest gratitude to this exemplary Oklahoman at the time of his retirement from an illustrious and distinguished career in

education, and convey to him its most sincere well wishes for good health and good fortune in the years ahead.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

SECTION 1. That Mr. Frank Duke be and hereby is praised and commended for his manifold contributions to education and to the people of this Great State of Oklahoma during a singularly outstanding career of high achievement and dedicated service.

SECTION 2. That the Oklahoma State Senate hereby expresses its warm appreciation and deepest gratitude to Mr. Frank Duke upon his retirement as the Administrator of the Transportation Section of the State Department of Education and a rewarding and distinguished career in the field of education, and extends its most sincere well wishes for good health and good fortune in the years ahead.

SECTION 3. That a copy of this resolution, after consideration and enrollment, by delivered to this outstanding Oklahoman, Mr. Frank Duke.

Senator Berrong asked unanimous consent, that all Senators be made coauthors of SR 31, which was the order.

SR 31, as coauthored, was read at length, adopted upon motion of Senator Berrong and ordered referred for enrollment.

Senator Stipe introduced the following resolution:

SR 32 — By Stipe.

A Resolution commending retiring Chief Sergeant at Arms Frank Truel for his many years of dedicated service; extending the best wishes of the Oklahoma State

Senate to Mr. Truel; and directing distribution.

WHEREAS, Mr. Frank Truel has served as chief sergeant at arms in the House and Senate for forty years; and

WHEREAS, Mr. Truel served as chief sergeant at arms of the House from 1935 until 1953, at which time he moved to the Senate; and

WHEREAS, Mr. Truel has also acted as legislative liaison for the State Highway Department for the past 15 years; and

WHEREAS, Mr. Truel's outstanding career has been one of great dedication to public service which has set the highest standard of quality; and

WHEREAS, Mr. Truel recently announced his retirement from public service effective as of July 1976; and

WHEREAS, this Legislative Body desires to extend to Mr. Truel its best wishes for health and happiness.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

SECTION 1. That the best wishes for health and happiness of this Legislative Body be and are hereby extended to Mr. Frank Truel upon his retirement from public service.

SECTION 2. That a copy of this Resolution be transmitted to Mr. Frank Truel, retiring sergeant at arms for the Oklahoma State Senate.

Senator Crow asked to be made a coauthor of SR 32, which was the order.

Senator Stipe asked unanimous consent that all other Senators be made coauthors of SR 32, which was the order.

SR 32, as coauthored, was read at length, adopted upon motion of Senator Stipe and ordered referred for enrollment.

MOTIONS

Senator Stipe moved that the title of Sergeant at Arms Emeritus be bestowed upon Frank Truel, which motion was declared adopted. Senator Stipe remarked that Sergeant at Arms Truel's tenure with the Oklahoma State Legislature was the longest of any other sergeant at arms in a state legislature in the history of the United States, and that Mr. Truel was due to retire at the end of the 2nd Session of the 35th Oklahoma Legislature. Senator Stipe asked unanimous consent, which was granted, that Mr. Truel be allowed to address the Senate. Sergeant at Arms Truel addressed the members of the Senate and expressed his gratitude for being honored in this manner and further expressed his feelings toward the members of the Senate and what the years of having served in the Legislature have meant to him. The Senate responded to Mr. Truel's remarks with a standing ovation.

Senator Stipe moved that Assistant Sergeant at Arms, Bob Craig, be named to succeed Frank Truel for the 2nd Session of the 35th Oklahoma Legislature, which motion was declared adopted. The Senate congratulated Mr. Craig on being named the Sergeant at Arms of the Senate.

SPECIAL INTRODUCTION

Senator Keller introduced Miss Kay Northcutt, Oklahoma City, Oklahoma's Junior Miss for 1975, and asked unanimous consent, which was granted, that Miss Northcutt be granted privileges of the floor. Senator Keller presented Miss Northcutt with a copy of a Citation on behalf of all the members of the Senate and noted that Miss Northcutt is co-valedictorian of her graduating class at Putnam City West Highschool, and further

noted that Miss Northcutt shall be designated as Oklahoma's Ambassador of Goodwill.

GENERAL ORDER

HB 1464 by Stratton of the House and Capps of the Senate was read and considered.

Upon motion of Senator Capps, HB 1464 was advanced to engrossment.

By unanimous consent, upon request of Senator Capps, HB 1464 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1464 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Garrett, Ham, Lane and Porter.—4.

The bill passed.

Senator Garrett desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 45. Nay: 0. Excused: 3.

The emergency passed.

HB 1464 was properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCRs 42, 43 and 44 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HBs 1304, 1346, 1351, 1454, 1587 and HJR 1003 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SB 340, and naming House Conferees as follows: Representatives Manning, Henry and Elder.

2ND CONFERENCE COMMITTEE REPORT

The following Second CCR on SB 60 was read and consideration deferred.

Mr. President
Mr. Speaker

The Conference Committee, to which was rereferred Engrossed Senate Bill No. 60 by Crow of the Senate and Miskelly of the House, entitled:

(Secretary of State — Emergency.)

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend and do recommend to the respective Houses, as follows:

1. The House recede from Engrossed House Amendment No. 1.

2. That the 2nd Conference Committee Substitute for Engrossed Senate Bill No. 60 be accepted.

(Pursuant to Rule 10(b), copies of the CCS for SB 60 were distributed to all Senators.)

Respectfully submitted

FOR THE SENATE: Crow and Holden.

FOR THE HOUSE: Miskelly and Atkins.

Senator Lambert presiding.

GENERAL ORDER

HB 1278 by Draper and Townsend of the House and Holden of the Senate was read and considered.

Senators Capps and Watkins asked to be made coauthors of HB 1278, which was the order.

Upon motion of Senator Holden, HB 1278, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Holden, HB 1278, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1278 was read for the third time at length.

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

Aye: Baldwin, Berrong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Funston, Garrett, Ham, Helm, Holden, Howard, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson and York.—36.

Nay: Birdsong, Grantham, Graves, Hamilton, Howell, Inhofe, Pierce, Wolfe and Young.—9.

Excused: Field, Porter and Wadley.—3.

The bill passed.

Senators Wadley and Field desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 38. Nay: 9. Excused: 1.

The emergency passed.

HB 1278 was properly signed and ordered returned to the Honorable House.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 90 was read and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 90, entitled:

(State Department of Agriculture — Emergency.)

together with Engrossed House Amendments thereto, 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 Engrossed House Amendment No. 1.

2. That the Conference Committee Substitute for Engrossed SB 90 be adopted.

(Pursuant to Rule 10(b), copies of the CCS for SB 90 were distributed to all Senators.)

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Lane, Boatner, Cate, Hamilton, Holden, Grantham, Lamb, Murphy, Schuelein, Wadley, Stipe, Terrill and Luton.

House Conferees: Miskelly, Chairman, Matheson, Bradley, Elder, Ervin, Murphy, Edmondson, Riggs and Townsend.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HB 1162, requesting Conference and naming Conferees as follows: Representatives Hammons, Hood and Riggs.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HB 1162 was ordered granted, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Randle, Martin and Funston.

MESSAGE FROM THE HOUSE

Advising rejection of CCR to Engrossed SB 77, requesting further Conference and rereferring said bill to GCCA.

MESSAGE FROM THE HOUSE

Advising rejection of Second CCR to Engrossed SB 86, requesting further Conference and rereferring said bill to GCCA.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for further conference on SBs 77 and 86 was ordered granted, said bills to be rereferred to GCCA.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SJR 36.

The above numbered Resolution was transmitted to the Secretary of State.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HBs 1045, 1060 and 1595, as amended.

GENERAL ORDER

HB 1496 by Bamberger of the House and Crow of the Senate was read and considered.

Upon motion of Senator Crow, HB 1496 was advanced to engrossment.

By unanimous consent, upon request of Senator Crow, HB 1496 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1496 was read for the third time at length.

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

Aye: Baldwin, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Grantham, Ham, Holden, Keating, Lamb, Lambert, Lane, Medearis, Randle, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley and Watkins.—25.

Nay: Berrong, Birdsong, Dawson, Funston, Garrett, Graves, Hamilton, Helm, Howell, Inhofe, Keller, Luton, McCune, Martin, Murphy, Pierce, Schuelein, Watson, Wolfe, York and Young.—21.

Excused: Howard and Porter.—2.

The bill passed.

Senators Funston, Wolfe, Keller, Schuelein, Pierce and Watson desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 31. Nay: 15. Excused: 2.

The emergency failed.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Howell moved that the vote be reconsidered by which HB 1496 passed and the emergency section failed.

MESSAGE 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 HB 1107 as coauthored by Duke, Wilson, Dunn, Bradley and Vaughn and HB 1289 with Craighead removed as a coauthor.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1107 was read and consideration deferred.

Mr. Speaker
and
Mr. President

We, your General Conference Committee on Appropriations, to whom was referred Engrossed HB No. 1107, entitled:

(Board of Vocational and Technical Education — Emergency.)

together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the Senate recede from Engrossed Senate Amendments Nos. 1, 2, 3, 4 and 5.

2. That the Conference Committee Substitute be adopted.

(Pursuant to Rule 10(b), copies of the CCS for HB 1107 were distributed to all Senators.)

House Conferees: Miskelly, Chairman, Matheson, Abbott, Bradley, Draper, Elder, Ervin, Kamas, Murphy, Edmondson, Riggs, Rogers, Sparkman and Townsend.

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Luton, Hamilton, Holden, Howell, Lamb, Murphy, Schuelein, Stipe, Terrill and York.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1289 was read and consideration deferred.

Mr. Speaker
and
Mr. President

We, your Conference Committee to whom was referred Engrossed House Bill No. 1289, and Engrossed Senate Amendments thereto, by Willis, Duckett, Miskelly, Sparkman, Floyd and Craighead of the House and Howard, Holden, Schuelein, Keller, Lane and Porter of the Senate, entitled:

An Act relating to the Oklahoma Capitol Improvement Authority; providing for the purchase, lease or use of certain tracts; directing that payment for those tracts be made from certain funds; providing for the purchase price; 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 House accept Senate Amendment No. 1.

2. That the following Conference Committee Amendment be adopted:

Page 2, Line 2, delete the existing Section 1 and insert in lieu thereof a new Section 1 to read as follows:

"SECTION 1. The cost of acquisition of land described in this act shall be paid exclusively from the principal and the interest earned on investments of the principal of the State Office Building Revenue Bonds, Series A of 1973, not needed to pay the cost of the project for which the bonds were issued. Such surplus principal and interest shall also be used to supplement funds available for previously authorized acquisitions in the vicinity of the Oliver Hodge Memorial Education Building, the M. C. Conners Building, and for hard-surfacing tracts in the vicinity of those buildings acquired for automobile parking purposes. No funds from any other source shall be used for the purposes listed in this section."

Respectfully submitted

FOR THE HOUSE: Townsend, Duckett and Floyd.

FOR THE SENATE: Crow, Luton and Holden.

2ND CONFERENCE COMMITTEE REPORT

The following Second CCR on SB 77 was read and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 77, entitled:

(An Act relating to the Board of Medical Investigations — Emergency.)

together with Engrossed House Amendments thereto, 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 Engrossed House Amendments Nos. 1 through 8.

2. That the 2nd Conference Committee Substitute for Engrossed SB 77 be accepted.

(Pursuant to Rule 10(b), copies of the CCS for SB 77 were distributed to all Senators.)

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Hamilton, Holden, Murphy, Schuelein, Stipe, Terrill and York.

House Conferees: Abbott, Bernard, Bradley, Draper, Ervin, Kamas, Murphy, Payne, Riggs, Rogers, Sparkman and Townsend.

PENDING CONSIDERATION OF CCR

The CCR on HB 1103 was called up for consideration.

The CCR on HB 1103 was adopted upon motion of Senator Crow.

HB 1103, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm,

Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—46.

Excused: Porter and Young.—2.

The bill and emergency passed.

HB 1103, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 60 was called up for consideration.

The CCR on SB 60 was adopted upon motion of Senator Crow.

SB 60, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—45.

Excused: Lane, Porter and Young.—3.

The bill and emergency passed.

SB 60, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 77 was called up for consideration.

The CCR on SB 77 was adopted upon motion of Senator Crow.

SB 77, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Medearis, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watson, Wolfe and York.—40.

Nay: Boatner, Dawson, Helm, Lambert and Pierce.—5.

Excused: Porter, Watkins and Young.—3.

The bill and emergency passed.

SB 77, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

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 73, 82, 87 and 91.

The above numbered Bills as amended in Conference were referred for enrollment.

PENDING CONSIDERATION OF CCR

The CCR on HB 1410 was called up for consideration.

The CCR on HB 1410 was adopted upon motion of Senator Howell.

Senators Birdsong, Dahl, Field, Funston, Ham, Hamilton, Schuelein, Smith, Taliaferro, Tinsley, Wadley and York asked to be made coauthors of HB 1410, which was the order.

HB 1410, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—46.

Excused: Lane and Porter.—2.

The bill and emergency passed.

HB 1410, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

MESSAGE 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 1012, 1143 (Second Report), 1227 (Second Report), 1348 and 1379.

CONFERENCE COMMITTEE REPORT

The following CCR on **HB 1012** was read and consideration deferred.

Mr. Speaker
and
Mr. President

We, your Conference Committee to whom was referred Engrossed House Bill No. 1012, and Engrossed Senate Amendments thereto, by Hammons and Cleveland of the House and Luton of the Senate, entitled:

An Act relating to schools; amending 70 O.S. 1971, Section 11-103, as last amended by Section 4, Chapter 244, O.S.L. 1974 (70 O.S. Supp. 1974, Section 11-103), to provide the State Board of Education shall prescribe and approve certain courses for instruction of pupils in the public schools; providing for severability; and declaring an emergency.

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

1. That the Senate recede from all Engrossed Amendments.

2. That the Conference Committee Substitute be adopted.

(Pursuant to Rule 10(b), copies of the CCS for **HB 1012** were distributed to all Senators.)

Respectfully submitted

FOR THE HOUSE: Hammons, Abbott and Cummings.

FOR THE SENATE: Luton, Terrill and Howell.

2ND CONFERENCE COMMITTEE REPORT

The following Second CCR on **HB 1143** was read and consideration deferred.

Mr. Speaker
and
Mr. President

We, your Conference Committee to whom was rereferred Engrossed House Bill No. 1143, and Engrossed Senate Amendments thereto, by Smith and Holt of the House and Garrett of the Senate, entitled:

An Act relating to motor vehicles; amending 47 O.S. 1971, Section 6-107; providing for issuance of licenses and permits to certain minors; prohibiting the issuance of operator's licenses to certain minors for the operation of motorized bikes or scooters having a piston displacement in excess of one hundred twenty-five centimeters; 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:

The Senate recede from Senate Amendment 1.

The Senate recede from Senate Amendment 2.

Respectfully submitted

FOR THE HOUSE: Smith, Holt and Hooper.

FOR THE SENATE: Garrett, Hamilton and Smith.

2ND CONFERENCE COMMITTEE REPORT

The following Second CCR on **HB 1227** was read and consideration deferred.

Mr. Speaker
and
Mr. President

We, your Conference Committee to whom was rereferred Engrossed House Bill No. 1227, and Engrossed Senate Amendments thereto, by Stephenson, Anderson, et al, of the House and Tinsley and Grantham of the Senate, entitled:

An Act relating to schools; amending 70 O.S. 1971, Section 3-104, as last amended by Section 1, Chapter 146, O.S.L. 1974 (70 O.S. Supp. 1974, Section 3-104); defining powers and duties of State Board of Education *** and creating a revolving fund.

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

1. The House accept Amendments 1 thru 5 from the Senate.

Respectfully submitted

FOR THE HOUSE: Stephenson, Abbott and Johnson (Don).

FOR THE SENATE: Tinsley, Field and Grantham.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1348 was read and consideration deferred.

Mr. Speaker
and
Mr. President

We, your Conference Committee to whom was referred Engrossed House Bill No. 1348, and Engrossed Senate Amendments thereto, by Atkins, Nance, Fitzgibbon and Vaughn of the House and Garrett and Funston of the Senate, entitled:

An Act relating to mental health; amending 43A O.S. 1971, Sections 54 and 55, as amended by Section 1, Chapter 134, O.S.L. 1973 (43A O.S. Supp. 1974, Section 55), which provide for commitment of a mentally ill person after appointment of and report from a sanity commission and a hearing with procedures relating thereto; providing for *** and declaring an emergency.

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

That the conference committee substitute be adopted.

(Pursuant to Rule 10(b), copies of the CCS for HB 1248 were distributed to all Senators.)

Respectfully submitted

FOR THE HOUSE: Atkins, Ervin and Nance.

FOR THE SENATE: Garrett, Funston and Smith.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1379 was read and consideration deferred.

Mr. Speaker
and
Mr. President

We, your Conference Committee to whom was referred Engrossed House Bill No. 1379, and Engrossed Senate Amendments thereto, by Shotts and Camp of the House and Grantham of the Senate, entitled:

An Act relating to property; authorizing personal and real property to be acquired, held and conveyed by a trust; providing

for acknowledgment, and the form thereof, to real property conveyance by a trust; providing for codification; and providing an operative date.

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

That the conference committee substitute be adopted.

(Pursuant to Rule 10(b), copies of the CCS for HB 1379 were distributed to all Senators.)

Respectfully submitted

FOR THE HOUSE: Shotts and Elder.

FOR THE SENATE: Smith and Lamb.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 67, 76, 78, 80 and 81 and SJR 37 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

SRs 28, 29 and 30 were each correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

Senator Smith presiding.

PENDING CONSIDERATION OF CCR

The CCR on HB 1320 was called up for consideration.

The CCR on HB 1320 was adopted upon motion of Senator Terrill.

Senators Ham, Taliaferro and Dahl asked to be made coauthors of HB 1320, which was the order.

HB 1320, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—46.

Excused: Porter and Young.—2.

The bill and emergency passed.

HB 1320, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1045, 1060, 1098, 1099, 1100, 1102, 1108, 1181, 1230, 1238, 1272, 1340, 1488, 1507, 1517, 1533 and 1585.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 5 was read and consideration deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 5, entitled:

(Oklahoma Historical Society — Stephens County and making an appropriation non-fiscal.)

together with Engrossed House Amendments thereto, 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 Engrossed House Amendment No. 1.

2. That the Conference Committee Substitute for Engrossed Senate Bill No. 5 be adopted.

(Pursuant to Rule 10(b), copies of the CCS for SB 5 were distributed to all Senators.)

Senate Conferees: Crow, Chairman, Boatner, Cate, Hamilton, Holden, Howell, Lamb, Murphy, Schuelein, Smith, Stipe, Terrill and York.

House Conferees: Miskelly, Chairman, Matheson, Abbott, Bernard, Bradley, Draper, Elder, Ervin, Kamas, Riggs, Sparkman and Townsend.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 248 was read and consideration deferred.

Mr. President
Mr. Speaker

The Conference Committee, to which was referred Senate Bill No. 248 by Young of the Senate and Thompson of the House, entitled:

An Act relating to criminal procedure; amending 22 O.S. 1971, Section 1053; limiting cases in which the state may take an appeal in criminal cases; and establishing an effective date.

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend and do recommend to the respective Houses, as follows:

1. That the House Amendment be accepted.

2. That after the word "appeals" on House Amendment insert the words "or any other court".

Respectfully submitted

FOR THE SENATE: Young, Funston and Stipe.

FOR THE HOUSE: Thompson, Brunton and Elder.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 49 was read and consideration deferred.

Mr. President
Mr. Speaker

The Conference Committee, to which was referred Senate Bill 49 by Berrong, Birdsong, Luton and Terrill of the Senate and Payne, Sanders, Morgan and Green of the House, entitled:

An Act relating to insurance; setting out legislative findings and purposes *** providing severability; and declaring an emergency.

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend and do recommend to the respective Houses, as follows:

1. That the House recede from its Amendments.

2. That the Conference Committee Substitute be accepted.

(Pursuant to Rule 10(b), copies of the CCS for SB 49 were distributed to all Senators.)

Respectfully submitted

FOR THE SENATE: Berrong and Funston.

FOR THE HOUSE: Payne, Sanders and Green.

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed SCRs 36, 37, 38 and 39 each as co-authored by all other members of the House and SCRs 40 and 41.

The above numbered Resolutions were referred for enrollment.

President Pro Tempore Howard presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCRs 45 and 46 were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

HOUSE COMMITTEE RECEIVED

The Sergeant-at-Arms of the Senate was recognized and announced that a Committee from the Honorable House was present.

President Pro Tempore Howard recognized the Committee, constituting the Board of Managers of the House of Representatives, composed of Repre-

sentatives Floyd, Murphy, Nance, Riggs, Shotts and Cummings. Representative Floyd advised the Senate that the Board of Managers desired to appear before the Senate and present Articles of Impeachment against John Rogers, Secretary of State.

There being no objection, Representative Floyd presented the Articles of Impeachment against John Rogers, Secretary of State. President Pro Tempore Howard asked that they be read by the Clerk of the Senate, which was the order.

The Message from the House of Representatives and the attached Articles of Impeachment were as follows:

MESSAGE FROM THE HOUSE

TO THE
HONORABLE SENATE
STATE OF OKLAHOMA

Sirs:

By order of the House of Representatives of the State of Oklahoma, this Message is sent:

Advising that pursuant to 51 O.S. 1971, § 58, and in accordance with HR 1031, Speaker Willis has appointed the following Board of Managers to prosecute the impeachment charges against Secretary of State John Rogers: Floyd, Chairman, Nance, Riggs, Cummings, Shotts and Murphy.

Attached herewith are the said Articles of Impeachment and on behalf of the said House of Representatives, through its Board of Managers, we the said Board of Managers do hereby request that the said Articles of Impeachment be laid before the Honorable Senate and presented therewith.

Board of Managers
By Glenn Floyd, Chairman

Respectfully,
Louise Stockton, Chief Clerk

ARTICLES OF IMPEACHMENT

John Rogers was elected to the Office of Secretary of State for the State of Oklahoma in 1966, and he took the following oaths of office as provided for in the Constitution and Laws of the State of Oklahoma:

Article XV, Section 1 of the Constitution:

"Section 1. All public officers, before entering upon the duties of their offices, shall take and subscribe to the following oath or affirmation:

"I, _____, do solemnly swear (or affirm) that I will support, obey, and defend the Constitution of the State of Oklahoma, and that I will not, knowingly, receive, directly or indirectly, any money or other valuable thing, for the performance or nonperformance of any act or duty pertaining to my office, other than the compensation allowed by law; I further swear (or affirm) that I will faithfully discharge my duties as _____ to the best of my ability." The Legislature may prescribe further oaths or affirmations."

Section 2 of Title 51 of the Oklahoma Statutes:

"Section 2. Every State, county, township, city, town, school district, or other officer under the laws of the State, and every deputy or assistant of any such officer, shall, before entering upon the duties of his office, take and subscribe to the following oath or affirmation:

"I, _____, do solemnly swear (or affirm) that I will support, obey, and defend the Constitution of the United States, and the Constitution of the State of Oklahoma, and will discharge the duties of my office with fidelity; that I have not paid, or contributed, either directly or indirectly, any money or other valuable thing, to procure my nomination or election (or appointment), except for necessary and proper expenses expressly authorized by law; that I have not, knowingly, violated any election law of the State, or procured it to be done by others in my behalf; that I will not, knowingly, receive, directly or indirectly, any money or other valuable thing, for the performance or nonperformance of any act or duty pertaining to my office, other than the compensation allowed by law, and I further swear (or affirm) that I will not receive, use or travel upon any free pass or on free transportation during my term of office."

In 1970, he was re-elected to the same high office and again took the oaths of office prescribed.

While in office as Secretary of State of the State of Oklahoma, John Rogers, unmindful of the high duties of his office and of his oath of office, and in violation of the Constitution and the laws of the State of Oklahoma, has been guilty of willful neglect of duty, corruption in office, incompetency and an offense involving moral turpitude; and the House of Representatives hereby exhibits and presents to the Honorable Senate of the State of Oklahoma, Articles of Impeachment against John Rogers, Secretary of State, for the cause, and upon the grounds, and in particular as follows, to wit:

ARTICLE I

That, John Rogers, while acting in his official capacity as Secretary of State, did transmit letters to domesticated foreign

corporations implying the necessity to employ a member of his staff, the Assistant Secretary of State, in order to have a legal service agent within the state. Said letter of solicitation was misleading and contrary to any authorized procedure of the Office of the Secretary of State.

That, on the 1st day of August, 1968, which was a regular working day and not any declared official or unofficial holiday, without authority of law or good cause shown, John Rogers, Secretary of State, did close his office precluding any citizens from availing themselves of the services they were lawfully entitled to for partisan political reason only. That such closing of a state office without legal basis prevented the filing of a referendum petition signed by some 37,000 Oklahoma citizens. Such action being a clear abuse of power and discretion by the Secretary of State and was an attempt to completely deprive many citizens of the State of Oklahoma from exercising their right of referendum as provided in the Constitution of the State of Oklahoma.

That John Rogers, Secretary of State, had full knowledge of the forging of a number of 1971 Liquor-by-the-Drink Petitions and that he failed to properly notify law enforcement authorities. Because the determination of the validity of initiative petitions was within the purview of the authority vested in him as Secretary of State, such failure to report his knowledge of a wrongful act constituted a willful neglect of duty and a total disregard of the rights of the citizens of the State of Oklahoma.

That, John Rogers, Secretary of State, is the legal custodian of certain public documents and records, and as such has a high degree of care imposed upon him. Some 700 individual petitions of the 1969 Liquor-by-the-Drink Petition are missing and unaccounted for and no satisfactory explanation has been given by the said Secretary of State for this careless treatment of pub-

lic documents. The Secretary of State, John Rogers, permitted state public documents to be left unattended and within the easy access of unauthorized persons, thereby subjecting such documents to the possibility of suffering damage or destruction. That the said Secretary of State specifically allowed one Robert Sanders such access with full knowledge of his having participated in a scheme to forge signatures.

That, one Robert Sanders, during the months between January, 1970 through December of 1973, did conduct numerous political polls using the offices, office facilities and other facilities of the official office of the Secretary of State of Oklahoma. That John Rogers, the duly elected Secretary of State, did permit and encourage such questionable procedures and actions unmindful of the high duties of his office and of his oath of office, in violation of the Constitution and laws of the State of Oklahoma.

That the Secretary of State has failed to expeditiously transmit Acts or Resolutions to County Court Clerks as is a necessary function of the duties of that office as set forth in Section 25 of Title 75 of the Oklahoma Statutes.

And so the said House of Representatives hereby referring to each of the above and foregoing charges against the said John Rogers as the Secretary of State and hereby making each and every one of said charges a part of this Article to the same extent as if each of said charges were set out in full herein, and hereby further charge:

That the said John Rogers, in the official capacity aforesaid, during his incumbency in the Office of Secretary of State, at various times and on sundry and numerous occasions, unmindful of the high duties of his office and of his oath of office, in violation of the Constitution and laws of

the State of Oklahoma, purposely, willfully, intentionally, wrongfully and corruptly did show, exhibit, demonstrate and establish his official incompetency to hold, occupy and serve in the capacity of Secretary of State of the State of Oklahoma and to perform and accomplish the duties thereof, by a course of conduct alleged and set forth, and specified in the above and foregoing Articles of Impeachment; and that he, the said John Rogers, Secretary of State, aforesaid by reason of his official acts and course of official conduct hereinbefore alleged and specified, is guilty of incompetency while in his said office.

That, while acting in his official capacity, the said John Rogers committed acts which were then and there in the manner and form alleged acts of willful neglect of duty, incompetency, corruption in office and of offenses involving moral turpitude.

ARTICLE II

That, John Rogers, while acting in his official capacity as Secretary of State, did solicit funds from various persons at various times while he was considering the validation or nonvalidation of the 1971 Liquor-by-the-Drink Petition and that he did specifically solicit funds from one Bob Naifeh and one Johnny Monsour between July and November of 1971 for his personal use in exchange for the validation of the 1971 Liquor-by-the-Drink Petition.

That, while acting in his official capacity, the said John Rogers committed acts which were then and there in the manner and form alleged acts of willful neglect of duty, incompetency, corruption in office and of offenses involving moral turpitude.

ARTICLE III

That, prior to April of 1972, one David Hall, former Governor of the State of Oklahoma, gave to John Rogers, Secretary of

State, Twenty-five Thousand Dollars in cash for his campaign for United States Senate at the mansion of the Governor of Oklahoma. That John Rogers had requested the Governor to assist in raising campaign funds for his Senate race. That the money was in fact raised for John Rogers by several persons, the identity of whom are unknown, at this time. Within minutes of the receipt of the Twenty-five Thousand Dollars, John Rogers returned Three Thousand Dollars to the then Governor David Hall. The Twenty-two Thousand Dollars which John Rogers received for campaign purposes and kept, was not deposited in the Friends of Rogers Campaign Bank Account nor reported, nor was the purposes for which the Twenty-two Thousand Dollars was expended, reported or accounted for, as required by law.

That the said John Rogers, Secretary of State for the State of Oklahoma, then and there and thereby in the manner and form hereinbefore specified, became and was and is guilty of willful neglect of duty, incompetency, corruption in office, and of an offense involving moral turpitude.

RESOLUTION

Senator Grantham introduced the following resolution:

SR 36 — By Grantham.

A Resolution relating to impeachment proceedings; providing that Articles of Impeachment against John Rogers, Secretary of State, be received and ordered filed with the Secretary of the Senate for preservation; advising the House of Representatives of said action; directing that the Managers of the House of Representatives be served with due notice of further proceedings; and directing that the Secretary of State be served with due notice of proceedings.

WHEREAS, the House of Representatives has advised the Senate that the

Honorable House has sustained Articles of Impeachment against John Rogers, Secretary of State; and

WHEREAS, said Articles of Impeachment have been transmitted to the Senate.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

THAT, said Articles of Impeachment against John Rogers, Secretary of State, be hereby received and ordered filed with the Secretary of the Senate.

THAT, the House of Representatives be advised of said action and that the Board of Managers of the House be served with due notice of further proceedings.

THAT, the Secretary of State, John Rogers, be served with due notice of further proceedings.

SR 36 was read at length, adopted upon motion of Senator Grantham and ordered referred for enrollment.

President Pro Tempore Howard advised the Board of Managers and the Senate that, pursuant to SR 36, the Articles of Impeachment had been duly filed with the Secretary of the Senate and received by the Senate; that a day for an Answer thereto would be set and all parties, including the Board of Managers and the Secretary of State, John Rogers, would receive due notice.

RESOLUTION

Senator Grantham introduced the following resolution:

SR 37 — By Grantham.

A Resolution relating to Articles of Impeachment against John Rogers, Secre-

tary of State; authorizing the Rules Committee of the Senate to present to the Court rules and procedures for court proceedings; authorizing and directing the President Pro Tempore to appoint a special committee of the Senate Rules Committee to prepare recommendations of rules and procedure; and directing date for committee to report to the court.

WHEREAS, Articles of Impeachment against John Rogers, Secretary of State, have been received and filed with the Secretary of the Senate.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

THAT, the Rules Committee of the Senate be designated to coordinate the presentation of rules and procedures for the proceedings.

THAT, the President Pro Tempore be authorized and directed to appoint a special committee to prepare recommendations to be submitted to the Court for the adoption of rules and procedures, the time and date of hearing and trial issues presented by the Articles of Impeachment, and all related matters of concern to the Senate sitting as a Court in connection with the discharge of its legal and Constitutional obligation to act on the Articles of Impeachment.

THAT, the said committee report its recommendations for action by the court at 10:00 a.m., Friday, June 20, 1975.

SR 37 was read at length and adopted upon motion of Senator Grantham, the roll call thereon being as follows:

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden,

Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Baldwin, Porter and Taliaferro.—3.

SR 37 was ordered referred for enrollment.

Pursuant to SR 37, the following Committee was appointed by President Pro Tempore Howard: Senators Grantham, Lambert, Lamb, Garrett and Young.

Senator Lambert moved that the Chief Justice of the Supreme Court of the State of Oklahoma be notified that the Senate had received Articles of Impeachment against John Rogers, Secretary of State of the State of Oklahoma, and that the Senate desired him to appear and administer the Oath of Office to the members of the Senate as a Court of Impeachment today, June 5, 1975, at 3:45 p.m., which motion was declared adopted.

President Pro Tempore Howard ordered the Sergeant-at-Arms to notify the Chief Justice of the action taken and that the Senate awaits his pleasure.

Senator Grantham moved that the Oklahoma State Senate resolve itself into a Court of Impeachment, which motion was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—47.

Excused: Porter.—1.

Sergeant-at-Arms Truel announced the arrival of Chief Justice Ben T. Williams. President Pro Tempore Howard advised Chief Justice Williams that 47 of the 48 members elected to and constituting the Senate were present and that the Senate had resolved itself into a Court of Impeachment.

President Pro Tempore Howard administered the following Oath of Office to Justice Williams:

"I, _____, do solemnly swear (or affirm) that I will support, obey, and defend the Constitution of the United States and of the State of Oklahoma, and that I will not, knowingly, receive, directly or indirectly, any money or other valuable thing, for the performance or nonperformance of any act or duty pertaining to my office, other than the compensation allowed by law; I further swear (or affirm) that I will faithfully discharge my duties as _____ to the best of my ability."

The Presiding Officer ordered the roll called of Members of the Court of Impeachment, resulting as follows, and the Clerk of the Court administered to those present the following Oath of Office:

"I do solemnly swear (or affirm), that I will faithfully and impartially try the impeachment against John Rogers, Secretary of State, and do justice, according to the law and the evidence. So help me God."

Present: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.

Excused: Baldwin, Medearis and Porter.

The Presiding Officer declared the Court of Impeachment in order.

President Pro Tempore Howard moved that the Secretary of the Senate be designated as the Clerk of the Court of Impeachment and that the Sergeant-at-Arms be designated as the Marshal of the Court of Impeachment and that they both be administered the Oath of Office, which motion was declared adopted upon roll call as follows:

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Baldwin, Medearis and Porter.—3.

President Pro Tempore Howard moved that the Officers above elected be administered the following Oath of Office by the Presiding Officer, which motion was declared adopted.

"I, _____, do solemnly swear (or affirm) that I will support, obey, and defend the Constitution of the State of Oklahoma, and that I will not, knowingly, receive, directly or indirectly, any money or other valuable thing, for the performance or nonperformance of any act or duty pertaining to my office, other than the compensation allowed by law; I further swear (or affirm) that I will faithfully discharge my duties as _____ to the best of my ability."

The Oath was then duly administered to

Secretary of the Senate Lee Slater and Sergeant-at-Arms Frank Truel as Clerk and Marshal of the Court of Impeachment, respectively.

President Pro Tempore Howard moved that a summons be issued with copies of the Articles of Impeachment to John Rogers, Secretary of State, directing said John Rogers to appear before the Court of Impeachment in the Senate Chamber on the 20th Day of June 1975, at 1:00 p.m. and then and there to answer and plead to said Articles and to abide by the Orders of this Court, and with the Board of Managers of the House of Representatives to be furnished with a true copy of the summons and attachments, which motion was declared adopted upon roll call as follows:

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Baldwin, Medearis and Porter.—3.

Presiding Officer Justice Williams ordered the Clerk to issue said summons and to notify the Board of Managers.

President Pro Tempore Howard moved that the Court stand in recess until 10:00 a.m., June 20, 1975, to proceed further, which motion was declared adopted upon roll call as follows:

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune,

Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—45.

Excused: Baldwin, Medearis and Porter.—3.

Senator Lambert moved that the Members of the Court of Impeachment be admonished by the Presiding Officer to refrain from discussing with anyone not a Member of the Court, or the staff thereof, the proceedings of this Court, which motion was declared adopted upon roll call as follows:

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Nay: Funston and Stipe.—2.

Excused: Baldwin, Medearis and Porter.—3.

The Presiding Officer declared the Court recessed until 10:00 a.m. on June 20, 1975.

The Senate reassembled in open session with Senator Smith presiding. The Presiding Officer ordered the roll called, following which he declared a quorum present.

PENDING CONSIDERATION OF CCR

The CCR on SB 90 was called up for consideration.

The CCR on SB 90 was adopted upon motion of Senator Crow.

SB 90, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—44.

Excused: Baldwin, Lambert, Medearis and Porter.—4.

The bill and emergency passed.

SB 90, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 5 was called up for consideration.

The CCR on SB 5 was adopted upon motion of Senator Crow.

Senator Terrill asked to be made a coauthor of SB 5, which was the order.

SB 5, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert,

Lane, Luton, McCune, Martin, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—42.

Nay: Dawson, Pierce and Wolfe.—3.

Excused: Baldwin, Medearis and Porter.—3.

The bill and emergency passed.

SB 5, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 67, 76, 78, 80 and 81.

The above numbered Enrolled Bills were referred to the Governor.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SJR 37.

The above numbered Enrolled Resolution was transmitted to the Secretary of State.

MESSAGE FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed HCR 1030.

HCR 1030 — By Rogers, et al, of the House and Lamb of the Senate.

A Concurrent Resolution commending and honoring Dr. Owen K. Garriott for his outstanding accomplishments as a scientist/astronaut; directing the State Highway Commission to designate a street in his honor in the City of Enid, Oklahoma; and directing distribution.

RESOLUTION

Senator Lamb asked for immediate con-

sideration of HCR 1030, which was the order.

Senator Lamb asked unanimous consent that all Senators be made coauthors of HCR 1030, which was the order.

HCR 1030, as coauthored, was read at length, adopted upon motion of Senator Lamb, properly signed and ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 49 was called up for consideration.

The CCR on SB 49 was adopted upon motion of Senator Berrong.

SB 49, as amended in Conference, was read at length.

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

Aye: Berrong, Birdsong, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Garrett, Grantham, Graves, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watson and York.—35.

Nay: Boatner, Funston, Hamilton, Lane, Luton, Watkins, Wolfe and Young.—8.

Excused: Baldwin, Ham, Lambert, Medearis and Porter.—5.

The bill and emergency passed.

SB 49, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCRs 36 and 41 were each correctly enrolled, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

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 60 (Second Report), 68, 77 (Second Report), 83, 142 as coauthored by Thompson, Edmondson, Robinson and Cunningham (Second Report), 170 (Second Report), 189, 232, 270, 316, 371, 377, 399 (emergency failed), and 417.

The above numbered Bills were referred for enrollment, except SB 170 which was referred to the Senate Judiciary Committee.

Senator Helm presiding.

GENERAL ORDER

HB 1401 by Cummings and Johnson (Don) of the House and Howell of the Senate was read and considered.

Senator Funston asked to be made a coauthor of HB 1401, which was the order.

Upon motion of Senator Howell, HB 1401, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Howell, HB 1401, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1401 was read for the third time at length.

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

Aye: Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Funston, Garrett, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—39.

Nay: Dawson, Field, Grantham, Lane, Smith and Wolfe.—6.

Excused: Baldwin, Medearis and Porter.—3.

The bill and emergency passed.

HB 1401 was referred for engrossment.

CONFERENCE COMMITTEE REPORT

Mr. President

Mr. Speaker

The Conference Committee to which was referred SB 105 begs leave to report that the Conferees have not been able to reach agreement.

Respectfully submitted

FOR THE SENATE: Randle and Boatner.

FOR THE HOUSE: Riggs, Edmondson and Matheson.

The Chair ruled that, pursuant to the above report and Joint Rule 10, paragraph C, SB 105 reverts to the status which it occupied before being sent to Conference; and that SB 105 would appear on tomorrow's Senate Calendar under consideration of House Amendments.

**REPORT OF ENGROSSED AND
ENROLLED BILLS**

SCRs 37, 38 and 39 were each correctly enrolled, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1103, 1464 and 1595.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1185 was called up for consideration.

Senator Smith moved that the Senate reject the CCR on HB 1185 and instruct the Senate Conferees to put it in the form in which it passed the Senate.

Senator Graves moved to table the Smith motion, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Birdsong, Capps, Dawson, Field, Grantham, Graves, Ham, Helm, Holden, Howell, Keating, Keller, Lamb, Martin, Murphy, Pierce, Stipe, Tinsley, Wadley, Watkins and York.—21.

Nay: Boatner, Butler, Cate, Crow, Dahl, Funston, Garrett, Hamilton, Howard, Lambert, Lane, Luton, McCune, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Watson, Wolfe and Young.—22.

Excused: Baldwin, Berrong, Inhofe, Medearis and Porter.—5.

Senator Smith pressed his motion to re-

ject the CCR on HB 1185 and instruct Senate Conferees, which motion was declared failed of adoption upon roll call as follows:

Aye: Berrong, Boatner, Butler, Cate, Crow, Dahl, Funston, Hamilton, Howard, Inhofe, Lambert, Lane, Luton, McCune, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Wolfe and Young.—22.

Nay: Birdsong, Capps, Dawson, Field, Garrett, Grantham, Graves, Ham, Helm, Holden, Howell, Keating, Keller, Lamb, Martin, Murphy, Pierce, Stipe, Tinsley, Wadley, Watkins, Watson and York.—23.

Excused: Baldwin, Medearis and Porter.—3.

Senator Graves moved that the CCR on HB 1185 be adopted, which motion was declared adopted.

HB 1185 was placed on the Calendar on Final Passage.

CITATION

Senator Phil Watson asked unanimous consent, which was granted, that privileges of the floor be granted to Dr. Jephtha Dalston, in order that a Citation might be presented to him and that he be invited to speak to the Senate. The Citation read:

"WHEREAS, Dr. Jephtha Dalston, Administrator of University Hospital, has served with great ability and distinction since assuming his duties on February 1, 1973, and will soon be leaving Oklahoma to assume the post of Administrator of the University of Michigan Hospital at Ann Arbor, Michigan.

Now, therefore, pursuant to the motion of Senator Phil Watson, the Senate extends to Dr. Jephtha Dalston sincere gratitude and directs that this Citation be presented."

Following the presentation, Dr. Dalston expressed his appreciation for the honor bestowed and for the support of the Senate in his work with University Hospital.

COMMUNICATION

President Pro Tempore Howard asked unanimous consent, which was granted, that Leon Kaufman, legislative aide, be granted privileges of the floor in order to be present for the reading of the following communication, which was signed by several dozen Senate secretaries, Senators and staff members:

Senator Gene C. Howard
President Pro Tempore
Room 422
State Capitol Building

Dear Senator Howard:

The session has come and gone and many of us feel really grateful to Mr. Leon Kaufman. He has helped us with problems that have arisen this session and was able to follow through until they were solved. He has been most efficient and cooperative and we count him a tremendous asset to the Senators, Secretaries and Staff.

The names listed below have purchased for Leon a token of our appreciation. Would you please present this gift to him for us.

President Pro Tempore Howard presented an engraved pen set to Mr. Kaufman, and added his pleasure in making the presentation.

MOTION

Senator Dawson moved that the Honorable House be requested to return **HB 1401** for the purpose of reconsidering the vote by which said bill passed.

Senator Howell moved to table the Daw-

son motion, which motion to table was declared adopted upon roll call as follows:

Aye: Berrong, Boatner, Butler, Capps, Cate, Crow, Dahl, Field, Funston, Garrett, Ham, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Luton, McCune, Martin, Pierce, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watson and Young.—34.

Nay: Birdsong, Dawson, Grantham, Graves, Hamilton, Lane, Murphy, Stipe, Watkins, Wolfe and York.—11.

Excused: Baldwin, Medearis and Porter.—3.

EXECUTIVE SESSION

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Lane that the Senate closed its doors and went into executive session.

The Senate reassembled in open session with Senator Helm presiding, who made the following announcements:

The Senate, in executive session, and upon motion of Senator Keating, advised and consented to the confirmation of **WILLIAM J. CECKA, JR.**, Tulsa, as a member of the Board of Regents of Tulsa Junior College to serve an unexpired 7-year term ending June 30, 1977, and effective upon Senate confirmation. Mr. Cecka succeeds Charles Kothe.

The Senate, in executive session, and upon motion of Senator Keating, advised and consented to the confirmation of **WAYMAN E. HUMPHREY**, Tulsa, as a member of the Board of Regents of Tulsa Junior College to serve a 7-year term end-

ing June 30, 1982, and effective upon Senate confirmation. Mr. Humphrey succeeds himself.

The Senate, in executive session, and upon motion of Senator Pierce, advised and consented to the confirmation of RAY KINNARD, Nowata, as a member of the Oklahoma Real Estate Commission to serve a 1-year term ending July 1, 1975, and effective upon Senate confirmation. Mr. Kinnard succeeds D. J. Blanton.

The Senate, in executive session, and upon motion of Senator Martin, advised and consented to the confirmation of HOWARD MCGEE, Ardmore, as a member of the Arts and Humanities Council to serve a 3-year term ending July 1, 1977, and effective upon Senate confirmation. Mr. McGee succeeds himself.

The Senate, in executive session, and upon motion of Senator Capps, advised and consented to the confirmation of BOIS MARABLE, Elk City, as a member of the State Fire Marshal Commission to serve an unexpired 5-year term ending July 1, 1978, and effective upon Senate confirmation. Mr. Marable succeeds C. W. "Bill" Thomas.

The Senate, in executive session, and upon motion of Senator Inhofe, advised and consented to the confirmation of GEORGE NORVELL, Tulsa, as a member of the Board of Regents of Tulsa Junior College to serve a 7-year term ending June 30, 1981, and effective upon Senate confirmation. Mr. Norvell succeeds George Warde.

The Senate, in executive session, and upon motion of Senator McCune, advised and consented to the confirmation of WILLIAM T. PORTER, Oklahoma City, as a member of the Real Estate Commission to serve an unexpired 2-year term ending July 1, 1976, and effective upon Senate confirmation. Mr. Porter succeeds Charles Oliver.

The Senate, in executive session, and upon motion of Senator Hamilton, advised and consented to the confirmation of MRS. BUCK (HELEN) SHUPART, Poteau, as a member of the Arts and Humanities Council to serve an unexpired 3-year term ending July 1, 1977, and effective upon Senate confirmation. Mrs. Shupart succeeds Patty Johnston.

The Senate, in executive session, and upon motion of Senator Dawson, advised and consented to the confirmation of MRS. JOHN E. TOWNES, Seminole, as a member of the Arts and Humanities Council to serve an unexpired 3-year term ending July 1, 1977, and effective upon Senate confirmation. Mrs. Townes succeeds Mrs. Ben Langdon.

The Senate, in executive session, and upon motion of Senator Murphy, advised and consented to the confirmation of JON B. WAGNER, Stillwater, as a member of the Arts and Humanities Council to serve a 3-year term ending July 1, 1977, and effective upon Senate confirmation. Mr. Wagner succeeds Mrs. Guy L. Holden.

The Senate, in executive session, and upon motion of Senator Watkins, advised and consented to the confirmation of EARL WALKER, Okemah, as a member of the Water Resources Board to serve a 3-year term ending May 14, 1978, and effective upon Senate confirmation. Mr. Walker succeeds himself.

RESOLUTIONS

The following resolutions were introduced and consideration deferred for this legislative day:

SR 33 — By Lane.

A Resolution relating to the protection of the property and supplies of the Senate during the interim; authorizing the employment of necessary personnel; restricting use of Senate offices and the Senate

Chamber during the interim, except with the consent of the President Pro Tempore; authorizing and empowering the President Pro Tempore to make provisions and approve claims for needed repairs to the Senate Chamber and Senate offices and furnishings thereof and to purchase needed furnishings and equipment therefor; regulating the use of telephone credit cards by members of the Senate; authorizing and directing the President Pro Tempore to provide stationery and postage stamps for each member for official use; and authorizing the President Pro Tempore to appoint members of the Senate to interim committees.

SR 34 — By Lane.

A Resolution expressing the concern of the Senate at the illness of Senator E. Melvin Porter; noting his legislative career; and directing distribution.

SR 35 — By Smith and Dahl.

A Resolution commending the late Bob Wills, Oklahoman and King of Western Swing; extending the condolences of the Oklahoma State Senate to the family of Bob Wills; and directing distribution.

SR 38 — By Boatner and Lane.

A Resolution commending and congratulating Mr. J. W. "Jimmie" Belvin on the occasion of his retirement from public service as Principal Chief of the Choctaw Nation; noting his many accomplishments and service to his state; expressing gratitude and appreciation; and directing distribution.

Senator Luton moved that, when the clerk's desk is clear, the Senate stand adjourned to meet Friday, June 6, 1975, at 11:00 a.m., which motion prevailed.

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed SCR's 43, 45 and 46, each as coauthored by entire House membership.

The above numbered Resolutions were referred for enrollment.

MESSAGE FROM THE HOUSE

Advising rejection of CCR to Engrossed HB 1162, requesting further Conference with instructions and naming same Conferees.

MESSAGE FROM THE HOUSE

Advising the signing of and returning Enrolled SCR's 36, 37, 38, 39 and 41.

The above numbered Enrolled Resolutions were ordered referred to the Secretary of State.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HB 1610, requesting Conference and naming Conferees as follows: Representatives Ervin, Henry and Elder.

CONFERENCE COMMITTEE REPORT

The following CCR on SB 407 was read and consideration deferred:

Mr. President
Mr. Speaker

The Conference Committee, to which was referred Engrossed Senate Bill No. 407 by Luton of the Senate, entitled:

An Act relating to state officers and employees *** emergency.

together with House Amendments thereto — to which the Senate disagrees — having met and carefully considered disagreements between the Senate and the Honorable House, have agreed to recommend and do recommend to the respective Houses, as follows:

1. That the House recede from Engrossed House Amendment No. 1.

2. That the Conference Committee Substitute for Engrossed SB 407 be adopted.

(Pursuant to Rule 10(b), copies of the CCS for SB 407 were distributed to all Senators.)

Respectfully submitted

FOR THE SENATE: Luton, Lane and Holden.

FOR THE HOUSE: Townsend, Miskelly and Bernard.

BILL RELEASED

HB 1496 was properly signed and ordered returned to the Honorable House.

Upon motion of Senator Luton, the Senate adjourned at 5:40 p.m. to meet Friday, June 6, 1975, at 11:00 a.m.

Eighty-eighth Legislative Day

Friday, June 6, 1975

Pursuant to adjournment, the Senate was called to order by President Pro Tempore Howard.

Roll Call:

Present: Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Wolfe and York.—37.

Excused: Baldwin, Berrong, Capps, Garrett, Inhofe, Keller, Medearis, Porter, Smith, Watson and Young.—11.

President Pro Tempore Howard declared a quorum present.

The following prayer was offered by Senator Shatwell.

Our Lord, as we come before you on this occasion, we are humbled by this great opportunity to serve in Government. As we survey those great blessings of the past, our faith in the future is fortified. We know, Oh Lord, that as you have stood by us in the past, you will also stand with us in the future. Your Holy Word speaks many times of a "perfected will"; our prayer is that you will help us as individuals and as Senators to find that perfected will of God. These things we ask in the Honorable and Divine name of our Lord Jesus Christ, Amen.

The Journal for the last legislative day was declared approved.

INTRODUCTIONS

Senator Howell introduced a group of airmen representing several foreign countries from Sheppard Air Force Base, Wichita Falls, Texas, who were on a tour of the State Capitol and other points of interest in Oklahoma City.

COMMITTEE REPORTS

The following were reported by the committees named and ordered printed.

DO PASS:

HB 1296 — Rules.

HB 1297 — Rules.

SECOND READING

The following were read the second time and referred to the committees indicated.

SB 482 — Banks and Banking.

SB 483 — Criminal Jurisprudence.

GENERAL ORDER

HB 1293 by Peterson of the House and Butler of the Senate was read and considered.

Upon motion of Senator Butler, HB 1293 was advanced to engrossment.

By unanimous consent, upon request of Senator Butler, HB 1293 was considered

engrossed and placed on third reading and final passage.

THIRD READING

HB 1293 was read for the third time at length.

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

Aye: Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Keating, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and Wolfe.—37.

Excused: Baldwin, Berrong, Capps, Garrett, Inhofe, Keller, Medearis, Porter, Smith, York and Young.—11.

The bill and emergency passed.

HB 1293 was properly signed and ordered returned to the Honorable House.

Senators Inhofe, Garrett and Watson asked to be shown present, which was the order.

PENDING CONSIDERATION OF CCR

The CCR on HB 1227 was called up for consideration.

The CCR on HB 1227 was adopted upon motion of Senator Tinsley.

HB 1227, as amended in Conference, was read at length.

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

Aye: Birdsong, Boatner, Butler, Cate,

Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Lamb, Lambert, Lane, Luton, Murphy, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins and Watson.—32.

Nay: Helm, Inhofe, Keating, McCune, Pierce and Wolfe.—6.

Excused: Baldwin, Berrong, Capps, Keller, Martin, Medearis, Porter, Smith, York and Young.—10.

The bill passed.

HB 1227, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HBs 1058, 1087, 1314, 1346, 1444, 1508, 1546, 1613 and HJR 1003, as amended.

Senators Smith and Keller asked to be shown present, which was the order.

PENDING CONSIDERATION OF CCR

The CCR on HB 1348 was called up for consideration.

The CCR on HB 1348 was adopted upon motion of Senator Garrett.

HB 1348, as amended in Conference, was read at length.

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

Aye: Birdsong, Butler, Cate, Crow, Dahl, Dawson, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Keating, Lambert, Luton, Martin, Murphy, Randle, Schuelein, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and York.—31.

Nay: Boatner, Field, Hamilton, Inhofe, Keller, Lamb, Lane, McCune, Pierce, Stipe and Wolfe.—11.

Excused: Baldwin, Berrong, Capps, Medearis, Porter and Young.—6.

The bill passed.

Senators Lane, Stipe, Field, Keller and Boatner desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 36. Nay: 6. Excused: 6.

The emergency passed.

HB 1348, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 407 was called up for consideration.

The CCR on SB 407 was adopted upon motion of Senator Luton.

SB 407, as amended in Conference, was read at length.

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

Aye: Birdsong, Boatner, Butler, Cate, Crow, Dahl, Field, Funston, Garrett, Grantham, Ham, Holden, Howard, Howell, Lambert, Lane, Luton, Martin, Murphy, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Wolfe and York.—28.

Nay: Dawson, Graves, Hamilton, Helm, Inhofe, Keating, Keller, Lamb, McCune, Pierce, Watkins and Watson.—12.

Excused: Baldwin, Berrong, Capps, Me-

dearis, Porter, Randle, Smith and Young.—8.

The bill passed.

Senators Keller, Keating, Lamb, Watson and Dawson desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 33. Nay: 7. Excused: 8.

The emergency passed.

SB 407, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1379 was called up for consideration.

Senator Grantham moved that the CCR on HB 1379 be adopted.

Senator Hamilton moved, as an in lieu motion to the Grantham motion, that the CCR on HB 1379 be rejected and the Senate Conferees be instructed to strike Sections 1, 2 and 3.

Senator Grantham moved to table the Hamilton in lieu motion, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Butler, Cate, Funston, Garrett, Grantham, Graves, Howard, Howell, Keating, Lamb, Luton, Murphy and Smith.—13.

Nay: Birdsong, Boatner, Crow, Dahl, Dawson, Field, Ham, Hamilton, Helm, Holden, Inhofe, Keller, Lambert, McCune, Martin, Pierce, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson and Wolfe.—27.

Excused: Baldwin, Berrong, Capps, Lane, Medearis, Porter, York and Young.—8.

Senator Hamilton pressed his motion to reject the CCR on HB 1379, which motion was declared adopted. Pursuant to the Hamilton motion the CCR on HB 1379 was rejected and further conference requested with the Senate Conferees instructed to strike Sections 1, 2 and 3.

Senator Baldwin asked to be shown present, which was the order.

PENDING CONSIDERATION OF CCR

The CCR on HB 1012 was called up for consideration.

The CCR on HB 1012 was adopted upon motion of Senator Luton.

HB 1012, as amended in Conference, was read at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Graves, Ham, Helm, Holden, Howard, Howell, Lane, Luton, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins and York.—31.

Nay: Grantham, Hamilton, Inhofe, Keating, Keller, Lamb, Lambert, McCune, Martin, Murphy, Watson and Wolfe.—12.

Excused: Berrong, Capps, Medearis, Porter and Young.—5.

The bill passed.

Senators Martin and Lambert desired to vote aye on the emergency.

On the question of passage of the emer-

gency, the vote resulted as follows: Aye: 33. Nay: 10. Excused: 5.

The emergency passed.

HB 1012, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

Senator Berrong asked to be shown present, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 1401 was correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SBs 60, 68, 73, 77, 82, 83, 87, 91, 142, 189, 232, 270, 316, 371, 377, 399 and 417 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

SCRs 40, 43, 45 and 46 were each correctly enrolled, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

SRs 31, 36 and 37 were each correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HB 1454, requesting Conference and naming Conferees as follows: Representatives Hood, Hammons and Edmondson.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane the request of the Honorable House for further conference on HB 1610 was ordered granted, President Pro Tempore Howard appoint-

ing as Senate Conferees the following: Senators Stipe, Lane and Crow.

**PENDING SENATE ACTION —
RESOLUTIONS**

SR 33, introduced on page 1213, was called up for consideration.

Senator Lane asked unanimous consent that all Senators be made coauthors of SR 33, which was the order.

SR 33, as coauthored, was read at length as follows, adopted upon motion of Senator Lane and ordered referred for enrollment.

SR 33 — By Lane, Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.

A Resolution relating to the protection of the property and supplies of the Senate during the interim; authorizing the employment of necessary personnel; restricting use of Senate offices and the Senate Chamber during the interim, except with the consent of the President Pro Tempore; authorizing and empowering the President Pro Tempore to make provisions and approve claims for needed repairs to the Senate Chamber and Senate offices and furnishings thereof and to purchase needed furnishings and equipment therefor; regulating the use of telephone credit cards by members of the Senate; authorizing and directing the President Pro Tempore to provide stationery and postage stamps for each member for official use; and authorizing the President Pro Tempore to appoint members of the Senate to interim committees.

BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

SECTION 1. The President Pro Tempore is hereby authorized to hire necessary employees to conduct the business and protect the property of the Senate during the 1975 legislative interim.

SECTION 2. No private organization, state executive agency or department, or the employees thereof, shall be permitted to use the Senate Chamber or the offices thereof during the interim, without the consent of the President Pro Tempore.

SECTION 3. The President Pro Tempore is hereby authorized and empowered to provide for needed repairs to the Senate Chamber and offices, equipment and furnishings of the Senate Chamber and offices, to purchase needed equipment, supplies, furniture, furnishings and fixtures of the Senate Chamber and offices, and to approve claims therefor.

SECTION 4. Members of the Senate shall be allowed to retain their telephone credit cards for use during the remainder of their term; said use, however, being limited to Six Hundred Dollars (\$600.00) per interim. In the event any member exceeds such sum the President Pro Tempore shall request the telephone company to charge said excess of Six Hundred Dollars (\$600.00) per interim to the individual member's personal telephone.

SECTION 5. The President Pro Tempore is hereby authorized and directed to furnish each member necessary stationery and not to exceed six rolls of ten-cent postage stamps for official communications by said members during the interim.

SECTION 6. The President Pro Tempore is hereby authorized and empowered to appoint members of the Senate to committees during the interim.

SR 34, introduced on page 1214, was called up for consideration.

Senator Lane asked unanimous consent that all other Senators be made coauthors of SR 34, which was the order.

SR 34, as coauthored, was read at length as follows, adopted upon motion of Senator Lane and ordered referred for enrollment.

SR 34 — By Lane, Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Luton, McCune, Martin, Medearis, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.

A Resolution expressing the concern of the Senate at the illness of Senator E. Melvin Porter; noting his legislative career; and directing distribution.

WHEREAS, in these closing days of the session, it is indeed unfortunate that the Senate has been deprived of the presence and counsel of Senator E. Melvin Porter, who is homebound due to illness; and

WHEREAS, in the past ten years of his legislative career, Senator Porter has generally managed to time his illnesses so that just he and not the Legislature suffers, and surely he could not foresee the long duration of this session when he was making arrangements for the sickness; and

WHEREAS, while it is not possible for his fellow solons to recess until he is able to return, we can send him a piece of legislation of his own to console him during this time; and

WHEREAS, although E. Melvin is con-

fined to his home, we are all confident that he is flushed with success at the passing of his restroom bill.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

SECTION 1. That the members of the Senate extend to our fellow solon and dear friend E. Melvin Porter our best wishes and our hope for his speedy recovery and that the Senate looks forward to the benefit of E. Melvin's presence in the very near future.

SECTION 2. That a duly authenticated copy of this resolution be forwarded to Senator E. Melvin Porter.

SR 35, introduced on page 1214, was called up for consideration.

Senator Smith asked unanimous consent that all other Senators be made coauthors of SR 35, which was the order.

SR 35, as coauthored, was read at length as follows, adopted upon motion of Senator Smith and ordered referred for enrollment.

SR 35 — By Smith, Dahl, Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.

A Resolution commending the late Bob Wills, Oklahoman and King of Western Swing; extending the condolences of the Oklahoma State Senate to the family of Bob Wills; and directing distribution.

WHEREAS, Bob Wills, father of western swing and country music legend for over 30 years, recently passed away in Fort Worth, Texas; and

WHEREAS, Bob Wills was dubbed a backwoods Guy Lombardo by Time Magazine; and

WHEREAS, Bob Wills acted in 26 films, produced records that sold 20 million copies, wrote and recorded 470 songs and at the time was reportedly the highest paid bandleader in the United States; and

WHEREAS, Bob Wills was a Tulsan who, throughout his show business career, always considered Oklahoma his home; and

WHEREAS, Bob Wills and his band during the Second World War were instrumental in the War Bond drive and contributed greatly to War effort; and

WHEREAS, in 1968, Bob Wills was inducted into the Country Music Hall of Fame in Nashville and made a lifetime member of the National Cowboy Hall of Fame; and

WHEREAS, in 1973, as a special guest at the annual banquet of the American Society of Composers, Authors and Publishers, Wills was given a plaque for his unequalled leadership in music; and

WHEREAS, Bob Wills will go down in the annals of Oklahoma history as a courageous and gifted man who brought great honor to himself and to the State of Oklahoma.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

SECTION 1. That the deepest condolences of the Oklahoma State Senate be

and hereby are extended to the family of the late Bob Wills, a spirited and courageous Oklahoman who will be remembered for generations to come.

SECTION 2. That a copy of this Resolution shall be transmitted to each and every survivor of the late Bob Wills.

SR 38, introduced on page 1214, was called up for consideration.

Senator Boatner asked unanimous consent that all Senators be made coauthors of SR 38, which was the order.

SR 38, as coauthored, was read at length as follows, adopted upon motion of Senator Boatner and ordered referred for enrollment.

SR 38 — By Boatner, Lane, Baldwin, Berrong, Birdsong, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.

A Resolution commending and congratulating Mr. J. W. "Jimmie" Belvin on the occasion of his retirement from public service as Principal Chief of the Choctaw Nation; noting his many accomplishments and service to his State; expressing gratitude and appreciation; and directing distribution.

WHEREAS, J. W. "Jimmie" Belvin is relinquishing his leadership of the Choctaw Nation after 27 years as its principal chief and has been making it known to his fellow tribesman that he does not intend to seek re-election in August; and

WHEREAS, Mr. Belvin was appointed to

his post of leadership in 1948 by President Harry Truman after an unofficial referendum by the Choctaw Nation, his tenure as Principal Chief has been the longest in the history of the Choctaw Nation; and

WHEREAS, J. W. "Jimmie" Belvin was born in Territorial Choctaw County and credits his full blood Choctaw father Watson J. Belvin with creating in him a desire for an education, saying: "The old way of life is gone, son, you must get good education. Education will make you useful." Young "Jimmie" became a Christian in early life, attended Boswell high school, Southeastern State College, and the University of Oklahoma; and

WHEREAS, his has been a leadership, sometimes stormy, wherein he can point to a long list of tribal accomplishments which include improved Indian education and the establishing of the right of Choctaws and Chickasaws to ownership of the river-bed of the Arkansas River and the oil royalties accompanying such right; and

WHEREAS, under Chief J. W. "Jimmie" Belvin's leadership more than 1,300 Choctaw homes have been built, with more to be constructed, in Southeastern Oklahoma under a mutual help Indian housing program.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

SECTION 1. That Mr. J. W. "Jimmie" Belvin be and hereby is commended and congratulated for his years of dedicated and fruitful service to the Choctaw and Chickasaw Indians, the people of Southeastern Oklahoma and to the people of this state as Principal Chief of the Choctaw Nation.

SECTION 2. That, as the time of his retirement from his position of leadership

approaches, our gratitude and sincere appreciation for his dedicated career of noble purpose and high accomplishment be and hereby are extended to J. W. "Jimmie" Belvin.

SECTION 3. That our sincere best wishes be and hereby are extended to Mr. J. W. "Jimmie" Belvin for good health and an abundance of happiness in the years to come.

SECTION 4. That a copy of this Resolution be forwarded to J. W. "Jimmie" Belvin as a measure of our esteem and gratitude.

HCR 1032, introduced on page 1186, was called up for consideration.

HCR 1032 was read at length as follows, adopted upon motion of Senator Cate, properly signed and ordered returned to the Honorable House.

HCR 1032 — By Townsend, et al, of the House and Cate of the Senate.

A Concurrent Resolution memorializing the Congress to fund a comprehensive study of the Central Oklahoma Area of the Garber-Wellington Formation and other aquifers or basins to assure adequate water resources for the future; and directing distribution.

WHEREAS, water and the access to water resources are vital concerns for all the communities of Central Oklahoma; and

WHEREAS, Central Oklahoma depends on the Garber-Wellington aquifer for primary ground-water resources; and

WHEREAS, a comprehensive and unified study of the extent and characteristics of the useful Central Oklahoma portion of the aquifer has never been performed, despite its importance to the citizens of the area; and

WHEREAS, the counties and communities of Central Oklahoma, from Purcell to Guthrie and from Shawnee to Bethany, acting through their elected officials have supported such a comprehensive study by passage of various resolutions, both individually and collectively; and

WHEREAS, the Oklahoma Legislature in the past has shown an active interest in assuring a plentiful water supply for the citizens of Oklahoma; and

WHEREAS, the Congress of the United States has within its power to provide for a comprehensive study of the Garber-Wellington formation and other subsurface water resources.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That the Congress of the United States of America is hereby memorialized to fund and cause a study to be made of the Central Oklahoma area of the Garber-Wellington formation and of such other related aquifers or basins as may properly be included in such a comprehensive analysis.

SECTION 2. That copies of this Resolution be prepared and forwarded to each of the members of the Oklahoma Congressional Delegation.

PENDING CONSIDERATION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for a conference on HB 1454 was ordered granted, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Lane, Garrett and Funston.

PENDING CONSIDERATION OF CCR

The CCR on HB 1143 was called up for consideration.

The CCR on HB 1143 was adopted upon motion of Senator Garrett.

HB 1143, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Murphy, Pierce, Randle, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe and York.—40.

Nay: Hamilton, McCune, Schuelein and Stipe.—4.

Excused: Capps, Medearis, Porter and Young.—4.

The bill and emergency passed.

HB 1143, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

Senator Lane moved that the Senate stand recessed from 12:10 p.m. to 1:00 p.m., which motion was declared adopted.

The Senate reassembled in open session with Senator Luton presiding.

Senator Luton questioned the presence of a quorum. The Presiding Officer ordered the roll called, following which he declared a quorum present.

PENDING SENATE ACTION ON HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Lane, the request of the Honorable House for further conference on HB 1162 was ordered granted, President Pro Tempore Howard appointing as Senate Conferees the following: Senators Randle, Funston and Martin.

Senator Smith presiding.

Senator Young asked to be shown present, which was the order.

GENERAL ORDER

HB 1354 by Hibdon, et al, of the House and Keating of the Senate was read and considered.

Upon motion of Senator Keating, HB 1354 was advanced to engrossment.

By unanimous consent, upon request of Senator Keating, HB 1354 was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1354 was read for the third time at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Dahl, Dawson, Field, Funston, Garrett, Graves, Hamilton, Helm, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Murphy, Randle, Schuelein, Shatwell, Smith, Taliaferro, Tinsley, Wadley, Watkins, Watson and Young.—34.

Nay: Pierce and Wolfe.—2.

Excused: Capps, Cate, Crow, Gran-

tham, Ham, Holden, Howard, Medearis, Porter, Stipe, Terrill and York.—12.

The bill passed.

Senator Terrill desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 35. Nay: 2. Excused: 11.

The emergency passed.

HB 1354 was properly signed and ordered returned to the Honorable House.

DECLARATION OF VOTE

Senator Terrill asked that the record show had he been present at the time of third reading and final passage of HB 1354, he would have voted Aye on the bill.

PENDING CONSIDERATION OF CCR

The CCR on HB 1289 was called up for consideration.

The CCR on HB 1289 was adopted upon motion of Senator Crow.

HB 1289, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Butler, Cate, Crow, Dahl, Field, Funston, Garrett, Graves, Ham, Helm, Holden, Howard, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Murphy, Randle, Schuelein, Shatwell, Smith, Terrill, Tinsley, Wadley, Watkins, Watson and York.—33.

Nay: Boatner, Dawson, Hamilton, Howell, Inhofe, Lambert, Pierce, Stipe, Wolfe and Young.—10.

Excused: Capps, Grantham, Medearis, Porter and Taliaferro.—5.

The bill passed.

Senators Taliaferro and Boatner desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 35. Nay: 9. Excused: 4.

The emergency passed.

HB 1289, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on HB 1107 was called up for consideration.

The CCR on HB 1107 was adopted upon motion of Senator Crow.

Senator Shatwell asked to be made a co-author of HB 1107, which was the order.

HB 1107, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Murphy, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Watson, York and Young.—41.

Nay: McCune and Wolfe.—2.

Excused: Capps, Grantham, Medearis, Porter and Wadley.—5.

The bill and emergency passed.

HB 1107, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

GENERAL ORDER

HB 1316 by Bengtson of the House and Young of the Senate was read and considered.

Senator Funston asked to be made a co-author of HB 1316, which was the order.

Upon motion of Senator Young, HB 1316, as coauthored, was advanced to engrossment.

By unanimous consent, upon request of Senator Young, HB 1316, as coauthored, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1316 was read for the third time at length.

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

Aye: Baldwin, Berrong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Holden, Howard, Keating, Keller, Lamb, Lane, Luton, McCune, Martin, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Tinsley, Wadley, Watkins, Watson, York and Young.—35.

Nay: Birdsong, Hamilton, Helm, Howell, Inhofe, Lambert, Murphy, Pierce, Terrill and Wolfe.—10.

Excused: Capps, Medearis and Porter.—3.

The bill and emergency passed.

HB 1316 was referred for engrossment.

RESOLUTION

Senators Crow and Smith introduced the following resolution:

SR 39 — By Crow and Smith.

A Resolution directing that the State Examiner and Inspector investigate expenditures of Langston University and report his findings and that the Attorney General take appropriate action based on those findings.

WHEREAS, the funds allocated from the appropriation initially made had been deemed sufficient for sustaining operation of Langston University for the entire fiscal year and their exhaustion thereof, and so soon, provokes inquiry and provides cause for investigation.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE:

SECTION 1. That the State Examiner and Inspector is hereby requested to investigate the records of expenditures of Langston University and report his findings to the Attorney General, the Board of Regents of Agricultural and Mechanical Colleges, Regents for Higher Education, the Governor and the Legislature.

SECTION 2. That the Attorney General is requested to take appropriate action against persons who may be responsible for misappropriation of funds of Langston University and, if appropriate, institute action against such persons and the sureties on their official bonds.

SR 39 was read at length, adopted upon motion of Senator Crow and ordered referred for enrollment.

GENERAL ORDER

HB 1492 by Dunn, et al, of the House and Boatner of the Senate was read and considered.

Senator Boatner moved to amend HB 1492, Page 2, Lines 5 and 6, by striking after the word "may" on Line 5 and before the word "make" on Line 6 the following: "be required to", which amendment was declared adopted.

Upon motion of Senator Boatner, HB 1492, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Boatner, HB 1492, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1492 was read for the third time at length.

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

Aye: Boatner, Butler, Cate, Dahl, Dawson, Field, Funston, Garrett, Graves, Helm, Inhofe, Keating, Keller, Luton, Martin, Murphy, Pierce, Randle, Shatwell, Smith, Taliaferro, Terrill, Tinsley, Watkins, Watson and York.—26.

Nay: Baldwin, Berrong, Birdsong, Crow, Grantham, Ham, Hamilton, Holden, Howard, Howell, Lamb, Lambert, Lane, McCune, Schuelein, Stipe, Wadley, Wolfe and Young.—19.

Excused: Capps, Medearis and Porter.—3.

The bill passed.

RESOLUTION

Senator Lane introduced the following resolution:

SCR 47 — By Lane of the Senate and Murphy of the House.

A Concurrent Resolution stating legislative intent that the State Regents for Higher Education establish an educational program in the Idabel-Broken Bow area; stating legislation pertaining to the distribution of funds; noting a line item veto of Section 9 of Enrolled House Bill No. 1102; noting the legislative intent of that Section; noting that the veto appears to be without constitutional basis; directing printing of this resolution in the Journal of each House; and directing distribution.

WHEREAS, on June 5, 1975, Governor David L. Boren communicated to the House of Representatives that he had vetoed a portion of Enrolled House Bill No. 1102, which legislation appropriates to the Board of Regents for Higher Education; and

WHEREAS, in his veto message, Governor Boren stated that he vetoed the entirety of Section 9 of said bill, which section directed the State Regents for Higher Education to "make available to the people in the Idabel-Broken Bow area" educational program resources, and which section also contained an appropriation of \$75,000 to the State Regents for the purpose of implementing the program; and

WHEREAS, the specific language of Section 9 notwithstanding, the Legislature is well aware that Article XIII-A of the Oklahoma Constitution precludes this body from appropriating funds to designated programs and institutions and requires that the Legislature appropriate funds to the Regents for distribution as they deem proper, and in view of this awareness, it is clear that Section 9 of Enrolled House Bill No. 1102 is an expression of legislative intent; and

WHEREAS, although Governor Boren states in his veto message that he is

vetoing "the item and appropriation" in Section 9, there is no constitutional rationale for interpreting the word "item" as meaning anything but an item of appropriation, and indeed the Governor has vetoed an expression of legislative intent as to the distribution of funds as well as a legislative directive that the Regents establish an educational program in accordance with the needs of the people in the Idabel-Broken Bow area, both of which appear to be outside the scope of the constitutional power extended to the Governor in Section 12, Article VI, Oklahoma Constitution, relating to the item veto; and

WHEREAS, it is proper for this Legislature to express its intent in the form of a concurrent resolution.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION OF THE 35TH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. That it is the intention of this Legislature that the State Regents for Higher Education make education program resources at institutions in The Oklahoma State System of Higher Education available to the people in the Idabel-Broken Bow area, drawing upon educational programs of institutions best suited to provide the kind of educational programs needed.

SECTION 2. That it is the intent of this Legislature that the State Regents for Higher Education allocate the sum of \$75,000 for the fiscal year ending June 30, 1976, for the purpose of carrying out the program delineated in Section 1 of this resolution.

SECTION 3. That this resolution be reproduced in full in the Journals of the House of Representatives and the Senate of the State of Oklahoma.

SECTION 4. That a duly authenticated copy of this resolution be delivered to each member of the State Regents for Higher Education and to the Chancellor for Higher Education.

Senator Young raised a point of order, stating that **SCR 47** gave rise to debate and in accordance with Senate Rules should lay over for one legislative day.

Senator Lane moved that the Rules be suspended for the purpose of considering **SCR 47** with debate on the day of introduction, which motion was declared failed of adoption upon roll call as follows:

Aye: Baldwin, Boatner, Butler, Crow, Dahl, Garrett, Grantham, Ham, Hamilton, Holden, Howard, Keating, Keller, Lamb, Lambert, Lane, Luton, Martin, Randle, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Watkins, Wolfe and York.—27.

Nay: Berrong, Birdsong, Cate, Dawson, Field, Funston, Graves, Helm, Howell, Inhofe, McCune, Murphy, Pierce, Schuelein, Smith, Watson and Young.—17.

Excused: Capps, Medearis, Porter and Wadley.—4.

The Chair sustained the Young point of order and **SCR 47** was laid over for one legislative day.

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 5** and **49**.

The above numbered Bills as amended in Conference were referred for enrollment.

MESSAGE FROM THE HOUSE

Advising concurrence in **SAs** to and pas-

sage of Engrossed **HBs 1304, 1351** and **1587**, as amended.

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 44**, as coauthored by entire House membership.

The above numbered Resolution was referred for enrollment.

PENDING SENATE ACTION — RESOLUTIONS

HCR 1029, introduced on page 1152, was called up for consideration.

Senator Tinsley asked to be made Senate author of **HCR 1029**, which was the order.

HCR 1029, as coauthored, was read at length, adopted upon motion of Senator Tinsley, properly signed and ordered returned to the Honorable House.

HCR 1031, introduced on page 1152, was called up for consideration.

Senator Lane moved to amend **HCR 1031**, Page 2, Line 16, by striking after the word "of" and before the word "1975" the following: "5:00 p.m., Thursday, June 5," and substituting therefor the following: "3:00 p.m., Friday, June 6," which amendment was declared adopted.

HCR 1031, as amended, was read at length, adopted upon motion of Senator Lane and ordered referred for engrossment.

PENDING CONSIDERATION OF HAS

HAs to **SJR 40** were called up for consideration.

Upon motion of Senator Howell, the Senate concurred in HAs to SJR 40.

SJR 40, as amended by the Honorable House, was read at length.

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

Aye: Berrong, Birdsong, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Holden, Howard, Howell, Inhofe, Keating, Lambert, Lane, Luton, Martin, Murphy, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—36.

Nay: Baldwin, Boatner, Hamilton, Helm, Keller, Lamb, McCune, Pierce and Wolfe.—9.

Excused: Capps, Medearis and Porter.—3.

The resolution and emergency passed.

House Amendments were properly signed and the above-numbered resolution was referred for enrollment.

MESSAGE FROM THE HOUSE

Transmitting following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed HB 1454.

CONFERENCE COMMITTEE REPORT

The following CCR on HB 1454 was read and consideration deferred.

Mr. Speaker
and
Mr. President

We, your Conference Committee to

whom was referred Engrossed House Bill No. 1454, and Engrossed Senate Amendments thereto, by Hood of the House and Garrett and Lane of the Senate, entitled:

An Act relating to children; amending 10 O.S. 1971, Section 1104; providing for issuance of summons and taking child into custody; and establishing effective date.

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

That the House accept Amendments No. 1 and No. 2.

Respectfully submitted

FOR THE HOUSE: Hood, Hammons and Edmondson.

FOR THE SENATE: Funston, Garrett and Lane.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 1316 and HCR 1031 were each correctly engrossed and, together with Engrossed SAs, properly signed and ordered transmitted to the Secretary of State.

SRs 33 and 34 were each correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

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 90, as coauthored by Manning and 407.

The above numbered Bills as amended in Conference were referred for enrollment.

MOTION TO RECONSIDER VOTE

As provided under Rule 19(b), Senator Crow moved that the vote be reconsidered by which HB 1492 passed.

Senator Boatner moved to table the Crow motion to reconsider, which motion to table was declared failed of adoption upon roll call as follows:

Aye: Boatner, Butler, Cate, Dahl, Dawson, Field, Funston, Garrett, Graves, Helm, Keating, Martin, Pierce, Randle, Shatwell, Smith, Taliaferro, Terrill, Tinsley and Watson.—20.

Nay: Baldwin, Berrong, Birdsong, Crow, Grantham, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keller, Lamb, Lambert, Lane, Luton, McCune, Schuelein, Stipe, Wadley, Watkins, Wolfe, York and Young.—24.

Excused: Capps, Medearis, Murphy and Porter.—4.

Senator Crow pressed his motion to reconsider, which motion to reconsider was declared failed of adoption upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Crow, Grantham, Ham, Hamilton, Holden, Howard, Howell, Keller, Lamb, Lambert, Lane, Luton, McCune, Schuelein, Stipe, Wadley, Watkins, Wolfe, York and Young.—23.

Nay: Boatner, Butler, Dahl, Dawson, Field, Funston, Garrett, Graves, Helm, Inhofe, Keating, Martin, Pierce, Randle, Shatwell, Smith, Taliaferro, Terrill, Tinsley and Watson.—20.

Excused: Capps, Cate, Medearis, Murphy and Porter.—5.

HB 1492 was ordered referred for engrossment.

PENDING CONSIDERATION OF CCR

The CCR on HB 1454 was called up for consideration.

The CCR on HB 1454 was adopted upon motion of Senator Funston.

Senator Funston asked to be made a co-author of HB 1454, which was the order.

HB 1454, as amended in Conference, was read at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—42.

Nay: Helm.—1.

Excused: Berrong, Capps, Medearis, Murphy and Porter.—5.

The bill passed.

Senator Berrong desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 43. Nay: 1. Excused: 4.

The emergency passed.

HB 1454, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

3RD CONFERENCE COMMITTEE REPORT

The following Third CCR on SB 86 was read and considered deferred.

Mr. President
and
Mr. Speaker

We, your General Conference Committee on Appropriations, to whom was referred Engrossed SB No. 86, entitled:

(Commission on Criminal and Traffic Law Enforcement — Emergency.)

together with Engrossed House Amendments thereto, 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 Engrossed House Amendments Nos. 1, 2 and 3.

2. That the Conference Committee Substitute be adopted.

(Pursuant to Rule 10(b), copies of the 3rd CCS for SB 86 were distributed to all Senators.)

Senate Conferees: Crow, Chairman, Randle, Vice-Chairman, Berrong, Boatner, Cate, Hamilton, Holden, Stipe and York.

House Conferees: Abbott, Bernard, Draper, Kamas, Murphy, Payne, Riggs, Rogers, Sparkman and Townsend.

COMMITTEE REPORT

Mr. President:

We, your Committee appointed under SR 37, for the purpose of preparing recommendations to be submitted to the Senate for the adoption of Rules and Procedures, RE Articles of Impeachment against John Rogers, Secretary of State, wish to submit herewith proposed Rules and Procedures.

Submitted by:
Roy E. Grantham

RULES OF THE OKLAHOMA STATE SENATE 35TH LEGISLATURE; WHEN SITTING AS A COURT OF IMPEACHMENT

SECTION 1. When the Senate shall receive notice from the House of Representatives that Managers are appointed on its part to conduct an impeachment against any person and are directed to carry Articles of Impeachment to the Senate, the Secretary of the Senate shall immediately inform the House of Representatives that the Senate is ready to receive the Managers for the purpose of exhibiting such Articles of Impeachment, agreeable to such notice.

SECTION 2. When the Managers of an Impeachment shall be introduced at the Bar of the Senate and shall signify that they are ready to exhibit Articles of Impeachment against any person, the Presiding Officer of the Senate shall direct the Sergeant-at-Arms to make proclamation that, "The Managers of the Honorable House of Representatives are present to present Articles of Impeachment against _____," after which the Articles shall be exhibited, and then the Presiding Officer of the Senate shall inform the Managers that the Senate will take proper action on the subject of impeachment, of which due notice shall be given to the House of Representatives.

SECTION 3. Upon such Articles being presented to the Senate, the Senate shall, within ten days thereafter, organize as a Court of Impeachment for the trial of the person or persons accused. At an hour of a day fixed by the Senate, the Senate shall organize as a Court of Impeachment, and before proceeding to the consideration of the Articles of Impeachment, the Presiding Officer shall administer or order the Clerk of the Court to administer the oath hereinafter provided to the members of the Senate then present and the other

members of the Senate as they, from time to time, shall appear.

SECTION 4. The Court of Impeachment shall be presided over by the Chief Justice, or if he is absent or disqualified, then one of the Associate Justices of the Supreme Court, to be selected by it, except in cases where all of the members of said Court are absent or disqualified, or in cases of impeachment of any Justice of the Supreme Court, then the Senate shall elect one of its own members as Presiding Officer for such purpose. The House of Representatives shall present all impeachments.

SECTION 5. Upon adoption of these rules and while the Senate is sitting as a Court of Impeachment the Sergeant-at-Arms shall be the Marshal of the Court and all Assistant Sergeants-at-Arms as named by the Court shall be Assistant Marshals and as such shall exercise all powers and obligations of such office as authorized by these rules.

SECTION 6. The Marshal of the Court shall direct all necessary preparations in the Senate Chamber, and the Presiding Officer shall prescribe the forms of process for the enforcement of the orders and judgment of the Court of Impeachment.

SECTION 7. Upon the adoption of these rules and while the Senate is sitting as a Court of Impeachment, the Secretary of the Senate shall be the Clerk of the Court of Impeachment, and as such shall exercise all powers and obligations of such officer as authorized by these rules. Upon the adoption of these rules and while the Senate is sitting as a Court of Impeachment, the Senate Journal Clerks shall be the Journal Clerks of the Court of Impeachment. The Presiding Officer shall administer all oaths prescribed by these rules.

SECTION 8. The Journal Clerks of the Court shall cause a record of the proceed-

ings in cases of impeachment to be kept in a special journal, which shall be examined and approved by the Presiding Officer of the Court.

SECTION 9. The President Pro Tempore of the Senate is hereby designated and authorized by the Court of Impeachment to employ court reporters, stenographers and all other personnel necessary to properly carry out the duties and functions of the Court of Impeachment. Provided, unless otherwise ordered, the Senate Journal Clerk shall be the Journal Clerk of the Court of Impeachment.

SECTION 10. Upon the presentation of Articles of Impeachment and the organization of the Senate as a Court of Impeachment, as hereinbefore provided, a writ of summons shall issue to the accused, with a copy of said Articles, notifying him to appear before the Court of Impeachment on a date and time certain, and at a place to be fixed by the Court and named in such writ, and file his answer or plea to such Articles of Impeachment, and to stand to and abide the orders of the Court of Impeachment thereon; which writ shall be served by the Marshal or his assistant, and due return thereof made such number of days prior to the day fixed for such appearance as shall be named in such summons, either by the delivery of an attested copy thereof to the person accused, or, if that cannot be conveniently done, by leaving such copy at the last known place of abode of such person, with some member of his or her family over sixteen years of age. If the Accused, after service, shall fail to appear, either in person or by attorney, on the day so fixed therefor as aforesaid, or, appearing, shall fail to file his plea or answer to such Articles of Impeachment, the trial shall proceed, nevertheless, as upon a plea of not guilty. If a plea of guilty shall be entered, judgment may be entered thereon without further proceedings.

SECTION 11. At the time fixed on the day appointed for the return of the summons against the person impeached, the Court of Impeachment shall convene and the Clerk of said Court shall administer an oath to the returning officer substantially in the form following, viz:

"I, _____, do solemnly swear that the return made by me upon the process issued on the _____ day _____, by the Senate of the State of Oklahoma, organized as a Court of Impeachment, against _____, is truly made, and that I have performed such service as therein described. So Help me God," which oath shall be entered in the record.

SECTION 12. The person impeached shall then be called to appear and answer to the Articles of Impeachment against him. If he appears, or any person for him, the appearance shall be recorded, stating particularly if by himself, or by agent or attorney, naming the person appearing, and the capacity in which he appears. If he does not appear, either by agent or attorney, the same shall be so recorded.

SECTION 13. The hour of the day at which the Court shall sit upon the trial of an impeachment shall be fixed by the Court, either by general order or by motion from day to day; and when the hour for such sitting shall arrive, the Presiding Officer of the Court shall so announce, and shall cause proclamation to be made of the opening of such Court, and the business of the trial shall proceed. The adjournment of the Senate sitting in said trial as a Court of Impeachment, or of the Legislative Session, shall not operate as an adjournment of the Court; but on such adjournment the Court shall continue the consideration of such impeachment proceedings from day to day or to any further date until the final conclusion thereof.

SECTION 14. The Presiding Officer shall have the power to make all orders, man-

dates and direct the Clerk of such Court to issue all writs and process authorized by these rules, or by the Court of Impeachment, and may make and enforce such other regulations and orders in the premises as the Court may authorize or provide.

SECTION 15. The Court of Impeachment shall have power to compel the attendance of witnesses, to enforce obedience to its orders, mandates, writs, process and judgments, to preserve order, and to punish in a summary way contempts of, and disobedience to, its authority, orders, mandates, writs, precepts or judgments, and to make all lawful orders, rules and regulations which it may deem essential or conducive to the ends of justice. The Marshal of the Court, under the direction of the Court of Impeachment may employ such aid and assistance as may be necessary to enforce, execute and carry into effect the lawful orders, mandates, writs and precepts of the Court.

SECTION 16. Witnesses shall be sworn in the following form, viz:

"You do solemnly swear (or affirm) that the evidence you shall give in the impeachment trial now pending shall be the truth, the whole truth, and nothing but the truth; so help you God." This oath shall be administered by the Clerk of the Court.

Form of subpoena to be issued on the application of the Board of Managers or of the party impeached, or his counsel:

"To _____, Greeting:"

"You and each of you are hereby commanded to appear before the Court of Impeachment of the State of Oklahoma at the hour of _____ o'clock, _____ M. on the _____ day of _____, 1975, at the Senate Chamber in the City of Oklahoma City, then and there to testify in the cause which is before

the said Court in which the House of Representatives has impeached _____ and remain in attendance from day to day until discharged by this Court.

"FAIL NOT."

Done by direction of _____, Presiding Officer of the Court of Impeachment, at the City of Oklahoma City, this _____ day of _____, 1975.

"Clerk of the Court of Impeachment"

Form of direction of the service of said subpoena:

"The Court of Impeachment of the State of Oklahoma to _____ Greeting:"

"You are hereby commanded to serve and return the within subpoena according to law."

"Dated at Oklahoma City, this _____ day of _____, 1975."

"Clerk of the Court of Impeachment"

Form of oath to be administered to the members of the Senate sitting in the trial of impeachments:

"I do solemnly swear (or affirm), that I will faithfully and impartially try the impeachment against _____ and do justice according to the law and the evidence. So help me God."

Form of summons to be issued and served upon the person impeached:

"The State of Oklahoma,"

"The Court of Impeachment of the State of Oklahoma, ss:"

"To _____ Greeting:"

"Whereas, the House of Representatives

of the State of Oklahoma did, on the _____ day of _____, 1975, exhibit to the Senate, Articles of Impeachment against you, the said _____, a true copy of which Articles of Impeachment are attached hereto, and demand that you, the said _____, should be put to answer the accusations as set forth in said articles, and that such proceedings, examinations, trials and judgments might be thereupon had as are agreeable to law and justice:"

"You, the said _____ are therefore hereby summoned to be and appear before the Court of Impeachment of the State of Oklahoma, at the Senate Chamber in the City of Oklahoma City, on the _____ day of _____, 1975, at _____ o'clock _____ m., and then and there to answer or plead to the Articles of Impeachment, to abide by, obey and perform such orders, directions and judgments as the said Court shall make in the premises according to the Constitution and Laws of the State of Oklahoma."

"HEREOF, YOU ARE NOT
TO FAIL."

"Done by direction of _____, Presiding Officer of the said Court, at the City of Oklahoma City, this _____ day of _____, 1975."

"Clerk of the Court of Impeachment"

Form of direction of the service to be endorsed on said writ of summons:

"The State of Oklahoma, ss:"

"The Court of Impeachment of the State of Oklahoma, to _____, Greeting:"

"You are hereby commanded to deliver to and leave with _____, if conveniently found, or if not, to leave at his usual place of abode with some member of his family over sixteen years of age, a true and attested copy of the within writ of summons,

together with a true copy of the Articles of Impeachment and in whichsoever way you perform the service, let it be done on or before the _____ day of _____, 1975."

"Fail not, and make return of this writ of summons, with your proceedings thereon endorsed, on or before the appearance day mentioned in the said writ of summons."

"Done by direction of _____, Presiding Officer of the said Court, at the City of Oklahoma City, this _____ day of _____, 1975."

"Clerk of the Court of Impeachment."

Form of oath to be administered to officers of the Court of Impeachment:

"I _____, do solemnly swear (or affirm) that I will support, obey and defend the Constitution of the United States, and the Constitution of the State of Oklahoma, and will discharge the duties of my office with fidelity. So help me God."

Substantial compliance with the forms prescribed in this section shall suffice. All process shall be served by the Marshal of the Court or his assistants, unless otherwise ordered by the Court.

SECTION 17. If the Court of Impeachment shall at any time fail to sit for the consideration of Articles of Impeachment on the day or hour fixed therefor, such Court may, when reconvened, continue the proceedings without debate, or may fix a day and hour for resuming such consideration, and such Court may adjourn its sessions and the proceedings before it to such dates as may suit its convenience or serve the ends of justice.

SECTION 18. Any person before the Court who shall file or present for filing any pleadings, or who shall make any statement or remark, designed in disrespect toward, or in contempt of the Court

or any members thereof, may be deemed guilty of contempt of Court and may be expelled from the courtroom and otherwise punished, as the Court may direct.

SECTION 19. During any session of the Court no member of the Court shall be permitted to engage in any conduct which would be detrimental to perfect decorum in the Senate Chamber. The Marshal is authorized and empowered to enforce proper rules of order and decorum on the part of visitors and spectators. Visitors and spectators may be permitted to enter the gallery and to depart at pleasure, so long as they do not disturb the Court or any of its members. The Marshal may, upon the order of the Court, remove or refuse admission to any spectator or visitor.

SECTION 20. While the Senate is sitting as a Court of Impeachment, access to the lower floor of the Senate Chamber shall be denied to all persons, except members and officers of the Court, House Managers, the Accused and his or her counsel and witnesses. Representatives of the news media will be permitted in the section reserved for their use. No person shall be permitted to use flash bulbs, lights or other illuminating devices in the Senate Chamber or Galleries, and any other equipment tending to disturb the decorum of the Court may be prohibited upon order of the Court.

SECTION 21. Counsel for the parties shall be admitted to appear and be heard upon an impeachment as upon the trial of a cause in the courts of the State.

SECTION 22. All motions made by the parties or their counsel shall be addressed to the Presiding Officer, and if he shall require, such motion or motions shall be committed to writing and read at the Clerk's table.

SECTION 23. Witnesses shall be examined by one person on behalf of the

party introducing them, and then cross-examined by one person on the other side, unless the Presiding Officer of the Court shall otherwise order.

SECTION 24. No member of the Court of Impeachment shall be called as a witness by either party.

SECTION 25. In the trial of impeachment charges, the rules governing the admissibility of evidence, and the order of trial, commencing with the opening statement of counsel, shall be the same as is prescribed and recognized by the courts in the trial of criminal proceedings in this State, except as may be otherwise provided by these rules. The Court may, by specific ruling, receive as evidence any matter considered by the Court to be germane and material to the proceedings. The rules of evidence prohibiting the admission of hearsay evidence shall prevail and shall be interpreted in accordance with the rules of evidence applicable to judicial proceedings in the State of Oklahoma.

SECTION 26. If a member of the Court wishes a question to be put to a witness, or to offer a motion or order (except a motion to adjourn), it shall be reduced to writing and put by the Presiding Officer.

SECTION 27. The members of the Court, by a majority vote of those present, shall determine all questions of procedure in any impeachment trial in said Court.

SECTION 28. The Presiding Officer shall decide all motions, demurrers, questions of evidence, or other incidental matters arising during such proceedings. Provided, however, that any member of the Court, any member of the Board of Managers, or the Accused in person or by his attorney, may take exception to any ruling of the Presiding Officer, and if any such exception is accompanied by a request for ruling by the entire membership of the

Court, the question shall be put to the Court for ruling thereon if the exception and request for ruling is supported by ten (10) or more members of the Court. In the event the question on any controverted ruling is put to the Court, the same shall be by roll call vote. It is further provided that the Presiding Officer, at his discretion, may allow an equal amount of time to the Board of Managers and the Accused or his attorneys, for argument thereon.

SECTION 29. All questions and all motions shall be argued for not exceeding five (5) minutes on each side, unless the Presiding Officer shall, by order, extend the time.

SECTION 30. All orders and decisions of the Presiding Officer shall be made without debate by any member of the Court of Impeachment except when the doors shall be closed and, in that case, no member shall speak more than once on any one question, and for not more than ten (10) minutes on any question unless by unanimous consent. Upon motion in writing presented by any member of the Court to close the doors and exclude all persons from the presence of the Court, the same shall be considered by the Court and adopted upon a majority vote of those members of the Court present and voting, or, upon the order of the Presiding Officer.

SECTION 31. The case, on each side, shall be opened by one person, as in criminal trials. The final argument on the merits may be made by three persons on each side, unless otherwise ordered by the Presiding Officer, upon application for that purpose, and the argument shall be opened and closed on the part of the House of Representatives by the Board of Managers.

SECTION 32. No member of the Court of Impeachment shall vote upon any separate Article of Impeachment who has been absent from the trial during the taking of all the testimony of any one witness

upon such Article. The question of whether or not any member of the Court shall be entitled to vote upon any Article of Impeachment may be raised by a member of the Court only, and when raised shall be decided by a majority of the members of the Court present. The decision of the question by a majority of the members of the Court present shall be a final determination of the matter. (51 O.S. 1971, Section. 65)

SECTION 33. After submission of the case for final determination, the doors shall be closed for deliberation and the Presiding Officer shall preside over the deliberations of the members of the Court of Impeachment.

SECTION 34. On the final question whether the impeachment is sustained, the yeas and nays shall be taken on each Article of Impeachment separately; and, if the impeachment shall not, upon any separate count or charge contained in the Articles, be sustained by the votes of two-thirds of the members present, a judgment of not guilty shall be entered as to such count; but if the person accused in such Articles of Impeachment shall be convicted upon any separate count or charge of said Articles by the votes of two-thirds of the members present, the Court shall proceed to pronounce judgment upon such count.

SECTION 35. When the Senate is sitting as a Court of Impeachment, the Senators shall be on oath, or affirmation, impartially to try the party impeached, and no person shall be convicted without the concurrence of two-thirds of the Senators present and voting in open session.

Senator Grantham moved that the committee report on Rules and Procedures be adopted, which motion was declared adopted upon roll call as follows:

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson,

Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Luton, McCune, Martin, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Capps, Lane, Medearis, Murphy and Porter.—5.

MESSAGE 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 1162 and 1610.

2ND CONFERENCE COMMITTEE REPORT

The following second CCR on HB 1162 was read and consideration deferred.

Mr. Speaker
and
Mr. President

We, your Conference Committee to whom was rereferred Engrossed House Bill No. 1162, and Engrossed Senate Amendments thereto, by Hammons of the House and Randle of the Senate, entitled:

An Act relating to public health and safety; amending 63 O.S. 1971, Section 1-1409; defining certain drugs and devices as misbranded; requiring distribution of lists of the names of manufacturers of prescription drugs; and defining terms.

beg leave to report that we have had the same under consideration and herewith return the same.

The House and Senate Conferees recommend that House Bill 1162 be returned to the Senate Committee on Public Health.

Respectfully submitted

FOR THE HOUSE: Hammons, Hood and Riggs.

FOR THE SENATE: Randle and Funston.

2nd CONFERENCE COMMITTEE REPORT

The following Second CCR on HB 1610 was read and consideration deferred.

Mr. Speaker
and
Mr. President

We, your Conference Committee to whom was referred Engrossed House Bill No. 1610, and Engrossed Senate Amendments thereto, by Ervin of the House and Stipe, Howard and Lane of the Senate, entitled:

An Act relating to employment security; amending 40 O.S. 1971, Section 224, as amended by Section 1, Chapter 247, O.S.L. 1972 (40 O.S. Supp. 1974, Section 224), to grant the Employment Security Commission authority, under certain circumstances, to negotiate settlements of judgments for unpaid contributions; providing for collections, interest on past-due contributions, penalties, refunds and appeals; and declaring an emergency.

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

1. That the Senate recedes from Senate amendments 1 and 2.

2. That the bill be referred back to the Judiciary Committee of the House of Representatives.

Respectfully submitted

FOR THE HOUSE: Ervin, Henry and Elder.

FOR THE SENATE: Stipe, Crow and Lane.

GENERAL ORDER

HB 1297 by Bennett and Monks of the House and Butler of the Senate was read and considered.

Upon request of Senator Butler, further consideration of HB 1297 was temporarily deferred.

President Pro Tempore Howard presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 1492 was correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

The CCR on SB 86 was called up for consideration.

The CCR on SB 86 was adopted upon motion of Senator Crow.

SB 86, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Holden, Howard, Howell, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Randle, Schuelein, Shatwell, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, York and Young.—38.

Nay: Helm, Inhofe, Pierce and Wolfe.—4.

Excused: Capps, Ham, Medearis, Murphy, Porter and Smith.—6.

The bill passed.

Senators Smith and Ham desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 40. Nay: 4. Excused: 4.

The emergency passed.

SB 86, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

GENERAL ORDER

HB 1297 was considered further.

Senator Stipe moved to amend HB 1297, page 9, Line 5, by inserting a new subsection (h) as follows:

“(h) Notwithstanding any other provisions of Section 211 through Section 238 of this Title, no employer shall be liable for payments in lieu of contributions with respect to extended benefit payments which are wholly reimbursed to the state by the Federal government.”,

which amendment was declared adopted.

Upon motion of Senator Butler, HB 1297, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Butler, HB 1297, as amended, was considered engrossed and placed on third reading and final passage.

THIRD READING

HB 1297 was read for the third time at length.

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

Aye: Baldwin, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Holden, Howard, Howell, Keller, Lamb, Lambert, Lane, Luton,

Martin, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, York and Young.—36.

Nay: Helm, Inhofe, Keating, McCune, Pierce, Watson and Wolfe.—7.

Excused: Berrong, Capps, Medearis, Murphy and Porter.—5.

The bill passed.

HB 1297 was referred for engrossment.

PENDING CONSIDERATION OF CCR

Upon motion of Senator Randle, the CCR on HB 1162 was adopted.

The Chair ruled that, pursuant to the CCR, HB 1162 would be returned to the Senate Committee on Public and Mental Health.

PENDING CONSIDERATION OF CCR

The CCR on SB 89 was called up for consideration.

The CCR on SB 89 was adopted upon motion of Senator Crow.

SB 89, as amended in Conference, was read at length.

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

Aye: Baldwin, Berrong, Birdsong, Boatner, Butler, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Pierce, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Terrill, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young.—43.

Excused: Capps, Ham, Medearis, Murphy and Porter.—5.

The bill passed.

Senator Ham desired to vote aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 44. Nay: 0. Excused: 4.

The emergency passed.

SB 89, together with the Conference Committee Report thereon, was ordered transmitted to the Honorable House.

APPOINTMENT OF COMMITTEES

Senator Lane moved that the President Pro Tempore appoint a committee to notify the Honorable House the Senate has finished its work and is ready to adjourn sine die, which motion was declared adopted, President Pro Tempore Howard appointing as such committee the following: Senators Luton, Crow and Keller.

Senator Lane moved that the President Pro Tempore appoint a committee to notify Governor David Boren the Senate has finished its work and is ready to receive him and hear his message, which motion was declared adopted, President Pro Tempore Howard appointing as such committee Senators Holden, Terrill and Keating.

MESSAGE 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 SB 86 (Third Report) and SB 89.

The above numbered Bills as amended in Conference were referred for enrollment.

MESSAGE FROM THE HOUSE

Advising that HB 1237 is being returned to the House Industrial and Labor Relations Committee.

MESSAGE FROM THE GOVERNOR

Advising approval by him, June 4, 1975, of Enrolled SB 328.

Advising approval by him, June 5, 1975, of Enrolled SBs 62, 72, 95, 147, 211, 278, 366, 376, 381, 426 and 468.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and adoption of Engrossed HCR 1031, as amended.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HBs 1316, 1401 and 1492, as amended.

The Sergeant-at-Arms was recognized and advised the Senate of the presence of the Chief Executive, Governor David Boren, accompanied by the Committee appointed to escort him to the Senate Chamber.

Governor Boren was escorted to the President's desk, where he delivered the following address:

TEXT OF AN ADDRESS BY THE HONORABLE DAVID BOREN

It is traditional for Governors to speak to the closing legislative session with exaggerated rhetoric which more often than not overstates the accomplishments which have been made. Claims of perfection would ring hollow to our fellow citizens who have watched us closely as we have worked together this session. But while admitting that perfection is still an

unattainable goal, this legislature has made many long lasting contributions to our state. We came here knowing that above all we needed to demonstrate to our fellow citizens that, like them, we care and care deeply about our state and our nation. We started our work together pledging that we would treat our offices as a public trust, that we would try to create in Oklahoma, a model of excellence for the nation, that above all, we would do our best not to let the people down. I think that you have met that test. I sincerely appreciate the spirit in which we have worked together. You have been generous and understanding in building a spirit of cooperation between the legislature and the office of the Governor. You have set a tone of sincerely trying to do what you think is best for Oklahoma. In Speaker Willis and Senator Howard this legislature has had leaders who deserve to be called statesmen.

If I could give the achievements of this legislative chapter a title, I would call it "A New Direction". This nation needs to be turned around and headed in a new direction. Runaway growth of government, waste of tax dollars, handouts to those who should help themselves, increasing power in the hands of faceless bureaucrats — these are trends which must be stopped. Oklahoma is stopping them.

While other states and the federal government continue to drift you have charted a new direction. You have thought of the taxpayer.

You have charted a new direction by reducing taxes for the first time in 27 years.

You have moved in a new direction by stopping the unfair inheritance tax on widows on what they have helped to earn.

You have moved in a new direction by enacting bills which will hold the line on growth of government instead of continuing to add 2,000 or more to the state payroll each year.

You have charted a new direction by trying to cut red tape and streamline the bureaucracy and make it accountable to the people. The landmark reorganization act passed by this Legislature and the state questions to be voted on July 22 give the people the best chance in years to reduce the bureaucracy. By combining three agencies for federal programs you have already moved to cut waste and duplication.

You have charted a new direction by offering the people a chance on July 22 to strengthen our budget balancing amendment to keep us from overspending while others have been running record deficits.

Oklahoma is in a fortunate economic condition compared with other states. While we have invested a record amount of money in governmental services this year these expenditures for the most part have been wise.

At the same time, you have moved in a new direction by not spending every available dollar but instead you have wisely increased our reserves by \$20 million dollars and have paid off early \$33 million of our debts. By beefing up the management analysis capability of both the legislative and executive branches you have taken steps to insure that tax dollars are wisely spent and every employee of the state does a full days work for a full days pay.

In many other areas this has been the year of new directions. In education both common education and higher education a record amount of money has been appropriated with increases 50% larger than last year. The best teacher retirement bill in state history has been written. Bold new programs are being started like the new program to bring elementary counselling to our schools. This program as it develops by helping children early will keep countless numbers in years to come from dropping out of school and ending up in courts, jails or prisons.

This Legislature like no other has moved in new directions in the area of welfare payments, raising benefits to those who truly need it providing \$9 million in prescription drugs for the elderly and disabled and at the same time you have passed bills which are long overdue to require able bodied recipients to sign up for employment and to track down errant fathers and put them to work. The taxpayers have to work for checks which they draw and they are fed up with footing the bill for those who can work but won't. You set a major precedent by transferring over \$5 million in sales tax revenues to the general fund to meet priority needs.

This Legislature has charted a major new direction in health care. We have led the fight against federal bureaucratic attempts to close our rural hospitals and institutions for the mentally retarded. We have provided increases of from 30% to 50% for the University Hospital and our Health Sciences Center with branches in Oklahoma City and Tulsa. A new program to bring emergency medical care to every citizen of the state with trained technicians and radio equipped ambulances has been started. A new program to create more residency positions in Oklahoma and halt the export of our doctors to other states has been started. The rural medical scholarship program has been expanded and a new matching grant fund for communities needing doctors has been established.

This Legislature has moved in new directions in corrections and law enforcement. Across the country crime rates are increasing at an alarming pace. In Oklahoma the organized Crime Prevention Council has been revitalized and has gone to work to identify possible loopholes in our laws which open the door to organized crime. Already the Legislature has moved to tighten up our anti-gambling laws. A new agency will mount a major effort to stamp out the drug traffic in Oklahoma.

The Highway Patrol has been given the largest single salary increase since their creation which will help keep our patrol at the very top professionally in the entire country. Pay and standards for the Oklahoma State Bureau of Investigation are being upgraded.

A landmark corrections program has been adopted by the Legislature and the Board of Corrections. A commitment has been made to a model plan with a new diagnostic and reception center for the screening of inmates, and a maximum security unit at McAlester. The new plan will provide smaller institutions where inmates will be housed by type. No longer will the taxpayers be footing the bill for schools for crime where the young non-violent first offender is thrown into the same prison with hardcore violent offenders or those who are severely mentally disturbed. I will continue to urge the Board of Corrections and the department to move as quickly as possible to implement the new plan which you have funded.

In the very beginning you set the tone for this session by moving in a new direction toward openness with the people, adopting new rules to let the people see and hold you accountable for your actions. You have reaffirmed your faith in the people.

We have not finished the task this year. We have not discovered and halted all waste and inefficiency in state government. Nor have we solved many of the basic social and political problems facing our state. We have made a beginning, a beginning in a new direction. Without your help, your understanding, your advice, your strong desire to do something to make our state better, this could not have been done. In my inaugural address I tried to express by sincere feelings. I said then that what we need in this nation is an old fashioned spiritual renewal. It can come. It is coming. By setting a high tone of public service you have helped to begin with us in Oklahoma.

Honesty, knowing right from wrong, openness, self respect, and the courage of conviction...simple qualities, but rare. That is what the people continue to expect from us. That is what our state needs...

You have helped us to start a new direction. Oklahoma will be better for it.

COMMITTEES DISCHARGED

The committee appointed to notify the Governor re sine die adjournment and to invite and escort him to the Senate Chamber, having performed its duty, was ordered discharged.

The committee appointed to notify the Honorable House that the Senate has finished its work and is ready to adjourn sine die, having performed its duty, was ordered discharged.

BILLS WITHDRAWN — REREFERRED

Senator Lane moved that all bills on General Order or Third Reading on the Calendar be rereferred to the Committee from whence they came, which motion was declared adopted.

Pursuant to the Lane motion, the following bills were rereferred to the Committees indicated.

HB 1039 — Appropriations and Budget.

HB 1136 — Wildlife.

HB 1172 — County, State and Federal Government.

HB 1216 — Appropriations and Budget.

HB 1224 — Public Safety and Penal Affairs.

HB 1266 — Social Welfare.

HB 1292 — County, State and Federal Government.

HB 1296 — Rules.

HB 1313 — Revenue and Taxation.

HB 1319 — Education, Common.

HB 1329 — Rules.

HB 1356 — Business, Industry and Labor Relations.

HB 1359 — Business, Industry and Labor Relations.

HB 1361 — Business, Industry and Labor Relations.

HB 1362 — Business, Industry and Labor Relations.

HB 1384 — Business, Industry and Labor Relations.

HB 1387 — Revenue and Taxation.

HB 1408 — County, State and Federal Government.

HB 1453 — Judiciary.

HB 1494 — Insurance.

HB 1505 — Criminal Jurisprudence.

HB 1543 — Judiciary.

HB 1584 — Criminal Jurisprudence.

HB 1618 — Insurance.

SB 178 — Criminal Jurisprudence.

Senator Lane moved that, when the clerk's desk is clear, and pursuant to HCR 1031, the Senate of the First Regular Session of the Thirty-fifth Legislature adjourn sine die, which motion was declared adopted.

Senator McCune presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 1297 was correctly engrossed and, together with Engrossed SAs, properly signed and ordered returned to the Honorable House.

SBs 5, 49, 86, 89, 90 and 407 and SJR 40 were each correctly enrolled and, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

SCR 44 was correctly enrolled, properly signed and ordered transmitted to the

Honorable House for the signature of the Speaker.

SRs 32, 35, 38 and 39 were each correctly enrolled, properly signed and ordered transmitted to the Secretary of State.

Senator Lane presiding.

MESSAGE FROM THE HOUSE

Advising the signing of and returning Enrolled SCRs 40, 43, 44 45 and 46.

The above numbered Enrolled Resolutions were ordered referred to the Secretary of State.

Senator McCune presiding.

MESSAGE FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled HCRs 1029, 1030, 1031, and 1032.

The above numbered Enrolled Resolutions were properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1012, 1058, 1087, 1143, 1278, 1289, 1293, 1304, 1314, 1316, 1320, 1346, 1351, 1354, 1401, 1410, 1444, 1454, 1492, 1496, 1508, 1546, 1587 and 1613 and HJR 1003.

The above numbered Enrolled Bills and Resolution were, after fourth reading, properly signed and ordered returned to the Honorable House.

Senator Wadley presiding.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 5, 49, 60, 68, 73, 77, 82, 83, 87, 90, 91, 142, 189, 232, 270, 316, 371, 377, 399, 407 and 417 and SJR 40.

The above numbered Enrolled Bills and Resolution were referred to the Governor.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HB 1297, as amended.

Senator McCune presiding.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting for signature Enrolled HBs 1107, 1227, 1297, and 1348.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 86 and 89.

The above numbered Enrolled Bills were referred to the Governor.

The Clerk announced that his desk was clear, whereupon, as provided under the Lane motion and HCR 1031, the Senate of the First Regular Session of the Thirty-fifth Legislature adjourned sine die.

SENATE COMMITTEES

Thirty-fifth Legislature

RULES COMMITTEE

Terrill, Chairman
Cate, Vice Chairman

Baldwin	Lane
Crow	Luton
Field	Murphy
Grantham	Smith
Holden	Stipe
Inhofe	York

STANDING COMMITTEES

AGRICULTURE (8)

Dahl, Chairman
Capps, Vice Chairman

Boatner	Martin
Field	Tinsley
Holden	Watkins

APPROPRIATIONS AND BUDGET (14)

Crow, Chairman
Randle, Vice Chairman

Baldwin	Lambert
Berrong	Murphy
Boatner	Pierce
Cate	Taliaferro
Hamilton	Terrill
Lamb	Stipe

BANKS AND BANKING (9)

Medearis, Chairman
Graves, Vice Chairman

Birdsong	Smith
Ham	Terrill
Howell	Wolfe
Keller	

**BUSINESS, INDUSTRY AND
LABOR RELATIONS (7)**

Funston, Chairman
Watkins, Vice Chairman

Birdsong	Shatwell
Butler	York
Schuelein	

**CONSTITUTIONAL REVISION AND
REGULATORY SERVICES (7)**

Berrong, Chairman
Tinsley, Vice Chairman

Butler	Pierce
Dahl	Terrill
Funston	

**COUNTY, STATE AND FEDERAL
GOVERNMENT (8)**

Wadley, Chairman
York, Vice Chairman

Birdsong	Medearis
Cate	Shatwell
Luton	Taliaferro

CRIMINAL JURISPRUDENCE (7)

Garrett, Chairman
Keating, Vice Chairman

Butler	Stipe
Cate	Wolfe
Grantham	

EDUCATION, COMMON (14)

Howell, Chairman
Funston, Vice Chairman

Boatner	Lamb
Capps	Luton
Crow	Martin
Field	Smith
Hamilton	Terrill
Keller	Young

EDUCATION, HIGHER (10)

Murphy, Chairman
Cate, Vice Chairman

Dawson	Wadley
Inhofe	Watkins
McCune	Watson
Schuelein	York

**EMPLOYMENT AND
ADMINISTRATION (5)**

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Luton, Vice Chairman

Holden	Lane
Inhofe	

ENGROSSED AND ENROLLED
BILLS (3)McCune, Chairman
Helm, Vice Chairman

Baldwin

ENVIRONMENTAL AND
NATURAL RESOURCES (8)Capps, Chairman
Shatwell, Vice Chairman

Field	Lambert
Graves	McCune
Helm	Wadley

INSURANCE (6)

Birdsong, Chairman
Butler, Vice Chairman

Berrong	Luton
Lane	Porter

JUDICIARY (12)

Grantham, Chairman
Lambert, Vice Chairman

Garrett	Porter
Ham	Smith
Howell	Wolfe
Keating	York
Lamb	Young

MUNICIPAL GOVERNMENT (7)

Ham, Chairman
Pierce, Vice Chairman

Grantham	Schuelein
Keating	Watson
Lambert	

OIL AND GAS (6)

Baldwin, Chairman
Dahl, Vice Chairman

Berrong	Inhofe
Holden	Pierce

PROFESSIONS AND
OCCUPATIONS (6)Graves, Chairman
Keller, Vice Chairman

Martin	Watkins
Medearis	Watson

PUBLIC AND MENTAL
HEALTH (6)Martin, Chairman
Wolfe, Vice Chairman

Funston	Lane
Garrett	Porter

PUBLIC SAFETY AND PENAL
AFFAIRS (7)Hamilton, Chairman
Schuelein, Vice Chairman

Keating	Stipe
McCune	Watson
Randle	

REVENUE AND TAXATION (11)

Smith, Chairman
Lamb, Vice Chairman

Crow	Keller
Dawson	Murphy
Garrett	Randle
Hamilton	Taliaferro
Helm	

ROADS AND HIGHWAYS (13)

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Boatner, Vice Chairman

Baldwin	Holden
Capps	Murphy
Dawson	Shatwell
Grantham	Tinsley
Graves	Young
Ham	

SOCIAL WELFARE (6)

Porter, Chairman
Dawson, Vice Chairman

Howell	Randle
Lane	Young

WILDLIFE (9)

Field, Chairman
Taliaferro, Vice Chairman

Dahl	Medearis
Helm	Tinsley
Inhofe	Wadley
McCune	

Subcommittee of Rules
Committee on Elections
and PrivilegesCate, Chairman
Luton, Vice Chairman

Baldwin	Murphy
Inhofe	Smith

INTERIM AND SPECIAL COMMITTEE APPOINTMENTS

EXECUTIVE COMMITTEE, STATE LEGISLATIVE COUNCIL

(74 O.S. 1971, § 456)

Representative William P. Willis, Speaker of the House of Representatives, Chairman
Senator Gene C. Howard, President Pro Tempore of the Senate, Vice Chairman

House

Bamberger, Thomas A.
Cleveland, Charles
Ferrell, J. Fred, Jr.
Green, Warren E.
Hardesty, Jim W.
Holden, A. C.
Hooper, Roy B., Jr.
Hopkins, Robert E.
Johnson, A. Visanio
Kennedy, Billy F.
McIntyre, Bernard J.
Monks, John
Peterson, Charles R.
Stephenson, Tom R.
Wickersham, Victor E.

Senate

Birdsong, Jimmy
Capps, Gilmer N.
Dahl, John L.
Field, Leon B.
Funston, Bob
Garrett, John L.
Grantham, Roy E.
Graves, Ralph W.
Ham, Glen
Keller, E. W.
Martin, Ernest D.
Medearis, Robert P.
Porter, E. Melvin
Wadley, Robert L.
Young, John W.

House Alternates

Beznoska, Gordon
Dunn, Vernon
Joiner, Fred
Morgan, Charles O.
Robinson, Bill

Senate Alternates

Butler, Kenneth
Lamb, Norman A.
Lambert, Phillip E.
Shatwell, Bob R.
Tinsley, Gideon

ADVISORY COMMITTEE, SOUTH CENTRAL INTERSTATE FOREST FIRE PROTECTION COMPACT

(2 O.S. 1971, § 1301-215)

Senator Jim E. Lane
Representative Mike Murphy

COMMITTEE ON INTERSTATE COOPERATION

(74 O.S. 1971, § § 423, 425)

Senator Gene C. Howard, Tulsa, Chairman
Representative W. P. Willis, Tahlequah, Vice Chairman

Senate

Capps, Gilmer N.
Luton, John D.
Smith, Finis W.
Wadley, Robert L.
Watson, Phil

House

Davis, Don
Elder, Charles
Floyd, Glenn Eldon
Nance, Kenneth R.
Sanders, E. C. Sandy
Townsend, James
Twidwell, Carl, Jr.

WAGE ADJUSTMENT AND SALARY BOARD

(74 O.S. Supp. 1974, § 817.3)

Advisory Members**Senate**

Dahl, John L.
Watson, Phil

House

Miskelly, John
Sanders, E. C. Sandy

WAR VETERANS MEMORIAL COMMISSION

(72 O.S. 1971, § 50.41)

Senator Ernest D. Martin, Chairman

OKLAHOMA STATE ETHICS COMMISSION

(74 O.S. 1971, § 1408)

Dr. James G. Caster, Oklahoma
City

Appointed by the President
Pro Tempore of the Senate

B. E. Bill Harkey, Oklahoma City

Appointed by the Speaker of the
House of Representatives

Dr. Gene Garrison, Oklahoma City

Appointed by the Governor

JOINT LEGISLATIVE ETHICS COMMITTEE

(74 O.S. 1971, § 1410)

Senate

Grantham, Roy E.
Keller, E. W.
Smith, Finis W.

House

Camp, George
Elder, Charles
Townsend, James

OKLAHOMA COMMISSION ON EDUCATION

(70 O.S. 1971, § § 1210.151-1210.159)

Leroy McClendon, Chairman
Representative Lonnie L. Abbott, Vice Chairman
Mrs. Earl J. Cherry, Secretary

Senate Appointees

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Dean, John O., Norman
Holton, Stephen B., Poteau
Johnson, Dr. Jacob, Talihina
Lamb, Senator Norman A., Enid
McClendon, Leroy, Idabel
McIntire, Forrest, Oklahoma City
Murphy, Senator Robert M., Stillwater
Rodgers, Mrs. Cleveland, Tulsa
Trent, Bob A., Caney

House Appointees

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Allen, T. E., Pawhuska
Atkins, Representative Hannah D.,
Oklahoma City
Boggs, Dr. James H., Stillwater
Clemons, A. J., Midwest City
Cox, Barbour, Chandler
Fink, Howard F., Broken Arrow
McKee, Representative Marvin, Guymon
Odom, Martin, Hitchita
Voss, Sy, Tahlequah

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Duncan, Orville, Coalgate
Hunt, Mrs. Charles, Midwest City
Lyne, Mrs. Beulah A., Bartlesville
Nation, Mrs. Trenna, Elmore City
Vassar, Mrs. Janice Kay, Chandler
Williamson, Mrs. Eve, Oklahoma City

**COMMISSION ON THE REORGANIZATION
OF STATE GOVERNMENT**

(74 O.S. Supp. 1975, § § 1541 through 1546)

(Senate Bill 118, 1975)

Governor David Boren, Chairman

Senator Gene C. Howard, President
Pro Tempore of the Senate

Representative William P. Willis, Speaker
of the House of Representatives

Senate Appointees

Norman A. Lamb, Enid
John D. Luton, Muskogee
Gene Stipe, McAlester

House Appointees

David Craighead, Midwest City
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Gubernatorial Appointees

Herbert L. Branan, Oklahoma City
Gary Cook, Tulsa
Bert Mackie, Enid
Bryan W. Waid, Lawton
Mrs. Shirley Weeks, Stillwater
Douglas C. Wixson, Tulsa

**BILLS REFERRED TO GENERAL CONFERENCE
COMMITTEE ON APPROPRIATIONS****SENATE BILLS**

	Page
SB 5	454
SB 55	729
SB 56	729
SB 57	567
SB 58	729
SB 59	567
SB 62	429
SB 63	429
SB 64	567
SB 67	974
SB 68	1032
SB 69	868
SB 70	429
SB 71	567
SB 72	729
SB 73	803
SB 74	429
SB 75	429
SB 76	729
SB 77	729; 1192
SB 78	803

	Page
SB 79	729
SB 80	567; 1074
SB 81	567
SB 82	729
SB 83	974
SB 84	567
SB 85	454
SB 86	567; 1122; 1192
SB 87	916
SB 88	729
SB 89	1032
SB 90	916
SB 91	803
SB 92	429
SB 93	567
SB 94	429
SB 95	429
SB 124	803
SB 336	1141
SB 468	974

**BILLS REFERRED TO GENERAL CONFERENCE
COMMITTEE ON APPROPRIATIONS****HOUSE BILLS**

	Page		Page
HB 1014	914	HB 1118	624
HB 1076	979	HB 1119	826
HB 1093	767	HB 1122	588
HB 1094	755	HB 1123	657
HB 1095	914	HB 1124	711
HB 1097	657	HB 1125	711
HB 1098	755	HB 1126	826
HB 1099	767; 1122	HB 1127	711
HB 1100	793	HB 1128	793
HB 1101	755; 978	HB 1129	588
HB 1102	826	HB 1130	624
HB 1103	914	HB 1131	914
HB 1104	914	HB 1132	588
HB 1106	767	HB 1133	793
HB 1107	914	HB 1134	589
HB 1108	839	HB 1155	589
HB 1110	793	HB 1183	589
HB 1111	711; 826	HB 1302	979
HB 1112	588	HB 1320	1155
HB 1113	588	HB 1410	1073
HB 1115	657	HB 1448	624
HB 1116	657	HB 1562	914
HB 1117	711	HB 1615	589

BILLS AND RESOLUTIONS REFERRED TO CONFERENCE COMMITTEES OTHER THAN GCCA

SENATE

	Page
SB 3	703
SB 49	728
SB 53	316; 453
SB 60	454; 1122
SB 66	567
SB 100	755
SB 105	1114
SB 121	1010
SB 137	859
SB 142	702; 1121
SB 170	755; 1086
SB 189	924
SB 225	826
SB 232	755
SB 248	1139
SB 270	981
SB 279	857; 1027
SB 316	973
SB 340	1167
SB 371	973
SB 377	1042
SB 399	984
SB 407	1095
SB 417	1034
SJR 36	1041
SJR 37	1041
SCR 26	834

HOUSE

	Page
HB 1009	276
HB 1012	1123
HB 1042	1099
HB 1043	465
HB 1057	318
HB 1129	606
HB 1143	867; 1123
HB 1162	1192; 1226
HB 1181	979
HB 1185	1073
HB 1227	1122; 1162
HB 1230	423
HB 1233	867
HB 1237	868
HB 1251	523
HB 1264	657
HB 1289	1155
HB 1348	996
HB 1379	1027; 1219
HB 1409	979
HB 1454	1225
HB 1488	1074
HB 1511	1074
HB 1552	868
HB 1610	1220
HJR 1012	318
HCR 1003	465

SUMMARY OF LEGISLATIVE ACTION

	Intro- duced	Enacted or Adopted	Carried Over in Senate to 1976	Carried Over in House to 1976	Total Carried Over	Dead
Senate Bills	483	166	216	77	293	19
Senate Joint Resolutions	40	19	14	6	20	1
Senate Concurrent Resolutions	47	40				7
Senate Resolutions	39	39				



INDEX



DENOTATIONS

CR	—Committee Report
CCR	—Conference Committee Report
GCCA	—General Conference Committee on Appropriations
HA	—House Amendment
HB	—House Bill
HC	—House Conferee
HCR	—House Concurrent Resolution
HJR	—House Joint Resolution
LP	—Lobby Permit
ML	—Motion Lodged
SA	—Senate Amendment
SB	—Senate Bill
SC	—Senate Conferee
SCR	—Senate Concurrent Resolution
SJR	—Senate Joint Resolution
SR	—Senate Resolution
WD	—Withdrawn



SENATE BILLS

SB 1 — By Howell of the Senate and Cotner of the House — An Act relating to data processing; amending 74 O.S. 1971, Sections 118.2, 118.3, 118.4, 118.5, 118.7, 118.8, as amended ... 118.9, 118.12 and 118.13; expressing legislative purpose; defining terms; creating the Division of Data Processing Planning; prescribing duties ... emergency.

1st Reading 37
2d Reading 48
CR 132
Considered, passed, referred 151
Engrossed — To House 158

SB 2 — By Randle — An Act relating to state officers and employees; amending 74 O.S. 1971, Section 1201; creating the Oklahoma Indian Affairs Commission ... increasing per diem and mileage of members.

1st Reading 37
2d Reading 48
CR 98
Considered, passed, referred 106
Engrossed — To House 116
Referred for enrollment 233
Enrolled — 4th Reading 239
To Governor 241
Vetoed, February 28, 1975 272

SB 3 — By Smith — An Act relating to cities and towns; providing any city maintaining motor vehicles for fire department use shall provide liability insurance ... emergency.

1st Reading 37
2d Reading 48
CR 186
Considered, passed, referred 215

Engrossed — To House 225
HAs read, consideration deferred 697
HAs rejected, Conference requested 703
SCs appointed 703
Conference granted, HCs named 706
CCR read, consideration deferred ... 711
CCR adopted, passed — To House 717
Referred for enrollment 729
Enrolled — 4th Reading 743
To Governor 750
Approved, May 1, 1975 767

SB 4 — By Grantham — An Act relating to insurance; amending 36 O.S. 1971, Section 4101, as amended ... authorizing contracts of group life insurance in certain situations only ... removing repetitious wording ... emergency.

1st Reading 37
2d Reading 48
CR 98
Considered 108
Passed, referred 116
Engrossed — To House 121
Referred for enrollment 635
Enrolled — 4th Reading 662
To Governor 669
Approved, April 25, 1975 714

SB 5 — By Holden of the Senate and Wilson of the House — An Act relating to the Oklahoma Historical Society and making an appropriation thereto for the Stephens County Museum; and making the appropriation nonfiscal.

1st Reading 37
2d Reading 48
CR 238
Considered, passed, referred 252

Engrossed — To House	259
HAS read, consideration deferred	365
HAS rejected, Conference requested	454
SCs appointed	454
Conference granted, HCs named	457
CCR read, consideration deferred	1199
CCR adopted, passed — To House	1208
Referred for enrollment	1230
Enrolled — 4th Reading	1245
To Governor	1246
Approved, June 12, 1975	

SB 6 — By Keating — An Act relating to persons acquitted for a criminal charge by reason of insanity; amending 22 O.S. 1971, Section 1161; providing for a hearing ... providing for his commitment upon such a finding.

1st Reading	37
2d Reading	48

SB 7 — By Boatner — An Act relating to county highways; providing a short title; providing for the hard-surfacing of secondary roads in each county; defining hard-surfaced road ... emergency.

1st Reading	37
2d Reading	48
CR	228
WD, referred	248

SB 8 — By Murphy — An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 807, as last amended ... providing for determination of the value of the gross estate of a decedent ... repealing Section 2, Chapter 312, O.S.L. 1974 ... emergency.

1st Reading	37
2d Reading	48

SB 9 — By Wolfe — An Act relating to civil procedure; amending 12 O.S. 1971, Section 154.6, by clarifying the additional time period for answering in certain instances.

1st Reading	37
2d Reading	48
CR	98

Considered, passed, referred	111
Engrossed — To House	116
HAS read, consideration deferred	240
HAS adopted, passed, referred	276
Enrolled — 4th Reading	284
To Governor	287
Approved, March 6, 1975	307

SB 10 — By Keating — An Act relating to public construction contracts; amending Section 13, Chapter 298, O.S.L. 1974 ... changing the period of coverage on bonds to one year for workmanship and for a period not to exceed the manufacturer's warranty for materials.

1st Reading	38
2d Reading	48

SB 11 — By Keating — An Act relating to intoxicating liquors; repealing 37 O.S. 1971, Sections 211, 212, 214, 215 and 216; prohibiting the sale of certain beverages on or near premises where public or private dancing is permitted or conducted.

1st Reading	38
2d Reading	49

SB 12 — By Capps — An Act relating to roads; amending 69 O.S. 1971, Section 1201; defining certain open section lines as public highways; designating reserved section lines ... emergency.

1st Reading	38
2d Reading	49
CR	410
Considered, passed, referred	439
Engrossed — To House	449
Referred for enrollment	635
Enrolled — 4th Reading	662
To Governor	669
Approved, April 24, 1975	714

SB 13 — By Howell — An Act relating to public construction contracts; amending Section 13, Chapter 298, O.S.L. 1974 ... reducing the period of coverage of workmanship and material bonds from three years to one year.

1st Reading	38
2d Reading	49

CR	124
Considered, deferred	165
Considered, passed, referred	216
Engrossed — To House	225

SB 14 — By Keating — An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 1904, to provide that the mortgagor shall pay the tax levied upon mortgages.

1st Reading	38
2d Reading	49

SB 15 — By Keating — An Act relating to elections; amending Section 2, Chapter 154, O.S.L. 1974 (26 O.S. Supp. 1974, Section 424.2); defining expenditures; limiting campaign expenditures for certain elective officers; and directing codification.

1st Reading	38
2d Reading	49

SB 16 — By Funston — An Act relating to elections ... permitting the use of absentee ballots by those prevented from voting on election day on account of their religious belief; and directing codification.

1st Reading	38
2d Reading	49
CR	228
Considered, passed, referred	292
Engrossed — To House	305

SB 17 — By Luton — An Act relating to abstracting; amending 1 O.S. 1971, Section 1; providing for abstractors' bond; providing for sureties on the bond; providing for liability on the bond ... emergency.

1st Reading	38
2d Reading	49
CR	98
Considered, passed, referred	109
Engrossed — To House	121
HAs read, consideration deferred	597
HAs adopted, passed, referred	686
Enrolled — 4th Reading	696
To Governor	701
Approved, April 30, 1975	746

SB 18 — By Wolfe — An Act relating to witnesses; amending 12 O.S. 1971, Section 385; providing that the physician-patient privilege is waived at the time an individual commences any action for damages for personal injuries.

1st Reading	38
2d Reading	49

SB 19 — By Keating — An Act relating to persons acquitted of a criminal charge by reason of insanity; amending 22 O.S. 1971, Section 1161; providing for a hearing ... providing for his commitment upon such a finding.

1st Reading	38
2d Reading	49
CR	280
Considered, passed, referred	313
Engrossed — To House	324
Referred for enrollment	685
Enrolled — 4th Reading	694
To Governor	700
Approved, April 29, 1975	733

SB 20 — By McCune of the Senate and Sparkman, et al, of the House — An Act relating to public health and safety; amending 63 O.S. 1971, Section 1-205; providing for county departments of health; providing for the formation of health districts; providing for cooperative departments of health; providing for medical directors ... emergency.

1st Reading	38
2d Reading	49
CR	88
Considered	99
Considered, passed, referred	100
Engrossed — To House	109
Referred for enrollment	152
Enrolled — 4th Reading	158
To Governor	160
Approved, February 7, 1975	178

SB 21 — By Smith — An Act relating to probate procedure; providing that a petition for the probate of a will or for letters of administration may contain a request for judicial determination of death

and names and identities of heirs, devisees and legatees ... amending 58 O.S. 1971, Sections 281, 282, 387, 388, 391, 413, 414, 415, 418, 420, 421, 422, 423, 426 as amended ... 430, 432, 541, 543, 544, 547, 553, 622 and 634 ... emergency.

1st Reading	39
2d Reading	49
CR	168
Considered, passed, referred	175
Engrossed — To House	183

SB 22 — By Smith and Holden — An Act relating to revenue and taxation; amending 68 O.S. 1971, Sections 803 and 809, as amended ... and 68 O.S. 1971, Section 807, as last amended ... prescribing rates of tax on the net estate of a deceased person; providing for determination of the value of the gross estate ... repealing Section 2, Chapter 312, O.S.L. 1974 ... emergency.

1st Reading	39
2d Reading	49
CR	55
Considered, passed, referred	67
ML; tabled, referred	69; 85
Engrossed — To House	91
Referred for enrollment	135
Enrolled — 4th Reading	140
To Governor	143
Approved, February 4, 1975	160

SB 23 — By Berrong — An Act relating to probation-parole officers; amending 57 O.S. 1971, Section 515, as amended ... including a bachelor's degree in police science as one of the permissible degrees to meet the qualifications for employment as a probation-parole officer.

1st Reading	39
2d Reading	49
CR	114
Considered, passed, referred	120
Engrossed — To House	127
HAs read, consideration deferred	597
HAs adopted, passed, referred	727
Enrolled — 4th Reading	739
To Governor	743
Approved, May 6, 1975	807

SB 24 — By Randle — An Act relating to elections; amending Section 7-104, Chapter 153, O.S.L. 1974 (26 O.S. Supp. 1974, Section 7-104); providing for hours of voting.

1st Reading	39
2d Reading	49

SB 25 — By Berrong — An Act relating to taxation; amending 68 O.S. 1971, Section 815; providing for reporting; prescribing duties of Oklahoma Tax Commission to audit returns, assess, collect taxes, and perform other related functions ... emergency.

1st Reading	39
2d Reading	49
WD, referred	69

SB 26 — By Birdsong — An Act relating to cities and towns; and repealing 11 O.S. 1971, Sections 1751 through 1766, relating to the Governmental Tort Liability Act.

1st Reading	39
2d Reading	49
CR	674
Considered, passed, referred	727
Engrossed — To House	733

SB 27 — By Keating — An Act relating to professions and occupations; amending 59 O.S. 1971, Section 1016; providing for appointment, duties, qualifications and salaries of municipal plumbing inspectors and their deputies.

1st Reading	39
2d Reading	49

SB 28 — By Keating — An Act relating to counties and county officers; amending 19 O.S. 1971, Section 864.10; providing for electrical inspectors, their salaries, authority and duties.

1st Reading	39
2d Reading	49

SB 29 — By Berrong — An Act relating to counties and county officers; amending 19 O.S. 1971, Section 131, as

amended ... providing for election of county officers and terms of office; prescribing certain limitations upon eligibility for candidacy for county office ... emergency.

1st Reading	39
2d Reading	49
CR	228
Considered, passed, referred	240
Engrossed — To House	250
Referred for enrollment	586
Enrolled — 4th Reading	595
To Governor	602
Approved, April 18, 1975	661

SB 30 — By Howard — An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 2438 of the ad valorem tax code pertaining to county assessors; providing for compliance with Article V, Section 55 of the Oklahoma Constitution ... allowing use of excess travel expense funds for attendance at certain meetings and educational programs.

1st Reading	39
2d Reading	49
CR	114
Considered, passed, referred	121
Engrossed — To House	127
Referred for enrollment	670
Enrolled — 4th Reading	680
To Governor	685
Approved, April 28, 1975	718

SB 31 — By Birdsong of the Senate and Hopkins of the House — An Act relating to cities and towns; providing for negotiation and arbitration of agreements between cities and towns and their employees; providing short title; stating policy; defining terms; providing for collective bargaining ... repealing 11 O.S. 1971, Sections 548.1, 548.2, 548.6 through 548.14, 548.3 and 548.4, as amended ... emergency.

1st Reading	40
2d Reading	49

SB 32 — By Grantham — An Act relating to professions and occupations; providing for licensing and regulation of

social work; providing penalties ... emergency.

1st Reading	40
2d Reading	49
CR	290
Considered, passed, referred	379
Engrossed — To House	402

SB 33 — By Grantham — An Act relating to criminal procedure; providing for reimbursement of certain costs by a convicted defendant; providing time and method of payment of fines and costs ... directing codification.

1st Reading	40
2d Reading	49
CR	66
WD, rereferred	90
CR	435
Considered, passed, referred	532
Engrossed — To House	545
HAs read, consideration deferred	728
HAs rejected, Conference requested	984
Vote reconsidered, bill reinstated on Calendar	986
HAs adopted, passed, referred	998
Enrolled — 4th Reading	1012
To Governor	1024
Vetoed, May 28, 1975	1063

SB 34 — By Young — An Act creating the Oklahoma Crime Commission; structuring its membership ... repealing Section 6, Chapter 140, O.S.L. 1972 ... emergency.

1st Reading	40
2d Reading	49

SB 35 — By McCune — An Act relating to counties and county officers; amending 19 O.S. 1971, Sections 865.51 and 865.52; providing that the board of county commissioners shall be authorized to adopt land use planning and zoning regulations as to a county's unincorporated areas ... emergency.

1st Reading	40
2d Reading	49

SB 36 — By Smith — An Act relating to the Board of Medicolegal Investigations and making appropriations thereto; appropriating monies from the Federal Revenue Sharing Fund for the purpose of construction of facilities for the Board ... emergency.

1st Reading	40
2d Reading	49
CR	784
Considered, passed, referred	806
Engrossed — To House	825

SB 37 — By Murphy and Ham — An Act relating to game and fish; amending Sections 5-206 and 5-410, Chapter 17, O.S.L. 1974 ... providing for falconry ... providing for falconry field meets ... emergency.

1st Reading	40
2d Reading	49
CR	124
Considered, passed, referred	141
Engrossed — To House	151
Referred for enrollment	260
Enrolled — 4th Reading	268
To Governor	270
Approved, March 4, 1975	298

SB 38 — By Capps and Graves of the Senate and Bamberger and Campbell of the House — An Act relating to waste reclamation; providing for a short title; declaring the public policy and legislative intent; creating the Oklahoma Waste Reclamation Authority and the Oklahoma Waste Reclamation Board ... directing codification.

1st Reading	40
2d Reading	49

SB 39 — By Birdsong — An Act relating to motor vehicles; requiring the reporting of specified information on leased vehicles subject to registration with the Oklahoma Tax Commission; and directing codification.

1st Reading	41
2d Reading	49

SB 40 — By Smith — An Act relating to schools; making an appropriation to the State Board of Vocational and Technical Education ... emergency.

1st Reading	41
2d Reading	49

SB 41 — By Smith — An Act relating to fire departments; amending 11 O.S. 1971, Section 373, as amended ... providing pensions for fire department members; authorizing the city treasurer to deduct a monthly sum to be contributed toward the fund ... emergency.

1st Reading	41
2d Reading	49
CR	280
Considered, passed, referred	315
Engrossed — To House	324
Referred for enrollment	635
Enrolled — 4th Reading	662
To Governor	669
Approved, April 24, 1975	714

SB 42 — By Boatner — An Act relating to state officers and employees; amending 74 O.S. 1971, Section 817.3, as last amended ... providing minimum salary for certain state officers and employees ... emergency.

1st Reading	48
2d Reading	52
CR	98
Considered, passed, referred	110
Engrossed — To House	116

SB 43 — By Howell — An Act relating to the collection and apportionment of motor vehicle licensing fee; amending 68 O.S. 1971, Section 2102; amending 47 O.S. 1971, Sections 22.301 and 22.30p; providing for higher compensation to motor license agents ... emergency.

1st Reading	52
2d Reading	56
CR	310
Considered	322
Considered, passed, referred	324
Engrossed — To House	342
HAs read, consideration deferred	832

HAs adopted, passed, referred	859	SB 47 — By Randle — An Act relating to schools; amending Section 33, Chapter 211, O.S.L. 1973 (70 O.S. Supp. 1974, Section 5-136); authorizing boards of education of school districts to provide liability insurance to indemnify officers and employees of the school district from civil liability ... emergency.	
Enrolled — 4th Reading	872	1st Reading	67
To Governor	903	2d Reading	84
Became Law without Governor's signature, May 21, 1975	1008	CR	114
SB 44 — By Randle — An Act relating to state government; amending 74 O.S. 1971, Section 952, as amended ... creating the Oklahoma Human Rights Commission ... increasing per diem and mileage of members.		Considered, passed, referred	125
1st Reading	56	Engrossed — To House	135
2d Reading	67	HAs read, consideration deferred	928
CR	98	HAs adopted, passed, referred	1136
Considered, passed, referred	107	Enrolled — 4th Reading	1160
Engrossed — To House	116	To Governor	1166
Referred for enrollment	262	Approved, June 7, 1975	
Enrolled — 4th Reading	268	SB 48 — By Berrong of the Senate and Green of the House — An Act relating to insurance; amending 36 O.S. 1971, Section 610, by increasing capital or surplus requirements and establishing a timetable for compliance by insurers presently authorized to do business ... emergency.	
To Governor	270	1st Reading	67
Governor requested to return Bill; returned	287	2d Reading	84
House requested to rescind 4th Reading; reconsider vote by which Bill passed	297	CR	98
Bill stricken from House Calendar, May 15, 1975		Considered, passed, referred	109
SB 45 — By York of the Senate and Fried of the House — An Act relating to schools; amending Section 1, Chapter 124, O.S.L. 1974 (70 O.S. Supp. 1974, Section 16-111.1); authorizing school districts to purchase and use supplementary textbooks and materials not on the approved list ... emergency.		Engrossed — To House	121
1st Reading	56	SB 49 — By Berrong, Birdsong and Luton of the Senate and Payne, et al, of the House — An Act relating to insurance; setting out legislative findings and purposes; defining terms; providing for supervision and conservatorship of insurers; providing certain duties for the Insurance Commissioner ... emergency.	
2d Reading	67	1st Reading	67
SB 46 — By Garrett — An Act relating to crimes and punishments; providing for the "Oklahoma Criminal Code" and defining its scope and application; preserving civil remedies; declaring territorial applicability; defining "crime" and classifying crimes ... repealing Title 21, Oklahoma Statutes 1971, and 57 O.S. 1971, § 13 and 56 ... effective date.		2d Reading	84
1st Reading	66	CR	98
2d Reading	84	Considered	110
		Considered, passed, referred	127
		Engrossed — To House	135
		HAs read, consideration deferred	708
		HAs rejected, Conference requested	728
		SCs appointed	728

Conference granted, HCs named	756
CCR read, consideration deferred . . .	1200
CCR adopted, passed — To House . . .	1209
Referred for enrollment	1230
Enrolled — 4th Reading	1245
To Governor	1246
Approved, June 12, 1975	

SB 50 — By York — An Act relating to probate procedure; amending 58 O.S. 1971, Section 413; providing for order for hearing petition for sale of real estate for certain purposes and reasons . . . emergency.

1st Reading	67
2d Reading	84
CR	114
Considered, passed, referred	121
Engrossed — To House	127
HAs read, consideration deferred . . .	635
HAs adopted, passed, referred	857
Enrolled — 4th Reading	872
To Governor	903
Approved, May 19, 1975	983

SB 51 — By Randle — An Act relating to elections; amending Section 2-129, Chapter 153, O.S.L. 1974 (26 O.S. Supp. 1974, Section 2-129); providing for compensation of inspectors, judges, clerks and counters.

1st Reading	77
2d Reading	88

SB 52 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Governor and making a supplemental appropriation thereto . . . purpose . . . emergency.

1st Reading	77
2d Reading	88
CR	98
Considered, passed, referred	107
Engrossed — To House	116
Referred for enrollment	135
Enrolled — 4th Reading	140
To Governor	143
Approved, February 4, 1975	160

SB 53 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to various state agencies; making appropriations thereto . . . providing prohibitions or restrictions on the use of Federal Revenue Sharing Funds . . . emergency.

1st Reading	77
2d Reading	88
CR	168
Considered, passed, referred	176
Engrossed — To House	183
HAs read, consideration deferred . . .	306
HAs rejected, Conference requested	316
SCs appointed	316
Conference granted, HCs named	325
CCR read, considered, deferred	429; 433
CCR adopted, passed	440
ML; considered; motion tabled	441; 442
To House	442
CCR rejected, further Conference requested, HCs named	453
Further Conference granted, SCs appointed	453
2d CCR read, adopted, passed — To House	546
Referred for enrollment	556
Enrolled — 4th Reading	560
To Governor	560
Approved, April 9, 1975	568

SB 54 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to state government; providing that the State Personnel Board shall annually recommend a uniform compensation plan to the Governor . . . repealing 74 O.S. 1971, Section 817.3, as amended . . . emergency.

1st Reading	78
2d Reading	89

SB 55 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to state officers and employees; amending 74 O.S. 1971, Section 813, as amended . . . providing for the cost of operating the Merit

System; fixing the salary of the Director ... emergency.	
1st Reading	78
2d Reading	89
CR	471
Considered, passed, referred	535
Engrossed — To House	545
HAs read, consideration deferred ..	708; 709
HAs rejected, Conference requested	729
SCs appointed	729
Conference granted, HCs named	803
CCR read, consideration deferred	835
CCR adopted, passed — To House	853
Referred for enrollment	902
Enrolled — 4th Reading	910
To Governor	911
Approved, May 20, 1975	1010

SB 56 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Oklahoma State Legislature and making an appropriation thereto; stating the purpose; providing for procedure in filing of and approval of claims ... emergency.

1st Reading	78
2d Reading	89
CR	98
Considered, passed, referred	108
Engrossed — To House	121
HAs read, consideration deferred ..	597; 598
HAs rejected, Conference requested	729
SCs appointed	729
Conference granted, HCs named	738
CCR read, consideration deferred	916
CCR adopted, passed — To House	946
Referred for enrollment	1049
Enrolled — 4th Reading	1063
To Governor	1064
Approved, May 30, 1975	1145

SB 57 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Oklahoma State Legislative Council; making appropriations thereto ... restrictions on the use of Federal Revenue Sharing Funds ... emergency.

1st Reading	78
2d Reading	89
CR	196
Considered, passed, referred	209
Engrossed — To House	217
HAs read, consideration deferred	533
HAs rejected, Conference requested	567
SCs appointed	567
Conference granted, HCs named	573
CCR read, consideration deferred	917
CCR adopted, passed — To House	947
Referred for enrollment	981
Enrolled — 4th Reading	990
To Governor	1002
Approved, May 23, 1975	1039

SB 58 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Office of the Governor and making an appropriation thereto ... authorizing appropriated funds for federal matching purposes ... emergency.

1st Reading	78
2d Reading	89
CR	280
Considered, passed, referred	293
Engrossed — To House	305
HAs read, consideration deferred	573
HAs rejected, Conference requested	729
SCs appointed	729
Conference granted, HCs named	738
CCR read, consideration deferred	836
CCR adopted, passed — To House	853
Referred for enrollment	902
Enrolled — 4th Reading	910
To Governor	911
Approved, May 20, 1975	1010

SB 59 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Office of the Lieutenant Governor and making an appropriation thereto ... emergency.

1st Reading	78
2d Reading	89
CR	118
Considered, passed, referred	126

Engrossed — To House	135
HAS read, consideration deferred	533
HAS rejected, Conference requested	567
SCs appointed	567
Conference granted, HCs named	573
CCR read, consideration deferred	758
CCR adopted, passed — To House	853
Referred for enrollment	902
Enrolled — 4th Reading	910
To Governor	911
Approved, May 20, 1975	1010

SB 60 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An act relating to the Office of the Secretary of State and making appropriations thereto ... approving necessary expenses to prepare copies of legislative acts ... emergency.

1st Reading	78
2d Reading	89
CR	173
Considered, passed, referred	209
Engrossed — To House	217
HAS read, consideration deferred	415
HAS rejected, Conference requested	454
SCs appointed	454
Conference granted, HCs named	457
CCR read, consideration deferred	999
CCR adopted, passed — To House	1005
Further Conference granted	1122
2d CCR read, consideration deferred	1191
2d CCR adopted, passed — To House	1195
Referred for enrollment	1049
Enrolled — 4th Reading	1064
Returned by House	1074
House requested return for further consideration	1098
Senate rescinded 4th Reading, returned bill to House	1098
House reconsidered votes, Confer- ence requested	1110
Conference granted	1122
3rd CCR read, consideration deferred	1191
3rd CCR adopted, passed — To House	1195

Referred for enrollment	1210
Enrolled — 4th Reading	1220
To Governor	1246
Approved, June 12, 1975	

SB 61 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the State Emergency Fund and making an appropriation thereto ... emergency.

1st Reading	79
2d Reading	89
CR	114
Considered, passed, referred	120
Engrossed — To House	127
Referred for enrollment	355
Enrolled — 4th Reading	364
To Governor	367
Approved, March 21, 1975	429

SB 62 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Oklahoma Department of Industrial Development and making appropriations thereto ... appropriation for development of Clinton-Sherman Air Force Base; providing appropriation for American Revolution Bicentennial Commission; providing appropriation for the Bartlesville Energy Research Center ... emergency.

1st Reading	79
2d Reading	89
CR	238
Considered, passed, referred	251
Engrossed — To House	259
HAS read, consideration deferred	405
HAS rejected, Conference requested	429
SCs appointed	429
Conference granted, HCs named	434
CCR read, consideration deferred	1068
CCR adopted, passed — To House	1086
Referred for enrollment	1111
Enrolled — 4th Reading	1136
To Governor	1146
Approved, June 5, 1975	1242

SB 63 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of

the House — An Act relating to the Office of the State Auditor and making an appropriation thereto ... emergency.

1st Reading	79
2d Reading	89
CR	138
Considered, passed, referred	152
Engrossed — To House	158
HAs read, consideration deferred	365
HAs rejected, Conference requested	429
SCs appointed	429
Conference granted, HCs named	434
CCR read, consideration deferred	758
CCR adopted, passed — To House	854
Referred for enrollment	902
Enrolled — 4th Reading	910
To Governor	911
Approved, May 20, 1975	1010

SB 64 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Secretary of the State Election Board and making an appropriation thereto ... emergency.

1st Reading	79
2d Reading	89
CR	196
Considered, passed, referred	210
Engrossed — To House	217
HAs read, consideration deferred	533
HAs rejected, Conference requested	567
SCs appointed	567
Conference granted, HCs named	573
CCR read, consideration deferred	918
CCR adopted, passed — To House	947
Referred for enrollment	981
Enrolled — 4th Reading	990
To Governor	1002
Approved, May 23, 1975	1039

SB 65 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Board of Equalization and making an appropriation thereto ... emergency.

1st Reading	79
2d Reading	89

CR	98
Considered, passed, referred	108
Engrossed — To House	116
Referred for enrollment	433
Enrolled — 4th Reading	440
To Governor	443
Approved, March 31, 1975	487

SB 66 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Office of the State Examiner and Inspector and making appropriations thereto ... emergency.

1st Reading	79
2d Reading	89
CR	302
Considered, passed, referred	317
Engrossed — To House	324
HAs read, consideration deferred	474
HAs rejected, Conference requested	567
SCs appointed	567
Conference granted, HCs named	573
CCR read, adopted, passed — To House	999
Referred for enrollment	1049
Enrolled — 4th Reading	1063
To Governor	1064
Approved, May 30, 1975	1145

SB 67 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the State Board of Public Affairs and making appropriations thereto; making an appropriation for capital outlay expenditures ... amending 74 O.S. 1971, Section 81b, as last amended ... designating compensation to Board members ... emergency.

1st Reading	79
2d Reading	89
CR	446
Considered, passed, referred	535
Engrossed — To House	545
HAs read, consideration deferred	951
HAs rejected, Conference requested	974
SCs appointed	974
Conference granted, HCs named	995

CCR read, consideration deferred . . .	1107
CCR adopted, passed — To House . . .	1111
Referred for enrollment	1162
Enrolled — 4th Reading	1199
To Governor	1209
Approved, June 12, 1975	

SB 68 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Department of Economic and Community Affairs; making appropriations thereto . . . making an appropriation to carry out substate multicounty regional planning functions . . . emergency.

1st Reading	80
2d Reading	89
CR	690
Considered, passed, referred	730
ML; tabled, referred	730;788
Engrossed — To House	806
HAs read, consideration deferred . . .	1012
HAs rejected, Conference requested	1032
SCs appointed	1032
Conference granted, HCs named	1036
CCR read, consideration deferred . . .	1160
CCR adopted, passed — To House . . .	1171
Referred for enrollment	1210
Enrolled — 4th Reading	1220
To Governor	1246
Approved, June 12, 1975	

SB 69 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Oklahoma Tax Commission and making appropriations thereto . . . prohibiting payments for prior years' obligations; authorizing payments for services of State Examiners and Inspectors and limiting amount to be paid . . . emergency.

1st Reading	80
2d Reading	89
CR	522
Considered, passed, referred	536
Engrossed — To House	545
HAs read, consideration deferred . . .	833
HAs rejected, Conference requested	868

SCs appointed	868
Conference granted, HCs named	898
CCR read, consideration deferred . . .	995
CCR adopted, passed — To House . . .	998
Referred for enrollment	1049
Enrolled — 4th Reading	1063
To Governor	1064
Approved, June 2, 1975	1145

SB 70 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Office of the State Treasurer and making an appropriation thereto . . . emergency.

1st Reading	80
2d Reading	89
CR	138
Considered, passed, referred	153
Engrossed — To House	158
HAs read, consideration deferred . . .	365
HAs rejected, Conference requested	429
SCs appointed	429
Conference granted, HCs named	434
CCR read, consideration deferred . . .	757
CCR adopted, passed — To House . . .	854
Referred for enrollment	902
Enrolled — 4th Reading	910
To Governor	911
Approved, May 20, 1975	1020

SB 71 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Oklahoma Capitol Improvement Authority and making an appropriation thereto . . . emergency.

1st Reading	80
2d Reading	89
CR	168
Considered, passed, referred	177
Engrossed — To House	183
HAs read, consideration deferred . . .	533;534
HAs rejected, Conference requested	567
SCs appointed	567
Conference granted, HCs named	573
CCR read, consideration deferred . . .	837
CCR adopted, passed — To House . . .	855
Referred for enrollment	902

Enrolled — 4th Reading	910
To Governor	914
Approved, May 20, 1975	1010

SB 72 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Oklahoma Department of Libraries and making an appropriation thereto ... emergency.

1st Reading	80
2d Reading	89
CR	238
Considered	252
Considered, passed, referred	294
Engrossed — To House	305
HAs read, consideration deferred ..	708;709
HAs rejected, Conference requested	729
SCs appointed	729
Conference granted, HCs named	738
CCR read, consideration deferred ..	1069
CCR adopted, passed — To House ..	1087
Referred for enrollment	1111
Enrolled — 4th Reading	1136
To Governor	1146
Approved, June 5, 1975	1242

SB 73 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Office of the Oklahoma Historical Society and making appropriations thereto ... appropriation of funds for capital improvements to the Wiley Post Building; directing compliance with federal expenditure laws ... emergency.

1st Reading	80
2d Reading	89
CR	490
Considered, passed, referred	583
Engrossed — To House	596
HAs read, consideration deferred ..	786
HAs rejected, Conference requested	803
SCs appointed	803
Conference granted, HCs named	811
CCR read, consideration deferred ..	1166
CCR adopted, passed — To House ..	1171
Referred for enrollment	1196

Enrolled — 4th Reading	1220
To Governor	1246
Approved, June 17, 1975, except certain items and appropriations in Sections 1 and 2	

SB 74 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the J. M. Davis Memorial Commission and making an appropriation thereto ... emergency.

1st Reading	80
2d Reading	89
CR	148
Considered, passed, referred	157
Engrossed — To House	166
HAs read, consideration deferred ..	365
HAs rejected, Conference requested	429
SCs appointed	429
Conference granted, HCs named	434
CCR read, consideration deferred ..	759
CCR adopted, passed — To House ..	855
Referred for enrollment	902
Enrolled — 4th Reading	910
To Governor	911
Approved, May 20, 1975	1010

SB 75 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Will Rogers Memorial Commission and making an appropriation thereto ... emergency.

1st Reading	81
2d Reading	89
CR	138
Considered, passed, referred	153
Engrossed — To House	158
HAs read, consideration deferred ..	366
HAs rejected, Conference requested	429
SCs appointed	429
Conference granted, HCs named	434
CCR read, consideration deferred ..	757
CCR adopted, passed — To House ..	855
Referred for enrollment	902
Enrolled — 4th Reading	910
To Governor	914
Approved, May 20, 1975	1010

SB 76 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the State Department of Health; making appropriations thereto ... method of allocation of funds to the local health departments ... allocating funds for the cancer detection program; making appropriation of State Department of Health domiciliary facilities inspection funds ... emergency.

1st Reading	81
2d Reading	89
CR	388
Considered, passed, referred	406
Engrossed — To House	414
HAs read, consideration deferred	697
HAs rejected, Conference requested	729
SCs appointed	729
Conference granted, HCs named	738
CCR read, consideration deferred	1108
CCR adopted, passed — To House	1112
Referred for enrollment	1162
Enrolled — 4th Reading	1199
To Governor	1209

Approved, June 12, 1975, except line item veto of Sections 5 and 16

SB 77 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Board of Medicolegal Investigations and making an appropriation thereto ... authorizing use of all funds appropriated for federal matching purposes ... emergency.

1st Reading	81
2d Reading	89
CR	180
Considered, passed, referred	187
Engrossed — To House	199
HAs read, consideration deferred	677
HAs rejected, Conference requested	729
SCs appointed	729
Conference granted, HCs named	738
CCR read, consideration deferred	1108
CCR adopted, passed — To House	1112
CCR rejected, further Conference requested	1192
Further Conference granted	1192

2d CCR read, consideration deferred

1194

2d CCR adopted, passed—To House .. 1196

Referred for enrollment	1210
Enrolled — 4th Reading	1220
To Governor	1246

Approved, June 12, 1975

SB 78 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Department of Mental Health, Central State Griffin Memorial Hospital, Eastern State Hospital and Western State Hospital and making appropriations thereto ... emergency.

1st Reading	81
2d Reading	89
CR	674
Considered, passed, referred	699
Engrossed — To House	712
HAs read, consideration deferred	768
HAs rejected, Conference requested	803
SCs appointed	803
Conference granted, HCs named	811
CCR read, consideration deferred	1108
CCR adopted, passed — To House	1113
Referred for enrollment	1162
Enrolled — 4th Reading	1199
To Governor	1209

Approved, June 7, 1975

SB 79 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Oklahoma Department of Public Safety and making appropriations thereto ... authorizing use of all funds appropriated for federal matching purposes ... emergency.

1st Reading	81
2d Reading	89
CR	540
Considered, passed, referred	580
Engrossed — To House	594
HAs read, consideration deferred	708; 709
HAs rejected, Conference requested	729
SCs appointed	729
Conference granted, HCs named	738

CCR read, consideration deferred . . .	1002
CCR adopted, passed — To House . . .	1006
Referred for enrollment	1049
Enrolled — 4th Reading	1063
To Governor	1064
Approved, May 30, 1975	1145

SB 80 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to motor vehicles and the Department of Public Safety; amending 47 O.S. 1971, Sections 2-102, 2-104, 2-105, 2-106, 377.1 and 116.12 and 63 O.S. 1971, Section 825.1, as last amended . . . providing for the appointment and compensation of the Commissioner of Public Safety . . . emergency.

1st Reading	81
2d Reading	89
CR	180
Considered, passed, referred	198
Engrossed — To House	210
HAs read, consideration deferred . . .	510
HAs rejected, Conference requested	567
SCs appointed	567
Conference granted, HCs named	573
CCR read, consideration deferred . . .	1002
CCR adopted, passed — To House . . .	1005
CCR rejected, further Conference requested	1049
Further Conference granted	1074
2d CCR read, consideration deferred . . .	1109
2d CCR adopted, passed—To House . .	1113
Referred for enrollment	1162
Enrolled — 4th Reading	1199
To Governor	1209
Approved, June 12, 1975	

SB 81 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Office of the Oklahoma Military Department and making an appropriation thereto . . . emergency.

1st Reading	82
2d Reading	89
CR	360
Considered, passed, referred	378

Engrossed — To House	393
HAs read, consideration deferred . . .	533;534
HAs rejected, Conference requested	567
SCs appointed	567
Conference granted, HCs named	573
CCR read, consideration deferred . . .	1109
CCR adopted, passed — To House . . .	1113
Referred for enrollment	1162
Enrolled — 4th Reading	1199
To Governor	1209
Approved, June 7, 1975	

SB 82 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the State Bureau of Investigation and making an appropriation thereto . . . appropriation for the purchase of automobiles and controlled dangerous substances and other evidence costs . . . appropriation for a satellite forensic laboratory . . . emergency.

1st Reading	82
2d Reading	89
CR	374
Considered, passed, referred	407
Engrossed — To House	414
HAs read, consideration deferred . . .	597;598
HAs rejected, Conference requested	729
SCs appointed	729
Conference granted, HCs named	738
CCR read, consideration deferred . . .	1173
CCR adopted, passed — To House . . .	1176
Referred for enrollment	1196
Enrolled — 4th Reading	1220
To Governor	1246
Approved, June 12, 1975	

SB 83 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Oklahoma Crime Commission and making an appropriation thereto . . . emergency.

1st Reading	82
2d Reading	89
CR	522
Considered, passed, referred	581
Engrossed — To House	594

HAs read, consideration deferred . . .	955
HAs rejected, Conference requested	974
SCs appointed	974
Conference granted, HCs named	984
CCR read, consideration deferred . . .	1110
CCR adopted, passed — To House . . .	1163
Referred for enrollment	1210
Enrolled — 4th Reading	1220
To Governor	1246
Approved, June 12, 1975	

SB 84 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Office of Civil Defense and making an appropriation thereto . . . emergency.

1st Reading	82
2d Reading	89
CR	168
Considered, passed, referred	177
Engrossed — To House	183
HAs read, consideration deferred . . .	533; 534
HAs rejected, Conference requested	567
SCs appointed	567
Conference granted, HCs named	573
CCR read, consideration deferred . . .	1003
CCR adopted, passed — To House . . .	1023
Referred for enrollment	1049
Enrolled — 4th Reading	1063
To Governor	1064
Approved, May 30, 1975	1145

SB 85 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Council on Law Enforcement Education and Training and making an appropriation thereto . . . emergency.

1st Reading	82
2d Reading	89
CR	280
Considered, passed, referred	293
Engrossed — To House	305
HAs read, consideration deferred . . .	442
HAs rejected, Conference requested	454
SCs appointed	454
Conference granted, HCs named	457

CCR read, consideration deferred . . .	767
CCR adopted, passed — To House . . .	856
Referred for enrollment	902
Enrolled — 4th Reading	910
To Governor	914
Approved, May 20, 1975	1010

SB 86 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Commission on Criminal and Traffic Law Enforcement System and making an appropriation thereto . . . emergency.

1st Reading	82
2d Reading	89
CR	360
Considered, passed, referred	378
Engrossed — To House	393
HAs read, consideration deferred . . .	533; 534
HAs rejected, Conference requested	567
SCs appointed	567
Conference granted, HCs named	573
CCR read, consideration deferred . . .	1070
CCR adopted, passed — To House . . .	1087
CCR rejected, further Conference requested	1111
Further Conference granted	1122
2d CCR read, consideration deferred	1153
2d CCR adopted, passed—To House . .	1171
2d CCR rejected, further Conference requested	1192
Further Conference granted	1192
3d CCR read, consideration deferred	1233
3d CCR adopted, passed—To House . .	1241
Referred for enrollment	1242
Enrolled — 4th Reading	1245
To Governor	1249
Approved, June 12, 1975	

SB 87 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Department of Corrections and making appropriations thereto . . . fixing the salaries of the heads of correctional institutions . . . emergency.

1st Reading	83
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2d Reading	89
CR	592
Considered, passed, referred	611
Engrossed — To House	662
HAs read, consideration deferred	873
HAs rejected, Conference requested	916
SCs appointed	916
Conference granted, HCs named	941
CCR read, consideration deferred	1154
CCR adopted, passed — To House	1172
Referred for enrollment	1196
Enrolled — 4th Reading	1220
To Governor	1246
Approved, June 12, 1975	

SB 88 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Office of the Pardon and Parole Board and making an appropriation thereto ... emergency.	
1st Reading	83
2d Reading	89
CR	174
Considered, passed, referred	189
Engrossed — To House	199
HAs read, consideration deferred	597; 598
HAs rejected, Conference requested	729
SCs appointed	729
Conference granted, HCs named	738
CCR read, consideration deferred	1003
CCR adopted, passed — To House	1023
Referred for enrollment	1049
Enrolled — 4th Reading	1063
To Governor	1064
Approved, May 30, 1975	1145

SB 89 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the State Highway Department; making an appropriation thereto ... authorizing expenditure for administrative functions imposed by Highway Safety Act ... emergency.	
1st Reading	83
2d Reading	89
CR	784

Considered, passed, referred	820
Engrossed — To House	839
HAs read, consideration deferred	1017
HAs rejected, Conference requested	1032
SCs appointed	1032
Conference granted, HCs named	1036
CCR read, consideration deferred	1160
CCR adopted, passed — To House	1241
Referred for enrollment	1242
Enrolled — 4th Reading	1245
To Governor	1246
Approved, June 12, 1975	

SB 90 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the State Department of Agriculture; making appropriations thereto ... appropriation for a program of tick research ... emergency.	
1st Reading	83
2d Reading	89
CR	578
Considered, passed, referred	602
Engrossed — To House	612
HAs read, consideration deferred	891
HAs rejected, Conference requested	916
SCs appointed	916
Conference granted, HCs named	941
CCR read, consideration deferred	1192
CCR adopted, passed — To House	1208
Referred for enrollment	1231
Enrolled — 4th Reading	1245
To Governor	1246
Approved, June 12, 1975	

SB 91 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Oklahoma Tourism and Recreation Department and making appropriations thereto ... prohibiting expenditures in leased state-owned lodges for certain purposes ... providing for use of revenue received from the sale of copies of subscriptions of the magazine "Oklahoma Today" ... emergency.	
1st Reading	83
2d Reading	89

CR	578
Considered, passed, referred	603
Engrossed — To House	612
HAs read, consideration deferred	744
HAs rejected, Conference requested	803
SCs appointed	803
Conference granted, HCs named	811
CCR read, consideration deferred	1169
CCR adopted, passed — To House	1172
Referred for enrollment	1196
Enrolled — 4th Reading	1220
To Governor	1246
Approved, June 12, 1975	

SB 92 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Oklahoma Conservation Commission and making an appropriation thereto ... allowing for assistance to soil and water conservation districts ... emergency.

1st Reading	84
2d Reading	89
CR	138
Considered, passed, referred	154
Engrossed — To House	158
HAs read, consideration deferred	405
HAs rejected, Conference requested	429
SCs appointed	429
Conference granted, HCs named	434
CCR read, consideration deferred	918
CCR adopted, passed — To House	947
Referred for enrollment	981
Enrolled — 4th Reading	990
To Governor	1002
Approved, May 23, 1975	1039

SB 93 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Water Resources Board and making appropriations thereto ... emergency.

1st Reading	84
2d Reading	89
CR	374
Considered, passed, referred	419
Engrossed — To House	440
HAs read, consideration deferred	533; 535

HAs rejected, Conference requested	567
SCs appointed	567
Conference granted, HCs named	573
CCR read, consideration deferred	767
CCR adopted, passed — To House	856
Referred for enrollment	902
Enrolled — 4th Reading	910
To Governor	914
Approved, May 20, 1975	1010

SB 94 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Department of Pollution Control and making an appropriation thereto ... emergency.

1st Reading	84
2d Reading	89
CR	238
Considered, passed, referred	252
Engrossed — To House	259
HAs read, consideration deferred	405
HAs rejected, Conference requested	429
SCs appointed	429
Conference granted, HCs named	434
CCR read, consideration deferred	768
CCR adopted, passed — To House	856
Referred for enrollment	902
Enrolled — 4th Reading	910
To Governor	914
Approved, May 20, 1975	1010

SB 95 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act making appropriations from designated state funds to pay unpaid claims and warrants cancelled by statutes ... emergency.

1st Reading	84
2d Reading	89
CR	264
Considered, passed, referred	273
Engrossed — To House	284
HAs read, consideration deferred	366
HAs rejected, Conference requested	429
SCs appointed	429
Conference granted, HCs named	434

CCR read, consideration deferred . . .	1071
CCR adopted, passed — To House . . .	1088
Referred for enrollment . . .	1111
Enrolled — 4th Reading . . .	1136
To Governor . . .	1146
Approved, June 5, 1975 . . .	1242

SB 96 — By Crow of the Senate and Cotner of the House — An Act relating to cities and towns; amending Section 1, Chapter 174, O.S.L. 1974 (11 O.S. Supp. 1974, Section 23f); providing for elections in cities; providing for term of consolidated office of city treasurer . . . emergency.

1st Reading . . .	84
2d Reading . . .	89
CR . . .	118
Considered, passed, referred . . .	127
Engrossed — To House . . .	142
Referred for enrollment . . .	159
Enrolled — 4th Reading . . .	160
To Governor . . .	160
Approved, February 5, 1975 . . .	172

SB 97 — By Grantham of the Senate and Conaghan and Holt of the House — An Act relating to insurance; amending 36 O.S. 1971, Section 6125; and providing for deposit of funds collected under contract for prepaid funeral benefits.

1st Reading . . .	84
2d Reading . . .	89
CR . . .	186
Considered, passed, referred . . .	199
Engrossed — To House . . .	208
Referred for enrollment . . .	635
Enrolled — 4th Reading . . .	664
To Governor . . .	669
Approved, April 25, 1975 . . .	714

SB 98 — By Boatner, Holden, Capps and Watkins of the Senate and Dunn of the House — An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 1305b, as amended . . . and 1305c; exempting sales of agricultural fertilizer and farm machinery from consumer sales tax; broadening exemptions from such tax . . . emergency.

1st Reading . . .	84
2d Reading . . .	89
CR . . .	148; 180
Considered, passed, referred . . .	326
Engrossed — To House . . .	342

SB 99 — By Howell — An Act designating a state theater of Oklahoma; providing purpose; authorizing cooperation of state institutions of higher learning; and repealing 53 O.S. 1971, Sections 81 through 85.

1st Reading . . .	88
2d Reading . . .	94
CR . . .	132
Considered, deferred . . .	158
WD, rereferred . . .	166
CR . . .	400
Considered, passed, referred . . .	513
Engrossed — To House . . .	531

SB 100 — By York of the Senate and Hood and Frates of the House — An Act relating to courts; amending 20 O.S. 1971, Sections 92e and 92h; providing for number of district judges in district court judicial districts numbers 7 and 14; providing requirements for their counties of residence . . . repealing 20 O.S. 1971, Section 92e1, 92e3, 92h-1, 92h-3, 92h-5, 92h-6 and 121 . . . emergency.

1st Reading . . .	88
2d Reading . . .	94
CR . . .	280; 350
Considered, passed, referred . . .	405
Engrossed — To House . . .	414
HAs read, consideration deferred . . .	728
HAs rejected, Conference requested . . .	755
SCs appointed . . .	755
Conference granted, HCs named . . .	764
CCR read, consideration deferred . . .	819
CCR adopted . . .	903
Bill passed — To House . . .	906
Referred for enrollment . . .	977-978
Enrolled — 4th Reading . . .	980
To Governor . . .	983
Became law without Governor's signature, May 27, 1975 . . .	1046

SB 101 — By Cate — An Act relating to narcotic drugs and controlled dangerous substances; amending 63 O.S. 1971, Section 2-401; prohibiting certain acts ... emergency.

1st Reading	88
2d Reading	94
CR	114
Considered, passed, referred	133
Engrossed — To House	140
HAs read, consideration deferred	269
HAs adopted, passed, referred	275
Enrolled — 4th Reading	284
To Governor	287
Governor requested to return bill; returned	294;303
Reenrolled — 4th Reading	304
To Governor	307
Approved, March 10, 1975	318

SB 102 — By Dahl — An Act relating to crimes and punishments; amending 21 O.S. 1971, Sections 771, 772 and 781; defining the crimes of libel and slander; prescribing penalties; and providing for privileged publications.

1st Reading	88
2d Reading	94

SB 103 — By Randle of the Senate and Riggs of the House — An Act relating to prisons and reformatories; making an appropriation to the Department of Corrections; stating the purpose ... emergency.

1st Reading	94
2d Reading	99

SB 104 — By Birdsong — An Act relating to workmen's compensation; providing for payment of costs for taking physician's deposition; directing codification ... emergency.

1st Reading	94
2d Reading	99

SB 105 — By Randle of the Senate and Riggs of the House — An Act relating to prisons and reformatories; establishing a program of educational leave for Depart-

ment of Corrections employees ... emergency.

1st Reading	98
2d Reading	106
CR	202;244
Considered, passed, referred	315
Engrossed — To House	324
HAs read, consideration deferred	928
HAs rejected, Conference requested	1114
SCs appointed	1114
Conference granted, HCs named	1123
CCR read; conferees unable to reach agreement; bill returned to Calendar under "consideration of HAs"	1210

SB 106 — By Hamilton — An Act relating to civil procedure; amending 12 O.S. 1971, Section 1509, as amended ... providing for partition of real property; prescribing duties of Commissioners ... emergency.

1st Reading	98
2d Reading	106
CR	132
Considered, passed, referred	165
Engrossed — To House	172
Referred for enrollment	619
Enrolled — 4th Reading	635
To Governor	640
Approved, April 22, 1975	701

SB 107 — By Crow — An Act relating to the Oklahoma State Highway Department and making an appropriation thereto; stating the purpose ... emergency.

1st Reading	98
2d Reading	106
CR	360
Considered, passed, referred	378
Engrossed — To House	393
Referred for enrollment	523
Enrolled — 4th Reading	531
To Governor	536
Approved, April 10, 1975	583

SB 108 — By Pierce — An Act relating to statutes and reports; amending 75

O.S. 1971, § § 304 and 308; providing for filing of agency rules and their effective dates; providing that agency rules promulgated during the interim shall be inoperative unless approved within thirty days of convening of the Legislature ... emergency.

1st Reading 98
2d Reading 106

SB 109 — By Watson and Cate — An Act relating to motor vehicles; amending 47 O.S. 1971, Section 22.12; providing for registration of vehicles owned or possessed by nonresidents.

1st Reading 98
2d Reading 106
CR 132
Considered, passed, referred 141
Engrossed — To House 151
HAs read, consideration deferred 315
HAs adopted, passed, referred 343
Enrolled — 4th Reading 355
To Governor 357
Approved, March 17, 1975 377

SB 110 — By Luton and Birdsong — An Act relating to insurance; standardizing and increasing the availability of health insurance coverage; providing coverage under a state plan benefit pool ... effective date.

1st Reading 106
2d Reading 115

SB 111 — By York — An Act relating to schools; establishing a program of student internships in state government; providing for the appointment, duties and salary of an administrator ... emergency.

1st Reading 106
2d Reading 115

SB 112 — By York — An Act relating to schools; making an appropriation to Central State University; stating the purpose; authorizing use of funds appropriated in conjunction with federal monies ... emergency.

1st Reading 106
2d Reading 115

SB 113 — By Stipe — An Act relating to oil and gas; amending 52 O.S. 1971, Section 52; granting the right of eminent domain to certain pipeline companies for transporting petroleum, liquid or liquefiable hydrocarbons, coal and chemicals ... emergency.

1st Reading 114
2d Reading 119
CR 526
Considered 613
Considered, passed 638
ML; time lapsed, referred 639; 703
Engrossed — To House 712

SB 114 — By Luton, Howard and Wolfe — An Act relating to criminal procedure; amending 22 O.S. 1971, Section 927 ... jury's province shall be to determine the guilt or innocence of the accused ... punishment shall be assessed ... by the court; repealing 22 O.S. 1971, Section 926 ... emergency.

1st Reading 114
2d Reading 119
CR 162
WD, rereferred 175

SB 115 — By Murphy — An Act relating to schools; providing for an increase in salary for school support personnel; directing the withholding of state funds to require compliance ... emergency.

1st Reading 114
2d Reading 119
CR 446

SB 116 — By Randle — An Act relating to unemployment benefits; amending 40 O.S. 1971, Section 215, as amended ... providing that pregnant women shall be eligible for unemployment benefits ... emergency.

1st Reading 118
2d Reading 124
CR 228
Considered, passed, referred 240
Engrossed — To House 250
Referred for enrollment 426
Enrolled — 4th Reading 440

To Governor	443
Approved, March 31, 1975	427

SB 117 — By Howard — An Act relating to state officers and employees; creating Fair Campaign Practices Commission; defining terms ... emergency.

1st Reading	118
2d Reading	124

SB 118 — By Luton — An Act relating to state government; amending 74 O.S. 1971, Sections 1651, 1652, 1653 and 1656; establishing a special commission to study the organization, management and operation of state government ... repealing 74 O.S. 1971, Section 1654 ... emergency.

1st Reading	118
2d Reading	124
CR	180
Considered, passed, referred	223
Engrossed — To House	233
HAS read, consideration deferred	347
HAS adopted, passed, referred	357
Enrolled — 4th Reading	364
To Governor	364
Approved, March 17, 1975	377

SB 119 — By Crow of the Senate and Miskelly of the House — An Act relating to the State Board of Public Affairs; amending 74 O.S. 1971, Sections 61, 62, 63, 64, 66 and 71; providing for the establishment of a State Board of Public Affairs and a Department of Public Affairs administered by a Director ... repealing 74 O.S. 1971, Section 81b ... emergency.

1st Reading	118
2d Reading	124
CR	244
WD, referred	267

SB 120 — By Field of the Senate and Converse of the House — An Act relating to wildlife conservation enforcement; amending Section 3-201, Chapter 17, O.S.L. 1974 (29 O.S. Supp. 1974, Section 3-201); prescribing the powers and duties of wildlife conservation enforcement rangers ... emergency.

1st Reading	118
2d Reading	124
CR	186
Considered, passed, referred	208
Engrossed — To House	217

SB 121 — By Grantham and Hamilton of the the Senate and Elder, Davis (Don) and Duckett of the House — An Act relating to crimes and punishments; prohibiting certain gambling and commercial gambling activities ... repealing 21 O.S. 1971, Sections 941 through 958, 964 through 977 and 991 through 993; and directing codification.

1st Reading	118
2d Reading	124
CR	162
Considered, passed, referred	233
Engrossed — To House	239
HAS read, consideration deferred	769
HAS rejected, Conference requested	1010
SCs appointed	1010
Conference granted, HCs named	1049
Additional House Conferees named	1074
Additional Senate Conferees appointed	1099

SB 122 — By Stipe — An Act relating to the statute of limitations on certain types of civil cases; amending 12 O.S. 1971, Section 95; providing for limitations on actions for injury to the rights of another not arising on contract ... emergency.

1st Reading	132
2d Reading	138
CR	156
Considered, failed	165
ML; votes reconsidered; bill passed	165; 171
ML; tabled	172; 188
Referred	189
Engrossed — To House	199

SB 123 — By Wadley — An Act relating to cemeteries; amending 8 O.S. 1971, Sections 205 and 208, relating to burial

associations and burial agreements; increasing the membership fees, assessments and benefits payable under burial agreements issued by burial associations.

1st Reading 132
2d Reading 138

SB 124 — By Cate, Garrett, Howell, Lamb, Lambert, Grantham, Ham, Murphy, Dahl, Terrill and York of the Senate and Bamberger, et al, of the House — An Act relating to the Oklahoma Military Department; appropriating \$430,000.00 to the Oklahoma Military Department for the operation and maintenance of the 45th Infantry Division Museum ... emergency.

1st Reading 132
2d Reading 138
CR 526
Considered, passed, referred 553
Engrossed — To House 561
HAS read, consideration deferred .. 708;710
HAS rejected, Conference requested 803
SCs appointed 803
Conference granted, HCs named 811

SB 125 — By Cate, Garrett, Howell, Lamb, Lambert, Grantham, Ham, Murphy, Dahl, Terrill and York of the Senate and Bamberger, et al, of the House — An Act relating to the 45th Infantry Division Museum; changing the location of the Museum ... emergency.

1st Reading 132
2d Reading 138
WD, referred 160
CR 180
Considered, passed, referred 192
Engrossed — To House 199
Referred for enrollment 586
Enrolled — 4th Reading 595
To Governor 602
Approved, April 18, 1975 661

SB 126 — By Terrill — An Act relating to prisons and reformatories; amending 57 O.S. 1971, Section 332.4, as amended ... providing for selection of

Chairman of Pardon and Parole Board ... creating full-time Board ... emergency.

1st Reading 132
2d Reading 138
CR 526
Considered, failed 666
ML; time extended 667;708;719
Motion adopted; considered 738;739
3d Reading, passed 747
ML; tabled, referred 748;785
Engrossed — To House 806

SB 127 — By Smith and Terrill of the Senate and Payne of the House — An Act relating to sales tax exemptions; amending 68 O.S. 1971, Section 1305; providing exemption for sales made by newspaper carriers; requiring sales tax to be collected when single copy transactions exceed 25 cents ... emergency.

1st Reading 132
2d Reading 138
CR 180
Considered, passed, referred 190
Engrossed — To House 199
Referred for enrollment 304
Enrolled — 4th Reading 305
To Governor 307
Approved, March 10, 1975 318

SB 128 — By Garrett and Hamilton of the Senate and Morgan and Elder of the House — An Act relating to poor persons; amending 56 O.S. 1971, Section 233; prescribing procedure where parent of needy child does not obtain or accept available employment ... emergency.

1st Reading 133
2d Reading 138
CR 290;410
Considered, passed, referred 458
Engrossed — To House 465
HAS read, consideration deferred .. 697;698
HAS adopted, passed, referred 737
Enrolled — 4th Reading 743
To Governor 750
Approved, May 2, 1975 784

SB 129 — By Porter — An Act relating to grand juries; amending 38 O.S. 1971,

Section 21; providing that district judges in their discretion may determine the number of grand jurors to be summoned ... emergency.

1st Reading 133
2d Reading 138

SB 130 — By Porter — An Act relating to judicial officers; amending 20 O.S. 1971, Section 1404, as last amended ... providing grounds for removal from office for judicial officers ... emergency.

1st Reading 133
2d Reading 138

SB 131 — By Berrong of the Senate and Stratton of the House — An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 2358, as amended ... adjustments in arriving at Oklahoma taxable income and Oklahoma adjusted gross income ... deduction of federal income taxes paid ... emergency.

1st Reading 138
2d Reading 149

SB 132 — By Grantham of the Senate and Stephenson, Conaghan, Holt and Kennedy of the House — An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 812, as amended ... providing for retention of certain assets of a decedent by bank or other holder thereof pending notice to the Oklahoma Tax Commission and receipt of its consent to deliver ... emergency.

1st Reading 138
2d Reading 149
CR 180
Considered, passed, referred 191
Engrossed — To House 199
Referred for enrollment 920
Enrolled — 4th Reading 926
To Governor 941
Approved, May 20, 1975 1010

SB 133 — By Medearis — An Act relating to banks and trust companies; providing for payment of interest on certain

escrow accounts; directing codification ... emergency.

1st Reading 138
2d Reading 149
CR 628
Considered, passed, referred 714
ML; adopted, WD from Calendar, rereferred 715; 764

SB 134 — By Stipe of the Senate and Henry of the House — An Act abolishing the common law distinctions between invitees, licensees and trespassers, and the defenses of open and obvious defect, assumption of risk and unavoidable accident in actions for damages resulting from condition of property ... emergency.

1st Reading 148
2d Reading 157
CR 168
Considered, failed 188
ML; failed 188; 217

SB 135 — By Stipe — An Act relating to presentence investigations; repealing 57 O.S. 1971, Section 519, as amended by Section 3, Chapter 155, O.S.L. 1974 (57 O.S. Supp. 1974, Section 519) ... emergency.

1st Reading 148
2d Reading 157
CR 290
WD, rereferred 941

SB 136 — By Lane — An Act relating to intoxicating liquors; amending 37 O.S. 1971, Section 537; changing the hours of operation of package stores to the hours between 10:00 A.M. and 8:00 P.M.

1st Reading 148
2d Reading 157
CR 180
Considered, passed, referred 210
Engrossed — To House 217

SB 137 — By Lane — An Act relating to administrative rules; amending 75 O.S. 1971, Section 308; creating the Committee on Administrative Rules within the State Legislative Council ... providing that the Legislature by simple resolution may

approve, alter, suspend or abrogate all or any portion of adopted, proposed or amended rules ... emergency.		1st Reading	149
1st Reading	148	2d Reading	157
2d Reading	157	CR	186
CR	540	Considered, passed, referred	211
Considered	602	Engrossed — To House	217
Considered, passed, referred	605	SB 142 — By Tinsley, Dahl, Capps, Watkins, Field, Boatner, Holden, Martin and Smith — An Act relating to agriculture; amending 2 O.S. 1971, Section 2-13; providing for labeling of domestic or imported red meat or red meat products; providing for posting of signs where imported red meat is sold ... emergency.	
Engrossed — To House	612	1st Reading	149
HAs read, consideration deferred	834	2d Reading	157
HAs rejected, Conference requested	859	CR	174
SCs appointed	859	Considered, passed, referred	189
Conference granted, HCs named	898	Engrossed — To House	199
CCR read, consideration deferred	913	HAs read, consideration deferred . . .	597; 599
CCR adopted, passed — To House	948	HAs adopted, passed, referred	687
SB 138 — By Dahl — An Act relating to game and fish; amending Section 5-204, Chapter 17, O.S.L. 1974 ... prohibiting hunting or use of firearms near public places; prohibiting shooting at wildlife from certain places ... providing penalties.		Reconsidered, HAs rejected, Conference requested	702
1st Reading	149	SCs appointed	702
2d Reading	157	Conference granted, HCs named	706
CR	186	CCR read, consideration deferred	1072
WD, rereferred	224	CCR rejected, further Conference requested	1121
SB 139 — By Murphy — An Act relating to salvaged motor vehicles; providing for mutilation of license tags attached to salvaged vehicles ... emergency.		Further Conference granted	1123
1st Reading	149	2d CCR read, consideration deferred	1123
2d Reading	157	2d CCR adopted, passed—To House ..	1127
SB 140 — By Randle — An Act relating to workmen's compensation; providing for additional State Industrial Court Judges; providing for appointment and term of office ... emergency.		Referred for enrollment	1210
1st Reading	149	Enrolled — 4th Reading	1220
2d Reading	157	To Governor	1246
SB 141 — By Randle of the Senate and Kilpatrick of the House — An Act relating to workmen's compensation; amending 85 O.S. 1971, Section 131b; providing for appointment and qualifications of Executive Manager of the State Insurance Fund ... emergency.		Approved, June 12, 1975	
		SB 143 — By Boatner — An Act relating to agriculture; amending 2 O.S. 1971, Section 3-82; requiring permit issued by the State Board of Agriculture for engaging in custom application of pesticides ... emergency.	
		1st Reading	149
		2d Reading	157
		SB 144 — By Luton — An Act relating to motor vehicles license number plates; amending 47 O.S. 1971, Section 22.18; providing for permanent license number	

plates to be issued every five years ... emergency.

1st Reading 149
2d Reading 157

SB 145 — By Wadley — An Act relating to water and water rights; amending Sections 1 through 6, 8, 10, 11, 13, 23, 25 and 26, Chapter 254, O.S.L. 1972 ... providing for the creation, administration, merger and dissolution of Rural Natural Gas Distribution Districts in the same manner as now provided by the Rural Water, Sewer and Solid Waste Management Districts Act ... emergency.

1st Reading 156
2d Reading 163
CR 374
Considered 474
Considered, passed, referred 479
Engrossed — To House 496
Referred for enrollment 863
Enrolled — 4th Reading 872
To Governor 903
Became law without Governor's signature, May 21, 1975 1008

SB 146 — By Young — An Act relating to professions and occupations; amending Section 6, Chapter 144, O.S.L. 1973 ... to require that alternative methods of meeting the requirements of the Uniform Pharmacy Continuing Professional Education Act of the State of Oklahoma be provided on request to pharmacists over the age of sixty-five years ... emergency.

1st Reading 156
2d Reading 163
CR 628
Considered, passed, referred 685
Engrossed — To House 696

SB 147 — By Porter — An Act relating to public health and safety; providing procedures for the use of public restrooms; providing for penalties; directing codification ... emergency.

1st Reading 156
2d Reading 163

CR 168
Considered, passed, referred 208
Engrossed — To House 217
HAS read, consideration deferred 597; 600
HAS adopted, passed, referred 1141
Enrolled — 4th Reading 1160
To Governor 1166
Approved, June 5, 1975 1242

SB 148 — By Murphy — An Act relating to criminal procedure; providing procedures for the incarceration of convicted felons; directing codification ... emergency.

1st Reading 156
2d Reading 163

SB 149 — By Dahl — An Act relating to conservation districts; amending 82 O.S. 1971, Section 1501-502; providing for powers of districts and directors ... emergency.

1st Reading 156
2d Reading 163
CR 238
Considered, passed, referred 249
Engrossed — To House 259
Referred for enrollment 586
Enrolled — 4th Reading 595
To Governor 602
Approved, April 18, 1975 661

SB 150 — By Smith and Luton of the Senate and Nance of the House — An Act relating to labor; providing for additional penalties, than otherwise specified by existing law, for failure on part of employer to pay or provide benefits or furnish wage supplements pursuant to agreements to or for benefit of employees ... emergency.

1st Reading 156
2d Reading 163
CR 180
Considered, passed, referred 190
Engrossed — To House 199
HAS read, consideration deferred 697; 698
HAS adopted, passed, referred 715
Enrolled — 4th Reading 733
To Governor 738
Approved, May 6, 1975 807

SB 151 — By Smith — An Act relating to motor vehicles; prohibiting operation of motorcycle or motor-driven cycle without license, and providing exceptions ... emergency.

1st Reading 156
2d Reading 163
CR 264
Considered, passed, referred 346
Engrossed — To House 355

SB 152 — By Smith — An Act relating to motor vehicles; amending 47 O.S. 1971, Section 40-105; requiring certain equipment on motorcycles and motor scooters and the use of protective devices ... and publication of a list thereof.

1st Reading 157
2d Reading 163

SB 153 — By Stipe, Randle and Porter of the Senate and Matheson, Monks and Parris of the House — An Act relating to state officers and employees ... providing for collective bargaining for employees in the public sector and employees in nonprofit institutions financially aided from public funds ... emergency.

1st Reading 162
2d Reading 168
CR 762
WD, rereferred 941
Reinstated on Calendar 945
Considered, passed 990
ML; failed, referred 995; 1043
Engrossed — To House 1067

SB 154 — By Terrill of the Senate and Davis (Don) of the House — An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 2358, as amended ... providing for adjustments in arriving at Oklahoma taxable income; designating Oklahoma adjusted gross income ... emergency.

1st Reading 162
2d Reading 168
CR 289
Considered, passed 333

ML; tabled, referred 340; 354
Engrossed — To House 369

SB 155 — By Keller — An Act relating to civil procedure; amending 12 O.S. 1971, Section 140; providing for change of place of trial; providing exceptions ... emergency.

1st Reading 162
2d Reading 168
CR 289
Considered, passed 325
ML; time lapsed, referred 326; 371
Engrossed — To House 377

SB 156 — By Stipe — An Act relating to torts; abolishing parent-child tort immunity; allowing an action by an unemancipated minor child ... against a parent, or personal representative of parent, for injury or death caused by wrongful act or omission of parent ... emergency.

1st Reading 162
2d Reading 168
CR 186
Considered, failed 211
ML; time extended 211; 233; 241
Motion failed 250

SB 157 — By Boatner of the Senate and Davis (Guy) of the House — An Act relating to schools; establishing a program of student internships in state government; providing for the appointment, duties and salary of an administrator ... emergency.

1st Reading 163
2d Reading 168

SB 158 — By Lane — An Act relating to agriculture; amending 2 O.S. 1971, Section 1301-106; prescribing qualifications of the Director of Forestry ... emergency.

1st Reading 168
2d Reading 174
CR 628
WD, rereferred 743

SB 159 — By Ham and Lane of the Senate and Ferrell and Duckett of the House — An Act relating to banks and trust

companies; amending 6 O.S. 1971, Sections 201, 202, 211, 212, 306, 406, 407, 414, 419, 710, 801, 806, 1405 and 802, as amended ... providing changes in the Oklahoma Banking Code of 1965 ... emergency.

1st Reading	168
2d Reading	174
CR	263
Considered, passed, referred	496
HAs read, consideration deferred	677
HAs adopted, passed, referred	729
Enrolled — 4th Reading	763
To Governor	765
Approved, May 7, 1975	839

SB 160 — By Holden — An Act relating to schools; amending 70 O.S. 1971, Section 8-102, as amended ... providing for transfer of students ... emergency.

1st Reading	168
2d Reading	174
CR	256
Considered, passed, referred	283
Engrossed — To House	293
HAs read, consideration deferred	597; 600
HAs adopted, passed	996
ML; time lapsed	997; 1055
Referred for enrollment	1055
Enrolled — 4th Reading	1063
To Governor	1064
Approved, May 30, 1975	1145

SB 161 — By Smith — An Act relating to public finance; amending 62 O.S. 1971, Section 516.3; prescribing class and character of securities which may be pledged and taken under the Unit Collateral System ... emergency.

1st Reading	168
2d Reading	174
CR	214
Considered	223
Considered, failed	269

SB 162 — By McCune — An Act relating to contracts; providing that charges for services rendered and parts supplied for automotive repair or servicing shall not exceed the estimated cost thereof by more than ten percent ... emergency.

1st Reading	174
2d Reading	181

SB 163 — By Garrett — An Act relating to insurance; amending 36 O.S. 1971, Sections 4404 and 4411; providing for form of policy; providing that certain provisions of law shall not apply to workmen's compensation, reinsurance and life insurance ... emergency.

1st Reading	174
2d Reading	181
CR	256
Considered, passed, referred	276
Engrossed — To House	284
HAs read, consideration deferred	664
HAs adopted, passed, referred	755
Enrolled — 4th Reading	763
To Governor	765
Approved, May 7, 1975	839

SB 164 — By Murphy — An Act relating to animals; amending 4 O.S. 1971, Section 43; providing for regulation of dogs running at large; granting the power of regulation to the county commissioners of all counties ... emergency.

1st Reading	174
2d Reading	181
CR	244
Considered, passed	285
ML; failed, referred	285; 314
Engrossed — To House	324

SB 165 — By Hamilton — An Act relating to rate and tariff regulations and payment scales by state agencies, boards or commissions; prohibiting the granting of escalation clauses whereby rates, tariffs or payment scales are automatically increased ... emergency.

1st Reading	174
2d Reading	181

SB 166 — By Murphy — An Act relating to the financing of residential housing and creating the Oklahoma Housing Finance Authority; defining its duties, powers and responsibilities ... directing codification.

1st Reading	174
2d Reading	181
CR	214
Considered, passed	394
ML; time lapsed, referred	395;443
Engrossed — To House	465

SB 167 — By Howard — An Act relating to elections; amending Section 9-107, Chapter 153, O.S.L. 1974 (26 O.S. Supp. 1974, Section 9-107); providing for proper setup of balloting on voting machines ... emergency.

1st Reading	180
2d Reading	186
CR	569
Considered, passed, referred	614
Engrossed — To House	635

SB 168 — By Hamilton and Smith — An Act relating to property and casualty rate hearings before the State Board for Property and Casualty Rates; providing for local hearings under certain circumstances ... emergency.

1st Reading	180
2d Reading	186
CR	674
Considered, passed, referred	710
Engrossed — To House	718

SB 169 — By McCune — An Act relating to schools; amending 70 O.S. 1971, Section 3-104, as last amended ... prescribing powers and duties of the State Board of Education; providing for issuance of certificates of high school equivalency ... emergency.

1st Reading	180
2d Reading	186

SB 170 — By Lambert — An Act relating to municipal criminal courts of record; amending 11 O.S. 1971, Section 808; providing methods of appeal from municipal criminal courts of record ... emergency.

1st Reading	180
2d Reading	186
CR	244

Considered, failed	261
ML; adopted, passed, referred	261;267
Engrossed — To House	275
HAs read, consideration deferred	697;698
HAs rejected, Conference requested	755
SCs appointed	755
Conference granted, HCs named	764
CCR read, consideration deferred	915
CCR adopted	981
Votes reconsidered, CCR rejected, further Conference requested	1086
Further Conference granted	1102
2d CCR read, consideration deferred	1107
2d CCR adopted, passed—To House ..	1154
2d CCR adopted by House, bill referred to Judiciary	1210

SB 171 — By Lambert — An Act relating to the Legislature; requiring attendance; providing for forfeiture of office for failure to attend; and providing for filling of vacancy caused by forfeiture.

1st Reading	180
2d Reading	186

SB 172 — By Terrill of the Senate and Draper, Holden and Hopkins of the House — An Act relating to banks; amending 6 O.S. 1971, Section 502; regulating bank holding companies; defining terms; prohibiting certain activities ... effective date.

1st Reading	180
2d Reading	186
CR	471
Considered, failed	694
ML; adopted, bill WD, rereferred	694;717

SB 173 — By Watkins — An Act relating to the Oklahoma Public Employees Retirement System; making dormitory housemothers in state-supported educational institutions offering post-highschool curriculum eligible for membership in system ... emergency.

1st Reading	181
2d Reading	186

SB 174 — By Porter — An Act relating to the Office of Public Defender; amending 19 O.S. 1971, Section 138.2, and Section 1, Chapter 102, O.S.L. 1974 (19 O.S. Supp. 1974, Section 138.4); providing for full-time Office of Public Defender to be appointed by the Governor for a term of four years ... emergency.

1st Reading 181
2d Reading 186
CR 310
Considered, passed, referred 341
Engrossed — To House 355

SB 175 — By Hamilton — An Act relating to rate and tariff hearings of the Corporation Commission; providing for local hearings under certain circumstances; prescribing procedures for said hearings ... emergency.

1st Reading 181
2d Reading 186

SB 176 — By Shatwell — An Act relating to prisoner employment on public works projects ... procedures whereby the Director of the State Department of Corrections can authorize prisoner unpaid employment on public works projects ... emergency.

1st Reading 181
2d Reading 186
CR 280
WD, referred 324
CR 660
Considered, passed, referred 695
Engrossed — To House 712
HAS read, consideration deferred 961
HAS adopted, passed, referred 984
Enrolled — 4th Reading 1002
To Governor 1006
Approved, May 27, 1975 1063

SB 177 — By Keating — An Act relating to motor vehicles; amending 47 O.S. 1971, Section 22.4, as amended ... providing for a certificate of registration, number plate and yearly sticker ... emergency.

1st Reading 181
2d Reading 186

SB 178 — By Murphy — An Act relating to public health and safety; amending 63 O.S. 1971, Section 2-402, as amended ... prohibiting the possession of controlled dangerous substances ... emergency.

1st Reading 186
2d Reading 197
CR 228; 490
Considered 655
WD, rereferred 1245

SB 179 — By Murphy — An Act relating to crimes and punishments; amending 21 O.S. 1971, Section 1541.4 ... expanding the definition of bogus checks to include checks drawn on closed accounts ... emergency.

1st Reading 186
2d Reading 197
CR 471
Considered, passed, referred 650
Engrossed — To House 662
Referred for enrollment 811
Enrolled — 4th Reading 825
To Governor 828
Approved, May 13, 1975 901

SB 180 — By Terrill — An Act relating to cities and towns; amending 11 O.S. 1971, Section 781; providing for municipal criminal courts of record ... emergency.

1st Reading 186
2d Reading 197
CR 540
Considered, passed, referred 567
Engrossed — To House 573

SB 181 — By Lambert — An Act relating to prisons and reformatories; amending 57 O.S. 1971, Section 519, as amended ... providing for presentence investigations; providing for waiver ... emergency.

1st Reading 196
2d Reading 203

SB 182 — By Howard of the Senate and Nance of the House — An Act relating to labor; amending 40 O.S. 1971, Section 418;

deleting limitation provision on appropriation of monies from the Special Occupational Health and Safety Fund ... powers and duties of Commissioner of Labor; transferring all other duties ... to the Corporation Commission ... emergency.
 1st Reading 196
 2d Reading 203

SB 183 — By Boatner — An Act relating to game and fish; amending Section 5-203, Chapter 17, O.S.L. 1974, (29 O.S. Supp. 1974, Section 5-203); limiting the carrying of firearms under certain circumstances; prohibiting headlighting under certain circumstances ... providing penalties.
 1st Reading 196
 2d Reading 203

SB 184 — By Lambert — An Act relating to criminal procedure; amending 22 O.S. 1971, Section 196; permitting arrests without warrants under certain circumstances; providing for effective date.
 1st Reading 196
 2d Reading 203
 CR 256
 Considered, passed 314
 ML; time extended 314; 357
 Motion tabled, referred 367
 Engrossed — To House 377
 HAs read, consideration deferred 968
 HAs adopted, passed, referred 1010
 Enrolled — 4th Reading 1034
 To Governor 1036
 Approved, May 30, 1975 1145

SB 185 — By Cate — An Act relating to banks ... providing for extended facilities and procedure for approval or disapproval for extended service facilities; designating limitations of facilities ... effective date.
 1st Reading 196
 2d Reading 203
 CR 526

SB 186 — By Funston — An Act relating to disabled persons; prescribing duty of law enforcement officers, medical

practitioners and all other persons toward incapacitated persons ... emergency.
 1st Reading 196
 2d Reading 203
 CR 263
 Considered, passed, referred 285
 Engrossed — To House 293
 HAs read, consideration deferred . 697; 699
 HAs adopted, passed, referred 973
 Enrolled — 4th Reading 990
 To Governor 1002
 Approved, May 27, 1975 1063

SB 187 — By Funston and Howell of the Senate and Miskelly of the House — An Act relating to state government; amending 74 O.S. 1971, Section 1512; providing for the Council on Community Affairs ... creating the Department of Economic and Community Affairs and prescribing its functions and responsibilities ... repealing 74 O.S. 1971, Sections 1501 through 1511 and 1513 through 1516 ... emergency.
 1st Reading 196
 2d Reading 203
 CR 446
 Considered, passed, referred 516
 Engrossed — To House 531
 HAs read, consideration deferred 744
 HAs adopted, passed, referred 756
 Enrolled — 4th Reading 765
 To Governor 781
 Approved, May 7, 1975 839

SB 188 — By Funston — An Act relating to securities; amending 71 O.S. 1971, Section 2, as amended ... and defining terms.
 1st Reading 197
 2d Reading 203
 CR 280
 Considered, passed, referred 456
 Engrossed — To House 465

SB 189 — By Cate of the Senate and Cotner of the House — An Act relating to state government; amending Section 2, Chapter 133, O.S.L. 1974 (74 O.S. Supp. 1974, Section 3110); exempting public utility companies from the requirement of

providing a notarized statement of non-collusion ... emergency.	
1st Reading	197
2d Reading	203
CR	280
Considered, passed, referred	304
Engrossed — To House	314
HAS read, consideration deferred	797
HAS rejected, Conference requested	924
SCs appointed	924
Conference granted, HCs named	964
CCR read, consideration deferred	1039
CCR adopted, passed — To House	1043
Referred for enrollment	1210
Enrolled — 4th Reading	1220
To Governor	1246
Approved, June 12, 1975	

SB 190 — By Stipe, Butler and Funston of the Senate and Ervin, Duckett, Mathe-son and Fried of the House — An Act relating to labor; amending 40 O.S. 1971, Section 235; providing that national or state optional or revised extended benefit period on or off indicators enacted by the Congress of the United States shall be in effect in Oklahoma.

1st Reading	202
2d Reading	215

SB 191 — By Stipe — An Act relating to damages; amending 23 O.S. 1971, Section 9; providing for exemplary damages in addition to actual damages ... emergency.

1st Reading	202
2d Reading	215
CR	290
Considered, passed, referred	333
Engrossed — To House	355

SB 192 — By Stipe — An Act relating to civil procedure; amending 12 O.S. 1971, Section 137; providing for venue against foreign corporations and nonresidents ... emergency.

1st Reading	202
2d Reading	215
CR	290

Considered, passed, referred	303
Engrossed — To House	314
Referred for enrollment	811
Enrolled — 4th Reading	825
To Governor	828
Approved, May 13, 1975	901

SB 193 — By Keating — An Act relating to debtors and creditors; amending 24 O.S. 1971, Section 31; providing procedures whereby an insolvent debtor may execute assignments of property ... emergency.

1st Reading	202
2d Reading	215
CR	320
Considered, passed, referred	342
Engrossed — To House	355
Referred for enrollment	619
Enrolled — 4th Reading	635
To Governor	640
Approved, April 22, 1975	701

SB 194 — By Smith of the Senate and Kilpatrick of the House — An Act relating to corporations; amending 18 O.S. 1971, Section 1.27; providing powers and authority granted pursuant to articles of incorporation; providing restrictions on gas and electric public service corporations ... emergency.

1st Reading	202
2d Reading	215
WD, referred	474

SB 195 — By Smith of the Senate and Smith of the House — An Act relating to notaries public; amending 49 O.S. 1971, Section 2; providing for certification fees of notaries public; and providing for filing fees.

1st Reading	202
2d Reading	215

SB 196 — By Terrill — An Act relating to the Pardon and Parole Board; making an appropriation thereto; providing for transfer of funds ... making provisions of this act contingent upon the passage of Senate Bill 126 ... emergency.

1st Reading	202
2d Reading	215

SB 197 — By Shatwell — An Act relating to public obscenity ... prohibiting the public sale of obscene literature under certain circumstances ... providing for committees in each town ... to determine community standards of obscenity ... emergency.

1st Reading 202
2d Reading 215
CR 526;726
Considered 743
Considered, passed, referred 748
Engrossed — To House 759

SB 198 — By Lane — An Act relating to banks and trust companies; amending 6 O.S. 1971, Section 803; providing procedures for making real estate loans.

1st Reading 202
2d Reading 215
CR 302
Considered 356
Considered, passed 368
ML; time lapsed, referred 369;408
Engrossed — To House 429
Referred for enrollment 670
Enrolled — 4th Reading 680
To Governor 685
Approved, April 25, 1975 714

SB 199 — By Lane — An Act relating to banks and trust companies; amending 6 O.S. 1971, Sections 501 and 1001; prohibiting branch banking; providing for powers of trust companies ... emergency.

1st Reading 203
2d Reading 215

SB 200 — By Dahl of the Senate and Ferrell of the House — An Act relating to state government; defining terms; prohibiting the purchase of imported beef by state agencies and political subdivisions ... emergency.

1st Reading 203
2d Reading 215
CR 238
Considered, passed, referred 250
Engrossed — To House 259
Referred for enrollment 586

Enrolled — 4th Reading 595
To Governor 602
Approved, April 18, 1975 661

SB 201 — By Crow — An Act relating to courts; providing for an annual budget for secretaries and stenographers of associate district judges; providing for a transfer to the County General Fund of excess funds; directing codification ... emergency.

1st Reading 203
2d Reading 215
CR 244
Considered, passed, referred 260
Engrossed — To House 268

SB 202 — By Lambert — An Act relating to the Department of Public Welfare; authorizing expenditure from State Assistance Fund for the maintenance of orphans and destitute and delinquent minor children ... emergency.

1st Reading 214
2d Reading 223

SB 203 — By Keating — An Act relating to the State Sanity Commission; amending 43A O.S. 1971, Section 56; providing for compensation and salaries for Commission members ... emergency.

1st Reading 214
2d Reading 223
CR 569
Considered, failed 680
ML 680

SB 204 — By Funston — An Act relating to civil procedure; amending 12 O.S. 1971, Section 1757, as amended ... providing for transfer of action from small claims docket ... emergency.

1st Reading 214
2d Reading 223
CR 244
Considered, advanced 261
Votes reconsidered 364
Considered, passed 364
ML; time lapsed, referred 365;408
Engrossed — To House 414

SB 205 — By Funston — An Act relating to state government; setting the maximum number of employees for certain state agencies, boards, commissions, departments, programs and offices ... creating the State Employment Review Board and defining its duties and powers ... emergency.

1st Reading	214
2d Reading	223
CR	490
Considered	537
Considered, passed, referred	550
Engrossed — To House	561
HAs read, consideration deferred	799
HAs adopted, passed, referred	810
Enrolled — 4th Reading	852
To Governor	863
Approved, May 13, 1975	901

SB 206 — By Inhofe — An Act relating to public finance; establishing a fund; providing for investment of fund and interest thereon; making an appropriation ... emergency.

1st Reading	214
2d Reading	223

SB 207 — By Dahl of the Senate and Monks of the House — An Act relating to the Oklahoma National Guard; permitting the payment of certain claims against the state; and prescribing conditions for and limitations on such payments.

1st Reading	214
2d Reading	223

SB 208 — By Crow, Randle, Stipe, Hamilton, Howell, Lane, Holden, Young, York, Wadley, Schuelein, Ham, Field, Taliaferro, Lamb, Garrett, Birdsong and Luton of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Department of Public Welfare; authorizing expenditure from State Assistance Fund for the maintenance of orphans and destitute and delinquent minor children ... emergency.

1st Reading	214
2d Reading	223

CR	264
Considered, passed, referred	274
Engrossed — To House	284
Referred for enrollment	404
Enrolled — 4th Reading	414
To Governor	421
Approved, March 27, 1975	469

SB 209 — By Smith — An Act relating to schools; amending 70 O.S. 1971, Section 5-118; providing times for meetings of the Board of Education of school districts ... per diem compensation for certain classes of school board members ... emergency.

1st Reading	214
2d Reading	223
CR	256
Considered, passed, referred	268
Engrossed — To House	275
Referred for enrollment	700
Enrolled — 4th Reading	712
To Governor	712
Became law without Governor's signature, May 1, 1975	765

SB 210 — By Smith — An Act relating to colleges and universities; amending Section 2, Chapter 278, O.S.L. 1973 (70 O.S. Supp. 1974, Section 4420); providing for the Tulsa Community College Area School District ... emergency.

1st Reading	215
2d Reading	223
CR	609
Considered, passed, referred	650
Engrossed — To House	662

SB 211 — By Luton — An Act relating to probate procedure; amending 58 O.S. 1971, Section 52, to provide an alternative procedure in ancillary probate for foreign wills ... emergency.

1st Reading	215
2d Reading	223
CR	330
Considered, passed, referred	414
Engrossed — To House	440
HAs read, consideration deferred	787
HAs adopted, passed, referred	1103
Enrolled — 4th Reading	1137

To Governor	1146
Approved, June 5, 1975	1242

SB 212 — By Funston — An Act relating to court reporters; amending Section 1, Chapter 299, O.S.L. 1974 (20 O.S. Supp. 1974, Section 106.9); providing salaries and compensation of the various classifications of court reporters ... emergency.	
1st Reading	222
2d Reading	229
CR	784
Considered, passed, referred	925
Engrossed — To House	942

SB 213 — By Stipe and Field — An Act relating to mines and mining; amending 45 O.S. 1971, Section 723, as amended ... Sections 724, 725, 728, as amended ... 732 and 735 ... reclamation of land disturbed by surface mining; providing for bonds; providing procedures for enforcement and recovery of damages ... emergency.	
1st Reading	222
2d Reading	229
CR	374
Considered	402
WD, referred	756

SB 214 — By Terrill — An Act relating to insurance; amending 36 O.S. 1971, Section 4008; providing for loans or policies; providing for increased rate on policy loans ... emergency.	
1st Reading	222
2d Reading	229
CR	320
Considered, passed, referred	354
Engrossed — To House	364
HAs read, consideration deferred	961
HAs adopted, passed, referred	1034
Enrolled — 4th Reading	1042
To Governor	1049
Approved, May 29, 1975	1111

SB 215 — By Grantham of the Senate and Elder, Conaghan, Holt and Kennedy of the House — An Act relating to criminal procedure; amending 22 O.S. 1971, Sec-	
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tions 1114.1 and 1114.7; providing for methods and procedure of posting bail on traffic violations; providing method of paying fines and costs ... emergency.

1st Reading	222
2d Reading	229

SB 216 — By Smith — An Act relating to schools; amending 70 O.S. 1971, Section 13-101, as amended ... providing for special education programs ... emergency.

1st Reading	222
2d Reading	229
CR	256
Considered, passed, referred	268
Engrossed — To House	275
HAs read, consideration deferred ..	597; 601
HAs adopted, passed, referred	790
Enrolled — 4th Reading	806
To Governor	807
Approved, May 13, 1975	901

SB 217 — By Garrett — An Act relating to crimes and punishments; providing for the De Minimis Infractions Act; providing for dismissal by the court of prosecutions; providing for the basis of dismissal and the recording thereof by the court ... emergency.

1st Reading	222
2d Reading	229
CR	256
Considered, failed	285

SB 218 — By Stipe — An Act relating to crimes and punishments; repealing 21 O.S. 1971, Sections 1341 through 1345, which provide for prohibition of marathons or public human endurance contests ... emergency.

1st Reading	228
2d Reading	238
CR	280
Considered, passed, referred	297
Engrossed — To House	305

SB 219 — By Stipe — An Act relating to game and fish; amending Section 5-203, Chapter 17, O.S.L. 1974 (29 O.S. Supp. 1974,

Section 5-203); providing for certain provisions regarding nighttime hunting ... emergency.

1st Reading 228
2d Reading 238

SB 220 — By Grantham of the Senate and Elder, Holt and Kennedy of the House — An Act relating to criminal procedure; amending 22 O.S. 1971, Section 655; prescribing number of peremptory challenges in criminal cases ... emergency.

1st Reading 228
2d Reading 238
CR 280
Considered 293
Considered, passed, referred 294
Engrossed — To House 305
Referred for enrollment 619
Enrolled — 4th Reading 635
To Governor 640
Approved, April 22, 1975 701

SB 221 — By Dahl — An Act relating to agriculture; amending 2 O.S. 1971, Section 1026; providing for per diem compensation for the Wheat Commission ... emergency.

1st Reading 228
2d Reading 238
CR 271

SB 222 — By Watkins — An Act creating the Oklahoma State Electrical Board; providing for a short title; providing for membership ... powers of the Board ... emergency.

1st Reading 228
2d Reading 238
CR 462

SB 223 — By Schuelein of the Senate and Fitzgibbon of the House — An Act relating to mines and mining; amending 45 O.S. 1971, Section 430; and requiring submission of map or plan of mine.

1st Reading 228
2d Reading 238
CR 330

Considered, passed, referred 391
Engrossed — To House 402
Referred for enrollment 671
Enrolled — 4th Reading 680
To Governor 685
Approved, April 28, 1975 718

SB 224 — By Funston — An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 2427, as amended ... providing for listing and assessment of property for ad valorem taxation; providing for listing and assessment of items of personal property as real property on stipulation of the fee owner and the lessee ... repealing 68 O.S. 1971, Section 2427, as amended ... providing for listing and assessment of property for ad valorem taxation.

1st Reading 228
2d Reading 238
CR 388
WD, rereferred 937

SB 225 — By Berrong — An Act relating to the State School Accrediting Agency; amending 70 O.S. 1971, Section 21-106, as last amended ... providing for license or permit to private schools; prescribing conditions therefor, terms and fees ... emergency.

1st Reading 229
2d Reading 238
CR 410
Considered, passed, referred 457
Engrossed — To House 465
HAS read, consideration deferred 677
HAS rejected, Conference requested 826
SCs appointed 826
Conference granted, HCs named 839
CCR read, consideration deferred 910
CCR adopted, passed — To House 923
Referred for enrollment 980
Enrolled — 4th Reading 990
To Governor 1002
Approved, May 27, 1975 1063

SB 226 — By Hamilton — An Act relating to workmen's compensation;

amending 85 O.S. 1971, Section 131, as amended ... creating a State Insurance Fund ... providing use of the Fund ... emergency.

1st Reading 229
2d Reading 238

SB 227 — By Keating — An Act relating to the Uniform Commercial Code; 12A O.S. 1971, Section 2-316; providing for exclusion or modification of warranties; providing that implied or express warranties cannot be excluded or modified on newly manufactured goods ... emergency.

1st Reading 229
2d Reading 238

SB 228 — By Dawson — An Act relating to records; providing for easy access by patients to their medical records; providing for release of medical records to patients from all hospitals, doctors and ... institutions ... emergency.

1st Reading 238
2d Reading 248
CR 264
Considered, passed, referred 277
Engrossed — To House 284

SB 229 — By York — An Act relating to courts; amending 20 O.S. 1971, Section 125, as amended ... providing for Office of Court Bailiff; and prescribing their duties and compensation.

1st Reading 238
2d Reading 248
CR 280

SB 230 — By Capps and Lamb — An Act relating to intoxicating liquors; amending 37 O.S. 1971, Section 212; prohibiting certain locations for beer parlours ... emergency.

1st Reading 238
2d Reading 248
Second assignment 456
CR 592

SB 231 — By Tinsley — An Act relating to the public schools of Oklahoma; pro-

viding for a moratorium on the authority vested in the State Board of Education to deny accreditation to a high school whose average daily attendance the previous year was less than fifty-five students in legal average daily attendance ... emergency.

1st Reading 247
2d Reading 256

SB 232 — By Lambert — An Act relating to State Capital and Capitol Building; amending Section 1, House Joint Resolution Number 1040, O.S.L. 1972 (73 O.S. Supp. 1974, Section 208); changing the name of the Robert R. Lester Law Enforcement Training Center ... emergency.

1st Reading 247
2d Reading 256
CR 400
Considered, passed, referred 530
Engrossed — To House 545
HAS read, consideration deferred ... 697; 699
HAS rejected, conference requested 755
SCs appointed 755
Conference granted, HCs named 764
CCR read, consideration deferred ... 1024
CCR adopted, passed — To House 1165
Referred for enrollment 1210
Enrolled — 4th Reading 1220
To Governor 1246
Approved, June 12, 1975

SB 233 — By Murphy — An Act relating to the Teachers' Retirement System; amending 70 O.S. 1971, Section 17-105, as amended ... lowering the retirement age from sixty-two to sixty for certain classified members of the Retirement System ... emergency.

1st Reading 247
2d Reading 256

SB 234 — By Stipe of the Senate and Henry of the House — An Act relating to civil procedure; prohibiting the application of the doctrine of forum non conveniens ... emergency.

1st Reading	247
2d Reading	256
CR	302
WD, rereferred	941

SB 235 — By Grantham of the Senate and Elder, et al, of the House — An Act relating to courts; amending 20 O.S. 1971, Section 1404, as last amended ... prescribing additional grounds for removal of judicial officers ... emergency.

1st Reading	248
2d Reading	256
CR	374
Considered, failed	421
ML; adopted, passed	421; 456
WD, rereferred	456

SB 236 — By Wolfe — An Act relating to workmen's compensation; permitting employee to maintain suit for negligent treatment of injuries even if Industrial Court award received; and providing for certain subrogation rights.

1st Reading	256
2d Reading	264
CR	330
WD, rereferred	937

SB 237 — By Wolfe — An Act relating to civil procedure; amending 12 O.S. 1971, Section 1753, as amended ... providing for initiating small claims actions; providing for affidavit by plaintiff or his attorney ... emergency.

1st Reading	256
2d Reading	264
CR	330
Considered, passed, referred	368
Engrossed — To House	377
Referred for enrollment	619
Enrolled — 4th Reading	635
To Governor	640
Approved, April 22, 1975	701

SB 238 — By Luton of the Senate and Payne of the House — An Act relating to the United States; authorizing the State of Oklahoma, and the Governor thereof ... to accept ... retrocession of full or partial

jurisdiction over lands under the control or ownership of the United States of America.

1st Reading	256
2d Reading	264
CR	330
Considered, passed, referred	404
Engrossed — To House	414
Referred for enrollment	700
Enrolled — 4th Reading	712
To Governor	712
Approved, April 30, 1975	746

SB 239 — By Garrett — An Act relating to civil procedure; amending 12 O.S. 1971, Sections 434 and 549, pertaining to procedures relating to depositions and interrogatories; authorizing the taking of testimony ... emergency.

1st Reading	256
2d Reading	264
CR	350
Considered, failed	422
ML; adopted, bill failed	423; 466

SB 240 — By Luton — An Act relating to waters and water rights ... Grand River Dam Authority shall not have control of the segment of the Grand River downstream from Fort Gibson Dam ... emergency.

1st Reading	264
2d Reading	272
CR	330
Considered, passed, referred	392
Engrossed — To House	402
Referred for enrollment	723
Enrolled — 4th Reading	733
To Governor	738
Approved, May 6, 1975	807

SB 241 — By Luton — An Act relating to schools; amending 70 O.S. 1971, Section 10-105, to provide for compulsory kindergarten attendance in school ... emergency.

1st Reading	264
2d Reading	272

SB 242 — By Luton of the Senate and Elder of the House — An Act relating

to state officers and employees; creating District Attorneys Training Coordination Council ... providing for appointment, compensation, procedures, responsibilities and powers of the Council ... emergency.

1st Reading	264
2d Reading	272
CR	436
Considered, passed, referred	453
Engrossed — To House	465
HAs read, consideration deferred	787
HAs adopted, passed, referred	1010
Enrolled — 4th Reading	1034
To Governor	1036
Vetoed, May 30, 1975	1102

SB 243 — By Funston — An Act relating to health; providing for health maintenance organizations ... providing for regulation of organizations; defining powers of Oklahoma Health Planning Commission and State Insurance Commissioner ... effective date of act.

1st Reading	264
2d Reading	272
CR	350
Considered, passed	364
ML; time extended	364; 408
Time lapsed, referred	434
Engrossed — To House	440
Referred for enrollment	635
Enrolled — 4th Reading	664
To Governor	669
Approved, April 25, 1975	714

SB 244 — By Smith, Howard and Luton — An Act relating to taxation; prescribing two percent as the maximum amount of sales tax that may be levied by any city or town; providing an exception; providing that nothing in act shall prohibit city or town from levying sales tax up to two percent; providing exception of one percent sales tax dedicated to support of educational or health institution ... repealing Sections 1 through 5, Chapter 98, O.S.L. 1973 (68 O.S. Supp. 1974, Sections 1323 through 1327) ... emergency.

1st Reading	264
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2d Reading	272
CR	521
Considered, passed	595
ML; tabled, referred	596; 667
Engrossed — To House	676

SB 245 — By Keller and York of the Senate and Twidwell of the House — An Act relating to children; providing for prosecution of minors as adults charged with violating state statutes or municipal ordinances ... repealing 10 O.S. 1971, Section 1112, as last amended ... emergency.

1st Reading	264
2d Reading	272
CR	784
Considered, passed, referred	863
Engrossed — To House	901

SB 246 — By Stipe, Smith and Luton of the Senate and Nance, Rogers and Bamberger of the House — An Act relating to labor; amending 40 O.S. 1971, Sections 81 through 84; providing for regulation of hours of employment; providing compensation for overtime ... emergency.

1st Reading	272
2d Reading	281

SB 247 — By Young — An Act relating to insurance; repealing 36 O.S. 1971, Sections 6151 through 6154, as amended ... which relate to certificates of insurance ... emergency.

1st Reading	272
2d Reading	281
CR	374
Considered, passed, referred	420
Engrossed — To House	440
Referred for enrollment	635
Enrolled — 4th Reading	664
To Governor	669
Approved, April 25, 1975	714

SB 248 — By Young — An Act relating to criminal procedure; amending 22 O.S. 1971, Section 1053; limiting cases in which the state may take an appeal in criminal cases; and establishing an effective date.

1st Reading	272
2d Reading	281
CR	471
Considered, failed	649
ML; adopted, passed, referred	649; 669
Engrossed — To House	676
HAs read, consideration deferred	961
HAs rejected, Conference requested	1139
SCs appointed	1168
Conference granted, HCs named	1175
CCR read, consideration deferred	1200

SB 249 — By Baldwin — An Act relating to state government; providing that the boards of regents and certain personnel of member institutions of the Oklahoma State System of Higher Education are entitled to legal defense services by the legal counsel for such board or institution or the Attorney General under certain conditions ... directing codification.

1st Reading	272
2d Reading	281
CR	330
Considered, passed, referred	363
Engrossed — To House	377
HAs read, consideration deferred	635; 636
HAs adopted, passed, referred	727
Enrolled — 4th Reading	739
To Governor	739
Approved, April 29, 1975	743

SB 250 — By Terrill and Smith — An Act relating to motor vehicles; amending 47 O.S. 1971, Section 953; providing for wrecker license fees, renewals, suspension and revocation ... emergency.

1st Reading	280
2d Reading	290

SB 251 — By Luton — An Act relating to probate procedure; providing for summary administration of certain very small estates; making the act cumulative to other law ... emergency.

1st Reading	280
2d Reading	290

SB 252 — By Tinsley — An Act relating to motor vehicles; amending 47 O.S.

1971, Section 2-106, as last amended ... providing for certain bureaus within the Department of Public Safety; authorizing additional members for Highway Patrol ... emergency.

1st Reading	280
2d Reading	290

SB 253 — By Crow of the Senate and Miskelly of the House — An Act relating to the Oklahoma State Regents for Higher Education; providing for continuation and reappropriation of unexpended balances of appropriations previously made ... emergency.

1st Reading	280
2d Reading	290
CR	360
Considered, passed, referred	379
Engrossed — To House	393
Referred for enrollment	568
Enrolled — 4th Reading	573
To Governor	575
Approved, April 15, 1975	614

SB 254 — By Crow, Smith, Howard, York, Randle, Murphy, Medearis, Terrill, Watkins, Taliaferro, Cate, Howell, Funston, Keating, Wolfe, Shatwell, Keller and Watson — An Act relating to the Oklahoma State Regents for Higher Education and making appropriation thereto ... emergency.

1st Reading	280
2d Reading	290
CR	302
Considered, passed, referred	317
Engrossed — To House	324
HAs read, consideration deferred	773
HAs adopted, passed, referred	974
Enrolled — 4th Reading	990
To Governor	1002
Approved, May 23, 1975	1039

SB 255 — By Inhofe — An Act relating to public health and safety; amending 63 O.S. 1971, Section 1-301; defining terms ... emergency.

1st Reading	290
2d Reading	302

CR	400
Considered, passed, referred	509
Engrossed — To House	523
Referred for enrollment	671
Enrolled — 4th Reading	680
To Governor	685
Approved, April 28, 1975	718

SB 256 — By York — An Act relating to schools; providing for recognition of principal organization; directing codification ... emergency.

1st Reading	302
2d Reading	312
CR	690
Considered, passed, referred	722
Engrossed — To House	733

SB 257 — By Crow of the Senate and Wilson, Wickersham and Willis of the House — An Act relating to state government; amending Section 4, Chapter 1, O.S.L. 1974 (74 O.S. Supp. 1974, Section 3364); prescribing responsibilities, duties and authority of the State Department of Energy ... emergency.

1st Reading	302
2d Reading	312
CR	350
Considered, passed, referred	366
Engrossed — To House	377

SB 258 — By Howard, Lane, Holden, Crow, Cate, Dahl, Baldwin, Howell, Lamb, Watson, Keller, Helm, Keating, Lambert, Shatwell, Field, Capps, Watkins, McCune, Tinsley, Medearis, Butler, Dawson, Birdsong, Schuelein, York, Berrong, Funston and Garrett — An Act relating to labor; abolishing the existing Oklahoma Employment Security Commission; providing for creation of a new Oklahoma Employment Security Commission; providing for requirements to be appointed ... repealing 40 O.S. 1971, Section 220, as last amended ... emergency.

1st Reading	302
2d Reading	312
CR	320
Considered, passed	343

ML; tabled, referred	345; 380
Engrossed — To House	393

SB 259 — By Stipe — An Act relating to insurance; amending 36 O.S. 1971, Section 3634, as amended ... providing for use of any practitioner of chiroprody or psychology under accident and health benefits coverage ... emergency.

1st Reading	310
2d Reading	322
CR	374; 462
Considered, passed, referred	516
Engrossed — To House	523
Referred for enrollment	619
Enrolled — 4th Reading	635
To Governor	640
Approved, April 22, 1975	701

SB 260 — By Stipe — An Act relating to courts; amending 20 O.S. 1971, Section 1104; providing for retirement compensation for judges ... emergency.

1st Reading	310
2d Reading	322
CR	374

SB 261 — By Stipe of the Senate and Miskelly of the House — An Act relating to professions and occupations; amending 59 O.S. 1971, Section 943; providing for the lawful sale and advertising of optical goods and devices; prohibiting certain acts ... emergency.

1st Reading	310
2d Reading	322
WD, referred	913

SB 262 — By Cate and Howell of the Senate and Johnson (A. V.) of the House — An Act relating to prisons and reformatories; amending 70 O.S. 1971, Section 3-104, as last amended ... powers and duties of the State Board of Education; creating the State Correctional School Board ... emergency.

1st Reading	310
2d Reading	322
CR	690

SB 263 — By Smith of the Senate and Nance of the House — An Act relating to the Oklahoma Tax Commission; amending 68 O.S. 1971, Section 105; providing for three additional attorneys ... emergency.

1st Reading	310
2d Reading	322
CR	521
Considered	554
WD, referred	554

SB 264 — By Smith — An Act relating to motor vehicles; amending 47 O.S. 1971, Sections 751, 753, 754 and Section 2, Chapter 192, O.S.L. 1972 (47 O.S. Supp. 1974, Section 761) ... chemical tests for operators of motor vehicles ... law enforcement officer has reasonable grounds to believe the person driving ... was under the influence of alcohol or intoxicating liquor ... emergency.

1st Reading	310
2d Reading	322
CR	410
Considered, passed, referred	451
Engrossed — To House	465
HAs read, consideration deferred	664
HAs adopted, passed, referred	790
Enrolled — 4th Reading	807
To Governor	807
Approved, May 13, 1975	901

SB 265 — By Dahl — An Act relating to the Oklahoma Historical Society and making an appropriation thereto for the Cherokee Strip Museum and the Henry S. Johnston Library at Perry, Oklahoma; and making the appropriation nonfiscal.

1st Reading	311
2d Reading	322

SB 266 — By Lamb — An Act relating to children; providing for parental responsibility for habitual juvenile offenders; providing for penalties; directing codification ... emergency.

1st Reading	311
2d Reading	322
CR	446
Considered, passed, referred	644
Engrossed — To House	662

SB 267 — By Howard — An Act relating to the State Capital and Capitol Building; naming the new state office building located in Tulsa the Finis W. Smith Office Building; directing codification ... emergency.

1st Reading	311
2d Reading	322

SB 268 — By Keller — An Act relating to revenue and taxation; providing exemption for all medicines, drugs, prescription drugs and medical supplies sold within the State of Oklahoma from all city- or state-imposed sales tax ... emergency.

1st Reading	311
2d Reading	322

SB 269 — By Keller — An Act relating to motor vehicles; requiring proof of owner's motor vehicle liability insurance before issuance of motor vehicle license number plates; directing codification ... emergency.

1st Reading	311
2d Reading	322
CR	471
Considered, passed, referred	618
Engrossed — To House	635

SB 270 — By Howell — An Act relating to schools; providing for continuous school years; providing for public notice; providing for vote of the district's electors upon protest ... emergency.

1st Reading	311
2d Reading	322
CR	506
Considered, passed, referred	586
Engrossed — To House	596
HAs read, consideration deferred	894
HAs rejected, Conference requested	981
SCs appointed	981
Conference granted, HCs named	995
CCR read, consideration deferred	1106
CCR adopted, passed — To House	1121
Referred for enrollment	1210
Enrolled — 4th Reading	1220
To Governor	1246
Approved, June 12, 1975	

SB 271 — By Terrill of the Senate and Nance of the House — An Act relating to the licensing of fire sprinkler systems contractors ... establishing qualifications for licensing and administering examinations of candidates ... effective date.

1st Reading	311
2d Reading	322
CR	462
Considered	494
Considered, failed	495
ML; time extended	500; 538
Motion adopted, votes reconsidered, WD, rereferred	544

SB 272 — By Grantham of the Senate and Elder, et al, of the House — An Act relating to cities and towns; amending Section 3, Chapter 198, O.S.L. 1973 (11 O.S. Supp. 1974, Section 659.3); setting forth procedure for court action to vacate public way or easement; requiring notice, publication and mailing of notice.

1st Reading	311
2d Reading	322
CR	400
Considered, passed, referred	426
Engrossed — To House	440
Referred for enrollment	685
Enrolled — 4th Reading	694
To Governor	700
Approved, April 29, 1975	733

SB 273 — By Funston — An Act relating to insurance; providing for health insurance benefits for newly born children; fixing effective date of act ... emergency.

1st Reading	311
2d Reading	322
CR	374
Considered, passed, referred	404
Engrossed — To House	414
Referred for enrollment	635
Enrolled — 4th Reading	664
To Governor	669
Approved, April 25, 1975	714

SB 274 — By Funston — An Act relating to children; prescribing certification as to immunization of a child against cer-

tain diseases as a condition for his initial admission in a child care facility ... immunization of children at public expense under certain circumstances ... emergency.

1st Reading	311
2d Reading	322
CR	506
Considered, passed, referred	554
Engrossed — To House	561

SB 275 — By Garrett of the Senate and Elder and Henry of the House — An Act relating to poor persons; amending Section 3, Chapter 62, O.S.L. 1972 (56 O.S. Supp. 1974, Section 243); providing for penalties for misuse of food stamps ... emergency.

1st Reading	320
2d Reading	332
CR	388
Considered, passed, referred	426
Engrossed — To House	440
Referred for enrollment	635
Enrolled — 4th Reading	664
To Governor	669
Approved, April 25, 1975	714

SB 276 — By Garrett — An Act relating to crimes and punishments; amending 21 O.S. 1971, Section 51; providing for imprisonment for second and subsequent offenses ... adjudication of a habitual criminal ... emergency.

1st Reading	320
2d Reading	332
CR	843
Considered, passed	925
ML; time lapsed, referred	925; 1006
Engrossed — to House	1011

SB 277 — By Garrett — An Act relating to crimes and punishments; amending 21 O.S. 1971, Section 1704; providing for definitions of grand and petit larceny ... emergency.

1st Reading	320
2d Reading	332
CR	409
Considered, passed	501

ML; time lapsed, referred 501; 538
Engrossed — To House 582

SB 278 — By Funston — An Act relating to health; declaring public policy requiring certificates of need for offering and development of new institutional health services, and prescribing procedure therefor ... emergency.

1st Reading 320
2d Reading 332
CR 462
Considered 556
Considered, passed 643
ML; time lapsed, referred 644; 703
Engrossed — To House 712
HAS read, consideration deferred 1079
HAS adopted, passed, referred 1137
Enrolled — 4th Reading 1160
To Governor 1166
Approved, June 5, 1975 1242

SB 279 — By Dahl — An Act relating to agriculture ... purchasers of Oklahoma-grown slaughter livestock doing business in Oklahoma shall pay for said purchases with cash, or a check drawn on an Oklahoma bank ... emergency.

1st Reading 320
2d Reading 332
CR 506
Considered, passed 531
ML; adopted, passed, referred 532; 543
Engrossed — To House 561
HAS read, consideration deferred 823
HAS rejected, Conference requested 857
SCs appointed 857
Conference granted, HCs named 898
CCR read, consideration deferred 910
CCR adopted, passed — To House 973
CCR rejected, further Conference requested 1027
Further Conference granted 1027
2d CCR read, consideration deferred 1046
2d CCR adopted, passed—To House .. 1096
Referred for enrollment 1146
Enrolled — 4th Reading 1160
To Governor 1166
Approved, June 7, 1975

SB 280 — By Dahl — An Act relating to agriculture ... providing time limits, payment conditions and discount conditions for purchases of meat and meat products by retailers doing business in the State of Oklahoma ... emergency.

1st Reading 320
2d Reading 332

SB 281 — By Medearis — An Act relating to animals; amending 4 O.S. 1971, Sections 85.2, 85.3, as amended ... 85.4 and 85.5, as amended ... providing that allowing domestic animals to run at large shall be unlawful ... procedures for taking up and keeping of stray animals ... directing codification.

1st Reading 320
2d Reading 332
CR 526
WD, rereferred 937

SB 282 — By Boatner — An Act relating to Oklahoma Historical Societies; authorizing the Oklahoma Historical Society to cooperate with the United States Government and its agencies in the operation of Red River Valley Historical Society ... emergency.

1st Reading 321
2d Reading 332
CR 490

SB 283 — By Luton — An Act relating to motor vehicles; amending 47 O.S. 1971, Section 10-115; providing for confidentiality of accident reports and supplemental information; providing exceptions ... emergency.

1st Reading 321
2d Reading 332
CR 374
Considered, passed, referred 393
Engrossed — To House 402

SB 284 — By Capps — An Act relating to motor vehicles; amending 47 O.S. 1971, Section 116.21, as amended ... providing procedures for the movement of certain manufactured items ... emergency.

1st Reading	321
2d Reading	332
CR	436
Considered, passed, referred	555
Engrossed — To House	561
Referred for enrollment	671
Enrolled — 4th Reading	680
To Governor	685
Vetoed, April 28, 1975	718

SB 285 — By Grantham of the Senate and Elder of the House — An Act relating to conveyances; providing for termination of dormant oil and gas and other mineral interests ... emergency.

1st Reading	321
2d Reading	332
WD, referred	366

SB 286 — By Grantham of the Senate and Elder of the House — An Act relating to courts; authorizing the Supreme Court to redesignate or restructure by Court Rule the division of the state into judicial districts and fix the number of judges to serve within each district ... directing codification.

1st Reading	321
2d Reading	332
CR	388
Considered, passed, referred	512
Engrossed — To House	523

SB 287 — By Grantham of the Senate and Elder and Johnson (Don) of the House — An Act relating to civil procedure; amending 12 O.S. 1971, Section 449, as amended ... providing for taxing of cost of depositions; and providing for free copy to deponent.

1st Reading	321
2d Reading	332
CR	435
Considered, passed, referred	563
Engrossed — To House	573
HAs read, consideration deferred	788
HAs adopted, passed, referred	997
Enrolled — 4th Reading	1012
To Governor	1024
Approved, May 27, 1975	1063

SB 288 — By Howell — An Act relating to property; amending 58 O.S. 1971, Section 311 ... homestead rights and family allowance ... homestead property disposed of by will shall not be subject to the homestead right of minor children ... effective date.

1st Reading	321
2d Reading	332

SB 289 — By Field — An Act relating to motor vehicles; providing that no minor shall purchase any motor vehicle without consent of his legal guardian ... emergency.

1st Reading	330
2d Reading	351
CR	526
Considered, failed	614
ML; adopted, passed, referred	615; 679
Engrossed — To House	694

SB 290 — By Funston and Medearis — An Act relating to affairs of decedents, missing persons, minors, incapacitated persons and certain others and constituting the Uniform Probate Code; providing for consolidation and revision of certain laws relating to wills, intestacy, administration and distribution of estates ... repealing inconsistent laws.

1st Reading	330
2d Reading	352

SB 291 — By Murphy — An Act relating to the Office of the Oklahoma Historical Society and making an appropriation thereto; providing for funds for the Old Central Museum; making the appropriation fiscal .. emergency.

1st Reading	330
2d Reading	352

SB 292 — By Murphy — An Act relating to barbers; amending 59 O.S. 1971, Section 74; providing for issuance of barbers' certificates; setting fee for certificate ... emergency.

1st Reading	331
2d Reading	352

SB 293 — By Martin — An Act relating to agriculture; amending 2 O.S. 1971, Section 7-123 ... recovery of milk cases, wire trays and cans; providing for recovery fees to be paid to the Board of Agriculture ... emergency.

1st Reading	331
2d Reading	352
CR	409
Considered, passed, referred	453
Engrossed — To House	465

SB 294 — By Wadley — An Act relating to historical societies and associations; prescribing the manner and method of selection of members of the Will Rogers Memorial Commission ... repealing 53 O.S. 1971, Sections 41, 42 and 44 ... emergency.

1st Reading	331
2d Reading	352
CR	374
Considered, passed, referred	407
Engrossed — To House	414
Referred for enrollment	635
Enrolled — 4th Reading	664
To Governor	669
Vetoed, April 25, 1975	714

SB 295 — By Luton and Murphy — An Act relating to courts; amending 20 O.S. 1971, Section 95.8; providing for hearing of certain cases by associate district judges by mutual consent of the parties ... emergency.

1st Reading	331
2d Reading	352
CR	713
WD, rereferred	937

SB 296 — By Martin of the Senate and Johnson (Don) of the House — An Act relating to motor vehicles; amending 47 O.S. 1971, Section 6-207; authorizing the Department of Public Safety to cancel operator's licenses under certain medical circumstances ... emergency.

1st Reading	331
2d Reading	352
CR	400

Considered, passed, referred	545
Engrossed — To House	561
HAs read, consideration deferred	718
HAs adopted, passed, referred	857
Enrolled — 4th Reading	872
To Governor	903
Approved, May 19, 1975	983

SB 297 — By Luton — An Act relating to insurance; making certain requirements in relation to malpractice insurance policies; providing for applicability of this act; and directing codification.

1st Reading	331
2d Reading	352

SB 298 — By Funston — An Act relating to schools; amending 70 O.S. 1971, Sections 1210.191 and 1210.193; prescribing certification as to immunization of a child against certain diseases as a condition for his initial admission in a school ... emergency.

1st Reading	350
2d Reading	362
CR	628
Considered	754
WD, rereferred	937

SB 299 — By Grantham of the Senate and Conaghan, Kennedy and Johnson (Don) of the House — An Act relating to roads, bridges and ferries; amending 69 O.S. 1971, Section 636; providing requirements for purchase of equipment, machinery and various materials by county commissioners; and allowing purchases over a certain amount under certain circumstances.

1st Reading	350
2d Reading	362
CR	436
Considered, passed, referred	552
Engrossed — To House	561
HAs read, consideration deferred	801
HAs adopted, passed, referred	998
Enrolled — 4th Reading	1012
To Governor	1024
Approved, May 27, 1975	1063

SB 300 — By Grantham of the Senate and Elder and Johnson (Don) of the House — An Act relating to abstracting; defining terms; requiring the filing of a surety bond or securities in lieu thereof; establishing the duration, amount, condition and liability ... repealing 1 O.S. 1971, Sections 1 through 18, and 19 O.S. 1971, Section 628 ... emergency.

1st Reading	350
2d Reading	362
CR	462
Considered, passed	620
ML; time lapsed, referred	622; 688
Engrossed — To House	696

SB 301 — By Watkins — An Act relating to professions and occupations; amending 59 O.S. 1971, Section 199.2; providing for a Board of Cosmetology ... emergency.

1st Reading	351
2d Reading	362
CR	506
WD, rereferred	662

SB 302 — By Watkins — An Act relating to the businesses of pawnbroking, scrap metal dealing and junk dealing ... pledgors and sellers ... shall be required to sign and thumbprint written descriptions thereof ... emergency.

1st Reading	351
2d Reading	362
CR	592
Considered, failed	784

SB 303 — By York — An Act relating to courts; amending 20 O.S. 1971, Section 1304, as amended ... providing for publication costs to be paid from the court fund under certain circumstances ... emergency.

1st Reading	351
2d Reading	362
CR	690
Considered	743
WD, rereferred	937

SB 304 — By Garrett of the Senate and Elder and Henry of the House — An Act

relating to crimes and punishments; amending 21 O.S. 1971, Sections 845 and 846, as amended ... providing for protection of children against child abuse ... emergency.

1st Reading	351
2d Reading	362
CR	490
Considered, passed, referred	514
Engrossed — To House	523
Referred for enrollment	700
Enrolled — 4th Reading	712
To Governor	712
Approved, April 30, 1975	746

SB 305 — By Crow of the Senate and Miskelly of the House — An Act relating to the Department of Corrections and making a supplemental appropriation thereto; stating the purpose ... emergency.

1st Reading	351
2d Reading	362
CR	436
Considered, passed, referred	479
Engrossed — To House	496
Referred for enrollment	568
Enrolled — 4th Reading	573
To Governor	575
Approved, April 15, 1975	614

SB 306 — By Garrett — An Act relating to crimes and punishments; providing for short title; defining terms; providing new definitions for certain sexual offenses ... repealing 21 O.S. 1971, Sections 886, 887, 1021 and 1111 through 1116 ... emergency.

1st Reading	351
2d Reading	362
CR	526
Considered, failed	719
ML; time extended	720; 764
Motion failed	785

SB 307 — By Crow of the Senate and Miskelly of the House — An Act relating to courts; making an appropriation to the district courts; stating the purpose ... emergency.

1st Reading	351
2d Reading	362

SB 308 — By Boatner — An Act relating to state government; providing that state agencies and institutions obtain approval of the Legislature or the constitutional board under which they function before making application for federal assistance or grant exceeding \$2,000.00 ... emergency.

1st Reading 351
2d Reading 362

SB 309 — By Graves of the Senate and Townsend of the House — An Act relating to public health and safety; providing procedures for the release of corpses to persons legally entitled to custody ... emergency.

1st Reading 351
2d Reading 362
CR 521
Considered, passed, referred 606
Engrossed — To House 612
Referred for enrollment 941
Enrolled — 4th Reading 963
To Governor 968
Approved, May 21, 1975 1039

SB 310 — By Stipe — An Act relating to mines and mining; providing for surface mining safety standards; defining terms; providing for certification for certain mining positions ... emergency.

1st Reading 360
2d Reading 376

SB 311 — By Terrill of the Senate and Davis (Don) of the House — An Act relating to banks and trust companies; amending 6 O.S. 1971, Section 203; providing for powers and duties of the State Banking Board ... emergency.

1st Reading 360
2d Reading 376
CR 628
Considered, passed, referred 675
Engrossed — To House 694

SB 312 — By Martin of the Senate and Craighead and Stratton of the House — An Act relating to public health and

safety; providing for emergency medical services; providing a short title; defining terms ... emergency.

1st Reading 360
2d Reading 376
CR 522
Considered, passed, referred 563
Engrossed — To House 573

SB 313 — By Watson — An Act relating to alcoholic beverages; amending 37 O.S. 1971, Section 528; providing for license suspension and revocation; and providing an effective date.

1st Reading 360
2d Reading 376
CR 592
Considered, passed, referred 647
Engrossed — To House 662

SB 314 — By Watson — An Act relating to intoxicating liquors; amending 37 O.S. 1971, Section 520; providing for licenses; and providing for effective date.

1st Reading 360
2d Reading 376
CR 592
WD, rereferred 937

SB 315 — By Crow — An Act relating to the Oklahoma Judicial Retirement System; providing for benefits for surviving spouse of Justice or Judge retired on the effective date of this act who waives ten percent of retirement benefits ... emergency.

1st Reading 361
2d Reading 376
CR 462
Considered, passed, referred 515
Engrossed — To House 523
Referred for enrollment 791
Enrolled — 4th Reading 806
To Governor 807
Approved, May 13, 1975 901

SB 316 — By Martin — An Act relating to public health and safety; amending 63 O.S. 1971, Section 2002; stating purposes of the Oklahoma Clean Air Act ... Air

Quality Council, membership thereon,
terms, meetings, duties and powers there-
of . . . emergency.

1st Reading	361
2d Reading	376
CR	435
Considered, passed, referred	500
Engrossed — To House	510
HAs read, consideration deferred	962
HAs rejected, Conference requested	973
SCs appointed	973
Conference granted, HCs named	984
CCR read, consideration deferred	1022
CCR adopted, passed — To House	1103
Referred for enrollment	1210
Enrolled — 4th Reading	1220
To Governor	1246
Approved, June 12, 1975	

**SB 317 — By Ham of the Senate and
Sanders of the House —** An Act relating
to professional sanitarians; amending 59
O.S. 1971, Sections 901 and 907; providing
for registration of professional sanitarians
... emergency.

1st Reading	361
2d Reading	376
CR	506
Considered, failed	619
ML; time extended	619; 687
Motion adopted, passed, referred	693
Engrossed — To House	712
HAs read, consideration deferred	962
HAs adopted, passed, referred	997
Enrolled — 4th Reading	1012
To Governor	1024
Approved, May 27, 1975	1063

SB 318 — By York — An Act relating
to landlord and tenant; amending Section
2, Chapter 269, O.S.L. 1973 (41 O.S. Supp.
1974, Section 42); providing for amount of
lien of landlord on tenant's property; pro-
viding for secondary nature of lien ...
emergency.

1st Reading	361
2d Reading	376
CR	445
Considered, passed	564

ML; time lapsed, referred	564; 607
Engrossed — To House	612

SB 319 — By York — An Act relating
to religious, educational and benevolent
corporations; amending 18 O.S. 1971, Sec-
tion 541; providing for an increase in the
permissible number of trustees or direct-
ors ... emergency.

1st Reading	361
2d Reading	376
CR	445
Considered, passed, referred	564
Engrossed — To House	573
Referred for enrollment	764
Enrolled — 4th Reading	785
To Governor	791
Approved, May 7, 1975	839

SB 320 — By Holden — An Act relat-
ing to state government; amending 74 O.S.
1971, Section 89; providing for requisition
of items from the Director of Central Pur-
chasing when source of supply is limited to
one bidder; and providing for letter of
justification rather than an affidavit.

1st Reading	361
2d Reading	376
CR	592
Considered, passed, referred	648
Engrossed — To House	662

SB 321 — By Pierce — An Act relat-
ing to cities and towns; amending 11 O.S.
1971, Section 471, authorizing change of
ward boundaries or names; providing for
changes by petition ... emergency.

1st Reading	374
2d Reading	389
CR	540
Considered, failed	583
ML; time extended	583; 636
Motion adopted, WD, rereferred	668

**SB 322 — By Birdsong and Lambert of
the Senate and Kennedy of the House —**
An Act relating to county officers; setting
forth qualifications for the office of county
sheriff; and directing codification.

1st Reading	374
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2d Reading	389
CR	674
WD, rereferred	937

SB 323 — By Lane — An Act relating to the Oklahoma State Senate and making an appropriation thereto; appropriating funds from funds previously appropriated to the State Legislative Council ... emergency.

1st Reading	374
2d Reading	389
CR	569
Considered, passed, referred	601
Engrossed — To House	612

SB 324 — By Grantham of the Senate and Elder and Johnson (Don) of the House — An Act relating to the Uniform Commercial Code; amending 12A O.S. 1971, Section 8-102; providing for certain definitions ... emergency.

1st Reading	374
2d Reading	389
CR	490
Considered	606
Considered, passed, referred	654
Engrossed — To House	662
Referred for enrollment	811
Enrolled — 4th Reading	825
To Governor	828
Approved, May 13, 1975	901

SB 325 — By Grantham of the Senate and Elder and Conaghan of the House — An Act relating to revenue and taxation; providing certain deductions from the gross estate to arrive at the taxable estate of a decedent whose death occurred between June 2, 1974, and June 30, 1974 ... emergency.

1st Reading	374
2d Reading	389
CR	610
Considered, passed, referred	648
Engrossed — To House	662
Referred for enrollment	791
Enrolled — 4th Reading	806
To Governor	807
Approved, May 13, 1975	901

SB 326 — By Howard and Lane — An Act relating to state officers; providing failure of the Senate to confirm any appointment requiring Senate confirmation within a specified time imposes the duty upon the Governor to make a new appointment ... emergency.

1st Reading	374
2d Reading	389
CR	570
Considered, passed, referred	601
Engrossed — To House	612

SB 327 — By Murphy — An Act relating to motor vehicles; amending 47 O.S. 1971, Section 565, as amended ... to provide further grounds for denying application for, or revocation or suspension of, certain motor vehicle licenses ... emergency.

1st Reading	375
2d Reading	389

SB 328 — By Holden — An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 2353, as amended ... including "taxable income" as to which term deduction of twenty-two and one-half percent is provided for depletion allowance on oil and gas well income ... emergency.

1st Reading	375
2d Reading	389
CR	592; 660
Considered	700
Considered, passed, referred	708
Engrossed — To House	718
HAs read, consideration deferred	1062
HAs adopted, passed, referred	1114
Enrolled — 4th Reading	1137
To Governor	1146
Approved, June 4, 1975	1242

SB 329 — By Luton — An Act relating to workmen's compensation; amending 85 O.S. 1971, Section 22, as amended ... providing for increase in payments allowed for disfigurement ... emergency.

1st Reading	375
2d Reading	389

SB 330 — By Cate — An Act relating to cities and towns; providing for purchase of liability insurance to indemnify employees from civil liability ... emergency.

1st Reading 375
2nd Reading 389

SB 331 — By Grantham of the Senate and Elder, Kennedy and Johnson (Don) of the House — An Act providing method for depositing transfers from court funds to State Judicial Fund; amending Section 12, Chapter 236, O.S.L. 1973 (20 O.S. Supp. 1974, Section 1308) ... remittances to State Judicial Fund must be deposited in clearing account and thence transferred to State Judicial Fund ... emergency.

1st Reading 375
2d Reading 389
CR 446
Considered 564
WD, rereferred 582
CR 610
Considered, passed, referred 655
Engrossed — To House 662
Referred for enrollment 811
Enrolled — 4th Reading 825
To Governor 828
Approved, May 13, 1975 901

SB 332 — By Grantham of the Senate and Elder, Kennedy and Johnson (Don) of the House — An Act relating to the Oklahoma Council on Judicial Complaints; amending Section 3, Chapter 251, O.S.L. 1974 ... providing that two of the three members shall constitute a quorum ... emergency.

1st Reading 375
2d Reading 389
CR 446
Considered, passed, referred 565
Engrossed — To House 573
Referred for enrollment 764
Enrolled — 4th Reading 785
To Governor 791
Approved, May 9, 1975 858

SB 333 — By Watson of the Senate and Beznoska of the House — An Act relating

to elections; amending Section 1, Chapter 201, O.S.L. 1974 (26 O.S. Supp. 1974, Section 327.1); providing for absentee ballots for certain elections.

1st Reading 375
2d Reading 389
CR 540
WD, rereferred 937

SB 334 — By Luton — An Act relating to schools; amending 70 O.S. 1971, Section 18-113, as last amended by Section 26, Chapter 234, O.S.L. 1974 (70 O.S. Supp. 1974, Section 18-113); providing for class size limitations ... emergency.

1st Reading 375
2d Reading 389

SB 335 — By Terrill and Taliaferro of the Senate and Beznoska, Davis (Don) and Hooper of the House — An Act relating to schools; amending 70 O.S. 1971, Section 7-101, as last amended ... providing for approval of annexation of school districts, or parts thereof, by annexation election when boards of education of affected districts concur in holding the election ... emergency.

1st Reading 375
2d Reading 389
CR 446
Considered, passed, referred 468
Engrossed — To House 481
Referred for enrollment 574
Enrolled — 4th Reading 582
To Governor 585
Approved, April 18, 1975 661

SB 336 — By Schuelein of the Senate and Vaughn of the House — An Act relating to the Oklahoma Tourism and Recreation Commission and Department making an appropriation ... funds for the Division of Parks for the Twin Bridges Recreation Area ... emergency.

1st Reading 375
2d Reading 389
CR 526
Considered, passed, referred 554
Engrossed — To House 561

HAs read, consideration deferred	788
HAs rejected, Conference requested	1141
SCs appointed	1141
Conference granted, HCs named	1146

SB 337 — By Luton — An Act relating to cities and towns; amending 11 O.S. 1971, Section 114; requiring surety bond of contractor; prescribing conditions thereof . . . emergency.

1st Reading	376
2d Reading	389
CR	592
Considered, passed, referred	645
Engrossed — To House	662
Referred for enrollment	903
Enrolled — 4th Reading	910
To Governor	911
Approved, May 20, 1975	1010

SB 338 — By Murphy — An Act relating to the Office of the Oklahoma Historical Society and making an appropriation thereto; providing for funds for the editing of the papers of Will Rogers . . . emergency.

1st Reading	376
2d Reading	389

SB 339 — By Keating — An Act relating to conveyances; providing that installment purchase contracts for real property or contracts for deed shall be treated as mortgages . . . emergency.

1st Reading	388
2d Reading	401
CR	506
Considered, passed, referred	681
ML; time lapsed, referred	682; 723
Engrossed — To House	733

SB 340 — By Keating — An Act relating to crimes and punishments; amending 21 O.S. 1971, Section 1834; providing penalties for disposal, removal or destruction of chattels encumbered by a mortgage . . . emergency.

1st Reading	388
2d Reading	401

CR	540
Considered, passed, referred	565
Engrossed — To House	573
HAs read, consideration deferred	802
HAs rejected, Conference requested	1167
SCs appointed	1167
Conference granted, HCs named	1191

SB 341 — By Birdsong — An Act relating to insurance; amending 36 O.S. 1971, Section 3636; providing for uninsured motorist coverage; providing for amount of coverage . . . emergency.

1st Reading	388
2d Reading	401

SB 342 — By Stipe — An Act relating to schools; amending Section 32, Chapter 211, O.S.L. 1973 (70 O.S. Supp. 1974, Section 9-101); providing for transportation for students attending public elementary and high schools . . . emergency.

1st Reading	388
2d Reading	401

SB 343 — By Terrill — An Act relating to elections; amending Section 2-118, Chapter 153, O.S.L. 1974 (26 O.S. Supp. 1974, Section 2-118); providing for salaries for secretaries of the county election boards . . . emergency.

1st Reading	388
2d Reading	401
CR	569
Considered, passed, referred	594
Engrossed — To House	612
Referred for enrollment	710
Enrolled — 4th Reading	718
To Governor	720
Approved, May 2, 1975	784

SB 344 — By Stipe, Crow and Dahl of the Senate and Floyd of the House — An Act relating to agriculture; creating the Oklahoma Agricultural Finance Authority; stating purpose . . . severability.

1st Reading	388
2d Reading	401

SB 345 — By Murphy — An Act relating to professions and occupations; amending 59 O.S. 1971, Sections 61, 62, 63, 72, 74, 81, 83, 88, 89.1, 89.2 and 89.3; establishing a State Board of Barber Examiners; providing for registration and licensing ... repealing 59 O.S. 1971, Section 71 ... emergency.

1st Reading 389
2d Reading 401
CR 558
Considered, failed 670
ML; time extended 670; 711
Motion adopted, passed, referred 716
Engrossed — To House 733

SB 346 — By Grantham of the Senate and Kennedy, et al, of the House — An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 2353, as amended ... including "taxable income" as to which term deduction of twenty-two and one-half percent is provided for depletion allowance on oil and gas well income ... emergency.

1st Reading 400
2d Reading 411

SB 347 — By Grantham of the Senate and McKee, et al, of the House — An Act relating to state government; amending Section 1, Chapter 156, and Section 13, Chapter 298, O.S.L. 1974 (61 O.S. Supp. 1974, Sections 61 and 113, respectively); amending Section 1, Chapter 43, and Section 1, Chapter 133, O.S.L. 1974 (74 O.S. Supp. 1974, Sections 85.22 and 3109, respectively); defining terms; providing term "Department" shall not include institutions in the state system of higher education ... emergency.

1st Reading 400
2d Reading 411
CR 558
Considered 606
Considered, passed, referred 662
Engrossed — To House 676

SB 348 — By Dawson and Porter — An Act relating to schools; making an

appropriation to the Oklahoma State Regents for Higher Education; providing a supplemental appropriation for Langston University ... emergency.

1st Reading 400
2d Reading 411
CR 446; 471
Considered, passed, referred 480
Engrossed — To House 496
Referred for enrollment 523
Enrolled — 4th Reading 523
To Governor 523
Approved, April 4, 1975 528

SB 349 — By York — An Act relating to courts; providing for the payment of court costs of indigent persons under certain circumstances; providing procedures whereby court clerks shall be required to accept and file cases on behalf of indigent persons without fee ... emergency.

1st Reading 400
2d Reading 411

SB 350 — By Tinsley of the Senate and Davis (Don) of the House — An Act relating to motor vehicles; providing short title; stating purpose; defining terms; requiring application for and obtaining of certificates of title for motor vehicles under certain circumstances ... amending 47 O.S. 1971, Section 4-108; repealing 47 O.S. 1971, Sections 23 through 23.14 ... emergency.

1st Reading 400
2d Reading 411
WD, referred 545

SB 351 — By Berrong — An Act relating to consumer credit; providing portions of the Oklahoma Uniform Consumer Credit Code shall be applicable to consumer credit sales or loans solicited ... emergency.

1st Reading 401
2d Reading 411
CR 522
Considered, passed, referred 545
Engrossed — To House 561
HAs read, consideration deferred 802

HAs adopted, passed, referred	825
Enrolled — 4th Reading	839
To Governor	839
Approved, May 13, 1975	901

SB 352 — By Helm of the Senate and Monks of the House — An Act relating to federal aid; prohibiting consideration of any bill by the Oklahoma Legislature wherein there is a threat of removal of federal funds ... emergency.

1st Reading	401
2d Reading	411

SB 353 — By Capps and Terrill of the Senate and Wickersham of the House — An Act relating to the development of small businesses; providing short title; declaring the legislative intent to encourage state purchases from small businesses ... emergency.

1st Reading	401
2d Reading	411
CR	540
Considered	583
Considered, passed, referred	584
Engrossed — To House	594

SB 354 — By Porter — An Act relating to public health and safety; making it unlawful to supply unfit water for human consumption ... directing codification.

1st Reading	410
2d Reading	437
CR	522
Considered, failed	655
ML; adopted, WD, rereferred	656; 678

SB 355 — By Dawson — An Act relating to civil procedure; amending 12 O.S. 1971, Section 1277, as last amended ... providing notice to Department of Public Welfare where children of divorced parties are potential recipients of public assistance ... emergency.

1st Reading	410
2d Reading	437
CR	610
Considered, advanced, WD, referred	651

SB 356 — By Keating — An Act relating to juries; authorizing the interrogation of witnesses by jurors under judicial supervision ... emergency.

1st Reading	410
2d Reading	437

SB 357 — By Dahl — An Act relating to game and fish; amending Section 5-203, Chapter 17, O.S.L. 1974 (29 O.S. Supp. 1974, Section 5-203) ... prohibiting headlighting under certain circumstances; regulating use of motor-driven conveyances in hunting ... penalties.

1st Reading	410
2d Reading	437

SB 358 — By Capps — An Act relating to civil procedure; amending 12 O.S. 1971, Section 1447.4; providing for the recording and preservation of political utterances by television and/or radio broadcasting stations ... emergency.

1st Reading	410
2d Reading	437
CR	506
Considered, passed, referred	645
Engrossed — To House	662
Referred for enrollment	903
Enrolled — 4th Reading	910
To Governor	911
Approved, May 20, 1975	1010

SB 359 — By Howell — An Act relating to schools; amending 70 O.S. 1971, Section 6-104, as amended ... to authorize school districts to adopt a plan for reimbursement of unused sick leave ... emergency.

1st Reading	410
2d Reading	437

SB 360 — By Pierce — An Act relating to elections; amending Sections 6-106, ... 7-119 ... 7-127 ... and 9-107, Chapter 153, O.S.L. 1974 (26 O.S. Supp. 1974, § § 6-106, 7-119, 7-127 and 9-107); providing for manner of printing ballots; providing for manner of voting; providing rules for counting of ballots ... severability.

1st Reading	410
2d Reading	437

SB 361 — By Garrett — An Act relating to state officers and employees; authorizing Attorney General to conduct certain investigations; providing for assistance in investigations; repealing 74 O.S. 1971, Section 18f ... emergency.

1st Reading	436
2d Reading	448
CR	660
Considered, deferred	701
Considered, passed, referred	870
Engrossed — To House	910

SB 362 — By Garrett — An Act relating to crimes and punishments; providing enumeration of persons liable to punishment for the commission of crimes in the State of Oklahoma ... repealing 21 O.S. 1971, Sections 151 through 160 ... emergency.

1st Reading	436
2d Reading	448

SB 363 — By Garrett — An Act relating to crimes and punishments; providing for enumeration of the elements of certain crimes ... repealing 22 O.S. 1971, Sections 14, 130, 131, 508 and 522, and 21 O.S. 1971, Section 11 ... emergency.

1st Reading	436
2d Reading	448
CR	540
Considered	754
WD, rereferred	937

SB 364 — By Garrett — An Act relating to prisons and reformatories; providing for an Interstate Corrections Compact; defining terms; providing for content of contracts between participating states ... emergency.

1st Reading	436
2d Reading	448

SB 365 — By Ham — An Act relating to the Consumer Credit Code; amending 14A O.S. 1971, Sections 2-301, 2-310, 3-301, 3-

309, 5-203 and 5-204; requiring full statement of closing costs to be presented to consumer on consumer credit sales or consumer loans ... emergency.

1st Reading	436
2d Reading	448
CR	610
Considered, passed, referred	666
Engrossed — To House	686

SB 366 — By Howell — An Act relating to roads and highways; and relating to condemnation procedure and court costs; amending 69 O.S. 1971, Section 1203; exempting State Highway Department from payment of court costs and poundage fees in condemnation proceedings.

1st Reading	436
2d Reading	448
CR	570
Considered, passed, referred	623
Engrossed — To House	635
HAs read, consideration deferred	962
HAs adopted, passed, referred	1142
Enrolled — 4th Reading	1160
To Governor	1166
Approved, June 5, 1975	1242

SB 367 — By Cate — An Act relating to crimes and punishments; providing for definitions; enumerating the elements of the crime of robbery; providing for degrees of severity ... repealing 21 O.S. 1971, Sections 791 through 799, and Section 1, Chapter 76, O.S.L. 1973 ... emergency.

1st Reading	436
2d Reading	448
CR	540
Considered, passed, referred	572
Engrossed — To House	582

SB 368 — By Field of the Senate and Converse of the House — An Act relating to game and fish; amending Section 5-405, Chapter 17, O.S.L. 1974 .. providing procedures and legal dates for the hunting of furbearing animals ... emergency.

1st Reading	446
2d Reading	463
CR	506

Considered, passed, referred	566
Engrossed — To House	573

SB 369 — By York of the Senate and Fried of the House — An Act relating to schools; amending 70 O.S. 1971, Sections 509.2 and 509.4; providing for recognition of bargaining organizations ... providing for organization for principals and vice-principals ... emergency.	
1st Reading	446
2d Reading	463

SB 370 — By York, Howell, Birdsong and Martin — An Act relating to roads and highways; amending 69 O.S. 1971, Section 1205; providing that the Department of Highways shall be responsible for all non-interstate right-of-way costs, including cost of removing public utility facilities from privately owned rights-of-way ... repealing 69 O.S. 1971, Section 1206 ... emergency.	
1st Reading	446
2d Reading	463
CR	558
WD, rereferred	743

SB 371 — By Murphy — An Act relating to insurance; amending 36 O.S. 1971, Section 110; providing for the nonapplication of the code to particular types of insurers ... emergency.	
1st Reading	446
2d Reading	463
CR	540
Considered, passed, referred	573
Engrossed — To House	582
HAs read, consideration deferred	962
HAs rejected, Conference requested	973
SCs appointed	973
Conference granted, HCs named	995
CCR read, consideration deferred	1072
CCR adopted, passed — To House	1120
Referred for enrollment	1210
Enrolled — 4th Reading	1220
To Governor	1246
Approved, June 12, 1975	

SB 372 — By Dawson — An Act relating to state officers and employees; limiting introduction of certain legislation; providing exceptions; and directing codification.	
1st Reading	447
2d Reading	463

SB 373 — By Cate — An Act relating to torts; providing for allowance of tort claims against governmental units ... stipulating waiver of sovereign immunity ... emergency.	
1st Reading	447
2d Reading	463

SB 374 — By Schuelein of the Senate and Fitzgibbon of the House — An Act relating to the Oklahoma Motor Vehicle Commission; creating a petty cash fund ... authorizing Director of State Finance to set amount and provide procedures for administration ... emergency.	
1st Reading	447
2d Reading	464
CR	526
Considered, passed, referred	562
Engrossed — To House	573
Referred for enrollment	764
Enrolled — 4th Reading	785
To Governor	791
Approved, May 9, 1975	858

SB 375 — By Howard — An Act relating to state officers and employees; providing for compensation to state Legislators for meetings held during the interim ... emergency.	
1st Reading	447
2d Reading	464
CR	569
Considered, passed, referred	640
Engrossed — To House	669
HAs read, consideration deferred	773
HAs adopted, passed, referred	1042
Enrolled — 4th Reading	1063
To Governor	1067
Became Law without Governor's signature, June 5, 1975	1167

SB 376 — By Berrong — An Act relating to bonded indebtedness; making appropriations for the call and redemption of certain outstanding bond issues made by the Oklahoma Building Bonds Commission and the Oklahoma Capitol Improvement Authority ... emergency.

1st Reading	447
2d Reading	464
CR	674
Considered	752
Considered, passed, referred	788
Engrossed — To House	806
HAs read, consideration deferred	1063
HAs adopted, passed, referred	1111
Enrolled — 4th Reading	1137
To Governor	1146
Approved, June 5, 1975	1242

SB 377 — By Helm of the Senate and Cotner of the House — An Act relating to cities and towns; amending 11 O.S. 1971, Section 518; providing surveying and recording fees for plats of towns or additions; and providing for form and number of plats.

1st Reading	447
2d Reading	464
CR	592
Considered, passed, referred	649
HAs read, consideration deferred	929
HAs adopted, passed, referred	1034
ML; votes reconsidered, HAs rejected, Conference requested	1042
SCs appointed	1043
Conference granted, HCs named	1049
CCR read, consideration deferred	1073
CCR adopted, passed — To House	1096
Referred for enrollment	1210
Enrolled — 4th Reading	1220
To Governor	1246
Approved, June 12, 1975	

SB 378 — By Young — An Act relating to courts; amending 20 O.S. 1971, Section 1304, as amended ... providing for certain expenses; providing that certain expenditures may not be made without prior approval of the Supreme Court ... emergency.

1st Reading	447
2d Reading	464

SB 379 — By Stipe and Randle of the Senate and Riggs of the House — An Act relating to nonprofit hospital service, medical-surgical indemnity and service and related health service corporations; providing for the authorization and incorporation of nonprofit hospital service ... repealing 36 O.S. 1971, Sections 2601 through 2618 and 2620 ... emergency.

1st Reading	462
2d Reading	473
WD, referred	563
CR	610
Considered, WD, referred	685
Exception from cutoff date	839

SB 380 — By Porter — An Act relating to professions and occupations; amending 59 O.S. 1971, Section 353.18, as amended ... providing for licensing of pharmacies ... no charge shall be made for licensing a federal hospital in this state under this act.

1st Reading	462
2d Reading	473

SB 381 — By Inhofe — An Act relating to game and fish; prohibiting the breeding or raising of wildlife for personal consumption or noncommercial purposes without a license ... emergency.

1st Reading	463
2d Reading	473
CR	506
Considered, passed	561
ML; time lapsed, referred	562; 607
Engrossed — To House	612
HAs read, consideration deferred	942
HAs adopted, passed, referred	1122
Enrolled — 4th Reading	1137
To Governor	1146
Approved, June 5, 1975	1242

SB 382 — By Smith of the Senate and Miskelly and Davis (Don) of the House — An Act relating to professions and occupations; amending 59 O.S. 1971, Section

199.1; defining manicuring and terms pertaining to cosmetology ... emergency.	
1st Reading	463
2d Reading	473
CR	506
WD, referred	613

SB 383 — By Murphy, Holden and Smith of the Senate and Holden of the House — An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 807 as last amended ... providing for determination of the gross estate of a deceased person ... emergency.

1st Reading	463
2d Reading	473
CR	610
Considered, passed, referred	648
Engrossed — To House	669

SB 384 — By Wolfe of the Senate and Henry of the House — An Act relating to civil procedure; amending 12 O.S. 1971, Section 438; providing for court authorized commission to take depositions ... emergency.

1st Reading	463
2d Reading	473
CR	558
Considered, passed, referred	623
Engrossed — To House	635

SB 385 — By Garrett and Howard — An Act relating to public health and safety; amending 63 O.S. 1971, Sections 2-101 through 2-104, 2-105, as amended ... 2-106, 2-107, 2-201, 2-301, 2-302, as amended ... 2-303 through 2-307, 2-309, as amended ... 2-310 and 2-511 ... transferring the duties of enforcement and administration of the Uniform Controlled Dangerous Substance Act to the Department of Public Safety ... emergency.

1st Reading	463
2d Reading	473
CR	540
Considered, passed, referred	585
Engrossed — To House	594
HAs read, consideration deferred	774
HAs adopted, passed	803

ML; tabled, referred	803;810
Enrolled — 4th Reading	825
To Governor	828
Became law without Governor's signature, May 15, 1975	942

SB 386 — By Young of the Senate and Craighead and Johnston of the House — An Act relating to criminal procedure; providing for grand jury proceedings instituted by the Attorney General; making certain laws applicable to such proceedings ... emergency.

1st Reading	471
2d Reading	492
CR	714
WD, rereferred	937

SB 387 — By Garrett — An Act relating to criminal procedure; creating the Oklahoma Public Defender System; providing for Oklahoma Public Defender Board; providing for a Defender General and prescribing powers and duties of his office ... repealing 10 O.S. 1971, Section 24, 19 O.S. 1971, Sections 137.1, 137.2, 138.1 through 138.3 and 138.5, and 19 O.S. 1971, Sections 138.4 and 138.6, as amended ... and 22 O.S. 1971, Sections 464, 1074 and 1271 ... emergency.

1st Reading	472
2d Reading	492

SB 388 — By Howard of the Senate and Cleveland of the House — An Act relating to agriculture; providing for noise level control at certain fairs and expositions; providing for penalties ... emergency.

1st Reading	472
2d Reading	492
CR	674
Considered, passed, referred	721
Engrossed — To House	733

SB 389 — By Funston of the Senate and Hood of the House — An Act relating to children; amending 10 O.S. 1971, Section 1131; providing for notice of hearing to terminate parental rights ... emergency.

1st Reading	472
2d Reading	492
CR	610
WD, rereferred	937

SB 390 — By Funston of the Senate and Hood of the House — An Act relating to children; amending 10 O.S. 1971, Section 1103, as amended ... providing for verified petition and requirements of petition ... emergency.

1st Reading	472
2d Reading	492
CR	690
WD, rereferred	937

SB 391 — By Grantham of the Senate and Elder, et al, of the House — An Act relating to crimes and punishments; amending Section 4, Chapter 167, O.S.L. 1973 (21 O.S. Supp. 1974, Section 701.4); prescribing punishment for murder in the second degree ... emergency.

1st Reading	472
2d Reading	492
CR	660
Considered, passed, referred	710
Engrossed — To House	718

SB 392 — By Smith — An Act relating to revenue and taxation; providing for annual reports by tax-exempt trusts and nonprofit corporations; providing for reportable information ... emergency.

1st Reading	472
2d Reading	492

SB 393 — By Lamb — An Act relating to civil procedure; amending 12 O.S. 1971, Section 268; providing for a demurrer to state the grounds ... emergency.

1st Reading	472
2d Reading	492

SB 394 — By Tinsley — An Act relating to schools; defining terms; providing for physical examination of certain pupils; providing training program for examiners; providing certain exemptions; providing for notification of parents ... codification.

1st Reading	473
2d Reading	492

SB 395 — By York and Birdsong — An Act relating to cities and towns; amending Section 6, Chapter 114, O.S.L. 1972 (11 O.S. Supp. 1974, Section 548.3-1) and 11 O.S. 1971, Sections 548.9 and 548.12; providing for applicability of the Fire-fighters' and Policemen's Arbitration Law; providing procedures for hearings by the arbitration board ... emergency.

1st Reading	490
2d Reading	507

SB 396 — By Dawson and Watkins of the Senate and Johnson (Don) of the House — An Act relating to public health and safety; amending 63 O.S. 1971, Sections 683.1 through 683.6, 683.8 and 683.10 through 683.20 ... providing for Director of Department of Emergency Services to be Director of Department of Emergency Resources Management ... repealing 63 O.S. 1971, Sections 683.9 and 683.21 ... emergency.

1st Reading	490
2d Reading	507
WD, referred	588
CR	674
Considered	716
WD, rereferred	743

SB 397 — By Berrong of the Senate and Stratton of the House — An Act relating to public finance; creating a State Depository Board; providing for membership, qualifications and term of office of Board ... repealing 62 O.S. 1971, Sections 71 through 74, 76, 77 and 79 through 81 ... effective date.

1st Reading	490
2d Reading	507

SB 398 — By Keating and McCune — An Act relating to public health and safety; providing for rules and regulations by the State Commissioner of Public Health for the practice of acupuncture ... emergency.

1st Reading	491
2d Reading	507

SB 399 — By Porter — An Act relating to cities of more than 250,000 inhabitants as determined by the last preceding federal census ... hearing ... to determine if dilapidated buildings constitute a hazard from fire or are detrimental to the health, benefit and welfare of the community ... emergency.

1st Reading	491
2d Reading	507
CR	592
Considered, passed, referred	669
Engrossed — To House	676
HAs read, consideration deferred	865
HAs rejected, Conference requested	984
SCs appointed	984
Conference granted, HCs named	995
CCR read, consideration deferred	1040
CCR adopted, passed — To House	1127
Referred for enrollment	1210
Enrolled — 4th Reading	1220
To Governor	1246
Approved, June 12, 1975	

SB 400 — By Funston of the Senate and Hood of the House — An Act relating to children; amending 10 O.S. 1971, Section 1105; providing for service of summons and time of hearing ... emergency.

1st Reading	491
2d Reading	507
CR	610
WD, rereferred	937

SB 401 — By Funston of the Senate and Hood of the House — An Act relating to children; amending 10 O.S. 1971, Section 1102, as amended ... providing for jurisdiction of district court ... emergency.

1st Reading	491
2d Reading	507
CR	610
WD, rereferred	937

SB 402 — By Crow — An Act relating

to funding of district courts; amending 20 O.S. 1971, § 1301, to provide that all revenue collected by the court clerk shall be deposited in a special county treasury account and monthly transferred to the Supreme Court for deposit in the State General Revenue Fund ... amending 20 O.S. 1971, Section 1223 as last amended ... to provide that all transfers from the Law Library Fund shall be deposited to the State General Revenue Fund ... repealing 20 O.S. 1971, Sections 1302, 1307, 1308, 1310 and 1311 ... effective date.

1st Reading	491
2d Reading	507

SB 403 — By Terrill — An Act relating to state government; providing for the inspection of city and county jail facilities by the Commissioner of Charities and Corrections ... directing codification.

1st Reading	492
2d Reading	507

SB 404 — By Schuelein and Wadley — An Act relating to water and water rights; amending 82 O.S. 1971, Section 870; providing for annual percentage rate for Grand River Dam Authority Bonds ... emergency.

1st Reading	492
2d Reading	507
CR	592
Considered, passed, referred	651
Engrossed — To House	669
Referred for enrollment	764
Enrolled — 4th Reading	785
To Governor	791
Approved, May 9, 1975	858

SB 405 — By Terrill of the Senate and Hooper and Beznoska of the House — An Act relating to crimes and punishments; providing that it shall be unlawful to carry weapons or firearms into retail establishments wherein beer and intoxicating liquor are sold ... emergency.

1st Reading	492
2d Reading	507
CR	592

Considered, passed, referred	640
Engrossed — To House	662
HAs read, consideration deferred	834
HAs adopted, passed, referred	1033
Enrolled — 4th Reading	1042
To Governor	1049
Approved, June 2, 1975	1145

SB 406 — By Smith of the Senate and Miskelly and Davis (Don) of the House — An Act relating to professions and occupations; amending 59 O.S. 1971, Section 199.15; abolishing the State Cosmetology Fund ... emergency.

1st Reading	492
2d Reading	507

SB 407 — By Luton — An Act relating to state officers and employees; amending Section 1, Chapter 290, O.S.L. 1974 (74 O.S. Supp. 1974, Section 292); providing for salaries of temporary employees of the Senate; providing for salaries of permanent employees of the Senate ... emergency.

1st Reading	492
2d Reading	507
CR	690
Considered, failed	711
ML; adopted, passed, referred	711; 716
Engrossed — To House	733
HAs read, consideration deferred	1079
HAs rejected, Conference requested .	1095
SCs appointed	1095
Conference granted, HCs named	1111
CCR read, consideration deferred	1214
CCR adopted, passed — To House	1219
Referred for enrollment	1231
Enrolled — 4th Reading	1245
To Governor	1246
Approved, June 12, 1975	

SB 408 — By Howard — An Act relating to schools; amending 70 O.S. 1971, Section 4-101, as amended ... Sections 4-104, 4-111 and 4-112, as amended ... fixing qualifications, providing authority and prescribing duties of county superintendents of schools; making county superintendent of schools "Group A" officer; re-

pealing 70 O.S. 1971, Sections 18-120 and 18-121 ... emergency.

1st Reading	506
2d Reading	522

SB 409 — By Boatner — An Act relating to public welfare; amending 56 O.S. 1971, Section 196; authorizing payment for necessary travel expense and per diem to members of the Oklahoma Public Welfare Commission ... emergency.

1st Reading	506
2d Reading	522
CR	592
Considered, passed, referred	622
Engrossed — To House	635
Referred for enrollment	700
Enrolled — 4th Reading	712
To Governor	712
Approved, April 30, 1975	746

SB 410 — By Grantham of the Senate and Elder, Kennedy and Johnson (Don) of the House — An Act relating to crimes and punishments; defining voluntary manslaughter, involuntary manslaughter and vehicular homicide ... repealing 21 O.S. 1971, Sections 694, 715 and 716 ... emergency.

1st Reading	506
2d Reading	522
CR	660
Considered, passed, referred	722
Engrossed — To House	733

SB 411 — By Grantham of the Senate and Elder, Kennedy and Johnson (Don) of the House — An Act relating to crimes and punishments; making unlawful certain forms of assault and certain forms of battery ... repealing 21 O.S. 1971, Sections 641, 642, 644, 645, 646, 647, 649 and 650 ... emergency.

1st Reading	506
2d Reading	522

SB 412 — By Garrett — An Act relating to crimes and punishments; providing for definitions; enumerating circumstances wherein the use of physical force

against another is justifiable; repealing 21 O.S. 1971, Section 643 ... emergency.	
1st Reading	507
2d Reading	522

SB 413 — By Garrett — An Act relating to crimes and punishments ... enumerating the elements of commercial fraud ... repealing 21 O.S. 1971, Sections 1502, 1551 through 1556, 1631 through 1645, 1662, and 1671 through 1674 ... emergency.	
1st Reading	507
2d Reading	522
CR	674
WD, rereferred	937

SB 414 — By Garrett — An Act relating to crimes and punishments ... enumerating the elements of distribution of obscene matter and related offenses ... repealing 21 O.S. 1971, Sections 1040.8 through 1040.13, 1040.20, 1040.21, and 1040.51 ... emergency.	
1st Reading	507
2d Reading	522
CR	660
WD, rereferred	937

SB 415 — By Inhofe — An Act relating to statutes and reports; amending 75 O.S. 1971, Section 14; providing for distribution of copies of the Oklahoma Statutes and Session Laws to certain persons; and providing for distribution to members of the Oklahoma Congressional Delegation.	
1st Reading	507
2d Reading	522
CR	674
Considered, passed, referred	754

SB 416 — By York — An Act relating to public health and safety; amending 63 O.S. 1971, Section 949, as last amended ... providing for keeping of records by the Office of the Chief Medical Examiner; providing for use of such records; providing for interrogatories ... providing for payment of costs.	
1st Reading	522
2d Reading	527

CR	569
Considered, passed	646
ML; tabled, referred	646; 668
Engrossed — To House	676

SB 417 — By Tinsley — An Act relating to roads, bridges and ferries; amending 69 O.S. 1971, Section 633, requiring certain plans and specifications in connection therewith; making mandatory furnishing of engineering assistance by State Highway Department ... emergency.	
1st Reading	522
2d Reading	527
CR	706
Considered	729
Considered, passed, referred	746
Engrossed — To House	759
HAs read, consideration deferred ..	989-990
HAs rejected, Conference requested	1034
SCs appointed	1034
Conference granted, HCs named	1041
CCR read, consideration deferred ..	1169
CCR adopted, passed — To House ..	1174
Referred for enrollment	1210
Enrolled — 4th Reading	1220
To Governor	1246
Approved, June 12, 1975	

SB 418 — By Smith — An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 2359; deleting the requirement that in order to qualify as a person or an organization exempt from Oklahoma income tax, at least fifty percent of the net income of such entity must be used directly for the benefit of the citizens of this state ... emergency.	
1st Reading	522
2d Reading	527
CR	610
Considered, passed, referred	643
Engrossed — To House	662
Referred for enrollment	791
Enrolled — 4th Reading	806
To Governor	807
Approved, May 13, 1975	901

SB 419 — By McCune — An Act relating to revenue and taxation; amending 68	
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O.S. 1971, Section 2427, as last amended ... providing for annual listing and assessment of real and personal property; providing dates as of which property shall be valued and assessed ... and repealing Section 1, Chapter 73, O.S.L. 1974, relating to assessment of real and personal property.

1st Reading 526
2d Reading 541

SB 420 — By Berrong — An Act relating to revenue and taxation; authorizing a payment in lieu of tax upon the lessees and users of tax-exempt property owned by certain public trust or authorities; providing for codification of act.

1st Reading 526
2d Reading 541

SB 421 — By Garrett — An Act relating to crimes and punishments; providing for definitions; providing for enumeration of the elements of theft and related offenses ... repealing 21 O.S. 1971, Sections 1481 through 1487 and 1701 through 1732, and Section 4, Chapter 119, O.S.L. 1974 (21 O.S. Supp. 1974, Section 1736) ... emergency.

1st Reading 526
2d Reading 541

SB 422 — By Terrill — An Act relating to trust administration; providing that a bank, trust company or national banking association may register in the name of its nominee securities held in a fiduciary capacity ... amending 60 O.S. 1971, Section 175.15, to exempt a bank, trust company or national banking association from the requirements of such section ... amending 12A O.S. 1971, Section 8-102, to expand the definition of a clearing corporation ... emergency.

1st Reading 527
2d Reading 541
CR 592
Considered, passed, referred 639
Engrossed — To House 662
Referred for enrollment 791

Enrolled — 4th Reading 806
To Governor 807
Approved, May 13, 1975 901

SB 423 — By Keating — An act relating to intoxicating liquors; defining terms; delineating types of clubs; authorizing places of consumption of alcoholic beverages ... emergency.

1st Reading 527
2d Reading 541

SB 424 — By Lane — An Act relating to the Uniform Commercial Code; amending 12A O.S. 1971, Section 8-102; defining terms ... emergency.

1st Reading 527
2d Reading 541

SB 425 — By Inhofe — An Act relating to game and fish; amending Section 6-303, Chapter 17, O.S.L. 1974 (29 O.S. Supp. 1974, Section 6-303); providing for taking of nongame fish; providing for penalties ... emergency.

1st Reading 527
2d Reading 541
CR 610
Considered, passed, referred 646
ML; adopted, passed, referred 647; 680
Engrossed — To House 694

SB 426 — By Randle — An Act relating to county officers; providing that in actions versus him arising out of official functions a county officer or deputy shall be entitled to legal representation by the district attorney ... emergency.

1st Reading 527
2d Reading 541
CR 610
Considered, passed, referred 656
HAS read, consideration deferred 930
HAS adopted, passed, referred 1138
Enrolled — 4th Reading 1160
To Governor 1166
Approved, June 5, 1975 1242

SB 427 — By Garrett of the Senate and Elder of the House — An Act relating to

criminal procedure; providing that tangible objects or information may not be lawfully seized without a judicially issued search warrant ... emergency.

1st Reading 540
2d Reading 558

SB 428 — By Howell — An Act relating to civil procedure; providing that a counterclaim for damages for abuse of process in filing may be filed and litigated in the same action when the action is for damages for personal injury or death ... emergency.

1st Reading 540
2d Reading 558

SB 429 — By Howell — An Act relating to medical care; providing that no liability shall be imposed against a provider of medical care for breach of any guaranty, warranty, contract or assurance of results to be obtained from any course or procedure of medical care unless the same be in writing and signed by the provider of medical care or his authorized agent ... emergency.

1st Reading 540
2d Reading 558

SB 430 — By Birdsong, Lambert, Luton, Howell, Stipe and Schuelein of the Senate and Rogers of the House — An Act relating to crimes and punishments; amending 21 O.S. 1971, Section 1289.8; providing for restrictions on the carrying of concealed weapons ... emergency.

1st Reading 540
2d Reading 558

SB 431 — By Luton — An Act relating to motor vehicles; amending 47 O.S. 1971, Section 22.5b ... any religious corporation or society of this state owning a motor bus that is used by such owner solely for the furtherance of its religious functions and activities shall ... be entitled to receive a motor bus license tag from the Oklahoma Tax Commission for a fee of One Dollar ... emergency.

1st Reading 540
2d Reading 558
Committee reference change 606

SB 432 — By Birdsong — An Act relating to public health and safety; amending 63 O.S. 1971, Sections 1-210 and 1-218; providing for City-County Board of Health in certain cities; providing for members ... emergency.

1st Reading 558
2d Reading 570

SB 433 — By Lane — An Act relating to agriculture ... providing for the creation of the Oklahoma Forestry Commission and specifying the membership and duties of said Commission; providing for the adoption of forestry regulations ... repealing 2 O.S. 1971, Sections 1301-101 through 1301-107 ... emergency.

1st Reading 558
2d Reading 570

SB 434 — By Field of the Senate and Anderson, et al, of the House — An Act relating to game and fish; amending 29 O.S. 1971, Section 6-301, as amended ... and providing prohibited means of taking all fish.

1st Reading 558
2d Reading 570
CR 610
Considered, passed, referred 665
Engrossed — To House 676
Referred for enrollment 828
Enrolled — 4th Reading 839
To Governor 839
Approved, May 13, 1975 901

SB 435 — By Tinsley and Howell — An Act relating to counties and county officers; amending Section 12-111, Chapter 153, O.S.L. 1974 (26 O.S. Supp. 1974, Section 12-111); providing for filling vacancies in the Office of County Commissioner ... emergency.

1st Reading 558
2d Reading 570
CR 674

Considered	722;789
Considered, failed	802

SB 436 — By Wolfe — An Act relating to evidence; amending 12 O.S. 1971, Section 503; providing that the Life Tables published by the United States Department of Health, Education and Welfare ... may be admitted into evidence without supporting testimony as to the accuracy thereof ... emergency.

1st Reading	558
2d Reading	570
CR	610
Considered, passed, referred	651
Referred for enrollment	920
Enrolled — 4th Reading	926
To Governor	941
Approved, May 20, 1975	1010

SB 437 — By Young — An Act relating to children; amending 10 O.S. 1971, Section 5; providing for custody, services and earnings of unmarried minor children; providing for rights of visitation of grandparents under certain circumstances ... emergency.

1st Reading	570
2d Reading	578

SB 438 — By Martin — An Act relating to agriculture; amending 2 O.S. 1971, Sections 3-172 and 3-173; defining terms; providing for licensing of persons engaged in the business of control of pests ... emergency.

1st Reading	570
2d Reading	578

SB 439 — By Crow of the Senate and Miskelly of the House — An Act relating to the State Highway Department and the Oklahoma Legislative Council; making a supplemental appropriation thereto ... emergency.

1st Reading	570
2d Reading	578
CR	592
Considered, passed, referred	618
ML; adopted, WD, referred	630;631

CR	843
Considered, passed, referred	870
Engrossed — To House	910
Referred for enrollment	1006
Enrolled — 4th Reading	1012
To Governor	1024
Approved, May 27, 1975	1063

SB 440 — By Graves — An Act relating to regulation of financial institutions, banks, trust companies and bank holding companies; providing penalties ... emergency.

1st Reading	578
2d Reading	592
CR	706
WD, rereferred	937

SB 441 — By Dawson and Watson — An Act relating to optical dispensers ... providing for registration, examination and licensing of optical dispensers; creating a Committee of Optical Dispensers within the Department of Health ... emergency.

1st Reading	578
2d Reading	593
Motion to commit tabled	684
CR	742;843
Considered	936;937
WD, referred	941

SB 442 — By Boatner — An Act relating to schools; making appropriation to the State Board of Education; stating the purposes of the monies appropriated to increase salaries of support personnel of the public schools ... emergency.

1st Reading	578
2d Reading	593

SB 443 — By Crow — An Act relating to taxation; amending 68 O.S. 1971, Section 2409.1, as last amended ... to provide an additional condition for a once-granted homestead exemption to have effect in succeeding years without reapplying therefor ... emergency.

1st Reading	578
2d Reading	593

CR	628
Considered, passed, referred	676
Engrossed — To House	694

SB 444 — By Luton — An Act relating to workmen's compensation; defining physically impaired person; amending 85 O.S. 1971, Section 171; providing compensation for combination of injuries ... emergency.

1st Reading	578
2d Reading	593

SB 445 — By Hamilton — An Act relating to crimes and punishments; prohibiting the possession of a mobile radio capable of receiving transmissions made by any law enforcement agency in a motor vehicle ... emergency.

1st Reading	592
2d Reading	610

SB 446 — By Dawson — An Act relating to crimes and punishments; amending 21 O.S. 1971, Section 818; providing that aiding an attempt at suicide shall be unlawful ... repealing 21 O.S. 1971, Section 812 ... emergency.

1st Reading	592
2d Reading	610
CR	713
WD, rereferred	937

SB 447 — By Lane — An act relating to state government; requiring that the state, school districts, counties and municipalities give purchase preference to goods manufactured or produced within this state ... emergency.

1st Reading	592
2d Reading	610
CR	714
Considered, passed, referred	796
Engrossed — To House	825

SB 448 — By Stipe of the Senate and Caldwell of the House — An Act relating to employment security; amending 40 O.S. 1971, Section 234; providing that individuals under contract with certain

employers shall be deemed unemployed in certain circumstances ... emergency.

1st Reading	592
2d Reading	610

SB 449 — By Lamb — An Act relating to revenue and taxation; providing for exemption from the sales tax of certain surcharges for capital improvements separately stated on admission tickets to various athletic and other entertainment events of accredited colleges and universities ... emergency.

1st Reading	592
2d Reading	610
CR	628
Considered, passed, referred	700
Engrossed — To House	712

SB 450 — By Watson — An Act relating to civil procedure; amending 12 O.S. 1971, Section 95; providing for limitation of actions other than those brought for the recovery of real property ... emergency.

1st Reading	592
2d Reading	610

SB 451 — By Watson — An Act relating to civil procedure; providing for admissibility of evidence of indemnification from collateral sources for loss sustained in action brought for damages for personal injury; directing codification ... emergency.

1st Reading	593
2d Reading	610

SB 452 — By Watson — An Act relating to torts; providing for proof in medical malpractice suits; providing that a rebuttable presumption of negligence shall arise in certain circumstances ... emergency.

1st Reading	593
2d Reading	610

SB 453 — By Stipe of the Senate and Hopkins of the House — An Act relating to cities and towns; amending 11 O.S. 1971, Sections 270.20 and 270.23; providing for

increase in interest rates for assessments ... emergency.	
1st Reading	593
2d Reading	610
CR	706
Considered, passed, referred	720
Engrossed — To House	733
Referred for enrollment	941
Enrolled — 4th Reading	963
To Governor	968
Approved, May 21, 1975	1039

SB 454 — By Smith — An Act relating to counties and county officers; amending 19 O.S. 1971, Section 864.9; prohibiting engaging in electrical work without license, except by owner in owner occupied single-family residential structure ... emergency.

1st Reading	610
2d Reading	628

SB 455 — By Ham — An Act relating to local planning; authorizing planning and zoning by cities, towns and counties and prescribing procedures therefor ... repealing 11 O.S. 1971, Sections 421 through 425 and 431 through 437, and 19 O.S. 1971, Sections 854.1 through 843.9, 865.51 through 865.69, 866.1 through 866.25, 866.29 through 866.36 and 867.2, and Sections 1 through 22, Chapter 244, O.S.L. 1972 (19 O.S. Supp. 1974, Sections 868.1 through 868.22) ... effective date.

1st Reading	628
2d Reading	660

SB 456 — By Young — An Act relating to state officers and employees; amending 74 O.S. 1971, Section 1701, as amended ... authorizing certain state employees to participate in voluntary tax-sheltered income deferment plan ... emergency.

1st Reading	628
2d Reading	660
CR	714
Considered, passed, referred	738
Engrossed — To House	743
Referred for enrollment	863

Enrolled — 4th Reading	872
To Governor	903
Approved, May 19, 1975	983

SB 457 — By Murphy — An Act relating to criminal procedure; providing for disposition of certain weapons seized in criminal cases; and directing codification.

1st Reading	628
2d Reading	660
CR	784
Considered, passed, referred	863
Engrossed — To House	901

SB 458 — By Funston — An Act relating to elections; amending Section 20, Chapter 75, O.S.L. 1974 (26 O.S. Supp. 1974, Section 93.50), to provide notice to be given a voter as to cancellation of his registration and for the voter to renew or transfer his registration by specified dates ... emergency.

1st Reading	660
2d Reading	674

SB 459 — By Murphy — An Act relating to removal of equipment, structures, abutments and other obstacles from lands after abandonment of oil or gas well ... emergency.

1st Reading	660
2d Reading	674

SB 460 — By Grantham of the Senate and Elder of the House — An Act relating to civil procedure; amending 12 O.S. 1971, Section 1571, as amended ... and 12 O.S. 1971, Section 1573; providing for replevin; prescribing procedure; repealing 12 O.S. 1971, Section 1572 ... emergency.

1st Reading	660
2d Reading	674
CR	818
WD, rereferred	937

SB 461 — By Lambert — An Act relating to witness fees; amending 28 O.S. 1971, Section 82, and 22 O.S. 1971, Sections 718, as amended ... and 723; providing for

payment of fees and mileage of witnesses for the state and for defendants in criminal prosecutions ... repealing 22 O.S. 1971, Sections 713 and 714 ... emergency.

1st Reading	674
2d Reading	690
CR	762
WD, rereferred	937

SB 462 — By Berrong of the Senate and Green of the House — An Act relating to insurance; prohibiting certain acts of persons not licensed as agents or subagents for life, accident and health insurance ... directing codification.

1st Reading	674
2d Reading	690
CR	725
Considered, passed, referred	752
Engrossed — To House	757
Referred for enrollment	941
Enrolled — 4th Reading	963
To Governor	968
Approved, May 21, 1975	1039

SB 463 — By Capps — An Act relating to agriculture; defining terms; providing for registration, labeling and inspection fees in the distribution of soil amendments ... emergency.

1st Reading	714
2d Reading	726
CR	725
Considered, passed, referred	753
Engrossed — To House	759
HAs read, consideration deferred	894
HAs adopted, passed, referred	924
Enrolled — 4th Reading	963
To Governor	968
Approved, May 22, 1975	1039

SB 464 — By Lambert — An Act relating to the State Bureau of Investigation; amending 74 O.S. 1971, Section 158; providing identification data and fingerprints of persons arrested shall, in certain instances, be furnished the State Bureau of Investigation ... emergency.

1st Reading	714
2d Reading	726

SB 465 — By Luton — An Act relating to children; amending 10 O.S. 1971, Sections 60.13 and 60.15; providing for investigations in adoption cases; providing for information to be acquired ... emergency.

1st Reading	714
2d Reading	726
CR	742
Considered, passed, referred	818
Engrossed — To House	839

SB 466 — By Wadley — An Act relating to cities and towns; providing that a town, village or community of people possessed of certain qualifications may become a city ... emergency.

1st Reading	726
2d Reading	742
CR	831
WD, rereferred	937

SB 467 — By Lane and Hamilton — An Act relating to public finance; amending 62 O.S. 1971, Section 41.7; providing for work programs and allotment requests; providing for request officers ... emergency.

1st Reading	726
2d Reading	742

SB 468 — By Crow and Randle of the Senate and Miskelly and Davis (Don) of the House — An Act relating to the Bureau of Narcotics and Dangerous Drugs Control and making an appropriation thereto ... emergency.

1st Reading	726
2d Reading	742
CR	784
Considered, passed, referred	820
Engrossed — To House	839
HAs read, consideration deferred	930
HAs rejected, Conference requested	974
SCs appointed	974
Conference granted, HCs named	984
CCR read, consideration deferred	1071
CCR adopted, passed — To House	1089
Referred for enrollment	1111

Enrolled — 4th Reading	1137
To Governor	1146
Approved, June 5, 1975	1242

SB 469 — By Hamilton — An Act relating to public libraries; amending 65 O.S. 1971, Section 4-103; providing for governing boards of public library systems, their membership, terms, qualifications ... emergency.	
1st Reading	742
2d Reading	762

SB 470 — By Wadley of the Senate and Briscoe, et al, of the House — An Act relating to historical societies and associations; prescribing the number and manner of selection of members of the Will Rogers Memorial Commission; abolishing the present commission ... repealing 53 O.S. 1971, Sections 41, 42 and 44 ... emergency.	
1st Reading	762
2d Reading — To Calendar	784
Considered, passed, referred	859
Engrossed — To House	901
Referred for enrollment	941
Enrolled — 4th Reading	963
To Governor	968
Approved, May 22, 1975	1039

SB 471 — By Graves of the Senate and Townsend of the House — An Act relating to historical societies and associations; amending 53 O.S. 1971, Sections 64.2 and 64.3, to add to the membership of the Jim Thorpe Memorial-Oklahoma Athletic Hall of Fame Commission membership certain persons in the family of Jim Thorpe ... emergency.	
1st Reading	832
2d Reading	844

SB 472 — By Keating — An Act relating to children; amending 10 O.S. 1971, Section 1103, as amended ... providing for verified petition and requirements of petition ... emergency.	
1st Reading	832
2d Reading	844

SB 473 — By Murphy — An Act relating to schools; amending Section 12, Chapter 209, O.S.L. 1973 (70 O.S. Supp. 1974, Section 4313); providing for liability insurance for employees of institutions and members of governing boards of institutions within the State System of Higher Education ... emergency.	
1st Reading	832
2d Reading	844

SB 474 — By Smith — 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 prorationing compacts and agreements with other states ... emergency.	
1st Reading	843
2d Reading	870

SB 475 — By Wolfe — An Act relating to courts; providing for a Court of Appeals; providing for two divisions and judges; providing for appellate and original jurisdiction ... amending 20 O.S. 1971, Sections 40 and 45, 74 O.S. 1971, Section 18b, 51 O.S. 1971, Sections 10 and 21, 75 O.S. 1971, Section 28, and 22 O.S. 1971, Sections 1051, 1053, 1054, 1058, 1067, 1071, 1072 and 1087 ... repealing 20 O.S. 1971, Sections 30.1 through 30.11, 30.12, as amended ... and 30.13, and 11 O.S. 1971, Section 808 ... emergency.	
1st Reading	843
2d Reading	870

SB 476 — By Wolfe — An Act relating to public health and safety; amending 63 O.S. 1971, Section 2-501; providing for powers of peace officers under the Uniform Controlled Dangerous Substance Act ... emergency.	
1st Reading	922
2d Reading	944

SB 477 — By Luton — An Act relating to probate procedure; amending 58 O.S. 1971, Section 5; establishing venue for	
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proof of wills and grant of letters testamentary or of administration ... emergency.

1st Reading 922
2d Reading 944

SB 478 — By Capps — An Act relating to public health and safety; stating purpose; providing for payment of grants to certain governmental entities for use in providing solid waste disposal services ... emergency.

1st Reading 944
2d Reading 972
WD, referred 973

SB 479 — By Keating — An Act relating to prisons and reformatories; amending 57 O.S. 1971, Section 332.7; providing for parole and examination for parole ... emergency.

1st Reading 1030
2d Reading 1038

SB 480 — By Murphy — An Act relating to the Consumer Credit Code; amending 14A O.S. 1971, Section 3-104; defining terms; providing for the exclusion of loans granted by institutions of postsecondary education and other nonprofit institutions for the purpose of meeting educational expenses from the definition of consumer loans ... emergency.

1st Reading 1058
2d Reading 1076

SB 481 — By Murphy — An Act relating to professions and occupations; limiting the malpractice liability of medical practitioners; providing for limitation of actions brought on account of alleged injuries ... emergency.

1st Reading 1076
2d Reading 1102

SB 482 — By Graves — An Act relating to savings and loan associations; amending 18 O.S. 1971, § § 381.2, 381.5, and others ... abolishing Savings and Loan Board and establishing new and enlarged Savings and Loan Board; providing manner of appointment and qualifications of Board ... repealing 18 O.S. 1971, § § 212a, 212b, 212c, and others ... emergency.

1st Reading 1186
2d Reading 1217

SB 483 — By Keating — An Act relating to criminal procedure; providing procedures by which restitution may be given to victims of crime; authorizing suspended and deferred sentences to be conditioned upon restitution to victims of crime ... emergency.

1st Reading 1186
2d Reading 1217

SENATE JOINT RESOLUTIONS

SJR 1 — By Terrill and Schuelein of the Senate and Nance, Wilson and Green of the House — A Joint Resolution authorizing the State Board of Public Affairs to initiate and operate an interagency mailing service ... revolving fund for payment of costs ... allocation of costs among participating agencies ... emergency.

1st Reading 41
2d Reading 49
WD, referred 402

SJR 2 — By York of the Senate and Fried of the House — A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment of Article X, Section 9 ... the five-mill emergency tax levy and the ten-mill local support tax levy for the support of schools, after being once approved by the electors, shall continue to be effective until repealed by a vote of the people ... ballot title.

1st Reading 56
2d Reading 67
CR 540
Considered, passed 631
ML; tabled 635; 668
Engrossed — To House 676

SJR 3 — By Howard, Hamilton, Grantham, Martin, Ham, Birdsong, Lane, Stipe, Young and Luton of the Senate and Willis, et al, of the House — A Joint Resolution disapproving rules and regulations promulgated by the Office of Community Affairs and Planning; prohibiting future promulgation of rules or regulations without prior legislative authorization ... emergency.

1st Reading 88
2d Reading — To Calendar 94
Considered, passed 100
Engrossed — To House 109
Referred for enrollment 122
Enrolled — 4th Reading 127
To Governor 135
Approved, February 4, 1975 160

SJR 4 — By Grantham of the Senate and Conaghan of the House — A Joint Resolution authorizing Mary Bess Doby, Thomas R. Thomson and Mark T. Thomson, coexecutors of the estate of James Robert Thomson, deceased, District Court of Kay 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 Highway 60 ... Kay County, Oklahoma ... payment of any judgment rendered in said suit out of the State Highway Maintenance and Construction Fund.

1st Reading 94
2d Reading 99
CR 114
Considered, passed, referred 119
Engrossed — To House 127
Referred for enrollment 586
Enrolled — 4th Reading 595
To Governor 602
Approved, April 18, 1975 661

SJR 5 — By Medearis and Hamilton of the Senate and Willis and Abbott of the House — A Joint Resolution granting Northeastern Oklahoma State University the authority to confer superintendents' and administrators' certificates in the field of secondary education; and directing distribution.

1st Reading	98
2d Reading	106

SJR 6 — By Howard and Hamilton of the Senate and Willis and Townsend of the House — A Joint Resolution ... proposed constitutional amendment to Section 23 of Article X ... requiring State Board of Equalization to make itemized estimate of revenues to be received by the State during next ensuing fiscal year; providing a procedure for determining estimate; prohibiting Legislature from making appropriation until estimate is made ... special election.

1st Reading	119
2d Reading	124
CR	330
Considered, passed, referred	381
Engrossed — To House	393
HAs read, consideration deferred	728
HAs adopted, passed, referred	766
Enrolled — 4th Reading	785
To Secretary of State	791

SJR 7 — By Martin — A Joint Resolution disapproving rules and regulations promulgated by the Commissioner of Narcotics and Dangerous Drugs Control; prohibiting future promulgation of rules or regulations without prior legislative authorization; and declaring an emergency.

1st Reading	124
2d Reading — To Calendar	133
Stricken from Calendar	151

SJR 8 — By Randle — A Joint Resolution ... proposed amendment to the Constitution of Oklahoma amending Section 10A, Article X ... to change the maximum amount that the special annual recurring ad valorem tax levy for cooperative and joint city-county libraries may be, from two mills to four mills on the dollar of the assessed valuation of all taxable property in the county ... libraries or library services in cooperation with one or more other counties.

1st Reading	133
2d Reading	138

CR	388
Considered, passed, referred	615
Engrossed — To House	635
HAs read, consideration deferred	1017
HAs adopted, passed, referred	1138
Enrolled — 4th Reading	1160
To Secretary of State	1166

SJR 9 — By Martin and Hamilton of the Senate and Bengtson, Willis, Miskelly and Robinson of the House — A Joint Resolution providing for a vendor drug program for recipients of assistance payments; authorizing payment for drugs prescribed for recipients of assistance payments suffering from painful and life-endangering diseases ... emergency.

1st Reading	138
2d Reading	149
CR	168
Considered, passed, referred	176
Engrossed — To House	183
HAs read, consideration deferred	260
HAs adopted, passed, referred	286
Enrolled — 4th Reading	293
To Governor	295
Approved, March 10, 1975	318

SJR 10 — By Boatner of the Senate and Davis (Guy) of the House — A Joint Resolution granting Southeastern Oklahoma State University the authority to confer superintendents' and administrators' certificates in the field of secondary education; and directing distribution.

1st Reading	163
2d Reading	168

SJR 11 — By Luton — A Joint Resolution ... proposed amendment to Article X, Section 26, of the Oklahoma Constitution, providing a maximum of indebtedness in any one year any county, city, town, school district or other political corporation or subdivision may incur ... submitted to the people at the next statewide general election.

1st Reading	215
2d Reading — To Calendar	223

CR	558
WD, rereferred	972

SJR 12 — By Schuelein of the Senate and Fitzgibbon of the House — A Joint Resolution allowing school districts to figure average daily attendance for the school year 1974-1975 on the basis of attendance for the three nine-week periods with highest attendance ... emergency.

1st Reading	311
2d Reading	322
CR	388
Considered, passed, referred	415
Engrossed — To House	440
Referred for enrollment	1064
Enrolled — 4th Reading	1078
To Governor	1091
Approved, June 3, 1975	1145

SJR 13 — By Grantham and Murphy of the Senate and Riggs and Kennedy of the House — A Joint Resolution relating to juvenile delinquency ... designating the Department of Institutions, Social and Rehabilitative Services as the state planning agency for juvenile delinquency; providing for implementation of the act under the Interlocal Cooperation Act ... emergency.

1st Reading	321
2d Reading	332
CR	628
Considered, passed, referred	701
Engrossed — To House	712
HAs read, consideration deferred	962
HAs adopted, passed, referred	1034
Enrolled — 4th Reading	1042
To Governor	1049
Approved, June 3, 1975	1145

SJR 14 — By Hamilton — A Joint Resolution ... proposed amendment to the Constitution of Oklahoma amending Section 19, Article VI of the Oklahoma Constitution, providing for qualifications, powers and duties of the State Examiner and Inspector ... special election.

1st Reading	331
2d Reading	352

CR	388
Considered, passed, referred	423
Engrossed — To House	440

SJR 15 — By Grantham of the Senate and Elder, Conaghan, Holt and Johnson (Don) of the House — A Joint Resolution relating to the State Legislative Council; directing the creation of a special committee for land records systems ... authorizing expenditures and procedures for expenses of members, per diem and mileage ... emergency.

1st Reading	331
2d Reading	352
CR	436
Considered, passed, referred	467
Engrossed — To House	662
Referred for enrollment	914
Enrolled — 4th Reading	963
To Governor	968
Approved, May 21, 1975	1039

SJR 16 — By Helm, Capps, Porter, Smith, Stipe, Inhofe, Watson, Keating and McCune of the Senate and Denman of the House — A Joint Resolution memorializing Congress to curb the powers of the Supreme Court by invoking Article 3, Section 2, of the United States Constitution and thereby removing the question of abortion from the jurisdiction of the Supreme Court and return it to the states; and directing distribution.

1st Reading	331
2d Reading	352

SJR 17 — By Stipe, Crow and Dahl of the Senate and Floyd of the House — A Joint Resolution ... proposed amendment of Article X of the Oklahoma Constitution, by adding a new section to be designated Section 39; authorizing the Legislature to create an Oklahoma Agricultural Finance Authority to make loans to agricultural borrowers ... special election.

1st Reading	332
2d Reading	352

SJR 18 — By Howard of the Senate and

Hopkins of the House — A Joint Resolution authorizing Arnold D. DiGiacomo, to bring suit against the State of Oklahoma to determine the amount of damages, if any, sustained by him on account of the construction of the Red Fork Expressway along a side of the South half of Lot One, Block Forty-three, original Town of Red Fork ... wherein lands and improvements are owned by such person ... emergency.

1st Reading	361
2d Reading	376
CR	674
Considered, passed, referred	720
Engrossed — To House	733
Referred for enrollment	914
Enrolled — 4th Reading	963
To Governor	968
Approved, May 21, 1975	1039

SJR 19 — By York of the Senate and Fried of the House — A Joint Resolution ... proposed amendment of Section 10, Article X of the Oklahoma Constitution; providing that the five-mill school district building fund tax levy, after being once approved by the electors, shall be made each fiscal year thereafter for a period of four consecutive years or until repealed by a vote of the people ... special election.

1st Reading	361
2d Reading	376
CR	446; 610
Considered, passed	652
ML; tabled	654; 668
Engrossed — To House	676

SJR 20 — By Murphy — A Joint Resolution relating to support personnel in the Oklahoma Educational System; providing that all public primary and secondary schools in the State of Oklahoma report to the State Board of Education the number, description of duties and compensation of all support personnel ... authorizing distribution.

1st Reading	376
2d Reading	389
CR	610
Considered, passed, referred	652

Engrossed — To House	662
Referred for enrollment	914
Enrolled — 4th Reading	963
To Governor	968
Approved, May 22, 1975	1039

SJR 21 — By Smith — A Joint Resolution pertaining to feasibility study of a revolving fund for permissive self-insurance of all publicly owned equipment and buildings; providing for membership of the study committee ... emergency.

1st Reading	389
2d Reading	401
CR	610
Considered, passed, referred	642
Engrossed — To House	669

SJR 22 — By Terrill of the Senate and Beznoska of the House — A Joint Resolution relating to the University of Oklahoma School of Medicine; providing for apportionment of the entrance selection committee; and authorizing distribution.

1st Reading	389
2d Reading	401
CR	506
Considered, passed, referred	586
Engrossed — To House	594

SJR 23 — By Murphy — A Joint Resolution ... proposed amendment to Section 9 of Article X of the Constitution of the State of Oklahoma; providing certain limits on ad valorem taxes; providing for annual levies for school purposes ... special election.

1st Reading	389
2d Reading	401

SJR 24 — By Howard of the Senate and Willis of the House — A Joint Resolution ... Executive Committee of the State Legislative Council ... First Regular Session ... in 1975 ... held after sine die adjournment of the 1st Session, 35th Legislature ... emergency.

1st Reading	410
2d Reading	437
CR	569

Considered, passed, referred	613
Engrossed — To House	635
Referred for enrollment	738
Enrolled — 4th Reading	743
To Governor	750
Approved, May 5, 1975	784

SJR 25 — By Dawson — A Joint Resolution ... proposed amendment of Sections 26 and 27, Article V of the Oklahoma Constitution; providing for biennial sessions of the Oklahoma Legislature ... special election.

1st Reading	437
2d Reading	448

SJR 26 — By Watson and Hamilton of the Senate — A Joint Resolution ... proposed amendment of Section 15, Article IX, of the Oklahoma Constitution; providing for district-wide election of Corporation Commissioners; providing for Corporation Commission Districts; providing for apportionment of said Corporation Commission Districts ... special election.

1st Reading	447
2d Reading	464

SJR 27 — By Hamilton — A Joint Resolution ... proposed amendment to Section 26 of Article V of the Oklahoma Constitution ... date of meeting and duration of regular legislative sessions; limiting the Second Session of each Legislature to ninety calendar days; providing that budgetary matters be primarily considered during Second Sessions ... special election.

1st Reading	447
2d Reading	464
CR	558

SJR 28 — By Howard — A Joint Resolution relating to the Oklahoma Capitol Improvement Authority ... rental of space in state-owned buildings; authorizing the rental of space to private persons; making an appropriation to the Capitol Improvement Authority ... emergency.

1st Reading	527
2d Reading	541

SJR 29 — By Luton — A Joint Resolution relating to the Special Commission on the Reorganization of State Government and designating the Office of the Governor to administer certain funds received by the Commission; creating a revolving fund ... emergency.

1st Reading	527
2d Reading	541

SJR 30 — By Terrill and Crow of the Senate and Cotner of the House — A Joint Resolution relating to schools; related to 70 O.S. 1971, Section 17-105, as amended ... providing for special period for application for benefits for those teachers with prior service to July 1, 1943, under the School Teachers' Retirement Act ... emergency.

1st Reading	541
2d Reading	559
CR	690
Considered, passed, referred	721
Engrossed — To House	733
Referred for enrollment	914
Enrolled — 4th Reading	963
To Governor	968
Approved, May 22, 1975	1039

SJR 31 — By Hamilton of the Senate and Willis of the House — A Joint Resolution noting the life and career of the Honorable Ray Fine; directing that a building to be known as the "Ray Fine Memorial Center" be constructed in memory of his life and career of service; and directing distribution.

1st Reading	593
2d Reading — To Calendar	610
Considered, passed, referred	642
Engrossed — To House	662
Referred for enrollment	756
Enrolled — 4th Reading	763
To Governor	765
Approved, May 8, 1975	838

SJR 32 — By Wadley — A Joint

Resolution authorizing Allen West to bring suit against the State of Oklahoma to determine the amount of damages, if any, sustained by him on account of the construction of State Highway 266 approximately 1,000 to 2,000 feet North of his property ... within Rogers County, Oklahoma ... payment of any judgment rendered in said suit out of the State Highway Maintenance and Construction Fund.

1st Reading	593
2d Reading	610
CR	795
Considered, passed, referred	861
Engrossed — To House	901
Referred for enrollment	914
Enrolled — 4th Reading	963
To Governor	968
Approved, May 21, 1975	1039

SJR 33 — By Howard and Inhofe of the Senate and Willis and Ford of the House — A Joint Resolution ... proposed amendment to the Constitution of the State of Oklahoma; amending Sections 1, 3, 4, 19, 20, 25 and 32 of Article VI, Section 21 of Article X and repealing Sections 27 through 30 of Article VI thereof; providing for gubernatorial appointment of the Secretary of State, Labor Commissioner and Chief Mine Inspector with Senate consent; combining the duties of the State Auditor and duties of the State Examiner and Inspector in the Office of State Auditor and Inspector; abolishing the Office of Commissioner of Charities and Corrections; removing the Secretary of State and State Auditor from the Commissioners of the Land Office and adding the Lieutenant Governor and State Auditor and Inspector; removing Secretary of State and State Examiner and Inspector from the Board of Equalization and adding the State Auditor and Inspector thereto ... special election.

1st Reading	690
2d Reading	706
CR	714
Considered, passed, referred	733
Engrossed — To House	743

SJR 34 — By Watson of the Senate and Denman of the House — A Joint Resolution authorizing Mr. and Mrs. Patrick Cramer to bring suit against the State of Oklahoma to determine the amount of damages, if any, sustained by them to their home by the firing of cannons at the Governor's Inauguration ... emergency.

1st Reading	714
2d Reading	726
CR	795
Considered, passed, referred	861
Engrossed — To House	901
Referred for enrollment	914
Enrolled — 4th Reading	963
To Governor	968
Approved, May 21, 1975	1039

SJR 35 — By Shatwell and Keating of the Senate and Hardesty of the House — A Joint Resolution authorizing William P. Wilson, Martha Wilson, Brad Wilson and Daisy Wilson ... to bring ... suits against the State of Oklahoma and the Board of County Commissioners of Tulsa County to determine the amount of damages, if any, sustained by them in the aforementioned cases on account of the construction of Highway No. 75, and improvements associated therewith ... and on account of the construction of a public highway ... wherein lands and improvements are owned by such persons ... payment of any judgment rendered in said suits out of the State Highway Maintenance and Construction Fund and from unrestricted Tulsa County T-Cash Funds.

1st Reading	762
2d Reading	784
CR	795
Considered, passed, referred	851
Engrossed — To House	901
Referred for enrollment	914
Enrolled — 4th Reading	963
To Governor	968
Approved, May 21, 1975	1039

SJR 36 — By Howard and Inhofe of the Senate and Willis and Ford of the House — A Joint Resolution ... proposed amendment to the Constitution of the State of

Oklahoma; amending Section 21 of Article X; removing Secretary of State, State Auditor and State Examiner and Inspector from the Board of Equalization and adding the State Auditor and Inspector, Lieutenant Governor and Superintendent of Public Instruction thereto ... special election.

1st Reading	796
2d Reading — To Calendar	818
Considered, passed, referred	845
Engrossed — To House	872
HAs read, consideration deferred	1017
HAs rejected, Conference requested	1041
SCs appointed	1041
Conference granted, HCs named	1049
CCR read, adopted, passed — To House	1132
Referred for enrollment	1165
Enrolled — 4th Reading	1181
To Secretary of State	1192

SJR 37 — By Howard and Inhofe of the Senate and Willis and Ford of the House — A Joint Resolution ... proposed amendment to the Constitution of the State of Oklahoma; amending Sections 1, 3, 4, 19, 20, 25 and 32 of Article VI, and repealing Sections 27 through 30 of Article VI thereof; providing for gubernatorial appointment of the Secretary of State, Labor Commissioner and Chief Mine Inspector with Senate consent; combining the duties of the State Auditor and duties of the State Examiner and Inspector in the Office of State Auditor and Inspector; abolishing the Office of Commissioner of Charities and Corrections; removing the Secretary of State and State Auditor from the Commissioners of the Land Office and adding the Lieutenant Governor and State Auditor and Inspector ... special election.

1st Reading	796
2d Reading — To Calendar	818
Considered, passed, referred	845
Engrossed — To House	872
HAs read, consideration deferred	1018
HAs rejected, Conference requested	1041

SCs appointed	1041
Conference granted, HCs named	1049
CCR read, adopted, passed — To House	1127
Referred for enrollment	1165
Enrolled — 4th Reading	1199
To Secretary of State	1209

SJR 38 — By Lane of the Senate and Townsend of the House — A Joint Resolution relating to the employment of personnel by the Department of Institutions, Social and Rehabilitative Services for the purpose of implementing certain state and federally mandated programs; authorizing the Department ... to employ sufficient personnel ... emergency.

1st Reading	832
2d Reading — To Calendar	844

SJR 39 — By Wolfe — A Joint Resolution ... proposed amendments to Article VII B of the Oklahoma Constitution by the repeal of Section 3 which provides for a Judicial Nominating Commission ... and the amendment of Section 4, providing for the procedure for filling judicial vacancies ... special election.

1st Reading	844
2d Reading	870

SJR 40 — By Howell of the Senate and Twidwell of the House — A Joint Resolution relating to the collection and apportionment of motor vehicle license fees; stating legislative intent with respect to Enrolled Senate Bill 43 ... emergency.

1st Reading	1008
2d Reading	1030
WD, to Calendar	1030
Considered, passed, referred	1059
Engrossed — To House	1078
HAs read, consideration deferred	1172
HAs adopted, passed	1230
Referred for enrollment	1230
Enrolled — 4th Reading	1245
To Governor	1246
Approved, June 12, 1975	



SENATE CONCURRENT RESOLUTIONS

SCR 1 — By Grantham of the Senate and Elder of the House — A Concurrent Resolution creating a ten-member special committee to study land records systems and determine a suitable records system for central recording of all documents affecting real property in the county clerk's office

Introduced 41
To Committee 53

SCR 2 — By Hamilton — A Concurrent Resolution urging Congress to enact legislation changing the name of the Optima Reservoir to Leon Field Lake; and directing distribution.

Introduced 52
Adopted, referred 52
Engrossed — To House 67
Referred for enrollment 91
Enrolled — To House 95
To Secretary of State 103

SCR 3 — By Hamilton — A Resolution commending the distinguished career of Senator Roy Boecher; expressing the grateful appreciation of the Legislature and the people of the State of Oklahoma for his twenty-five years of dedicated and productive public service; expressing sadness and regret for his recent surgery and rendering our sincere and heartfelt wishes for a speedy and complete recovery; extending best wishes for health and happiness upon his retirement from public service; and directing distribution.

Introduced 52
Adopted, referred 53
Engrossed — To House 56
Referred for enrollment 85

Enrolled — To House 95
To Secretary of State 103

SCR 4 — By Watkins — A Concurrent Resolution memorializing Congress to cause to be passed on, as increased total income, increases in old-age, survivors and disability insurance benefits received by persons who are also receiving supplemental security income payments.

Introduced 163
Adopted, referred 164
Engrossed — To House 172
Referred for enrollment 178
Enrolled — To House 183
To Secretary of State 184

SCR 5 — By Smith of the Senate and Matheson of the House — A Concurrent Resolution relating to the State Board of Public Affairs; directing said Board of Public Affairs to conduct a study of the feasibility of using the top two floors of the State Health Building to house the State Board of Medicolegal Investigations

Introduced 164
Adopted, referred 164
Engrossed — To House 172
Referred for enrollment 178
Enrolled — To House 183
To Secretary of State 184

SCR 6 — By Grantham of the Senate and Elder, et al, of the House — A Concurrent Resolution relating to a study of land records systems; creating a special study committee; prescribing qualifications for membership; specifying the purposes of the study

Introduced 182

Adopted, referred	182
Engrossed — To House	187

SCR 7 — By Hamilton — A Concurrent Resolution memorializing Congress to grant the request of the Department of the Army Corps of Engineers for funding the planned channel to the Port of Sallisaw, Oklahoma, of the McClellan-Kerr Arkansas River Navigation Project; and directing distribution.

Introduced	183
Adopted, referred	183
Engrossed — To House	187
Referred for enrollment	233
Enrolled — To House	239
To Secretary of State	241

SCR 8 — By Field and Dahl of the Senate and McKee of the House — A Concurrent Resolution commending Billy Ray Gowdy for his exceptional service as President of the State Board of Agriculture; noting his rare devotion to his work and to the furtherance of the well-being of Oklahoma's agriculture

Introduced	204
Adopted, referred	204
Engrossed — To House	215
Referred for enrollment	225
Enrolled — To House	233
To Secretary of State	236

SCR 9 — By Berrong of the Senate and Thornhill of the House — A Concurrent Resolution extending to Gladys Reneau the condolences of the Legislature on the occasion of the death of her husband Frank M. Reneau; noting his years of service to the State of Oklahoma; noting his military career and educational background; and directing distribution.

Introduced	204
Adopted, referred	204
Engrossed — To House	217
Referred for enrollment	225
Enrolled — To House	233
To Secretary of State	236

SCR 10 — By Hamilton — A Concur-

rent Resolution expressing deep regret and sadness upon the death of the Honorable Ray Fine, former President Pro Tempore of the State Senate and member of the House of Representatives; tendering sincere sympathy and condolences to his bereaved widow and family; expressing grateful appreciation for his thirty years of leadership and dedicated public service to his community, state and nation; commending his distinguished record of public service; and directing distribution.

Introduced	205
Adopted, referred	207
Engrossed — To House	217
Referred for enrollment	225
Enrolled — To House	233
To Secretary of State	236

SCR 11 — By Medearis of the Senate and Willis of the House — A Concurrent Resolution relating to optometry education and expressing legislative intent that the Oklahoma State Regents for Higher Education study the feasibility of establishing a school of optometry as a function of professional education in the Oklahoma State System of Higher Education

Introduced	281
Adopted, referred	281
Engrossed — To House	293
Referred for enrollment	341
Enrolled — To House	355
To Secretary of State	357

SCR 12 — By Randle — A Concurrent Resolution recalling from the Office of the Governor Enrolled Senate Bill No. 44 passed by the First Session of the Thirty-fifth Oklahoma Legislature.

Introduced	281
Adopted, referred	281
Engrossed — To House	284
Referred for enrollment	285
Enrolled — To House	286
To Secretary of State	286

SCR 13 — By Howard — A Concurrent Resolution commemorating Mrs. Agnes Wade, wife of Mr. Henry F. Wade,

Capitol Guide; rendering condolences to her family and friends; and directing distribution.

Introduced	281
Adopted, referred	281
Engrossed — To House	293
Referred for enrollment	327
Enrolled — To House	342
To Secretary of State	346

SCR 14 — By Lambert, Taliaferro, Terrill, Grantham, Shatwell, Holden, Berrong and McCune — A Concurrent Resolution relating to the 1975 Oklahoma State "Ability Counts" 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 "Full Employment Opportunity: Does it Exist for the Handicapped?"

Introduced	318
Adopted, referred	318
Engrossed — To House	324
Referred for enrollment	341
Enrolled — To House	355
To Secretary of State	357

SCR 15 — By Field of the Senate and Converse of the House — A Concurrent Resolution memorializing the Congress of the United States to enact appropriate legislation to designate the fourth Saturday of each September as "National Hunting and Fishing Day"

Introduced	340
Adopted, referred	341
Engrossed — To House	355
Referred for enrollment	377
Enrolled — To House	393
To Secretary of State	395

SCR 16 — By McCune and Murphy of the Senate and Morgan and McCaleb of the House — A Concurrent Resolution designating the week of April 14 to April 20 as Jim Thorpe Week in Oklahoma; commending Jim Thorpe for athletic conquests and contributions to fellow Indians

and Oklahomans ... recognizing April 14 through April 20 as Jim Thorpe Week in Oklahoma; and directing distribution.

Introduced	348
Adopted, referred	354
Engrossed — To House	364
Referred for enrollment	377
Enrolled — To House	393
To Secretary of State	395

SCR 17 — By Howell and Terrill — A Concurrent Resolution relating to interim study; requesting the Executive Committee to create a special committee to study health care delivery in Oklahoma, with emphasis on the University Hospital and clinics ... noting the necessity of such a study.

Introduced	376
Stricken from Calendar	408

SCR 18 — By Field of the Senate and McKee of the House — A Concurrent Resolution expressing the condolences of the Legislature upon the occasion of the death of the Honorable Carl Wooten of Texhoma; extending sympathy to his widow and the bereaved family; noting his numerous contributions and achievements in athletics and education

Introduced	385
Adopted, referred	386
Engrossed — To House	393
Referred for enrollment	425
Enrolled — To House	440
To Secretary of State	443

SCR 19 — By Grantham of the Senate and Conaghan, et al, of the House — A Concurrent Resolution relating to the oil depletion allowance; memorializing the Congress of the United States to make it the sense of Congress that the oil depletion allowance presently in existence be retained; and authorizing distribution.

Introduced	390
Adopted, referred	390
Engrossed — To House	402
Referred for enrollment	425
Enrolled — To House	440
To Secretary of State	443

SCR 20 — By Helm, Stipe, Capps, McCune, Watson, Inhofe and Smith of the Senate and Denman of the House — A Concurrent Resolution memorializing Congress to curb the powers of the Supreme Court by invoking Article 3, Section 2, of the United States Constitution and thereby removing the question of abortion from the jurisdiction of the Supreme Court and return it to the states

Introduced	408
Adopted, referred	438
Engrossed — To House	449
Referred for enrollment	613
Enrolled — To House	635
To Secretary of State	640

SCR 21 — By Keller and Howard — A Concurrent Resolution commending the distinguished career of Clarence LeRoy DeWees; expressing the grateful appreciation of the Legislature and the people of the State of Oklahoma for his forty years of dedicated and productive public service ... rendering our sincere and heartfelt wishes for a speedy and complete recovery

Introduced	434
Adopted, referred	439
Engrossed — To House	440
Referred for enrollment	443
Enrolled — To House	449
To Secretary of State	455

SCR 22 — By Murphy of the Senate and Draper of the House — A Concurrent Resolution commending the agricultural experiment stations of the United States during this centennial year; in particular, the Agricultural Experiment Station of Oklahoma State University and its special field stations.

Introduced	459
Adopted, referred	465
Engrossed — To House	481
Referred for enrollment	536
Enrolled — To House	545
To Secretary of State	553

SCR 23 — By Boatner — A Concur-

rent Resolution memorializing the Governor to proclaim and designate October 19th through October 25th, 1975, Oklahoma Country Music Week.

Introduced	508
Adopted, referred	509
Engrossed — To House	523
Referred for enrollment	536
Enrolled — To House	545
To Secretary of State	553

SCR 24 — By Hamilton of the Senate and Johnson (Joe) of the House — A Concurrent Resolution expressing concern for the plight of orphan children in Vietnam and Cambodia; authorizing the Department of Institutions, Social and Rehabilitative Services to take immediate action towards the relief and adoptions by Oklahoma citizens of as many as possible of such children

Introduced	522
Adopted, referred	523
Engrossed — To House	531
Referred for enrollment	546
Enrolled — To House	561
To Secretary of State	565

SCR 25 — By Keating of the Senate and Frates of the House — A Concurrent Resolution relating to the observance of Law Day; proclaiming May 1, 1975, as Law Day throughout the State of Oklahoma and calling upon all citizens to join in observance of Law Day

Introduced	556
Adopted, referred	561
Engrossed — To House	573
Referred for enrollment	613
Enrolled — To House	635
To Secretary of State	640

SCR 26 — By Crow of the Senate and Miskelly of the House — A Concurrent Resolution directing the Board of Regents for Oklahoma Agricultural and Mechanical Colleges to investigate money outlay of Langston University and to determine if any misappropriations of funds allocated to said university occurred

Introduced	556
Adopted, referred	560
Engrossed — To House	573
HAs read	596
HAs adopted	803
Resolution adopted	803
ML; adopted	803; 834
HAs rejected, Conference requested	834
SCs appointed	834
Conference granted, HCs named	863

SCR 27 — By Berrong of the Senate and Stratton of the House — A Concurrent Resolution recognizing the service rendered to the State of Oklahoma by Dr. Al Harris, President of Southwestern Oklahoma State University, on the occasion of his retirement as president of that institution; expressing legislative intent that the library building be named the Al Harris Library

Introduced	560
Adopted, referred	560
Engrossed — To House	561
Referred for enrollment	571
Enrolled — To House	573
To Secretary of State	575

SCR 28 — By Capps of the Senate and Wickersham and Stratton of the House — A Concurrent Resolution commending the citizens of Elk City, Oklahoma, and the Chamber of Commerce of that City on Elk City's being adjudged first for the third time in the Oklahoma State Chamber of Commerce Community Achievement Contest for cities of its population classification

Introduced	579
Adopted, referred	579
Engrossed — To House	594
Referred for enrollment	613
Enrolled — To House	635
To Secretary of State	640

SCR 29 — By Randle and Wadley — A Concurrent Resolution relating to the U.S. Internal Revenue Code; memorializing the Congress of the United States to

make it the sense of Congress that the U.S. Internal Revenue Code, Section 103, which now sets a limit of Five Million Dollars on industrial development tax-exempt bonds available to the states, be amended to increase the dollar ceiling on said bonds to Ten Million Dollars

Introduced	624
Adopted, referred	628
Engrossed — To House	662
Referred for enrollment	738
Enrolled — To House	743
To Secretary of State	750

SCR 30 — By Field, Dahl, Capps, Boatner, Martin, Watkins and Tinsley of the Senate and McKee of the House — A Concurrent Resolution relating to the Federal Power Commission; memorializing the Federal Power Commission to reinstate the use of natural gas for irrigation purposes to a Priority 2 basis.

Introduced	660
Adopted, referred	661
Engrossed — To House	680
Referred for enrollment	700
Enrolled — To House	712
To Secretary of State	712

SCR 31 — By Howard of the Senate and Payne, Harper and Willis of the House — A Resolution commending the life of the Honorable Joe B. Hunt; expressing appreciation for his many contributions to the people of Oklahoma; authorizing acceptance of a gift of a portrait of him; and directing the State Board of Public Affairs to display the same in a suitable location within the State Capitol.

Introduced	757
Adopted, referred	1008
Engrossed — To House	1034
HAs read, consideration deferred	1062
HAs adopted, resolution adopted, referred	1121
Enrolled — To House	1136
To Secretary of State	1146

SCR 32 — By Helm — A Concurrent Resolution noting the contribution and

sacrifice of the United States to the conflict in Vietnam; noting the surrender of Vietnam; requesting that the Congress not permit our future involvement in no-win wars

Introduced 829
To Rules Committee 829

SCR 33 — By Graves and Dawson of the Senate and Townsend and Henry of the House — A Concurrent Resolution designating the second Saturday in July as the Sac and Fox Tribe of Oklahoma Day throughout the state; commending the Sac and Fox Tribe for its numerous contributions to the state ... the second Saturday in July as Sac and Fox Tribe of Oklahoma Day

Introduced 844
Adopted, referred 845
Engrossed — To House 872
Referred for enrollment 1040
Enrolled — To House 1062
To Secretary of State 1067

SCR 34 — By Keller of the Senate and Davis (Don) of the House — A Concurrent Resolution relating to no-fault automobile insurance; memorializing the United State Senators from the State of Oklahoma to oppose passage of the proposed no-fault automobile insurance legislation

Introduced 919
Adopted, referred 922
Engrossed — To House 942
Referred for enrollment 981
Enrolled — To House 990
To Secretary of State 1006

SCR 35 — By Field of the Senate and McKee of the House — A Concurrent Resolution memorializing Congress to speedily adopt a joint resolution urging the Federal Power Commission to apply FPC Order No. 697-A so as to give special preference to the use of natural gas for operating engines to pump irrigation wells

Introduced 949
Adopted, referred 949

Engrossed — To House 980
Referred for enrollment 1040
Enrolled — To House 1063
To Secretary of State 1067

SCR 36 — By Berrong of the Senate and Abbott of the House — A Concurrent Resolution expressing the appreciation and gratitude of the Oklahoma Legislature to Mr. Standifer Keas upon his retirement as Executive Secretary of the Oklahoma Teachers' Retirement System

Introduced 1076
Adopted, referred 1076
Engrossed — To House 1104
Referred for enrollment 1201
Enrolled — To House 1210
To Secretary of State 1214

SCR 37 — By Berrong of the Senate and Abbott of the House — A Concurrent Resolution expressing the appreciation and gratitude of the Oklahoma Legislature to Mr. Cecil Folks upon his retirement as the Director of Finance for the State Department of Education and as the Assistant State Superintendent of Public Instruction

Introduced 1076
Adopted, referred 1076
Engrossed — To House 1104
Referred for enrollment 1201
Enrolled — To House 1211
To Secretary of State 1214

SCR 38 — By Berrong of the Senate and Abbott of the House — A Concurrent Resolution commending and congratulating Mr. Marion M. (Cotton) Vickers on the occasion of his retirement from public service; noting his many accomplishments in education and his service to his state

Introduced 1076
Adopted, referred 1076
Engrossed — To House 1104
Referred for enrollment 1201
Enrolled — To House 1211
To Secretary of State 1214

SCR 39 — By Berrong of the Senate and

Abbott of the House — A Concurrent Resolution commending and congratulating Dr. Henry A. Vaughan on the occasion of his retirement from public service; noting his many accomplishments in education ... driver and safety education ...
 Introduced 1076
 Adopted, referred 1076
 Engrossed — To House 1104
 Referred for enrollment 1201
 Enrolled — To House 1211
 To Secretary of State 1214

SCR 40 — By Martin of the Senate and Roberts of the House — A Concurrent Resolution expressing support of Senator Quentin Burdick's resolution in Congress urging the International Olympic Committee to restore Amateur Athletic status to Jim Thorpe, 1912 Olympic Gold Medal winner
 Introduced 1126
 Adopted, referred 1126
 Engrossed — To House 1144
 Referred for enrollment 1201
 Enrolled — To House 1220
 To Secretary of State 1246

SCR 41 — By Howard — A Concurrent Resolution memorializing Congress to prevent the expansion of the Voting Rights Act of 1965 to include any counties in Oklahoma
 Introduced 1135
 Adopted, referred 1135
 Engrossed — To House 1144
 Referred for enrollment 1201
 Enrolled — To House 1210
 To Secretary of State 1214

SCR 42 — By Dahl, Schuelein, Wadley, Hamilton, Holden and Stipe of the Senate and Briscoe and Stratton of the House — A Concurrent Resolution noting the danger of increased tick infestation in our state; noting reported increases in the number of cases of Rocky Mountain Spotted Fever; expressing concern for loss and damage to wildlife and livestock
 Introduced 1146

Adopted, referred 1152
 Engrossed — To House 1191

SCR 43 — By McCune of the Senate and Camp of the House — A Concurrent Resolution expressing profound grief and sorrow upon the death of Mr. Robert Thornton Scott; extolling and commending his life and accomplishments; tendering sincere sympathy and condolences to the members of the bereaved family
 Introduced 1152
 Adopted, referred 1152
 Engrossed — To House 1191
 Referred for enrollment 1214
 Enrolled — To House 1220
 To Secretary of State 1246

SCR 44 — By Graves of the Senate and Henry of the House — A Concurrent Resolution expressing the appreciation and gratitude of the Oklahoma Legislature to Dr. Warren M. Angell upon his retirement from Oklahoma Baptist University; noting his numerous accomplishments and accolades throughout his exalted career
 Introduced 1152
 Adopted, referred 1152
 Engrossed — To House 1191
 Referred for enrollment 1230
 Enrolled — To House 1245
 To Secretary of State 1246

SCR 45 — By Wadley of the Senate and Monks of the House — A Concurrent Resolution naming the American Legion Veteran handmade poppy as the official Oklahoma Bicentennial Memorial Flower for the year 1976; and directing distribution.

Introduced 1186
 Adopted, referred 1186
 Engrossed — To House 1201
 Referred for enrollment 1214
 Enrolled — To House 1220
 To Secretary of State 1246

SCR 46 — By Howard of the Senate and Willis of the House — A Concurrent Resolution memorializing the Oklahoma

Congressional Delegation to seek a modification or rescission of certain standards set by the United States Department of Health, Education, and Welfare for the operation of intermediate care facilities providing care to mentally retarded persons; and directing distribution.

Introduced	1187
Adopted, referred	1187
Engrossed — To House	1201
Referred for enrollment	1214
Enrolled — To House	1220
To Secretary of State	1246

SCR 47 — By Lane of the Senate and Murphy of the House — A Concurrent Resolution stating legislative intent that the State Regents for Higher Education establish an educational program in the Idabel-Broken Bow area; stating legislation pertaining to the distribution of funds; noting a line item veto of Section 9 of Enrolled House Bill No. 1102; noting the legislative intent of that Section; noting that the veto appears to be without constitutional basis ... directing distribution. Introduced

1229

SENATE RESOLUTIONS

SR 1 — By Howard — A Resolution relating to Oklahoma participation in the Floodplain Conference; authorizing the attendance at meetings of said conference for Senator Bob Funston

Introduced 53
 Adopted, referred 53
 Enrolled — To Secretary of State 56

SR 2 — By Lane — 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 67
 Adopted, referred 67
 Enrolled — To Secretary of State 85

SR 3 — By Hamilton — A Resolution commending Tom L. Ferguson for his distinguished service in the county treasurer's office; noting that he served longer in the office of county treasurer than any other Oklahoman since statehood; and directing distribution.

Introduced 90
 Adopted, referred 94
 Enrolled — to Secretary of State 101

SR 4 — By Lane — A Resolution providing for employment of temporary personnel for administrative and technical assistance to the State Senate of the 1st Session of the 35th Oklahoma Legislature; and designating positions and emoluments.

Introduced 90
 Adopted, referred 91
 Enrolled — To Secretary of State 95

SR 5 — By Lane — A Resolution relating to the U.S. Naval Ammunition Depot at McAlester; authorizing Senator Gene Stipe to travel to Washington, D.C., to consult with the Oklahoma Congressional Delegation; authorizing reimbursement for travel and other necessary expenses

Introduced 94
 Adopted, referred 94
 Enrolled — To Secretary of State 101

SR 6 — By Randle — A Resolution relating to the present drug problem in the United States; memorializing the Congress of the United States to make it the sense of Congress that the Turkish Government should prevent the resumption of opium production

Introduced 99
 Adopted, referred 99
 Enrolled — To Secretary of State 109

SR 7 — By Howard — A Resolution relating to the ten-state meeting of cattlemen with Congressmen at Washington, D.C., at month's end; authorizing Senator Wes Watkins to attend same with travel and other expenses provided

Introduced 124
 Amended, adopted, referred 125
 Enrolled — To Secretary of State 142

SR 8 — By Hamilton — A Resolution for report of progress of implementation of the "Drug Abuse Education Act of 1972"; and directing distribution.

Introduced 128
 Adopted, referred 128
 Enrolled — To Secretary of State 142

SR 9 — By Helm — A Resolution expressing legislative displeasure in relation to the scheduled appearance of Angela Davis on the University of Oklahoma campus ... directing distribution.

Introduced 142
 Adopted, referred 150
 Enrolled — To Secretary of State 158

SR 10 — By Hamilton — A Resolution requesting a report to the Senate Appropriations and Budget Committee on progress made in utilizing the Talkback Television System at the Oklahoma College of Osteopathic Medicine and Surgery and at various other hospitals and state agencies; and directing distribution.

Introduced 143
 Adopted, referred 143
 Enrolled — To Secretary of State 151

SR 11 — By Boatner — A Resolution designating the week of October 19 through October 25, 1975, as Business Women's Week in Oklahoma; noting the contributions of women to the economy of this nation; and directing distribution.

Introduced 218
 Adopted, referred 218
 Enrolled — To Secretary of State 225

SR 12 — By Pierce — A Resolution establishing February as American History Month.

Introduced 265
 Adopted, referred 265
 Enrolled — To Secretary of State 275

SR 13 — By Lane — A Resolution commending Maralene Wesner of Idabel, Oklahoma, for her many contributions to the community of Idabel and the State of Oklahoma ... congratulating her on her selection as "Oklahoma Teacher of the Year"

Introduced 323
 Adopted, referred 323
 Enrolled — To Secretary of State 342

SR 14 — By Randle — A Resolution

relating to the Army Corps of Engineers; memorializing the Oklahoma Legislature to make it the sense of the Legislature that the Army Corps of Engineers rescind their recent rule prohibiting the transfer of ownership of boat docks on Lake Fort Gibson

Introduced 356
 Adopted, referred 356
 Enrolled — To Secretary of State 369

SR 15 — By Terrill — A Resolution relating to the University of Oklahoma School of Medicine; requesting the University of Oklahoma School of Medicine's advice regarding the feasibility of accepting out-of-state students on a reciprocity basis and advice on the possibility of setting limits on candidate selection; and authorizing distribution.

Introduced 386
 Adopted, referred 507
 Enrolled — To Secretary of State 523

SR 16 — By Randle and Smith — A Resolution naming former Senator Ed Bradley, of Tulsa, as "Honorary Leprechaun of the Oklahoma State Senate" in observance of St. Patrick's Day, March 17, 1975; expressing appreciation and best wishes

Introduced 385
 Adopted, referred 385
 Enrolled — To Secretary of State 393

SR 17 — By Luton — A Resolution memorializing the Governor to declare and designate "Oklahoma Azalea Week"; further memorializing Governor to designate the Muskogee Azalea Festival the state's official festival for observance of said week

Introduced 403
 Adopted, referred 404
 Enrolled — To Secretary of State 408

SR 18 — By Lane — A Resolution commending David Mowdy of Idabel, Oklahoma, on his selection as Handicapped Citizen of the Year for 1975; and directing distribution.

Introduced	452
Adopted, referred	452
Enrolled — To Secretary of State	459

SR 19 — By Young and Murphy — A Resolution expressing deep regret and sadness upon the death of Mr. Roy A. Krumme of Bristow; commending his many achievements and his service to his community, state and nation

Introduced	459
Adopted, referred	467
Enrolled — To Secretary of State	481

SR 20 — By Hamilton, Pierce, Stipe and Dawson — A Resolution commending Russell Lash for his service as Director of the Department of Corrections; wishing him well in his future endeavors

Introduced	466
Adopted, referred	466
Enrolled — To Secretary of State	481

SR 21 — By Terrill — A Resolution memorializing the 94th Congress to prevent S. 692 from being enacted into law; and directing distribution.

Introduced	486
Adopted, referred	486
Enrolled — To Secretary of State	496

SR 22 — By Howell — A Resolution recognizing the need for an increased number of elementary school counselors; and noting the necessity of increased funding for the purpose of employment of such counselors.

Introduced	541
Adopted, referred	542
Enrolled — To Secretary of State	561

SR 23 — By Lane — A Resolution commending the Southwestern Bell Telephone Company employees who assisted the Senate during the 1st Session of the 35th Oklahoma Legislature; and directing distribution.

Introduced	670
Adopted, referred	706
Enrolled — To Secretary of State	718

SR 24 — By Lane — A Resolution noting the 75th Anniversary of the founding of the Oklahoma Osteopathic Association and congratulating the Association on its years of service to the citizens of Oklahoma.

Introduced	687
Adopted, referred	707
Enrolled — To Secretary of State	718

SR 25 — By York — A Resolution memorializing Congress to request the Secretary of Health, Education and Welfare to amend his rules to permit the states to implement provisions prescribed by Public Law 93-647 of Title 20, the Social Security Act, relative to out of house staff-child ratios of children age three years or less.

Introduced	942
Adopted, referred	948
Enrolled — To Secretary of State	980

SR 26 — By Crow, Howard and Smith — A Resolution expressing the appreciation and gratitude of the Oklahoma State Senate to Mr. Dean A. McGee, Chairman of the Board and Chief Executive Officer of the Kerr-McGee Corporation, for his numerous contributions to Oklahoma

Introduced	1099
Adopted, referred	1104
Enrolled — To Secretary of State	1144

SR 27 — By Hamilton — A Resolution noting the beneficial effect of the raising of the water level at Lake Wister; noting the interest of the citizens of LeFlore County in restoring the water level at Lake Wister ... commending Carl Albert and the citizens of LeFlore County

Introduced	1097
Adopted, referred	1099
Enrolled — To Secretary of State	1099

SR 28 — By Hamilton — A Resolution relating to the historical significance of the Cherokee Courthouse at Gore, Oklahoma; and requesting the support of the Cherokee Nation in the development and display of authentic exhibits to illustrate the importance of this history.

Introduced	1146
Adopted, referred	1153
Enrolled — To Secretary of State	1199

SR 29 — By Terrill, Baldwin, Berrong, Birdsong, Boatner, Butler, Capps, Cate, Crow, Dahl, Dawson, Field, Funston, Garrett, Grantham, Graves, Ham, Hamilton, Helm, Holden, Howard, Howell, Inhofe, Keating, Keller, Lamb, Lambert, Lane, Luton, McCune, Martin, Medearis, Murphy, Pierce, Porter, Randle, Schuelein, Shatwell, Smith, Stipe, Taliaferro, Tinsley, Wadley, Watkins, Watson, Wolfe, York and Young — A Resolution noting the success and achievements of Ray Parr, State Capitol Reporter and Columnist on the occasion of his 41st Anniversary as Statehouse Reporter; commending his dedicated efforts and congratulating him for success; and directing distribution.

Introduced	1161
Adopted, referred	1199
Enrolled — To Secretary of State	1199

SR 30 — By Baldwin — A Resolution commending Mr. Billie Bryan for many years of public service; extending personal regards of the Senate to Billie Bryan; and directing distribution.

Introduced	1177
Adopted, referred	1177
Enrolled — To Secretary of State	1199

SR 31 — By Berrong — A Resolution expressing the appreciation and gratitude of the Oklahoma Senate to Mr. Frank Duke upon his retirement as the administrator of the transportation section of the State Department of Education; noting his contributions and dedication to education in Oklahoma

Introduced	1188
Adopted, referred	1188
Enrolled — To Secretary of State	1220

SR 32 — By Stipe — A Resolution commending retiring Chief Sergeant at Arms Frank Truel for his many years of dedicated service; extending the best

wishes of the Oklahoma State Senate to Mr. Truel; and directing distribution.

Introduced	1189
Adopted, referred	1189
Enrolled — To Secretary of State	1246

SR 33 — By Lane — A Resolution relating to the protection of the property and supplies of the Senate ... employment of necessary personnel ... use of Senate offices and the Senate Chamber ... needed repairs ... telephone credit cards ... stationery and postage stamps ... President Pro Tempore to appoint members of the Senate to interim committees.

Introduced	1213
Adopted, referred	1221
Enrolled — To Secretary of State	1231

SR 34 — By Lane — A Resolution expressing the concern of the Senate at the illness of Senator E. Melvin Porter; noting his legislative career; and directing distribution.

Introduced	1214
Adopted, referred	1222
Enrolled — To Secretary of State	1231

SR 35 — By Smith and Dahl — A Resolution commending the late Bob Wills, Oklahoman and King of Western Swing; extending the condolences of the Oklahoma State Senate to the family of Bob Wills; and directing distribution.

Introduced	1214
Adopted, referred	1222
Enrolled — To Secretary of State	1246

SR 36 — By Grantham — A Resolution relating to impeachment proceedings; providing that Articles of Impeachment against John Rogers, Secretary of State, be received and ordered filed with the Secretary of the Senate for preservation; advising the House of Representatives of said action; directing that the Managers of the House of Representatives be served with due notice of further proceedings; and directing that the Secretary of State be served with due notice of proceedings.

Introduced 1204
 Adopted, referred 1204
 Enrolled — To Secretary of State 1220

SR 37 — By Grantham — A Resolution relating to Articles of Impeachment against John Rogers, Secretary of State; authorizing the Rules Committee of the Senate to present to the Court rules and procedures for court proceedings; authorizing and directing the President Pro Tempore to appoint a special committee of the Senate Rules Committee to prepare recommendations of rules and procedure; and directing date for committee to report to the court.

Introduced 1205
 Adopted, referred 1205
 Enrolled — To Secretary of State 1220

SR 38 — By Boatner and Lane — A

Resolution commending and congratulating Mr. J. W. "Jimmie" Belvin on the occasion of his retirement from public service as Principal Chief of the Choctaw Nation; noting his many accomplishments and service to his state

Introduced 1214
 Adopted, referred 1223
 Enrolled — To Secretary of State 1246

SR 39 — By Crow and Smith — A Resolution directing that the State Examiner and Inspector investigate expenditures of Langston University and report his findings and that the Attorney General take appropriate action based on those findings.

Introduced 1228
 Adopted, referred 1228
 Enrolled — To Secretary of State 1246



HOUSE BILLS

HB 1006 — By Kennedy, et al, of the House and Grantham of the Senate — An Act relating to mental health; amending 43A O.S. 1971, Sections 53, 73 and 186; deleting the requirement that a patient voluntarily admitted to an institution be released on notice of his intention to leave ... emergency.

1st Reading 257
2d Reading 265

HB 1008 — By Hammons, et al, of the House and York and Capps of the Senate — An Act relating to counties and county officers; amending 19 O.S. 1971, Section 180.65; providing for county officers deputies and other help; providing rates of compensation ... emergency.

1st Reading 437
2d Reading 448
CR 725
Considered, passed 804
Withheld under Rule 19(f) 804
Signed — To House 815
4th Reading — To House 825
Vetoed by Governor, May 13, 1975

HB 1009 — By Camp, et al, of the House and Lamb and McCune of the Senate — An Act relating to public health; prohibiting possession of lighted tobacco in certain public areas; providing for posting nonsmoking signs; and providing punishment therefor ... emergency.

1st Reading 197
2d Reading 203
CR 228
Considered, passed, referred 258
Engrossed — To House 267
SAs rejected, Conference requested;
HCs named 276

Conference granted, SCs appointed .. 276
CCR read, adopted, passed — To
House 345
4th Reading — To House 356
Approved by Governor, March 17, 1975

HB 1012 — By Hammons and Cleveland of the House and Luton of the Senate — An Act relating to schools; amending 70 O.S. 1971, Section 11-103, as last amended ... to provide the State Board of Education shall prescribe and approve certain courses for instruction of pupils in the public schools ... emergency.

1st Reading 257
2d Reading 265
CR 462
Considered, passed, referred 1058
Engrossed — To House 1089
SAs rejected, Conference requested;
HCs named 1122
Conference granted, SCs appointed .. 1123
CCR read, consideration deferred ... 1197
CCR adopted, passed — To House 1220
4th Reading — To House 1246
Approved by Governor, June 12, 1975

HB 1014 — By Ferrell — (Oklahoma Archives and Record Act.)

1st Reading 464
2d Reading 473
CR 592
Considered, passed, referred 865
Engrossed — To House 872
SAs rejected, Conference requested;
HCs named 914
Conference granted, SCs appointed .. 914

HB 1015 — By Elder of the House and Grantham of the Senate — An Act relating to fees; amending 28 O.S. 1971, Section

82; amending 22 O.S. 1971, Section 723; amending 22 O.S. 1971, Section 718, as amended . . . providing for payment of fees and mileage of witnesses for the state and for a defendant; providing for payment of fees and mileage of witnesses summoned from another state; repealing 22 O.S. 1971, Sections 713 and 714 . . . emergency.

1st Reading	174
2d Reading	181
CR	374
Considered, passed, referred	928
Engrossed — To House	942
SAs adopted, passed	1036
4th Reading — To House	1049
Approved by Governor, May 30, 1975	

HB 1017 — By Camp — An Act relating to probate procedure; amending 58 O.S. 1971, Section 835; providing conditions of sales of real estate of wards; providing terms of sale and for security . . . emergency.

1st Reading	99
2d Reading	106
CR	148
Considered, passed, referred	186
Engrossed — To House	197
SAs adopted, passed	219
4th Reading — To House	233
Approved by Governor, February 26, 1975	

HB 1019 — By Abbott of the House and Watkins of the Senate — (Appropriating to Military Department for Ada Armory — emergency.)

1st Reading	90
2d Reading	94

HB 1022 — By Kennedy of the House and Grantham of the Senate — An Act relating to courts; amending 20 O.S. 1971, Section 125, as amended . . . providing for appointment of bailiffs, and fixing duties and compensation of bailiffs.

1st Reading	157
2d Reading	163
CR	180
Considered, passed	191
Withheld under Rule 19(f)	192

Signed — To House	193
4th Reading — To House	198
Approved by Governor, February 15, 1975	

HB 1024 — By Bamberger, et al — An Act relating to criminal procedure; making evidence of complaining witness' previous sexual conduct inadmissible in prosecution for rape and assault with intent to commit rape . . . emergency.

1st Reading	99
2d Reading	106
CR	148
Considered, passed, referred	219
Engrossed — To House	224
SAs adopted, passed	260
4th Reading — To House	268
Approved by Governor, March 4, 1975	

HB 1025 — By Draper and Rogers — An Act relating to loans to veterans; abolishing the Oklahoma Veterans Loan Authority; repealing 72 O.S. 1971, Sections 261 through 278 . . . emergency.

1st Reading	99
2d Reading	106
CR	124
Considered, passed	139
Withheld under Rule 19(f)	139
Signed — To House	145
4th Reading — To House	151
Approved by Governor, February 7, 1975	

HB 1026 — By Draper — An Act abolishing the "State Editorial and Publications Board for Oklahoma Today"; repealing 74 O.S. 1971, Sections 751 through 757 . . . emergency.

1st Reading	229
2d Reading	238
CR	435
Considered, passed	930
Withheld under Rule 19(f)	930
Signed — To House	942
4th Reading — To House	946
Approved by Governor, May 21, 1975	

HB 1028 — By Draper and Rogers — An Act relating to historical societies and associations; abolishing the Lynn Riggs

Memorial Commission; repealing 53 O.S. 1971, Sections 84 and 85 ... emergency.	
1st Reading	90
2d Reading	94

HB 1029 — By Draper — An Act relating to labor; repealing 40 O.S. 1971, Sections 261 through 284 ... emergency.

1st Reading	125
2d Reading	133
CR	180
Considered	192
Considered, passed	1038
Withheld under Rule 19(f)	1038
Signed — To House	1055
4th Reading — To House	1064
Approved by Governor, June 2, 1975	

HB 1030 — By Draper — An Act relating to county treasurers; amending 19 O.S. 1971, Section 622, to provide that surety company bond of county treasurers be approved by the Insurance Commissioner ... emergency.

1st Reading	90
2d Reading	94
CR	124
Considered, passed	139
Withheld under Rule 19(f)	140
Signed — To House	145
4th Reading — To House	151
Approved by Governor, February 7, 1975	

HB 1031 — By Draper — An Act relating to the Veterans Memorial Commission; abolishing same; repealing 72 O.S. 1971, Sections 50.41 and 50.42 ... emergency.

1st Reading	99
2d Reading	106
CR	124
Considered, passed	140
Withheld under Rule 19(f)	140
Signed — To House	145
4th Reading — To House	151
Approved by Governor, February 7, 1975	

HB 1039 — By Atkins — (Appropriating to Special Events Division of Tourism and Recreation Department — emergency.)

1st Reading	90
2d Reading	94
CR	490
WD, rereferred	1245

HB 1040 — By Kamas and Beznoska of the House and Capps of the Senate — An Act relating to motor vehicles; amending 47 O.S. 1971, Section 22.6; providing fees for licensing trucks or farm tractors, trailers or semitrailers used exclusively for farm and certain other uses ... emergency.

1st Reading	115
2d Reading	119
CR	944
WD, rereferred	971
CR	972
Considered, passed, referred	1060
Engrossed — To House	1078
SAs adopted, passed	1119
4th Reading — To House	1136
Approved by Governor, June 5, 1975	

HB 1042 — By Duckett, et al, of the House and Lambert of the Senate — An Act relating to crimes and punishments; prohibiting certain gambling and commercial gambling activities; defining terms; prohibiting gambling conspiracy; repealing 21 O.S. 1971, Sections 941 through 958, 964 through 977 and 991 through 993; directing codification; providing for effective date; and providing severability.

1st Reading	229
2d Reading	238
CR	674
Considered, passed, referred	983
Engrossed — To House	990
SAs rejected, Conference requested; HCs named	1074
Conference granted, SCs appointed ..	1099
CCR read, consideration deferred ...	1155
CCR adopted, passed — To House	1159
4th Reading — To House	1173
Approved by Governor, June 5, 1975	

HB 1043 — By Miskelly — An Act relating to state government; amending 74 O.S. 1971, Sections 832, as amended ...

and 833, as amended ... providing for discharge, suspension or demotion of employees in the classified service ... emergency.

1st Reading	281
2d Reading	290
CR	400
Considered, passed, referred	413
Engrossed — To House	429
SAs rejected, Conference requested; HCs named	465
Conference granted, SCs appointed ..	465
CCR read, adopted, passed — To House	567
4th Reading — To House	574
Approved by Governor, April 11, 1975	

HB 1044 — By Miskelly — An Act relating to public employees; amending 74 O.S. 1971, Section 1253, as amended ... changing the maximum time for temporary interchange of public employees from twenty-four months to forty-eight months ... emergency.

1st Reading	282
2d Reading	290

HB 1045 — By Miskelly — An Act relating to state officers and employees; appropriating funds to the State Personnel Board; providing lapse date ... emergency.

1st Reading	282
2d Reading	290
CR	1075
Considered, passed, referred	1144
Engrossed — To House	1160
SAs adopted, passed	1193
4th Reading — To House	1199
Approved by Governor, June 7, 1975	

HB 1046 — By Miskelly — An Act relating to state government; amending 74 O.S. 1971, Section 804; providing for a State Personnel Board; and increasing per diem of Board members ... emergency.

1st Reading	282
2d Reading	290

HB 1051 — By Matheson, et al, of the

House and Funston of the Senate — An Act relating to elections; providing for absentee ballots for those unable to vote in person on religious grounds; directing codification ... emergency.

1st Reading	164
2d Reading	168

HB 1052 — By Payne — An Act relating to the Oklahoma semicentennial celebration; repealing 25 O.S. 1971, Sections 95 and 96, which provide for a semicentennial celebration the week of April 22, 1939; naming Guthrie as the official city for said celebration.

1st Reading	203
2d Reading	215
CR	244
Considered, passed	261
Withheld under Rule 19(f)	262
Signed — To House	262
4th Reading — To House	268
Approved by Governor, March 4, 1975	

HB 1053 — By Fried, Abbott and Joiner of the House and Watkins of the Senate — An Act relating to schools; amending 70 O.S. 1971, Section 18-113, as last amended ... providing for class size in kindergarten through grade six; repealing 70 O.S. 1971, Section 1210.103 providing for computation of average daily attendance for kindergartens ... emergency.

1st Reading	238
2d Reading	248

HB 1056 — By Bengtson — An Act relating to police officers; providing that a uniformed law enforcement officer in attendance at a public event shall have law enforcement officer powers although "off duty" at the time; providing for codification ... emergency.

1st Reading	322
2d Reading	332

HB 1057 — By Bengtson — An Act relating to the Merit System of Personnel Administration; amending 74 O.S. 1971, Section 831; providing for promotion and

entrance examinations to determine the qualifications, fitness and abilities of the persons tested for positions ... emergency.

1st Reading	175
2d Reading	181
CR	280
Considered, passed, referred	295
Engrossed — To House	304
SAs rejected, Conference requested; HCs named	317
Conference granted, SCs appointed ..	318
CCR read, consideration deferred ..	425
CCR adopted, passed — To House	755
4th Reading — To House	764
Approved by Governor, May 7, 1975	

HB 1058 — By Cotner, Fried, Monks and Murphy — An Act relating to motor vehicles; amending 47 O.S. 1971, Section 38.1 ... veterans suffering from a service connected disability which is total shall pay no fee for licenses and license plates on owned vehicles ... emergency.

1st Reading	265
2d Reading	272
CR	1030
Considered, passed, referred	1086
Engrossed — To House	1104
SAs adopted, passed	1218
4th Reading — To House	1246
Approved by Governor, June 12, 1975	

HB 1059 — By Cotner, et al — An Act relating to probate procedure; amending Section 1, Chapter 240, O.S.L. 1974 ... prescribing procedure for determination of death and termination of joint tenancy on homestead property held by husband and wife ... emergency.

1st Reading	99
2d Reading	106
CR	168
Considered, passed, referred	178
Engrossed — To House	183
SAs adopted, passed	219
4th Reading — To House	233
Approved by Governor, February 26, 1975	

HB 1060 — By Payne — An Act relat-

ing to criminal procedure; amending 22 O.S. 1971, Section 982, relating to presentencing procedures for convicted felons; providing procedures for investigation and reports; repealing 57 O.S. 1971, Section 519, as amended ... emergency.

1st Reading	570
2d Reading	578
CR	987
Considered, passed, referred	1067
Engrossed — To House	1078
SAs adopted, passed	1193
4th Reading — To House	1199
Approved by Governor, June 18, 1975	

HB 1068 — By McCaleb, et al, of the House and Watson of the Senate — An Act relating to game and fish; amending Sections 4-110 and 4-112, Chapter 17, O.S.L. 1974 ... prohibiting the taking of game or fish without a license so to do ... emergency.

1st Reading	376
2d Reading	389
To additional committee	545
CR	742

HB 1072 — By Sparkman — An Act relating to state officers; prescribing conditions under which an elective office may be deemed vacated ... emergency.

1st Reading	164
2d Reading	168

HB 1074 — By Payne — An Act relating to crimes and punishments; prohibiting the charging of second and subsequent offense under certain circumstances ... emergency.

1st Reading	203
2d Reading	215
CR	410
Considered, passed, referred	454
Engrossed — To House	465
SAs adopted, passed	588
4th Reading — To House	594
Approved by Governor, April 18, 1975	

HB 1076 — By Campbell, Kennedy and Wilson — (Bureau of Investigation — Informants — Emergency.)

1st Reading	248
2d Reading	256
CR	435; 784
Considered, passed, referred	930
Engrossed — To House	942
SAs rejected, Conference requested; HCs named	979
Conference granted, SCs appointed ..	979

HB 1078 — By Hammons — An Act relating to state officers and employees; repealing 74 O.S. 1971, Section 123f; placing restrictions on the sale or distribution of convict-made goods; and providing effective date.

1st Reading	362
2d Reading	376

HB 1079 — By Converse, et al — An Act relating to children; amending 10 O.S. 1971, Section 1130, and 21 O.S. 1971, Section 843 ... termination of parental rights; directing termination in those instances where a parent has been twice convicted of child abuse ... emergency.

1st Reading	570
2d Reading	579
CR	762
Considered, passed, referred	1012
Engrossed — To House	1034
SAs adopted, passed	1078
4th Reading — To House	1078
Approved by Governor, June 2, 1975	

HB 1081 — By Wickersham — An Act relating to civil procedure; providing for determination of custody of a child as between its parents in divorce actions; and directing codification.

1st Reading	570
2d Reading	579
CR	742
Considered, passed, referred	829
Engrossed — To House	839
SAs adopted, passed	968
4th Reading — To House	980
Approved by Governor, May 23, 1975	

HB 1087 — By Fried — An Act relating to small claims procedure; amending

12 O.S. 1971, Section 1757, as amended ... to place certain conditions upon movant for removal of cases from small claims docket to regular civil docket.

1st Reading	492
2d Reading	507
CR	742
Considered, passed, referred	1078
ML; tabled	1095
Engrossed — To House	1104
SAs adopted, passed	1218
4th Reading — To House	1246
Approved by Governor, June 12, 1975	

HB 1089 — By Draper — An Act relating to probate procedure; amending 58 O.S. 1971, Sections 501, 502, 503, 504, 505, 507, 509, 510, 511 and 512; providing for conveyance of real estate in certain cases; repealing 58 O.S. 1971, Sections 506 and 508 ... emergency.

1st Reading	157
2d Reading	163
CR	186
Considered, passed	218
Withheld under Rule 19(f)	219
Signed — To House	219
4th Reading — To House	233
Approved by Governor, February 26, 1975	

HB 1090 — By Sanders, Morgan and Green — An Act relating to insurance; amending 36 O.S. 1971, Section 1616, to change investment requirements for domestic insurers.

1st Reading	119
2d Reading	124
CR	214
Considered, passed	224
Withheld under Rule 19(f)	224
Signed — To House	225
4th Reading — To House	233
Approved by Governor, February 26, 1975	

HB 1091 — By Nance and Bengtson of the House and Terrill of the Senate — An Act relating to motor vehicles; amending 47 O.S. 1971, Section 22.30k; providing for personalized license plates for certain kinds of motor vehicles ... emergency.

1st Reading	169
2d Reading	174
CR	784
Considered, passed, referred	914
Engrossed — To House	926
SAs adopted, passed	1027
4th Reading — To House	1031
Approved by Governor, May 29, 1975	

HB 1092 — By Miskelly, Davis (Don), et al, of the House and Crow and Randle of the Senate — An Act relating to state government; amending 74 O.S. 1971, Section 284, as last amended ... increasing the minimum salary for full-time state employment; directing increases in base salaries of state employees under the merit system of personnel administration and exempt and unclassified services; repealing Section 3, Chapter 260, O.S.L. 1973 ... as amended ... Section 4, Chapter 293, O.S.L. 1974 ... and Sections 1, 2 and 3 of House Joint Resolution No. 1020, O.S.L. 1971 ... emergency.

1st Reading	139
2d Reading	149
CR	400
Considered, passed	420
Withheld under Rule 19(f)	420
Signed — To House	434
4th Reading — To House	442
Approved by Governor, March 31, 1975	

HB 1093 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate — (Oklahoma State Sanatorium — Emergency.)

1st Reading	175
2d Reading	181
CR	714
Considered, passed, referred	730
Engrossed — To House	743
SAs rejected, Conference requested; HCs named	765
Conference granted, SCs appointed ..	767
CCR read, consideration deferred ...	931
CCR adopted, passed	967
ML; expired — To House	967; 1028
4th Reading — To House	1040

Became law without Governor's signature, June 4, 1975

HB 1094 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate — (Attorney General — Emergency.)

1st Reading	203
2d Reading	215
CR	674
Considered, passed, referred	731
Engrossed — To House	739
SAs rejected, Conference requested; HCs named	747
Conference granted, SCs appointed ..	755
CCR read, consideration deferred ...	931
CCR adopted, passed — To House	975
4th Reading — To House	1012
Approved by Governor, May 27, 1975	

HB 1095 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate — (Court of Criminal Appeals — Emergency.)

1st Reading	203
2d Reading	215
CR	784
Considered, passed, referred	821
Engrossed — To House	839
SAs rejected, Conference requested; HCs named	903
Conference granted, SCs appointed ..	914
CCR read, consideration deferred ...	1050
CCR adopted, passed — To House	1089
4th Reading — To House	1111
Approved by Governor, June 4, 1975	

HB 1096 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate — An Act relating to the Court of Tax Review and making an appropriation thereto ... emergency.

1st Reading	229
2d Reading	238
CR	462
Considered, passed	481
Withheld under Rule 19(f)	481
Signed — To House	487
4th Reading — To House	496
Approved by Governor, April 3, 1975	

HB 1097 — By Miskelly and Davis (Don) of the House and Crow and Randle

of the Senate — (District Attorneys — Emergency.)	
1st Reading	197
2d Reading	203
CR	578
Considered, passed, referred	605
Engrossed — To House	613
SAs rejected, Conference requested; HCs named	657
Conference granted, SCs appointed ..	657
CCR read, consideration deferred ...	1050
CCR adopted, passed — To House ...	1089
4th Reading — To House	1111
Approved by Governor, June 4, 1975	

HB 1098 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate — (District Courts — Emergency.)	
1st Reading	197
2d Reading	203
CR	714
Considered, passed, referred	731
Engrossed — To House	739
SAs rejected, Conference requested; HCs named	747
Conference granted, SCs appointed ..	755
CCR read, consideration deferred ...	1055
CCR adopted, passed — To House ...	1179
4th Reading — To House	1199
Approved by Governor, June 7, 1975	

HB 1099 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate — (Industrial Court — Emergency.)	
1st Reading	204
2d Reading	215
CR	714
Considered, passed, referred	732
Engrossed — To House	743
SAs rejected, Conference requested; HCs named	765
Conference granted, SCs appointed ..	767
CCR read, consideration deferred ...	1092
CCR rejected, further Conference requested	1122
Further Conference granted	1123
2d CCR read, consideration deferred	1156

2d CCR adopted, passed—To House ..	1180
4th Reading — To House	1199
Approved by Governor, June 7, 1975	

HB 1100 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate — (Supreme Court — Emergency.)	
1st Reading	204
2d Reading	215
CR	714
Considered, passed, referred	749
Engrossed — To House	762
SAs rejected, Conference requested; HCs named	785
Conference granted, SCs appointed ..	793
CCR read, consideration deferred ...	1146
CCR adopted, passed — To House ...	1163
4th Reading — To House	1199
Approved by Governor, June 7, 1975	

HB 1101 — By Willis, Miskelly and Davis (Don) of the House and Howard, Crow and Randle of the Senate — (Bud- get Office — Emergency.)	
1st Reading	448
2d Reading	464
CR	674
Considered, passed, referred	733
Engrossed — To House	739
SAs rejected, Conference requested; HCs named	747
Conference granted, SCs appointed ..	755
CCR read, consideration deferred ...	896
CCR rejected, further Conference requested with instructions	978
Further Conference granted	995
Conference instructions amended	1008
2d CCR read, consideration deferred	1093
2d CCR adopted, passed—To House ..	1139
4th Reading — To House	1101
Approved by Governor, June 5, 1975	

HB 1102 — By Miskelly, et al, of the House and Crow and Randle of the Senate — (Regents for Higher Education — Emergency.)	
1st Reading	303
2d Reading	312

WD, referred	530
CR	660;762
Considered, passed, referred	791
Engrossed — To House	806
SAs rejected, Conference requested; HCs named	824
Conference granted, SCs appointed ..	826
CCR read, consideration deferred ...	1147
CCR adopted, passed — To House	1164
4th Reading — To House	1199
Approved by Governor, June 5, 1975, except item and appropriation in Section 9	

HB 1103 — By Miskelly, Davis (Don) and Denman of the House and Crow and Randle of the Senate — (University Hospital — Emergency.)

1st Reading	312
2d Reading	322
CR	784
Considered, passed, referred	821
Engrossed — To House	839
SAs rejected, Conference requested; HCs named	903
Conference granted, SCs appointed ..	914
CCR read, consideration deferred ...	1103
CCR adopted, passed — To House	1195
4th Reading — To House	1211
Approved by Governor, June 6, 1975	

HB 1104 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate — (Rural Medical Education Loan and Scholarship Fund — Emergency.)

1st Reading	119
2d Reading	124
CR	784
Considered, passed, referred	821
Engrossed — To House	852
SAs rejected, Conference requested; HCs named	903
Conference granted, SCs appointed ..	914
CCR read, consideration deferred ...	1050
CCR adopted, passed — To House	1090
4th Reading — To House	1111
Approved by Governor, June 4, 1975	

HB 1106 — By Miskelly and Davis

(Don) of the House and Crow and Randle of the Senate — (Oklahoma Teachers' Retirement.)

1st Reading	119
2d Reading	124
CR	610
Considered, passed, referred	749
Engrossed — To House	752
SAs rejected, Conference requested; HCs named	765
Conference granted, SCs appointed ..	767
CCR read, consideration deferred ...	896
CCR adopted, passed — To House	974
4th Reading — To House	1012
Approved by Governor, May 27, 1975	

HB 1107 — By Miskelly, et al, of the House and Crow and Randle of the Senate — (Board of Vocational and Technical Education — Emergency.)

1st Reading	662
2d Reading	674
CR	742
Considered, passed, referred	822
Engrossed — To House	839
SAs rejected, Conference requested; HCs named	903
Conference granted, SCs appointed ..	914
CCR read, consideration deferred ...	1193
CCR adopted, passed — To House	1227
4th Reading — To House	1246
Approved by Governor, June 12, 1975	

HB 1108 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate — (Educational Television Authority — Emergency.)

1st Reading	282
2d Reading	290
CR	726
Considered, passed	750
ML; time expired, referred	750;815
Engrossed — To House	825
SAs rejected, Conference requested; HCs named	839
Conference granted, SCs appointed ..	839
CCR read, consideration deferred ...	1157
CCR adopted, passed — To House	1180
4th Reading — To House	1199
Approved by Governor, June 7, 1975	

HB 1110 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate — (Arts and Humanities Council — Emergency.)

1st Reading	352
2d Reading	362
CR	714
Considered, passed, referred	750
Engrossed — To House	762
SAs rejected, Conference requested; HCs named	785
Conference granted, SCs appointed ..	793
CCR read, consideration deferred ...	1051
CCR adopted, passed — To House	1090
4th Reading — To House	1111
Approved by Governor, June 4, 1975	

HB 1111 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate — (Commission of the Land Office — Emergency.)

1st Reading	265
2d Reading	272
CR	610
Considered, passed, referred	682
Engrossed — To House	694
SAs rejected, Conference requested; HCs named	711
Conference granted, SCs appointed ..	711
CCR rejected, further Conference requested	811
Further Conference granted	826
2d CCR read, consideration deferred	897
2d CCR adopted, passed—To House ..	975
4th Reading — To House	1012
Approved by Governor, May 27, 1975	

HB 1112 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate — An Act relating to the Commission on Fire Protection Personnel Standards and Education; making an appropriation thereto ... emergency.

1st Reading	115
2d Reading	119
CR	462
Considered, passed, referred	481
Engrossed — To House	494

SAs rejected, Conference requested;

HCs named	588
Conference granted, SCs appointed ..	588
CCR read, consideration deferred ...	811
CCR adopted, passed — To House	900
4th Reading — To House	909
Approved by Governor, May 20, 1975	

HB 1113 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate — An Act relating to the Office of the Department of Charities and Corrections and making an appropriation thereto; stating the purpose ... emergency.

1st Reading	352
2d Reading	362
CR	462
Considered, passed, referred	482
Engrossed — To House	494
SAs rejected, Conference requested; HCs named	588
Conference granted, SCs appointed ..	588
CCR read, consideration deferred ...	812
CCR adopted, passed — To House	898
4th Reading — To House	909
Approved by Governor, May 20, 1975	

HB 1114 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate — An Act relating to the Governor's Committee on Employment of the Handicapped and making an appropriation thereto ... emergency.

1st Reading	115
2d Reading	119
CR	462
Considered, passed	482
Withheld under Rule 19(f)	483
Signed — To House	487
4th Reading — To House	496
Approved by Governor, April 3, 1975	

HB 1115 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate — (Public Employees Retirement System — Emergency.)

1st Reading	229
2d Reading	238
CR	578

Considered, passed, referred	604
Engrossed — To House	613
SAs rejected, Conference requested; HCs named	657
Conference granted, SCs appointed ..	657
CCR read, consideration deferred ...	812
CCR adopted, passed — To House	899
4th Reading — To House	909
Approved by Governor, May 20, 1975	

HB 1116 — By Miskelly and Davis
(Don) of the House and Crow and Randle
of the Senate — (Human Rights Com-
mission — Emergency.)

1st Reading	239
2d Reading	248
CR	578
Considered, passed, referred	604
Engrossed — To House	613
SAs rejected, Conference requested; HCs named	657
Conference granted, SCs appointed ..	657
CCR read, consideration deferred ...	932
CCR adopted, passed — To House	975
4th Reading — To House	1012
Approved by Governor, May 27, 1975	

HB 1117 — By Miskelly and Davis
(Don) of the House and Crow and Randle
of the Senate — (Indian Affairs Commis-
sion — Emergency.)

1st Reading	239
2d Reading	248
CR	610
Considered, passed, referred	684
Engrossed — To House	696
SAs rejected, Conference requested; HCs named	711
Conference granted, SCs appointed ..	711
CCR read, consideration deferred ...	813
CCR adopted, passed — To House	899
4th Reading — To House	909
Approved by Governor, May 20, 1975	

HB 1118 — By Miskelly, et al, of the
House and Crow and Randle of the Senate
— An Act relating to the Oklahoma
Cerebral Palsy Center; making an ap-
propriation thereto ... fixing the salary of
the Administrative Director ... emer-
gency.

1st Reading	197
2d Reading	203
CR	471
Considered, passed, referred	581
Engrossed — To House	594
SAs rejected, Conference requested; HCs named	624
Conference granted, SCs appointed ..	624
CCR read, consideration deferred ...	813
CCR adopted, passed — To House	899
4th Reading — To House	909
Approved by Governor, May 20, 1975	

HB 1119 — By Miskelly and Davis
(Don) of the House and Crow and Randle
of the Senate — (Department of Vet-
erans Affairs and Centers — Emergency.)

1st Reading	352
2d Reading	362
CR	714
Considered, passed, referred	790
Engrossed — To House	806
SAs rejected, Conference requested; HCs named	824
Conference granted, SCs appointed ..	826
CCR read, consideration deferred ...	933
CCR adopted, passed — To House	976
4th Reading — To House	1012
Approved by Governor, May 27, 1975	

HB 1120 — By Miskelly and Davis
(Don) of the House and Crow and Randle
of the Senate — An Act relating to the
Western Plains Indians Arts and Crafts
Commission making an appropriation
thereto; stating the purpose ... emer-
gency.

1st Reading	115
2d Reading	119
CR	264
Considered, passed	274
Withheld under Rule 19(f)	274
Signed — To House	278
4th Reading — To House	283
Approved by Governor, March 6, 1975	

HB 1121 — By Miskelly and Davis
(Don) of the House and Crow and Randle
of the Senate — An Act relating to the
Department of Institutions, Social and

Rehabilitative Services and making an appropriation thereto . . amending Section 3, Chapter 110, O.S.L. 1972 . . . emergency.	
1st Reading	119
2d Reading	124
CR	660
Considered, passed	682
Withheld under Rule 19(f)	682
Signed — To House	688
4th Reading — To House	695
Approved by Governor, April 29, 1975	

HB 1122 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate — (Oklahoma Aeronautics Commission — Emergency.)

1st Reading	149
2d Reading	157
CR	471
Considered, passed, referred	530
Engrossed — To House	545
SAs rejected, Conference requested; HCs named	588
Conference granted, SCs appointed	588
CCR read, consideration deferred	933
CCR adopted, passed — To House	976
4th Reading — To House	1012
Approved by Governor, May 27, 1975	

HB 1123 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate — (Appropriation for Alcoholic Beverage Control Board — Emergency.)

1st Reading	169
2d Reading	174
CR	578
Considered, passed, referred	603
Engrossed — To House	613
SAs rejected, Conference requested; HCs named	657
Conference granted, SCs appointed	657
CCR read, consideration deferred	813
CCR adopted, passed — To House	900
4th Reading — To House	909
Approved by Governor, May 20, 1975	

HB 1124 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate — (Appropriation for Banking Department — Emergency.)

1st Reading	169
2d Reading	174
CR	1010
Considered, passed, referred	683
Engrossed — To House	694
SAs rejected, Conference requested; HCs named	711
Conference granted, SCs appointed	711
CCR read, consideration deferred	934
CCR adopted, passed — To House	976
4th Reading — To House	1012
Approved by Governor, May 27, 1975	

HB 1125 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate — (Commission on Consumer Affairs — Emergency.)

1st Reading	312
2d Reading	322
CR	610
Considered, passed, referred	683
Engrossed — To House	694
SAs rejected, Conference requested; HCs named	711
Conference granted, SCs appointed	711
CCR read, consideration deferred	935
CCR adopted, passed — To House	977
4th Reading — To House	1012
Approved by Governor, May 27, 1975	

HB 1126 — By Miskelly, Davis (Don) and Elder of the House and Crow and Randle of the Senate — (Corporation Commission — Emergency.)

1st Reading	265
2d Reading	272
CR	742
Considered, passed, referred	792
Engrossed — To House	806
SAs rejected, Conference requested; HCs named	824
Conference granted, SCs appointed	826
CCR read, consideration deferred	1094
CCR adopted, passed — To House	1140
4th Reading — To House	1162
Approved by Governor, June 5, 1975	

HB 1127 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate — (Insurance Commissioner — Emergency.)

1st Reading	204
2d Reading	215
CR	610
Considered, passed, referred	684
Engrossed — To House	694
SAs rejected, Conference requested; HCs named	711
Conference granted, SCs appointed ..	711
CCR read, consideration deferred ..	1094
CCR adopted, passed — To House	1140
4th Reading — To House	1162
Approved by Governor, June 5, 1975	

HB 1128 — By Miskelly and Davis
(Don) of the House and Crow and Randle
of the Senate — (Department of Labor —
Emergency.)

1st Reading	239
2d Reading	248
CR	690
Considered, passed, referred	751
Engrossed — To House	762
SAs rejected, Conference requested; HCs named	785
Conference granted, SCs appointed ..	793
CCR read, consideration deferred ..	1095
CCR adopted, passed — To House	1140
4th Reading — To House	1162
Approved by Governor, June 5, 1975	

HB 1129 — By Miskelly and Davis
(Don) of the House and Crow and Randle
of the Senate — (Liquefied Petroleum
Gas Board — Emergency.)

1st Reading	197
2d Reading	203
CR	462
Considered, passed, referred	483
Engrossed — To House	496
SAs rejected, Conference requested; HCs named	588
Conference granted, SCs appointed ..	588
Withdrawn from GCCA; Conference requested; HCs named	606
Conference granted, SCs appointed ..	606
CCR read, consideration deferred ..	665
CCR adopted, passed — To House	718
4th Reading — To House	738
Approved by Governor, May 2, 1975	

HB 1130 — By Miskelly and Davis
(Don) of the House and Crow and Randle
of the Senate — (State Mining Board —
Emergency.)

1st Reading	204
2d Reading	215
CR	526
Considered, passed, referred	581
Engrossed — To House	594
SAs rejected, Conference requested; HCs named	624
Conference granted, SCs appointed ..	624
CCR read, consideration deferred ..	936
CCR adopted, passed — To House	977
4th Reading — To House	1012
Approved by Governor, May 27, 1975	

HB 1131 — By Miskelly and Davis
(Don) of the House and Crow and Randle
of the Senate — (Chief Mine Inspector —
Emergency.)

1st Reading	204
2d Reading	215
CR	818
Considered, passed, referred	852
Engrossed — To House	872
SAs rejected, Conference requested; HCs named	914
Conference granted, SCs appointed ..	914
CCR read, consideration deferred ..	1051
CCR adopted, passed — To House	1091
4th Reading — To House	1111
Approved by Governor, June 4, 1975	

HB 1132 — By Miskelly and Davis
(Don) of the House and Crow and Randle
of the Senate — An Act relating to the
State Board for Property and Casualty
Rates and making an appropriation
thereto ... providing for transfer of unap-
propriated funds to the General Revenue
Fund with exception ... emergency.

1st Reading	119
2d Reading	124
CR	462
Considered, passed, referred	483
Engrossed — To House	494
SAs rejected, Conference requested; HCs named	588
Conference granted, SCs appointed ..	588

CCR read, consideration deferred . . .	814
CCR adopted, passed — To House . . .	900
4th Reading — To House . . .	909
Approved by Governor, May 20, 1975	

HB 1133 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate — (Securities Commission — Emergency.)

1st Reading	229
2d Reading	238
CR	714
Considered, passed, referred	751
Engrossed — To House	762
SAs rejected, Conference requested; HCs named	785
Conference granted, SCs appointed . .	793
CCR read, consideration deferred . . .	1052
CCR adopted, passed — To House . . .	1091
4th Reading — To House	1111
Approved by Governor, June 4, 1975	

HB 1134 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate — An Act relating to the Department of Energy and making an appropriation thereto; stating the purpose . . . emergency.

1st Reading	169
2d Reading	174
CR	471
Considered, passed, referred	531
Engrossed — To House	545
SAs rejected, Conference requested; HCs named	588
Conference granted, SCs appointed . .	589
CCR read, consideration deferred . . .	1053
CCR adopted, passed — To House . . .	1092
4th Reading — To House	1111
Approved by Governor, June 4, 1975	

HB 1136 — By Converse and Beznoska of the House and Birdsong of the Senate — An Act relating to game and fish; amending Sections 7-501, 7-601, 7-602 and 7-801, Chapter 17, O.S.L. 1974 . . . prohibiting the keeping of certain wildlife species as domesticated pets; prohibiting the transport of wildlife by common carriers . . . directing codification.

1st Reading	352
2d Reading	362
CR	506
WD, rereferred	1245

HB 1137 — By Converse — An Act relating to game and fish; requiring that persons born after June 30, 1962, demonstrate their competence in safety in the handling of firearms and wildlife conservation before being permitted to hunt . . . effective date.

1st Reading	182
2d Reading	186
CR	330
Considered, withdrawn, rereferred . .	371
CR	388
Considered	440
Considered, failed	449
ML; votes reconsidered, bill rereferred	454; 499

HB 1138 — By Miskelly, et al — An Act relating to state officers and employees; amending 74 O.S. 1971, Section 914, as last amended . . . providing for retirement of state employees; and providing exceptions.

1st Reading	139
2d Reading	149

HB 1139 — By Camp, et al — An Act relating to children; reinstating procedure for notice and hearing in cases of adoption without consent of parents . . . emergency.

1st Reading	229
2d Reading	238
CR	244
Considered, passed	283
Withheld under Rule 19(f)	284
Signed — To House	287
4th Reading — To House	294
Approved by Governor, March 10, 1975	

HB 1140 — By Camp — An Act relating to probate procedure; amending 28 O.S. 1971, Section 49.1 and 58 O.S. 1971, Section 282; providing for compensation of appraisers and commissioners . . . emergency.

1st Reading	149
2d Reading	157
CR	168
Considered, passed	192
Withheld under Rule 19(f)	192
Signed — To House	193
4th Reading — To House	198
Approved by Governor, February 15, 1975	

HB 1141 — By Abbott — An Act relating to water usage; directing the Water Resources Board to make projections for water usage in the State of Oklahoma; providing for reports to be made at two-year intervals ... emergency.

1st Reading	204
2d Reading	215
CR	256
Considered, referred	285

HB 1143 — By Smith and Holt — An Act relating to motor vehicles; amending 47 O.S. 1971, Section 6-107 ... prohibiting the issuance of operator's licenses to certain minors for the operation of motorized bikes or scooters having a piston displacement in excess of one hundred twenty-five centimeters ... emergency.

1st Reading	182
2d Reading	186
CR	660
Considered, passed, referred	825
Engrossed — To House	839
SAs rejected, Conference requested; HCs named	867
Conference granted, SCs appointed ..	867
CCR rejected, further Conference requested	1122
Further Conference granted	1123
2d CCR read, consideration deferred	1197
2d CCR adopted, passed—To House ..	1225
4th Reading — To House	1246
Approved by Governor, June 12, 1975	

HB 1147 — By Smith, et al — An Act relating to bail bonds; amending 22 O.S. 1971, Section 1108, and 59 O.S. 1971, Section 1332; providing for forfeiture of bail.

1st Reading	448
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2d Reading	464
CR	726
Considered, failed	1141
ML; adopted, vote reconsidered ..	1142;1145
WD, rereferred	1145

HB 1151 — By Draper, et al — An Act relating to marriage; amending 43 O.S. 1971, Section 3; providing ages and conditions for entering into marriage contracts and procuring licenses therefor ... effective date.

1st Reading	248
2d Reading	256
CR	302
Considered, passed	313
ML; time extended	313;357
Referred	371
Engrossed — To House	377
SAs adopted, passed	420
4th Reading — To House	440
Approved by Governor, March 31, 1975	

HB 1152 — By Draper and Green — An Act pertaining to motor vehicles; amending 47 O.S. 1971, Sections 6-102 and 6-104; providing exemptions for licensing of drivers; providing for classification of chauffeurs ... providing for examination of school bus operators.

1st Reading	230
2d Reading	238
CR	569
Considered, passed	983
Withheld under Rule 19(f)	984
Signed — To House	986
4th Reading — To House	990
Approved by Governor, May 27, 1975	

HB 1154 — By Bamberger and Kilpatrick — An Act relating to labor; amending 40 O.S. 1971, Section 197.2; raising the amount of wages to be paid under Oklahoma's minimum wage law ... emergency.

1st Reading	473
2d Reading	492
CR	817
Considered, passed	1004
ML; tabled	1004;1008

Withheld under Rule 19(f)	1008
Signed — To House	1027
4th Reading — To House	1040
Approved by Governor, May 29, 1975	

HB 1155 — By Manning and Draper of the House and Murphy of the Senate — (Jim Thorpe Memorial Commission — Emergency.)

1st Reading	175
2d Reading	181
CR	400
Considered, passed, referred	510
Engrossed — To House	523
SAs rejected, Conference requested; HCs named	588
Conference granted, SCs appointed ..	589

HB 1160 — By Hammons, et al, of the House and Randle of the Senate — An Act relating to pharmacists; amending 59 O.S. 1971, Section 353.21; providing for substitution of drugs and medicines under certain circumstances; providing for cost counseling ... emergency.

1st Reading	542
2d Reading	559

HB 1161 — By Duckett, et al, of the House and Smith of the Senate — An Act relating to insurance; amending 36 O.S. 1971, Section 312.1, as amended ... providing for distribution of tax collected from foreign and alien insurers ... emergency.

1st Reading	257
2d Reading	265
CR	320
Considered, passed, referred	355
Engrossed — To House	364
SAs adopted, passed	379
4th Reading — To House	393
Approved by Governor, March 25, 1975	

HB 1162 — By Hammons — An Act relating to public health and safety; amending 63 O.S. 1971, Section 1-1409; defining certain drugs and devices as misbranded; requiring distribution of lists of the names of manufacturers of prescription drugs; and defining terms.

1st Reading	473
2d Reading	492
CR	706
Considered, passed, referred	1170
Engrossed — To House	1181
SAs rejected, Conference requested; HCs named	1192
Conference granted, SCs appointed ..	1192
CCR rejected, further Conference requested	1214
Further Conference granted	1226
2d CCR read, consideration deferred	1239
2d CCR adopted	1241
Bill returned to committee	1241

HB 1165 — By Cotner and Johnston — An Act relating to civil procedure; providing small claims procedure relating to entry of judgments on judgment docket; directing codification; and providing effective date.

1st Reading	175
2d Reading	181
CR	186
Considered, passed, referred	200
Engrossed — To House	208
SAs adopted, passed	225
4th Reading — To House	233
Approved by Governor, February 26, 1975	

HB 1166 — By Cotner, et al, of the House and Howell of the Senate — An Act relating to state officers and employees; amending 74 O.S. 1971, Sections 118.2, 118.3, 118.4, 118.5, 118.7, 118.8, as amended ... stating purpose; defining terms; creating Division of Data Processing Planning within State Board of Public Affairs, creating a Technical Advisory Commission within Division ... emergency.

1st Reading	402
2d Reading	411
CR	490
Considered, passed	509
Withheld under Rule 19(f)	510
Signed — To House	520
4th Reading — To House	532
Approved by Governor, April 10, 1975	

HB 1171 — By Sanders and Ford of the House and Howell of the Senate — An Act relating to taxation; amending 68 O.S. 1971, Section 24312, as last amended ... providing for notice of sale of property for delinquent taxes and special assessments ... emergency.

1st Reading 248
2d Reading 257

HB 1172 — By Matheson, et al, of the House and Randle of the Senate — An Act relating to public finance; enacting the Bond Issue Proceeds Act; stating purpose; defining governmental entity ... emergency.

1st Reading 352
2d Reading 362
CR 818
WD, rereferred 1245

HB 1173 — By Cleveland, et al, of the House and Luton of the Senate — An Act relating to automobile license number plates; providing for permanent automobile license number plates; authorizing promulgation of certain rules and regulations ... effective date.

1st Reading 352
2d Reading 362

HB 1176 — By Holaday — An Act relating to motor vehicles; amending 47 O.S. 1971, Sections 156.1, 159.1 and 159.3; prohibiting the use of state-owned motor vehicles for private purposes; prescribing penalties; providing for the state motor pool ... emergency.

1st Reading 257
2d Reading 265
CR 490
Considered, passed, referred 726
Engrossed — To House 739
SAs adopted, passed 747
4th Reading — To House 764
Vetoed by Governor, May 1, 1975

HB 1178 — By Monks, et al — An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 5104; providing for

documentary stamps; providing for accounting for them and proceeds thereof ... emergency.

1st Reading 169
2d Reading 174

HB 1179 — By Duckett, et al — An Act relating to prisons and reformatories; prohibiting members of the Pardon and Parole Board from representing any inmate in a legal capacity ... directing codification.

1st Reading 248
2d Reading 257
CR 350
Considered, passed, referred 427
Engrossed — To House 439
SAs adopted, passed 454
4th Reading — To House 469
Approved by Governor, April 2, 1975

HB 1181 — By Campbell and Bamberger of the House and Young of the Senate — An Act relating to insurance; amending 36 O.S. 1971, Sections 4405, 4502 and 4505; providing for provisions of individual accident and health insurance policies, group accident and health insurance policies and blanket accident and health insurance policies ... emergency.

1st Reading 230
2d Reading 238
CR 388
Considered, passed, referred 914
Engrossed — To House 926
SAs rejected, Conference requested; HCs named 979
Conference granted, SCs appointed .. 979
CCR read, consideration deferred ... 1147
CCR adopted, passed — To House ... 1166
4th Reading — To House 1199
Approved by Governor, June 7, 1975

HB 1182 — By Ferrell, et al, of the House and Smith of the Senate — An Act relating to crimes and punishments; prohibiting reproduction for sale or sale of sound recordings without written permission of owner; defining owner ... emergency.

1st Reading	169
2d Reading	174
CR	818
Considered, passed	860
ML; referred	860;942
Engrossed — To House	963
SAs adopted, passed	1027
4th Reading — To House	1031
Approved by Governor, June 2, 1975	

HB 1183 — By Fried and Bengtson —
(Board of Education — Special Education
Classes — Emergency.)

1st Reading	175
2d Reading	181
CR	506
Considered, passed, referred	554
Engrossed — To House	561
SAs rejected, Conference requested; HCs named	588
Conference granted, SCs appointed ..	589

HB 1185 — By Henry — An Act relat-
ing to cities and towns; amending 11 O.S.
1971, Section 541x; prescribing conditions
of eligibility in police pension systems;
providing credit for prior service to per-
sons reemployed as police officers ...
emergency.

1st Reading	528
2d Reading	541
CR	628
Considered, advanced	926
3d Reading, votes reconsidered	1011
Considered, passed, referred	1011
Engrossed — To House	1034
SAs rejected, Conference requested; HCs named	1073
Conference granted, SCs appointed ..	1073
CCR read, consideration deferred ..	1164
CCR adopted	1211

HB 1186 — By Henry — An Act relat-
ing to courts; amending 20 O.S. 1971, Sec-
tion 1404, as last amended ... and provid-
ing additional grounds for removal of
judicial officers.

1st Reading	182
2d Reading	186

HB 1187 — By Payne, et al, of the
House and Birdsong of the Senate — An
Act relating to insurance; prescribing
penalty for unlicensed persons acting as
insurance agents, solicitors, managing
general agents, service representatives
... directing codification.

1st Reading	164
2d Reading	168
CR	186
Considered, passed	211
Withheld under Rule 19(f)	212
Signed — To House	212
4th Reading — To House	219
Approved by Governor, February 24, 1975	

HB 1189 — By Peterson, et al, of the
House and Luton and Stipe of the Senate —
— An Act relating to jurors' fees; amend-
ing 28 O.S. 1971, Section 86; providing fees
to be paid to jurors for their services; pro-
viding effective date ... emergency.

1st Reading	182
2d Reading	186
CR	214
Considered, referred to committee ...	224

HB 1190 — By Morgan, et al, of the
House and Garrett, Field and Dawson of
the Senate — An Act relating to poor per-
sons; making work or employment certifi-
cation a requirement for eligibility for aid
to families with dependent children ...
Oklahoma Employment Security Commis-
sion establish an employment registration
and certification program ... emergency.

1st Reading	239
2d Reading	248
CR	290
Considered, passed, referred	305
Engrossed — To House	314
SAs adopted, passed	356
4th Reading — To House	366
Approved by Governor, March 21, 1975	

HB 1192 — By Weichel — An Act re-
lating to revenue and taxation; amending
68 O.S. 1971, Section 2369; providing for
reports by persons making payments;
providing that interest reports are not to
be prepared ... emergency.

1st Reading	169
2d Reading	174

HB 1197 — By Monks and Cotner —
An Act relating to certain commercial transactions; amending 12A O.S. 1971, Sections 9-403, 9-404 and 9-405; providing for filing financial statements and documents ... emergency.

1st Reading	265
2d Reading	272

HB 1198 — By Frates — An Act relating to uninsured motorist insurance; amending 36 O.S. 1971, Section 3636; prohibiting the issuance of policies under certain circumstances; providing a limitation on when collection may occur pursuant to a policy ... emergency.

1st Reading	273
2d Reading	281

HB 1208 — By Stratton, et al, of the House and Berrong of the Senate — An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 2358, as amended ... providing for adjustments in arriving at Oklahoma taxable income and Oklahoma adjusted gross income; providing for deduction of Federal income taxes paid ... emergency.

1st Reading	197
2d Reading	203
CR	222
Considered, passed	259
Withheld under Rule 19(f)	260
Signed — To House	262
4th Reading — To House	268
Approved by Governor, March 4, 1975	

HB 1216 — By McIntyre, et al, of the House and Porter of the Senate — (State Department of Health — statewide programs of blood tests — Emergency.)

1st Reading	230
2d Reading	238
CR	350;540
WD, rereferred	1245

HB 1218 — By Beznoska of the House

and Dahl of the Senate — An Act relating to game and fish; amending Section 7-503, Chapter 17, O.S.L. 1974 ... providing prohibition against selling protected wildlife ... and prescribing punishments for violations.

1st Reading	291
2d Reading	302
CR	388
WD, rereferred	1008

HB 1219 — By Beznoska — An Act relating to game and fish; amending Section 2-102, Chapter 17, O.S.L. 1974 (29 O.S. Supp. 1974, Section 2-102); and providing a definition of bag limit.

1st Reading	282
2d Reading	290
CR	388
Considered, passed	440
Withheld under Rule 19(f)	440
Signed — To House	444
4th Reading — To House	451
Approved by Governor, April 1, 1975	

HB 1220 — By Willis, et al, of the House and Howard of the Senate — An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 1303, relating to sales tax; providing for transfer of a portion of the sales tax revenue to the General Revenue Fund ... emergency.

1st Reading	230
2d Reading	238
CR	290
Considered, passed	304
Withheld under Rule 19(f)	305
Signed — To House	308
4th Reading — To House	313
Approved by Governor, March 13, 1975	

HB 1223 — By Duckett and Floyd of the House and McCune of the Senate — An Act relating to the State Capital and Capitol Building; amending Section 3, Chapter 161, O.S.L. 1973 ... legislative liaison committee for the Oklahoma Capitol Improvement Authority shall also serve as liaison committee for the State Board of Public Affairs ... emergency.

1st Reading	273
2d Reading	281
CR	374
Considered, passed, referred	428
Engrossed — To House	439
SAs adopted, passed	454
4th Reading — To House	469
Approved by Governor, April 2, 1975	

HB 1224 — By Duckett, et al, of the House and and Keller of the Senate — An Act relating to prisons and reformatories; providing procedures for parole determination; directing codification ... emergency.

1st Reading	402
2d Reading	411
CR	660
WD, rereferred	1245

HB 1225 — By Stratton of the House and Crow of the Senate — An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 2427, as amended ... providing for annual assessment of property; providing criteria ... repealing 68 O.S. 1971, Section 2427, as amended ... emergency.

1st Reading	353
2d Reading	362
CR	922
Considered, passed, referred	1033
Engrossed — To House	1040
SAs adopted, passed	1064
4th Reading — To House	1078
Approved by Governor, May 30, 1975	

HB 1227 — By Stephenson, et al, of the House and Tinsley of the Senate — An Act relating to schools; amending 70 O.S. 1971, Section 3-104, as last amended ... defining powers and duties of State Board of Education; and eliminating attendance restriction on high school accreditation ... creating a revolving fund.

1st Reading	362
2d Reading	376
CR	610
Considered, passed	946
ML; time extended	946; 1026; 1036

ML adopted, passed, referred	1044
Engrossed — To House	1060
SAs rejected, Conference requested; HCs named	1122
Conference granted, SCs appointed ..	1122
CCR read, consideration deferred ...	1148
CCR rejected, further Conference requested	1162
Further Conference granted	1172
2d CCR read, consideration deferred	1197
2d CCR adopted, passed — To House .	1218
4th Reading — To House	1246
Approved by Governor, June 12, 1975	

HB 1228 — By Nance of the House and Young of the Senate — An Act relating to motor vehicles; amending 47 O.S. 1971, Section 40-105; requiring certain equipment on motorcycles and motor scooters ... approval of protective devices by the Commissioner of the Department of Public Safety and publication of lists.

1st Reading	437
2d Reading	448
CR	628
Considered, failed	763
ML; adopted	764; 784
3rd Reading, passed, ML	859
Time extended	942; 968
Referred	986
Engrossed — To House	990
SAs adopted, passed	1166
4th Reading — To House	1173
Approved by Governor, June 5, 1975	

HB 1230 — By Atkins, Elder and Hood — An Act relating to jurors; amending 38 O.S. 1971, Section 28, as amended ... providing qualifications and exemptions for jurors; and fixing effective date.

1st Reading	353
2d Reading	362
CR	374
Considered, passed, referred	392
Engrossed — To House	403
SAs rejected, Conference requested; HCs named	423
Conference granted, SCs appointed ..	423
CCR read, consideration deferred ...	1115

CCR adopted, passed — To House . . . 1167
 4th Reading — To House . . . 1199
 Approved by Governor, June 7, 1975

HB 1231 — By Floyd, et al — An Act relating to courts; providing for additional district judge for Cleveland County; providing for appointment, term of office, nomination and election; directing codification . . . emergency.

1st Reading . . . 249
 2d Reading . . . 256
 CR . . . 280
 Considered, passed . . . 502
 ML; time lapsed . . . 503; 538
 Signed — To House . . . 538
 4th Reading — To House . . . 545
 Became law without Governor's signature, April 15, 1975

HB 1233 — By Fried, et al, of the House and York of the Senate — An Act relating to initiative and referendum; amending 34 O.S. 1971, Sections 9 through 12, and Section 6-113, Chapter 153, O.S.L. 1974 . . . providing for filing of proposals by initiative or referendum and measures proposed on constitutional amendments or legislative enactments by the Legislature . . . repealing 34 O.S. 1971, Section 13 . . . emergency.

1st Reading . . . 291
 2d Reading . . . 302
 CR . . . 410
 Considered, passed, referred . . . 819
 Engrossed — To House . . . 839
 SAs rejected, Conference requested; HCs named . . . 867
 Conference granted, SCs appointed . . 867
 CCR read, consideration deferred . . 1022
 CCR adopted, passed — To House . . . 1097
 4th Reading — To House . . . 1111
 Approved by Governor, June 4, 1975

HB 1235 — By Bamberger, et al — An Act relating to administrative procedures; amending 75 O.S. 1971, Section 308; requiring any rule of an adopting agency be transmitted to the Legislature . . . limit of time within which either house of the Legislature may disapprove . . . emergency.

1st Reading . . . 362
 2d Reading . . . 376
 CR . . . 1057
 Considered, passed . . . 1145
 Withheld under Rule 19(f) . . . 1145
 Signed — To House . . . 1149
 4th Reading — To House . . . 1162
 Approved by Governor, June 5, 1975

HB 1237 — By Kilpatrick, et al, of the House and Randle of the Senate — An Act relating to workmen's compensation; amending 85 O.S. 1971, Sections 2, as last amended . . . 2b, 3, 3.1, 11, 22, as amended . . . and 41; providing for compensation payable for injuries; requiring the carrying of workmen's compensation insurance . . . repealing 85 O.S. 1971, Section 2, as amended . . . effective date.

1st Reading . . . 312
 2d Reading . . . 322
 CR . . . 674
 Considered, passed, referred . . . 807
 Engrossed — To House . . . 839
 SAs rejected, Conference requested; HCs named . . . 868
 Conference granted, SCs appointed . . 868
 WD, returned to House committee . . . 1242

HB 1238 — By Atkins — An Act relating to institutions having custody and care of orphans or delinquents; amending 10 O.S. 1971, Section 22; providing for employment procedures at said institutions . . . emergency.

1st Reading . . . 249
 2d Reading . . . 256
 CR . . . 1037
 Considered, passed . . . 1179
 Signed — To House . . . 1179
 4th Reading — To House . . . 1199
 Approved by Governor, June 7, 1975

HB 1239 — By Hopkins and Wilson of the House and Stipe of the Senate — An Act relating to cities and towns; amending Sections 103 and 151, 11 O.S. 1971, to provide for an increased interest rate on annual special assessment installments

and to provide for an increased interest rate on street improvement bonds; and providing for severability.

1st Reading	249
2d Reading	256
CR	462
Considered, passed, referred	501
Engrossed — To House	510
SAs adopted, passed	522
4th Reading — To House	532
Approved by Governor, April 10, 1975	

HB 1241 — By Shotts, et al — An Act relating to probate procedure; amending 58 O.S. 1971, Section 241, as amended ... allowing for dispensing with regular proceedings in estates under Twenty-five Thousand Dollars ... effective date.

1st Reading	273
2d Reading	281
CR	330
Considered, passed	355
Withheld under Rule 19(f)	355
Signed — To House	357
4th Reading — To House	366
Approved by Governor, March 21, 1975	

HB 1242 — By Beznoska of the House and Field of the Senate — An Act relating to game and fish; amending Section 6-303, Chapter 17, O.S.L. 1974 ... providing for taking of nongame fish; and prescribing punishment.

1st Reading	204
2d Reading	215
CR	388
Considered, passed	427
Withheld under Rule 19(f)	428
Signed — To House	434
4th Reading — To House	442
Approved by Governor, March 31, 1975	

HB 1244 — By Shotts and Elder — An Act relating to crimes and punishments; providing that unprivileged persons who intentionally invade the rights of others shall be guilty of invasion of privacy ... repealing 21 O.S. 1971, Section 1171 ... emergency.

1st Reading	230
2d Reading	238

HB 1245 — By Rogers — An Act relating to fees charged by the county clerk; amending Section 32 of Title 28 O.S. 1971, to increase certain fees charged ... emergency.

1st Reading	265
2d Reading	272
CR	922
Considered, failed	1058
ML, adopted; rereferred	1068

HB 1247 — By Ferrell of the House and Terrill of the Senate — An Act relating to corporations; amending 18 O.S. 1971, Sections 381.6, 381.15, 381.16 and 381.19; regulating savings and loan associations; providing for the composition of the Oklahoma Savings and Loan Board ... repealing 18 O.S. 1971, Sections 212a through 212e, 243 through 246, 283 through 288, 290 through 293, 311, 312, 314 through 328, 352 through 355 and 360 through 366, relating to foreign and domestic building and loan and savings and loan associations ... emergency.

1st Reading	473
2d Reading	492
CR	922
Considered, passed, referred	972
Engrossed — To House	990
SAs adopted, passed	1064
4th Reading — To House	1078
Approved by Governor, May 30, 1975	

HB 1250 — By Craighead, et al, of the House and Funston of the Senate — An Act relating to schools; amending 70 O.S. 1971, Section 6-103; and prescribing procedure for dismissal of teachers.

1st Reading	353
2d Reading	362
CR	818
Considered, passed, referred	909
Engrossed — To House	926
SAs adopted, passed	981
4th Reading — To House	990
Approved by Governor, May 23, 1975	

HB 1251 — By Willis, et al, of the House and Funston of the Senate — An Act relating to public buildings and public

works; amending Sections 2, 3, 4, 5, 6, 7, 12, 13, 21, 23, 30 and 34, Chapter 298, O.S.L. 1974 ... requiring competitive bidding; setting out bidding requirements and procedures; directing execution of contract procedures ... emergency.

1st Reading	282
2d Reading	290
CR	388
Considered	481
Considered, passed, referred	484
Engrossed — To House	494
SAs rejected, Conference requested; HCs named	523
Conference granted, SCs appointed ..	523
Conferees changed	556
CCR read, consideration deferred ...	1053
CCR adopted, passed — To House	1096
4th Reading — To House	1111
Approved by Governor, June 5, 1975	

HB 1252 — By Floyd, et al, of the House and Graves of the Senate — An Act relating to cities and towns; authorizing contracts for ambulance service; requiring liability insurance for contractor ... emergency.

1st Reading	230
2d Reading	238
CR	280
Considered, passed, referred	295
Engrossed — To House	304
SAs adopted, passed	314
4th Reading — To House	324
Approved by Governor, March 17, 1975	

HB 1254 — By Camp — An Act relating to governmental reforms; providing for an official abbreviation for the State of Oklahoma; providing for certified copies of this act to be delivered to certain federal agencies ... directing codification.

1st Reading	448
2d Reading	464

HB 1255 — By Camp — An Act relating to gift taxes; amending 68 O.S. 1971, Section 902; providing for refund of gift taxes under certain circumstances ... emergency.

1st Reading	353
2d Reading	362

HB 1256 — By Matheson, et al, of the House and Funston of the Senate — An Act relating to banks and trust companies; amending 6 O.S. 1971, Section 212; providing for commissioner's reports; and deleting certain requirements.

1st Reading	492
2d Reading	507
CR	628
Considered, passed	915
Withheld under Rule 19(f)	915
Signed — To House	920
4th Reading — To House	926
Approved by Governor, May 20, 1975	

HB 1260 — By Holaday, et al — An Act relating to children; amending 10 O.S. 1971, Section 5; providing for custody, services, earnings and visitation rights of grandparents ... emergency.

1st Reading	412
2d Reading	437
CR	506
Considered, passed	827
ML; time expired, referred	827; 920
Engrossed — To House	926
SAs adopted, passed	981
4th Reading — To House	990
Approved by Governor, May 23, 1975	

HB 1263 — By Davis (Don) of the House and York of the Senate — An Act relating to courts ... including under the survivors benefit provisions of the Judicial Retirement System the spouse of a justice or a judge who commenced new term of office January 13, 1975, and was occupying a judicial office on June 22, 1974 ... emergency.

1st Reading	257
2d Reading	265
CR	350
Considered, passed, referred	369
Engrossed — To House	377
SAs adopted, passed	588
4th Reading — To House	594
Approved by Governor, April 18, 1975	

HB 1264 — By Davis (Don), et al — An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 2352; providing for distribution of revenues realized from collection of the income tax ... emergency.

1st Reading	257
2d Reading	265
CR	388
Considered, passed, referred	422
Engrossed — To House	439
SAs rejected, Conference requested; HCs named	657
Conference granted, SCs appointed ..	657
CCR read, consideration deferred ...	814
CCR adopted, passed — To House	830
4th Reading — To House	832
Approved by Governor, May 13, 1975	

HB 1266 — By Atkins — An Act relating to poor persons; repealing 56 O.S. 1971, Section 40; providing for acquisition of legal residence for purpose of county relief.

1st Reading	291
2d Reading	302
CR	350
WD, rereferred	1245

HB 1268 — By Atkins and Monks — An Act relating to cities and towns; amending 11 O.S. 1971, Sections 365, 368, 368a, 368c, 541 1 and 541n; providing for retirement and pension benefits for widows and widowers ... emergency.

1st Reading	249
2d Reading	256
CR	540
Considered, passed	1035
Withheld under Rule 19(f)	1035
Signed — To House	1036
4th Reading — To House	1041
Approved by Governor, May 29, 1975	

HB 1270 — By Bengtson — An Act relating to fees; amending 28 O.S. 1971, Section 83; providing for fees for grand jury witnesses; and providing an effective date.

1st Reading	493
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2d Reading	507
CR	592
Considered, passed	1038
Withheld under Rule 19(f)	1039
Signed — To House	1055
4th Reading — To House	1064
Approved by Governor, May 30, 1975	

HB 1271 — By Shotts and Denman of the House and Lamb of the Senate — An Act relating to corporations; amending 18 O.S. 1971, Section 1.14; providing for corporate existence; providing for perpetual existence of religious corporations ... emergency.

1st Reading	249
2d Reading	256
CR	290
Considered, passed, referred	307
Engrossed — To House	314
SAs adopted, passed	326
4th Reading — To House	333
Approved by Governor, March 17, 1975	

HB 1272 — By Edmondson, et al, of the House and Luton of the Senate — An Act relating to state government; amending 74 O.S. 1971, Section 803; providing for offices and positions in the unclassified service.

1st Reading	249
2d Reading	257
CR	540
Considered, passed	1165
Withheld under Rule 19(f)	1166
Signed — To House	1175
4th Reading — To House	1199
Approved by Governor, June 12, 1975	

HB 1273 — By Elder — An Act relating to civil procedure; amending 12 O.S. 1971, Section 100; providing for limitations on certain actions ... emergency.

1st Reading	257
2d Reading	265
CR	330
Considered, passed	414
Withheld under Rule 19(f)	414
Signed — To House	434
4th Reading — To House	442
Approved by Governor, March 31, 1975	

HB 1275 — By Sanders — An Act relating to game and fish; amending Sections 4-110, 4-112, 4-113, 4-114 and 5-401, Chapter 17, O.S.L. 1974 ... requiring fishing licenses ... hunting licenses ... combination licenses ... lifetime hunting and fishing licenses; defining powers of Commission to regulate hunting and fishing seasons and limits ... emergency.

1st Reading 571
2d Reading 579
CR 690
Considered, passed, referred 871
Engrossed — To House 907
SAs adopted, passed 1027
4th Reading — To House 1031
Approved by Governor, May 30, 1975

HB 1277 — By Abbott, et al, of the House and Cate of the Senate — An Act relating to torts; providing protection to certain committees, while performing peer review in the interest of the public ... emergency.

1st Reading 249
2d Reading 257
CR 388
Considered, passed 455
ML; referred 456; 503
Engrossed — To House 510
SAs adopted, passed 588
4th Reading — To House 594
Approved by Governor, April 18, 1975

HB 1278 — By Draper and Townsend — An Act relating to agriculture; providing for procedures for the control and eradication of equine infectious anemia; defining terms; providing for promulgation of rules ... by the State Board of Agriculture ... emergency.

1st Reading 493
2d Reading 507
CR 526
Considered, passed 1191
Signed — To House 1192
4th Reading — To House 1246
Approved by Governor, June 12, 1975

HB 1280 — By Vaughn, Brunton and

Monks — An Act relating to crimes and punishments; amending 21 O.S. 1971, Section 852; defining the crime of omission to provide for a child ... emergency.

1st Reading 291
2d Reading — To Calendar 302
CR 409
Considered, passed, referred 457
Engrossed — To House 465
SAs adopted, passed 588
4th Reading — To House 594
Approved by Governor, April 18, 1975

HB 1282 — By Fried and Duckett — An Act relating to labor; amending 40 O.S. 1971, Section 215, as amended ... providing for disqualification to receive unemployment benefits ... emergency.

1st Reading 571
2d Reading 579
CR 818

HB 1283 — By Elder — An Act relating to civil procedure; amending 12 O.S. 1971, Section 155, as last amended ... providing for summons; providing exemption; and providing an effective date.

1st Reading 528
2d Reading 541

HB 1284 — By Elder — An Act relating to motor vehicles; amending 47 O.S. 1971, Sections 464 and 12-309; providing for fees for inspection permits for certain products to be used in motor vehicles ... emergency.

1st Reading 322
2d Reading 332
CR 870
Considered, passed 980
Withheld under Rule 19(f) 981
Signed — To House 984
4th Reading — To House 990
Approved by Governor, May 27, 1975

HB 1286 — By Brunton and Hood — An Act relating to prisons and reformatories; providing credit for time spent prior to trial; providing that time credits shall be applicable to state and municipal courts ... emergency.

1st Reading	249
2d Reading	257

HB 1289 — By Willis, et al, of the House and Howard, Holden, Schuelein, Keller, Lane and Porter of the Senate — An Act relating to the Oklahoma Capitol Improvement Authority; providing for the purchase, lease or use of certain tracts ... emergency.

1st Reading	353
2d Reading	362
CR	972
Considered, passed, referred	1024
Engrossed — To House	1034
SAs rejected, Conference requested;	

HCs named	1146
Conference granted, SCs appointed ..	1155
New Conferee appointed	1163
CCR read, consideration deferred ...	1194
CCR adopted, passed — To House	1226
4th Reading — To House	1246
Approved by Governor, June 12, 1975	

HB 1290 — By Thompson and Payne of the House and Stipe of the Senate — An Act relating to civil procedure; providing that venue statutes are cumulative; providing that no court shall apply one venue statute in preference to another ... emergency.

1st Reading	528
2d Reading	541
CR	674
Considered, passed	729
Withheld under Rule 19(f)	730
Signed — To House	739
4th Reading — To House	747
Approved by Governor, May 6, 1975	

HB 1292 — By Cowan, et al, of the House and Randle of the Senate — An Act relating to state government; repealing Section 3459, Chapter 241, O.S.L. 1974 ... which prohibits the hiring of additional employees and use of state monies by the Oklahoma Tourism and Recreation Department for certain purposes ... emergency.

1st Reading	266
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2d Reading	272
CR	870
WD, rereferred	1245

HB 1293 — By Peterson — An Act relating to cities and towns; amending 11 O.S. 1971, Section 20.1, as amended ... providing for the disposal of additional municipal records ... emergency.

1st Reading	528
2d Reading	541
CR	783
Considered, passed	1217
Signed — To House	1218
4th Reading — To House	1246
Approved by Governor, June 12, 1975	

HB 1294 — By Murphy — An Act relating to courts; amending Section 2, Chapter 296, O.S.L. 1974 ... prescribing qualifications for associate district judges; excluding from qualifications those associate district judges who held office on or before July 15, 1974 ... emergency.

1st Reading	249
2d Reading	257
CR	302
Considered, passed	413
Withheld under Rule 19(f)	413
Signed — To House	434
4th Reading — To House	442
Approved by Governor, March 31, 1975	

HB 1296 — By Bennett, et al — An Act relating to labor; amending 40 O.S. 1971, Section 235; providing for unemployment compensation; exempting employers from liability for certain payments which are reimbursed to the state by the federal government.

1st Reading	332
2d Reading	352
CR	506;1217
WD, rereferred	1245

HB 1297 — By Bennett and Monks — An Act relating to labor; amending 40 O.S. 1971, Section 235; providing for unemployment compensation; providing that national or state optional or revised extended

benefit period on or off indicators enacted by the Congress of the United States shall be in effect in Oklahoma.

1st Reading	332
2d Reading	352
CR	506, 1297
Considered	1240
Considered, passed, referred	1241
Engrossed — To House	1245
SAs adopted, passed	1246
4th Reading — To House	1246
Approved by Governor, June 16, 1975	

HB 1299 — By Townsend, et al, of the House and Boatner and York of the Senate — An Act relating to state government; granting cost of living increases to retirants with certain limitations under the Public Employees Retirement System; amending 74 O.S. 1971, Sections 902, as amended ... 905, as amended ... 913, 915, as amended ... 917, 919, as amended ... and 920, as amended ... repealing Section 3, Chapter 57, O.S.L. 1972 ... emergency.

1st Reading	464
2d Reading	473
CR	784
WD, rereferred	806
CR	972
Considered, advanced, reconsidered, passed, referred	1064
Engrossed — To House	1078
SAs adopted, passed	1119
4th Reading — To House	1136
Approved by Governor, June 5, 1975	

HB 1300 — By Stratton and Hooper of the House and Capps of the Senate — An Act relating to state officers and employees; authorizing agreements to permit hunting in state parks; providing for codification ... emergency.

1st Reading	266
2d Reading	272

HB 1302 — By Matheson of the House and Randle of the Senate — (Tourism and Recreation Department — appropriation for Oklahoma Trail System.)

1st Reading	312
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2d Reading	322
CR	784
Considered, passed, referred	895
Engrossed — To House	907
SAs rejected, Conference requested; HCs named	968
Conference granted, SCs appointed ..	979
CCR read, consideration deferred ...	1148
CCR adopted, passed — To House ...	1154
4th Reading — To House	1173
Approved by Governor, June 5, 1975	

HB 1303 — By Matheson — An Act relating to game and fish; amending 29 O.S. 1971, Section 233, as amended ... authorizing noodling of game and nongame fish under certain circumstances ... emergency.

1st Reading	412
2d Reading	437
CR	446
Considered, passed, referred	989
Engrossed — To House	1008
SAs adopted, passed	1064
4th Reading — To House	1078
Approved by Governor, June 2, 1975	

HB 1304 — By Bennett — An Act relating to state government; providing that certain employees of the Department of Institutions, Social and Rehabilitative Services — Vocational Rehabilitation Division shall have an option ... of remaining under the Teachers' Retirement Program or changing to membership in the Oklahoma Public Employees Retirement System ... effective date.

1st Reading	353
2d Reading	362
CR	446
Considered, passed, referred	1168
Engrossed — To House	1191
SAs adopted, passed	1230
4th Reading — To House	1246
Approved by Governor, June 12, 1975	

HB 1306 — By Bennett, et al — An Act relating to Oklahoma ... colleges and universities; providing procedures whereby transcripts from Oklahoma State

School of Technical Training may be given college credit ... emergency.

1st Reading	257
2d Reading	265

HB 1307 — By Bennett, et al — An Act relating to schools; amending 70 O.S. 1971, Section 625.3; providing for terms and conditions to receive scholarships to attend medical school from certain rural communities ... emergency.

1st Reading	412
2d Reading	437
CR	522
Considered, passed	902
Withheld under Rule 19(f)	902
Signed — To House	904
4th Reading — To House	909
Approved by Governor, May 20, 1975	

HB 1308 — By Draper — An Act relating to obsolete duties and salaries of certain state officers and employees; repealing 17 O.S. 1971, Sections 165.2, 165.3, 169 through 171 and 174; and 20 O.S. 1971, Sections 16.2 and 16.3, as amended and others ... emergency.

1st Reading	332
2d Reading	352
CR	726
Considered, passed	906
Withheld under Rule 19(f)	907
Signed — To House	920
4th Reading — To House	926
Approved by Governor, May 20, 1975	

HB 1309 — By Draper — An Act relating to public finance; amending 62 O.S. 1971, Section 41.16; providing for written contracts or purchase orders for state purchases; providing for accounting by and to Budget Director ... emergency.

1st Reading	559
2d Reading	570
CR	1038
Considered, passed	1143
Withheld under Rule 19(f)	1144
Signed — To House	1149
4th Reading — To House	1162
Approved by Governor, June 5, 1975	

HB 1310 — By Draper and Abbott — An Act relating to the public schools of Oklahoma; relating particularly to area vocational-technical school districts; amending 70 O.S. 1971, Section 14-108, to authorize such district to pay mileage to members of its board of education in attendance at meetings ... emergency.

1st Reading	353
2d Reading	362
CR	706
Considered, passed, referred	827
Engrossed — To House	839
SAs adopted, passed	858
4th Reading — To House	873
Approved by Governor, May 19, 1975	

HB 1311 — By Johnson (Don) of the House and Martin of the Senate — An Act relating to public health and safety; amending 63 O.S. 1971, Section 1-323; providing for confidentiality of vital statistics records; and providing exceptions.

1st Reading	291
2d Reading	302
CR	350
Considered, passed, referred	370
Engrossed — To House	377
SAs adopted, passed	397
4th Reading — To House	404
Approved by Governor, March 25, 1975	

HB 1313 — By Dunn, et al, of the House and Tinsley of the Senate — An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 708; providing exemption from special fuel use excise tax on special fuel purchased by a county, city or town ... emergency.

1st Reading	528
2d Reading	541
CR	922
WD, rereferred	1245

HB 1314 — By Bengtson of the House and Young of the Senate — An Act relating to civil procedure; amending 12 O.S. 1971, Section 1278; providing for restoration of wife's maiden name on granting of divorce ... restoration to the parties of

their separate property; allowing alimony to be awarded when necessary for the support of the divorced spouse ... effective date.

1st Reading	493
2d Reading	507
CR	690
Considered, passed	1085
ML, adopted	1087
Reconsidered, passed, referred	1088
Engrossed — To House	1104
SAs adopted, passed	1218
4th Reading — To House	1246
Approved by Governor, June 12, 1975	

HB 1316 — By Bengtson — An Act relating to children; amending 10 O.S. 1971, Section 21; providing for custody hearing and award of children when parents are separated without divorce ... emergency.

1st Reading	362
2d Reading	376
CR	446
Considered, passed, referred	1227
Engrossed — To House	1231
SAs adopted, passed	1242
4th Reading — To House	1246
Approved by Governor, June 12, 1975	

HB 1318 — By Bengtson and Cotner — An Act relating to schools; providing for state aid to public schools; repealing 70 O.S. 1971, Section 18-102 ... emergency.

1st Reading	266
2d Reading	272

HB 1319 — By Cummings, et al — An Act relating to schools; providing a method for calculating average daily attendance; providing that this act shall control over conflicting provisions; and directing codification.

1st Reading	312
2d Reading	322
CR	818
WD, rereferred	1245

HB 1320 — By Davis (Don), et al, of the House and Terrill, Howell and Graves of the Senate — An Act relating to schools;

amending 70 O.S. 1971, Sections 17-105, 17-107 and 17-108, as amended ... providing for teachers' retirement; prescribing conditions for eligibility for benefits; providing for certain credits ... repealing 70 O.S. 1971, Section 17-108, as amended ... emergency.

1st Reading	742
2d Reading	762
CR	1008; 1038
Considered, passed, referred	1059
Engrossed — To House	1078
SAs rejected, Conference requested;	
HCs named	1146
Conference granted, SCs appointed ..	1155
CCR read, consideration deferred ...	1183
CCR adopted, passed — To House ...	1199
4th Reading — To House	1246
Approved by Governor, June 12, 1975	

HB 1321 — By Abbott and Wilson — An Act relating to schools; amending 70 O.S. 1971, Section 6-104, as amended ... providing for sick leave and emergency benefits for school teachers ... emergency.

1st Reading	266
2d Reading	272
CR	906
Considered, passed, referred	988
Engrossed — To House	1008
SAs adopted, passed	1064
4th Reading — To House	1078
Approved by Governor, June 2, 1975	

HB 1322 — By Parris — An Act relating to taxation; amending 68 O.S. 1971, Section 1305; providing for levy of consumers' sales tax; providing for exemptions; providing an additional exemption for prosthetic orthopedic devices, canes, crutches, braces, or wheelchairs; repealing 68 O.S. 1971, Section 1305b, as amended ... Section 1, Chapter 203, O.S.L. 1972 ... Section 1, Chapter 227, O.S.L. 1973 ... and 68 O.S. 1971, Section 1312 ... emergency.

1st Reading	362
2d Reading	376

HB 1323 — By Parris of the House and

Field and Wadley of the Senate — An Act relating to civil procedure; amending 12 O.S. 1971, Section 1141; providing for actions to quiet title ... emergency.

1st Reading	528
2d Reading	541
CR	690
Considered, failed	1041

HB 1329 — By Draper — An Act relating to elections; amending Section 12, Chapter 154, O.S.L. 1974 ... to shorten the limitation period for prosecuting violation of the "Campaign Contribution and Expenditures Act" of 1974 ... emergency.

1st Reading	437
2d Reading	448
CR	1057
WD, rereferred	1245

HB 1331 — By Atkins and Elder — An Act relating to civil procedure; amending 12 O.S. 1971, Section 1286; providing for determination of residency in divorce cases.

1st Reading	291
2d Reading	302
CR	330
Considered, passed, referred	370
Engrossed — To House	377
SAs adopted, passed	397
4th Reading — To House	404
Approved by Governor, March 25, 1975	

HB 1333 — By Willis, et al, of the House and Howard and Porter of the Senate — An Act relating to the Oklahoma Children's Memorial Hospital; amending Section 6, Chapter 44, O.S.L. 1973 (56 O.S. Supp. 1974, Section 341) ... authorizing provision of insurance for certain hospital personnel assigned to hazardous duties ... emergency.

1st Reading	291
2d Reading	302
CR	388
Considered, passed, referred	403
Engrossed — To House	414
SAs adopted, passed	522
4th Reading — To House	532
Approved by Governor, April 11, 1975	

HB 1336 — By Henry, et al — An Act providing that in all actions brought to recover damages for the death of an unmarried, unemancipated minor child, damages recoverable shall include medical and burial expense, loss of anticipated services and support ... effective date.

1st Reading	559
2d Reading	570
CR	610
Considered, passed	765
ML; tabled	766; 828
Withheld under Rule 19(f)	828
Signed — To House	830
4th Reading — To House	832
Approved by Governor, May 13, 1975	

HB 1337 — By Payne, et al — An Act relating to revenue and taxation; amending 68 O.S. 1971, Sections 901 and 904; providing that Oklahoma gift tax provisions shall not apply to property purchased by a spouse during coverture; providing that the American Experience Table of Mortality shall be applicable only upon the donor's death ... emergency.

1st Reading	493
2d Reading	507

HB 1338 — By Monks, et al — An Act relating to public officers and employees; prohibiting the hiring by the State of Oklahoma for any political subdivision thereof of any person who has left the country to evade being drafted into the armed services ... emergency.

1st Reading	579
2d Reading	593

HB 1339 — By Monks, Edmondson and Peterson — (Oklahoma Historical Society — appropriation for historical sites — Emergency.)

1st Reading	266
2d Reading	272

HB 1340 — By Monks — An Act relating to soldiers and sailors; amending 72 O.S. 1971, Section 67.13a; defining "War Veterans"; providing for certain benefits ... emergency.

1st Reading	266
2d Reading	272
CR	1037
Considered, passed	1168
Withheld under Rule 19(f)	1169
Signed — To House	1175
4th Reading — To House	1199
Approved by Governor, June 7, 1975	

HB 1341 — By Cowan, et al — An Act relating to schools; amending 70 O.S. 1971, Section 10-105; providing for compulsory attendance in school; providing certain exceptions ... emergency.

1st Reading	473
2d Reading	492
CR	558
Considered, passed	908
Withheld under Rule 19(f)	908
Signed — To House	920
4th Reading — To House	926
Approved by Governor, May 20, 1975	

HB 1342 — By Matheson — An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 24306; providing for a procedure to close the personal property tax roll; providing for tax years to be affected ... emergency.

1st Reading	266
2d Reading	272
CR	784
Considered, passed, referred	909
Engrossed — To House	926
SAs adopted, passed	968
4th Reading — To House	980
Approved by Governor, May 23, 1975	

HB 1343 — By Brunton — An Act relating to children; amending 10 O.S. 1971, Section 1137; providing for placement, notice and reasons for adjudication as child in need of supervision ... emergency.

1st Reading	437
2d Reading	448
CR	690
Considered, passed	945
Withheld under Rule 19(f)	945
Signed — To House	968

4th Reading — To House	980
Approved by Governor, May 23, 1975	

HB 1344 — By Brunton and Poulos — An Act relating to nonprofit corporations; adding provisions to governing instrument of any nonprofit corporation and to articles of incorporation thereof to conform to requirements of Federal Internal Revenue Code for Sections 501 (c) (3) tax exempt status ... emergency.

1st Reading	464
2d Reading	473
CR	558
Considered, passed	754
Withheld under Rule 19(f)	755
Signed — To House	759
4th Reading — To House	764
Approved by Governor, May 7, 1975	

HB 1346 — By Twidwell, et al — An Act relating to eminent domain; amending 11 O.S. 1971, Section 1613, and 27 O.S. 1971, Section 11 ... reimbursement of expenses to the owner of any right, title or interest in real property in a condemnation hearing ... effective date.

1st Reading	412
2d Reading	437
CR	540
Considered, passed	1142
ML; time extended	1143; 1145
ML adopted	1178
Reconsidered, passed, referred	1178
Engrossed — To House	1191
SAs adopted, passed	1218
4th Reading — To House	1246
Approved by Governor, June 12, 1975	

HB 1348 — By Atkins, et al, of the House and Garrett of the Senate — An Act relating to mental health; amending 43A O.S. 1971, Sections 54, and 55, as amended ... which provide for commitment of a mentally ill person after appointment of and report from a sanity commission and a hearing with procedures relating thereto ... emergency.

1st Reading	571
2d Reading	579

CR	832
Considered, passed	901
ML; tabled, referred	902; 924
Engrossed — To House	963
SAs adopted, passed	981
House reconsidered votes, SAs rejected, Conference requested; HCs named	996
Conference granted, SCs appointed ..	996
CCR read, consideration deferred ..	1198
CCR adopted, passed — To House ...	1218
4th Reading — To House	1246
Approved by Governor, June 12, 1975	

HB 1351 — By Davis (Don) of the House and York of the Senate — An Act relating to wills and succession; amending 84 O.S. 1971, Section 231; providing that person causing death of another may not inherit nor benefit from decedent's death ... emergency.

1st Reading	332
2d Reading	352
CR	610
Considered, passed, referred	1175
Engrossed — To House	1191
SAs adopted, passed	1230
4th Reading — To House	1246
Approved by Governor, June 12, 1975	

HB 1354 — By Hibdon, et al, of the House and Keating of the Senate — An Act relating to state officers and employees; amending 74 O.S. 1971, Section 817; providing for preference points for veterans and others in state appointments and promotions ... emergency.

1st Reading	266
2d Reading	272
CR	972
Considered, passed	1226
Signed — To House	1226
4th Reading — To House	1246
Approved by Governor, June 12, 1975	

HB 1356 — By Hibdon, et al, of the House and Keating of the Senate — An Act relating to labor; amending 40 O.S. 1971, Section 76; providing for minimum age for night work; providing certain exceptions ... emergency.

1st Reading	363
2d Reading	376
CR	818
WD, rereferred	1245

HB 1359 — By Hibdon and Monks of the House and Keating of the Senate — An Act relating to labor; amending 40 O.S. 1971, Section 85; providing for minimum age for underground employment ... emergency.

1st Reading	363
2d Reading	376
CR	818
WD, rereferred	1245

HB 1360 — By Hibdon of the House and Keating of the Senate — An Act relating to officers; amending 51 O.S. 1971, Section 12.1; providing that spouse of deceased officer may be appointed to said office ... emergency.

1st Reading	571
2d Reading	579
CR	972
Considered, passed	1144
Withheld under Rule 19(f)	1144
Signed — To House	1149
4th Reading — To House	1162
Approved by Governor, June 5, 1975	

HB 1361 — By Hibdon and Monks of the House and Keating of the Senate — An Act relating to mines and mining; amending 45 O.S. 1971, Section 432; providing age requirement for work in mines ... emergency.

1st Reading	363
2d Reading	376
CR	818
WD, rereferred	1245

HB 1362 — By Hibdon and Monks of the House and Keating of the Senate — An Act relating to mines and mining; amending 45 O.S. 1971, Section 301; providing for minimum age and limit on hours of work ... emergency.

1st Reading	363
2d Reading	376

CR	818
WD, rereferred	1245

HB 1363 — By Hibdon, et al, of the House and Keating of the Senate — An Act relating to banks and trust companies; amending 6 O. S. 1971, Section 1001; providing for specific powers of trust companies ... emergency.

1st Reading	291
2d Reading	302
CR	388
Considered, passed	426
Withheld under Rule 19(f)	427
Signed — To House	434
4th Reading — To House	442
Approved by Governor, March 31, 1975	

HB 1367 — By Davis (Don), et al — An Act relating to crimes and punishments; repealing 21 O.S. 1971, Sections 1341 through 1345; providing for the prohibition of marathons ... emergency.

1st Reading	437
2d Reading	448
CR	578
Considered, passed	1030
Withheld under Rule 19(f)	1031
Signed — To House	1036
4th Reading — To House	1041
Approved by Governor, May 29, 1975	

HB 1372 — By Craighead, et al, of the House and Howell of the Senate — An Act relating to notaries public; amending 49 O.S. 1971, Sections 1 and 6; providing for the appointment and commission of notaries; providing for authorities of notaries ... emergency.

1st Reading	448
2d Reading	464
CR	506
Considered, passed	873
Withheld under Rule 19(f)	873
Signed — To House	904
4th Reading — To House	909
Approved by Governor, May 20, 1975	

HB 1378 — By Dunn, et al — An Act relating to ad valorem taxation; repealing

68 O.S. 1971, Sections 2481.1 through 2481.11, relating to revaluation programs ... emergency.

1st Reading	266
2d Reading	272

HB 1379 — By Shotts and Camp of the House and Grantham of the Senate — An Act relating to property; authorizing personal and real property to be acquired, held and conveyed by a trust ... operative date.

1st Reading	437
2d Reading	448
CR	540
Considered, passed, referred	944
Engrossed — To House	975
SAs rejected, Conference requested; HCs named	1027
Conference granted, SCs appointed ..	1027
CCR read, consideration deferred ...	1198
CCR rejected, further Conference requested	1219

HB 1380 — By Hood — An Act relating to children; amending 10 O.S. 1971, Section 1101, as amended ... defining terms concerning dependent and delinquent children ... effective date.

1st Reading	528
2d Reading	541
CR	610
Considered, rereferred	1168

HB 1383 — By Ferrell, et al, of the House and Lane and Lamb of the Senate — An Act relating to revenue and taxation; amending 68 O.S. 1971, Section 2358, as amended ... 2370 and 2371; providing rates of taxation for specified classes of Oklahoma corporations; providing rates of taxation for savings and loan associations ... emergency.

1st Reading	402
2d Reading	411
CR	784;796
Considered, passed, referred	828
Engrossed — To House	839
SAs adopted, passed	968
4th Reading — To House	980
Approved by Governor, May 23, 1975	

HB 1384 — By Hibdon and Monks of the House and Keating of the Senate — An Act relating to unlawful employment practices; amending 25 O.S. 1971, Section 1311; providing for differences in conditions and privileges of employment for male and female employees ... emergency.

1st Reading 437
2d Reading 448
CR 818
WD, rereferred 1245

HB 1387 — By Nance — An Act relating to motor vehicles; amending 47 O.S. 1971, Section 22.2, as amended ... providing for apportionment of certain monies received by the Oklahoma Tax Commission ... emergency.

1st Reading 390
2d Reading 401
CR 922
WD, rereferred 1245

HB 1392 — By Johnson (Don), et al — An Act relating to motor vehicles; amending 47 O.S. 1971, Section 22.30i; authorizing the Oklahoma Tax Commission to designate a license plate design in commemoration of the U.S. Bicentennial ... emergency.

1st Reading 266
2d Reading 272
CR 388
Considered, passed, referred 428
Engrossed — To House 439
SAs adopted, passed 468
4th Reading — To House 469
Approved by Governor, April 2, 1975

HB 1399 — By Kamas, et al, of the House and Field of the Senate — An Act relating to game and fish; amending Section 4-112, Chapter 17, O.S.L. 1974 ... providing for hunting licenses; exempting those participating in rattlesnake hunts from licensing requirements ... emergency.

1st Reading 353
2d Reading 362
CR 388

Considered, passed 407
Withheld under Rule 19(f) 408
Signed — To House 408
4th Reading — To House 428
Approved by Governor, March 27, 1975

HB 1401 — By Cummings, et al, of the House and Howell of the Senate — An Act relating to schools; amending 70 O.S. 1971, Section 5-118; providing for regular and special meetings for boards of education; providing for public meetings of boards of education with certain exceptions ... emergency.

1st Reading 464
2d Reading 473
CR 906
Considered, passed, referred 1210
Engrossed — To House 1220
SAs adopted, passed 1242
4th Reading — To House 1246
Vetoed by Governor, June 12, 1975

HB 1406 — By Denman — An Act relating to motor vehicles; amending 47 O.S. 1971, Sections 753 and 754; providing procedures and penalties when arrestee refuses to submit to chemical testing ... effective date.

1st Reading 559
2d Reading 570

HB 1408 — By Duke, et al — An Act relating to state government; defining terms; providing for statement of non-collusion on competitive bids exceeding One Thousand Dollars submitted to the state or its political subdivisions ... emergency.

1st Reading 528
2d Reading 541
CR 726
WD, rereferred 1245

HB 1409 — By Caldwell of the House and Hamilton of the Senate — (Public Trusts, Authorities, Cooperatives and Subsidiaries — Emergency.)

1st Reading 377
2d Reading 389

CR	690
Considered, passed, referred	858
Engrossed — To House	872
SAs rejected, Conference requested; HCs named	978
Conference granted, SCs appointed ..	979
CCR read, consideration deferred ...	1067
CCR adopted, passed — To House	1102
4th Reading — To House	1136
Approved by Governor, June 5, 1975	

HB 1410 — By Miskelly, et al, of the House and Howell, Crow and Randle of the Senate — An Act relating to schools; making appropriations to the State Board of Education; stating the purposes of the monies appropriated; amending 70 O.S. 1971, Section 18-109, as last amended ... allocating funds to special projects and programs; authorizing State Board of Education to make provisions for education of children in the Children's Memorial Hospital ... emergency.

1st Reading	629
2d Reading	660
CR	870;987
Considered, passed, referred	1025
Engrossed — To House	1040
SAs rejected, Conference requested; HCs named	1073
Conference granted, SCs appointed ..	1073
CCR read, consideration deferred ...	1183
CCR adopted, passed — To House	1196
4th Reading — To House	1246
Approved by Governor, June 18, 1975	

HB 1413 — By Sanders and Monks — An Act relating to probate procedure; amending 58 O.S. 1971, Section 882; provid- ing for investment of monies of estates of minors and incompetents in homesteads ... emergency.	
1st Reading	412
2d Reading	437
CR	506
Considered, passed	895
Withheld under Rule 19(f)	896
Signed — To House	904
4th Reading — To House	909
Approved by Governor, May 20, 1975	

HB 1415 — By Hood — An Act relat-
ing to children; providing for time limita-
tion on pre-adjudicatory detention or
custody orders; providing for time limita-
tion for filing petition where child in
custody ... emergency.

1st Reading	438
2d Reading	448
CR	506
WD, rereferred	1168

HB 1416 — By Hood and Brunton —
An Act relating to children; amending 10
O.S. 1971, Section 1109; providing for ques-
tioning of children, appointment of
counsel, and prosecution by District At-
torney ... emergency.

1st Reading	438
2d Reading	448
CR	506
WD, rereferred	1168

HB 1417 — By Hood — An Act relat-
ing to children; amending 10 O.S. 1971,
Section 1128; providing for investigation of
home conditions ... emergency.

1st Reading	448
2d Reading	464
CR	506
WD, rereferred	1168

HB 1418 — By Hood — An Act relat-
ing to children; amending 10 O.S. 1971,
Section 1115; providing for dispositional
hearings ... emergency.

1st Reading	448
2d Reading	464
CR	592
WD, rereferred	1168

HB 1419 — By Hood — An Act relat-
ing to children; amending 10 O.S. 1971,
Section 1124; providing for costs or witness
fees; and providing an effective date.

1st Reading	571
2d Reading	579

HB 1420 — By Hood — An Act relat-
ing to children; amending 10 O.S. 1971,
Section 1123; providing for appeals ...
emergency.

1st Reading	493
2d Reading	507
CR	690
WD, rereferred	1168

HB 1423 — By Hood — An Act relating to children; amending 10 O.S. 1971, Section 1110; providing for jury trial ... emergency.

1st Reading	529
2d Reading	541
CR	610
WD, rereferred	1168

HB 1424 — By Hood — An Act relating to children; amending 10 O.S. 1971, Section 1111; providing for conduct of hearings ... emergency.

1st Reading	542
2d Reading	559
CR	690
Considered, passed	1046
Withheld under Rule 19(f)	1046
Signed — To House	1055
4th Reading — To House	1064
Approved by Governor, June 2, 1975	

HB 1425 — By Hood and Cleveland — An Act relating to children; amending 10 O.S. 1971, Section 1127; providing that the record of any child shall not be lawful evidence in other causes or proceedings; providing for finger-printing ... emergency.

1st Reading	542
2d Reading	559
CR	690
Considered, failed	1118
ML; adopted	1119; 1121
WD, rereferred	1121

HB 1431 — By Johnson (Don) — An Act relating to roads, bridges and ferries; providing for plans and specifications for certain county roads; providing for conforming of construction and establishment of new roads to be maintained by county ... emergency.

1st Reading	542
2d Reading	559
CR	922

Considered, passed	979
ML; adopted, advanced	981; 982
WD, referred	982
CR	987
Considered, advanced, referred	1031
Engrossed — To House	1040
SAs adopted, passed	1064
4th Reading — To House	1078
Approved by Governor, May 30, 1975	

HB 1439 — By Kardokus, et al, of the House and Baldwin of the Senate — An Act relating to honey; defining terms; providing distribution and substitutes thereof shall not be labeled as honey; and providing penalty for violations of this act.

1st Reading	363
2d Reading	376
CR	462
Considered, passed, referred	494
Engrossed — To House	510
SAs adopted, passed	588
4th Reading — To House	594
Approved by Governor, April 18, 1975	

HB 1442 — By McCaleb — An Act relating to property; defining terms; providing for powers of owner's association; providing for assessment of taxes on property; directing codification ... emergency.

1st Reading	571
2d Reading	579
CR	818
Considered, passed	978
ML; time extended	978; 1036
ML adopted; passed, referred	1043; 1045
Engrossed — To House	1060
SAs adopted, passed	1162
4th Reading — To House	1173
Approved by Governor, June 5, 1975	

HB 1443 — By Wilson, et al, of the House and Holden of the Senate — An Act relating to cities and towns; authorizing the creation of a capital improvement fund; providing for revenue to the fund and expenditures from the Fund ... emergency.

1st Reading	353
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2d Reading	362
CR	400
Considered, passed, referred	515
Engrossed — To House	523
SAs adopted, passed	588
4th Reading — To House	594
Approved by Governor, April 18, 1975	

HB 1444 — By Fried of the House and York of the Senate — An Act relating to workmen's compensation; amending 85 O.S. 1971, Section 44; providing for procedures where there is claim against a third person.

1st Reading	438
2d Reading	448
CR	784
Considered, passed, referred	1079
Engrossed — To House	1111
SAs adopted, passed	1218
4th Reading — To House	1246
Approved by Governor, June 19, 1975	

HB 1445 — By Hammons, et al, of the House and Tinsley of the Senate — An Act relating to state government; amending 74 O.S. 1971, Section 915, as amended ... providing for amount of retirement benefit to employees participating in the Oklahoma Public Employees Retirement System ... emergency.

1st Reading	353
2d Reading	362
CR	540
WD, rereferred	908
CR	972
Considered, passed, referred	1031
Engrossed — To House	1040
SAs adopted, passed	1064
4th Reading — To House	1078
Approved by Governor, June 2, 1975	

HB 1446 — By Rogers, et al — An Act relating to labor; amending 40 O.S. 1971, Section 213, as amended ... providing for determination of employment security benefits ... emergency.

1st Reading	402
2d Reading	411
CR	818

HB 1448 — By Bradley and Wilson of the House and Martin of the Senate — (Oklahoma Historical Society — appropriation for Healdton Oil Museum — Emergency.)

1st Reading	312
2d Reading	322
CR	490
Considered, passed, referred	582
Engrossed — To House	594
SAs rejected, Conference requested; HCs named	624
Conference granted, SCs appointed ..	624

HB 1453 — By Hood — An Act relating to children; amending 10 O.S. 1971, Section 1112, as last amended ... providing certification proceedings for children charged with violating state statutes or municipal ordinance ... effective date.

1st Reading	543
2d Reading	559
CR	762
WD, rereferred	1245

HB 1454 — By Hood — An Act relating to children; amending 10 O.S. 1971, Section 1104; providing for issuance of summons and taking child into custody; and establishing effective date.

1st Reading	543
2d Reading	559
CR	690
Considered, passed, referred	1181
Engrossed — To House	1191
SAs rejected, Conference requested; HCs named	1220
Conference granted, SCs appointed ..	1225
CCR read, consideration deferred ...	1231
CCR adopted, passed — To House ...	1232
4th Reading — To House	1246
Approved by Governor, June 12, 1975	

HB 1460 — By Nance — An Act relating to the Oklahoma Boxing Commission; abolishing said Commission; and repealing 3A O.S. 1971, Sections 1 through 39.

1st Reading	571
2d Reading	579
CR	713

Considered, passed.....	945
Withheld under Rule 19(f)	946
Signed — To House	968
4th Reading — To House	980
Approved by Governor, May 23, 1975	

HB 1464 — By Stratton — An Act relating to agriculture; amending Section 5, Chapter 180, O.S.L. 1973 ... providing for budget to determine assessment for weather modification project ... emergency.

1st Reading	448
2d Reading	464
CR	526; 818
Considered, passed	1190
Signed — To House	1190
4th Reading — To House	1211
Approved by Governor, June 7, 1975	

HB 1469 — By Ervin of the House and Stipe of the Senate — An Act relating to schools; amending Section 32, Chapter 211, O.S.L. 1973 (70 O.S. Supp. 1974, Section 9-101); and providing for transportation for students attending public elementary and high schools.

1st Reading	412
2d Reading	437

HB 1473 — By Willis — An Act relating to county commissioners; authorizing sale of certain county property to Oklahoma Historical Society; providing for determination of price ... emergency.

1st Reading	438
2d Reading	448
CR	818
Considered, passed, referred	865
Engrossed — To House	872
SAs adopted, passed	1064
4th Reading — To House	1078
Approved by Governor, May 30, 1975	

HB 1475 — By Elder — An Act relating to civil procedure; providing that service of summons is valid when served by an authorized person; directing codification; and providing an effective date.

1st Reading	390
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2d Reading	401
CR	446
Considered, passed, referred	1032
Engrossed — To House	1040
SAs adopted, passed	1064
4th Reading — To House	1078
Approved by Governor, June 2, 1975	

HB 1476 — By Elder — An Act relating to the Corporation Commission; amending 17 O.S. 1971, Section 167; providing for certificate of record as to oil and gas leases ... emergency.

1st Reading	390
2d Reading	401
CR	522
Considered, passed, referred	903
Engrossed — To House	907
SAs adopted, passed	981
4th Reading — To House	990
Approved by Governor, May 27, 1975	

HB 1477 — By Elder — An Act relating to wills and succession; amending 84 O.S. 1971, Section 114, providing for effect on will of divorce, annulment and remarriage ... emergency.

1st Reading	391
2d Reading	401
CR	446
Considered, passed	984
Withheld under Rule 19(f)	985
Signed — To House	986
4th Reading — To House	990
Approved by Governor, May 23, 1975	

HB 1478 — By Elder — An Act relating to counties and county officers; amending 19 O.S. 1971, Section 790.1; providing for organization and meetings of a board of control of a county hospital ... emergency.

1st Reading	391
2d Reading	401
CR	818
Considered, passed	979
Withheld under Rule 19(f)	980
Signed — To House	986
4th Reading — To House	990
Approved by Governor, May 23, 1975	

HB 1479 — By Stephenson of the House and Tinsley of the Senate — An Act relating to Farmers' Mutual Fire Insurance Associations; amending 36 O.S. 1971, Sections 2801 and 2813; extending the authority of Farmers' Mutual Insurance Associations to provide theft coverage to insured members of such Associations ... emergency.

1st Reading	493
2d Reading	507
CR	674
Considered, passed, referred	862
Engrossed — To House	872
SAs adopted, passed	1064
4th Reading — To House	1078
Approved by Governor, May 30, 1975	

HB 1483 — By Miskelly — An Act relating to revenue and taxation; providing for appeal by taxpayer to Oklahoma Tax Commission; providing procedures and limitations; and directing codification.

1st Reading	465
2d Reading	473

HB 1484 — By Townsend — An Act relating to game and fish; providing for the taking of wildlife with crossbow by those having permanent disability of one arm or hand; prohibiting the taking of wildlife by crossbow by any other person ... directing codification.

1st Reading	493
2d Reading	507
CR	690
Considered, passed	926
Withheld under Rule 19(f)	926
Signed — To House	942
4th Reading — To House	946
Approved by Governor, May 21, 1975	

HB 1488 — By Rogers, et al, of the House and Crow of the Senate — An Act relating to motor vehicles; amending 47 O.S. 1971, Sections 6-101, as amended ... 6-111 and 6-114; providing for form of licenses, fees, agents and renewals ... effective date.

1st Reading	529
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2d Reading	541
CR	784
Considered, passed	911
ML; referred	913;986
Engrossed — To House	990
SAs rejected, Conference requested; HCs named	1074
Conference granted, SCs appointed ..	1074
CCR read, consideration deferred ...	1158
CCR adopted, passed — To House	1173
4th Reading — To House	1199
Approved by Governor, June 12, 1975	

HB 1491 — By Duke, et al — An Act relating to the practice of osteopathy; amending Sections 629, 630 and 631, Title 59, O.S. 1971; providing for standards of education requests to admissions to practice osteopathic medicine ... emergency.

1st Reading	559
2d Reading	570
CR	713
Considered, passed	907
Withheld under Rule 19(f)	908
Signed — To House	920
4th Reading — To House	926
Approved by Governor, May 20, 1975	

HB 1492 — By Dunn, et al, of the House and Boatner of the Senate — An Act relating to revenue and taxation; providing for a flat fee in lieu of special fuel tax on certain types of vehicles; providing procedures for application and payment of fee ... effective date.

1st Reading	543
2d Reading	559
CR	1038
Considered, passed	1228
ML; failed, referred	1232
Engrossed — To House	1240
SAs adopted, passed	1242
4th Reading — To House	1246
Approved by Governor, June 12, 1975	

HB 1493 — By Dunn and Bradshaw — An Act relating to oil and gas; defining the term "growing crops" to include native grasses ... emergency.

1st Reading	449
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2d Reading	464
CR	522
Considered, passed, referred	898
Engrossed — To House	907
SAs adopted, passed	981
4th Reading — To House	990
Approved by Governor, May 27, 1975	

HB 1494 — By Frates — An Act relating to insurance; repealing 36 O.S. 1971, Section 1657; relating to confidential treatment of certain information and documents disclosed to the Commissioner ... emergency.	
1st Reading	413
2d Reading	437
CR	870
WD, rereferred	1245

HB 1496 — By Bamberger — An Act relating to statutes and reports; repealing 75 O.S. 1971, Sections 26.31 through 26.35; providing for certain rules governing fiscal notes to be attached to legislative bills ... emergency.	
1st Reading	282
2d Reading	290
CR	1058
Considered, passed	1193
ML; time lapsed	1193; 1215
Signed — To House	1215
4th Reading — To House	1246
Approved by Governor, June 12, 1975	

HB 1503 — By Elder — An Act relating to nuisances; repealing 50 O.S. 1971, Section 41; providing for the location of slaughterhouses.	
1st Reading	391
2d Reading	401
CR	922
Considered, passed, referred	1048
Engrossed — To House	1060
SAs adopted, passed	1146
4th Reading — To House	1162
Approved by Governor, June 7, 1975	

HB 1504 — By Edmondson, et al — An Act relating to the business of the Legislature; amending 73 O.S. 1971,	
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Section 72; providing for certain legislative expenses; providing for preparation, distribution, care and custody of Journals and Session Laws ... emergency.	
1st Reading	354
2d Reading	362

HB 1505 — By Atkins — An Act relating to crimes and punishments; repealing 21 O.S. 1971, Sections 157 through 159, relating to subjection of a wife to her husband during coverture as to certain crimes.	
1st Reading	449
2d Reading	464
CR	578
WD, rereferred	1245

HB 1507 — By Atkins — An Act relating to children; amending 10 O.S. 1971, Section 4; providing for support and education of children; and providing effective date.	
1st Reading	402
2d Reading	411
CR	446
Considered, passed	1179
Signed — To House	1179
4th Reading — To House	1199
Approved by Governor, June 7, 1975	

HB 1508 — By Atkins — An Act relating to banks and trust companies; amending 6 O.S. 1971, Section 1001; prescribing powers of trust companies ... emergency.	
1st Reading	571
2d Reading	579
CR	1008
Considered, passed, referred	1175
Engrossed — To House	1181
SAs adopted, passed	1218
4th Reading — To House	1246
Approved by Governor, June 12, 1975	

HB 1511 — By Elder and Hammons — An Act relating to fees; amending 28 O.S. 1971, Sections 31, 152, 152.1, 155.1 and Section 2, Chapter 147, O.S.L. 1973 ... and 49 O.S. 1971, Section 2; providing for fees of court clerks; providing for certain court costs ... effective date.	
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1st Reading	438
2d Reading	448
CR	674
Considered, deferred	985
Considered, deferred	1008
Considered, passed, referred	1020
Engrossed — To House	1034
SAs rejected, Conference requested; HCs named	1073
Conference granted, SCs appointed ..	1074
CCR read, consideration deferred ...	1115
CCR adopted, passed — To House ...	1136
4th Reading — To House	1162
Approved by Governor, June 5, 1975	

HB 1513 — By Hammons, et al, of the House and Berrong and Tinsley of the Senate — An Act relating to cities and towns; amending Section 5, Chapter 5, O.S.L. 1974 ... providing for pensions of certain fire fighters; limiting number of volunteer fire fighters ... emergency.	
1st Reading	354
2d Reading	362
CR	400
Considered, passed	421
Withheld under Rule 19(f)	422
Signed — To House	434
4th Reading — To House	442
Approved by Governor, March 31, 1975	

HB 1517 — By Miskelly and Davis (Don) of the House and Crow and Randle of the Senate — An Act relating to motor vehicles; amending 47 O.S. 1971, Section 14-116, as amended ... providing for allocation of additional sums of money collected for overweight permits and truck registration to the Department of Public Safety ... emergency.	
1st Reading	1102
2d Reading	1126
WD, to Calendar	1126
Considered, passed	1173
Withheld under Rule 19(f)	1173
Signed — To House	1175
4th Reading — To House	1199
Approved by Governor, June 7, 1975	

HB 1520 — By Smith, et al — An Act

relating to public health and safety; requiring city-county health departments to spray for mosquitoes; directing codification ... emergency.	
1st Reading	579
2d Reading	593

HB 1524 — By Fitzgibbon of the House and Lane of the Senate — An Act relating to civil procedure; providing for recovery of attorney's fee by the prevailing party in actions brought to recover on express warranty; and directing codification.	
1st Reading	571
2d Reading	579
CR	726
Considered, passed	902
Withheld under Rule 19(f)	903
Signed — To House	904
4th Reading — To House	909
Approved by Governor, May 20, 1975	

HB 1525 — By Elder — An Act relating to children; amending 10 O.S. 1971, Section 1123; providing for appeals from orders or decrees relating to delinquent, dependent and neglected children ... emergency.	
1st Reading	528
2d Reading	541
CR	726
Considered, passed	966
Withheld under Rule 19(f)	967
Signed — To House	968
4th Reading — To House	980
Approved by Governor, May 23, 1975	

HB 1531 — By Wiseman, et al, of the House and Murphy of the Senate — An Act relating to revenue and taxation; amending 68 O.S. 1971, Sections 901 and 903; exempting inter vivos gifts between spouses from taxation.	
1st Reading	529
2d Reading	541
CR	784
Considered, passed	1035
Withheld under Rule 19(f)	1035
Signed — To House	1036
4th Reading — To House	1040
Approved by Governor, May 29, 1975	

HB 1533 — By Atkins — An Act relating to the State Capital and Capitol Building; amending 73 O.S. 1971, Sections 83, 83.1 and 83.7, relating to the Capitol-Medical Center Improvement and Zoning District and the Capitol-Medical Center Improvement and Zoning Commission; changing the boundaries of such district ... emergency.

1st Reading 473
 2d Reading 492
 CR 870
 Considered, passed, referred 1103
 Engrossed — To House 1111
 SAs adopted, passed 1183
 4th Reading — To House 1199
 Approved by Governor, June 7, 1975

HB 1537 — By Bennett — An Act relating to public health and safety; providing for health services for minors; defining terms; granting minors the right of self-consent under certain conditions ... emergency.

1st Reading 465
 2d Reading 473
 CR 570
 Considered, passed 907
 ML; adopted 907; 964
 Considered further, passed, referred 965
 Engrossed — To House 975
 SAs adopted, passed 1027
 4th Reading — To House 1031
 Approved by Governor, May 29, 1975

HB 1542 — By Ervin, et al — An Act relating to schools; amending 70 O.S. 1971, Section 625.3; providing for terms and conditions of repayment of loans from Oklahoma Rural Medical Education Scholarship Fund ... emergency.

1st Reading 529
 2d Reading 541

HB 1543 — By Ervin — An Act relating to civil procedure; amending 12 O.S. 1971, Section 182, as amended ... suits against and service of process on unincorporated associations ... service upon trusts ... effective date.

1st Reading 579
 2d Reading 593
 CR 742
 WD, rereferred 1245

HB 1544 — By Ervin — An Act relating to prisons and reformatories; providing for bond to be posted by out-of-state parolees; directing codification ... emergency.

1st Reading 529
 2d Reading 541

HB 1545 — By Ervin and Elder — An Act relating to criminal procedure; providing for an automatic appeal under certain circumstances; directing codification; and providing an effective date.

1st Reading 571
 2d Reading 579
 CR 762
 Considered, passed, referred 1039
 Engrossed — To House 1060
 SAs adopted, passed 1119
 4th Reading — To House 1136
 Approved by Governor, June 5, 1975

HB 1546 — By Ervin, et al — An Act relating to municipal elections; providing for voting by incapacitated voters in municipal elections; directing codification ... emergency.

1st Reading 571
 2d Reading 579
 CR 784
 Considered 1048
 Considered, passed, referred 1119
 Engrossed — To House 1136
 SAs adopted, passed 1218
 4th Reading — To House 1246
 Approved by Governor, June 12, 1975

HB 1547 — By Ervin — An Act relating to prisons and reformatories; amending 57 O.S. 1971, Section 332.8, which provides for employment as parole requirement ... emergency.

1st Reading 529
 2d Reading 541

HB 1549 — By Converse — An Act relating to the Oklahoma Wildlife Code; amending Section 4-201, Chapter 17, O.S.L. 1974 (29 O.S. Supp. 1974, Section 4-201); providing for refunds for unused and spoiled licenses under certain circumstances ... emergency.

1st Reading 674
2d Reading 690
CR 742
Considered, passed 916
ML; adopted 916; 927
Votes reconsidered, passed, referred 927
Engrossed — To House 942
SAs adopted, passed 981
4th Reading — To House 990
Approved by Governor, May 27, 1975

HB 1552 — By Craighead, et al, of the House and Watson, Howard, Hamilton, Smith, Howell, Martin and Terrill of the Senate — An Act relating to the training of physicians in internship and residency programs ... providing for cost-sharing programs by the state with approved hospitals and clinical situation; establishing the Physician Manpower Training Commission to administer programs ... emergency.

1st Reading 493
2d Reading 507
CR 558; 714
Considered, passed, referred 797
Engrossed — To House 825
SAs rejected, Conference requested;
HCs named 868
Conference granted, SCs appointed .. 868
CCR read, consideration deferred ... 1116
CCR adopted, passed — To House 1137
4th Reading — To House 1162
Approved by Governor, June 5, 1975

HB 1553 — By Hammons — An Act relating to state officers and employees; repealing 74 O.S. 1971, Section 123e, providing for credit of proceeds of prison industries to prisoners and dependents ... emergency.

1st Reading 413
2d Reading 437

CR 628
Considered, passed 988
Withheld under Rule 19(f) 988
Signed — To House 1006
4th Reading — To House 1012
Approved by Governor, May 27, 1975

HB 1562 — By Davis (Guy) — (Okla-homa Historical Societies — Creating the Division of the Red River Valley Historical Society — Emergency.)

1st Reading 363
2d Reading 376
CR 526
Considered, passed, referred 826
Engrossed — To House 839
SAs rejected, Conference requested;
HCs named 903
Conference granted, SCs appointed .. 914

HB 1563 — By Joiner, et al, of the House and Terrill of the Senate — An Act relating to motor vehicles; amending 47 O.S. 1971, Section 953; providing for wrecker license fees, renewals, suspension and revocation ... emergency.

1st Reading 493
2d Reading 507
WD, referred 613

HB 1565 — By Matheson of the House and Smith of the Senate — An Act relating to securities; amending 71 O.S. 1971, Sections 202 and 305; providing registration procedures and fees; providing for registration statement and fees ... emergency.

1st Reading 494
2d Reading 507
CR 592
Considered, passed 862
Withheld under Rule 19(f) 863
Signed — To House 868
4th Reading — To House 873
Approved by Governor, May 19, 1975

HB 1566 — By Anderson — An Act relating to insurance; amending 36 O.S. 1971, Section 311; providing for filing of annual statement by insurance companies with

the Insurance Commissioner; providing for issuance of license ... emergency.

1st Reading 559
2d Reading 570

HB 1567 — By Elder — An Act relating to state officers and employees; amending 74 O.S. 1971, Section 471; providing for membership and duties of Commissioners to National Conference on Uniform State Laws ... emergency.

1st Reading 529
2d Reading 541
CR 726
Considered, passed 924
Withheld under Rule 19(f) 925
Signed — To House 942
4th Reading — To House 946
Approved by Governor, May 21, 1975

HB 1572 — By Ervin — An Act relating to prisons and reformatories; amending 57 O.S. 1971, Section 347; providing for uniform act of out-of-state parolee supervision ... emergency.

1st Reading 529
2d Reading 541

HB 1573 — By Ervin — An Act relating to prisons and reformatories; amending 57 O.S. 1971, Sections 332.9, 332.11 and 332.12; providing for revocation of paroles; providing for hearings by Court of Criminal Appeals or the Pardon and Parole Board ... repealing 57 O.S. 1971, Section 346 ... emergency.

1st Reading 529
2d Reading 541

HB 1577 — By Miskelly — (Travel Reimbursement — Motor Pool — Emergency.)

1st Reading 465
2d Reading 473

HB 1578 — By Miskelly, et al — An Act relating to appropriating from the proceeds of the sale of bonds pursuant to Chapter 167, O.S.L. 1974 ... authorized by Section 38, Article X of the Oklahoma

Constitution; declaring purpose of act; appropriating \$2,370,000.00 to the Oklahoma State Regents for Higher Education for expenditure at the Medical Center of the University of Oklahoma ... emergency.

1st Reading 377
2d Reading 389
CR 742; 944
Considered, passed 1061
Withheld under Rule 19(f) 1062
Signed — To House 1074
4th Reading — To House 1078
Approved by Governor, May 30, 1975

HB 1582 — By Converse — An Act relating to the Oklahoma Wildlife Code; amending Sections 4-110 and 4-112, Chapter 17, O.S.L. 1974 ... providing for the issuance of special hunting and fishing licenses to citizens over sixty-five years of age; authorizing contributions by senior citizens ... emergency.

1st Reading 543
2d Reading 559
CR 742

HB 1584 — By Brunton, et al, of the House and Wolfe of the Senate — An Act relating to criminal procedure providing for discovery of certain items; defining terms; allowing introduction into evidence of certain items ... repealing 22 O.S. 1971, Section 749, relating to access to sworn statements by defendant; directing codification; and providing severability.

1st Reading 579
2d Reading 593
CR 762
WD, rereferred 1245

HB 1585 — By Johnson (Don) and Elder of the House and Grantham of the Senate — An Act relating to jurors; amending 38 O.S. 1971, Section 21; providing for drawing of jury panels; authorizing excusing of person summoned; providing for period of service ... effective date.

1st Reading 579
2d Reading 593

CR	796
Considered, passed	1174
Withheld under Rule 19(f)	1175
Signed — To House	1175
4th Reading — To House	1199
Approved by Governor, June 7, 1975	

HB 1587 — By Bennett, et al — (Office of Community Affairs and Planning — appropriations for support services for senior Oklahomans — Emergency.)

1st Reading	529
2d Reading	541
CR	1075
Considered, passed, referred	1176
Engrossed — To House	1191
SAs adopted, passed	1230
4th Reading — To House	1246
Approved by Governor, June 12, 1975	

HB 1591 — By Morgan — An Act relating to professions and occupations; amending 59 O.S. 1971, Sections 61 through 63; providing for membership, terms, and qualifications of members of the State Board of Barber Examiners.

1st Reading	559
2d Reading	570
CR	713
Considered, failed	908
ML; time extended	909; 980
ML adopted, considered and deferred	1000
Considered, failed	1004

HB 1594 — By Whorton — An Act relating to cities and towns; amending 11 O.S. 1971, Section 77; providing procedures whereby cities and towns may issue quitclaim deeds to property under certain circumstances ... emergency.

1st Reading	529
2d Reading	541
CR	831
Considered, passed	988
Withheld under Rule 19(f)	988
Signed — To House	1004
4th Reading — To House	1012
Approved by Governor, May 27, 1975	

HB 1595 — By Murphy, et al, of the House and Lane and Smith of the Senate — An Act relating to motor vehicles; amending 47 O.S. 1971, Sections 2-302, 2-303, 2-304, as amended ... 2-305, 2-306, 2-308, 2-309 and 2-311; providing for persons eligible to participate in retirement and pension fund; creating a pension board; providing for membership, salary deductions and disbursements ... emergency.

1st Reading	494
2d Reading	507
WD, referred	1036
CR	1038
Considered, passed, referred	1114
Engrossed — To House	1136
SAs adopted, passed	1193
4th Reading — To House	1211
Approved by Governor, June 12, 1975	

HB 1597 — By Ervin — An Act relating to employment security; amending 40 O.S. 1971, Section 213, as amended ... wages used in determining eligibility shall be included in determining weekly benefit amount ... emergency.

1st Reading	580
2d Reading	593
CR	818

HB 1598 — By Ervin, et al — An Act relating to fire protection and life safety in high-rise buildings; stating purpose and intent; defining terms; providing standards for design ... emergency.

1st Reading	580
2d Reading	593
CR	818
Considered, passed, referred	864
Engrossed — To House	872
SAs adopted, passed	981
4th Reading — To House	990
Approved by Governor, May 27, 1975	

HB 1610 — By Ervin — An Act relating to employment security; amending 40 O.S. 1971, Section 224, as amended ... to

grant the Employment Security Commission authority, under certain circumstances, to negotiate settlements of judgments ... emergency.

1st Reading	580
2d Reading	593
CR	796;818
Considered, passed	962
ML; referred	963;1027
Engrossed — To House	1034
SAs rejected, Conference requested; HCs named	1214
Conference granted, SCs appointed ..	1220
CCR read, consideration deferred ...	1240

HB 1613 — By Riggs, et al — An Act relating to prisons and reformatories; amending 57 O.S. 1971, Sections 505, 508, as last amended ... 514, 515, as amended ... 516, 517, 518, as amended ... and 519, as amended ... creating a Department of Corrections and Divisions thereof; providing for appointment, qualifications and compensation of deputy directors ... providing for presentence investigation.

1st Reading	559
2d Reading	570
CR	1038
Considered, passed, referred	1117
Engrossed — To House	1137
SAs adopted, passed	1218
4th Reading — To House	1246

Approved by Governor, June 12, 1975

HB 1615 — By Elder — (Department of Veterans Affairs — Renovation of War Veterans Commission Office Building — Emergency.)

1st Reading	363
2d Reading	376
CR	490
Considered, passed, referred	553
Engrossed — To House	561
SAs rejected, Conference requested; HCs named	588
Conference granted. SCs appointed ..	589

HB 1616 — By Davis (Don) — An Act relating to motor vehicles; amending 47

O.S. 1971, Section 393; providing procedures for the issuance of summons under certain circumstances ... effective date.

1st Reading	543
2d Reading	559
CR	818
Considered, passed, referred	866
Engrossed — To House	872
SAs adopted, passed	1078
4th Reading — To House	1078

Approved by Governor, June 2, 1975

HB 1618 — By Davis (Don) and Payne of the House and Dawson of the Senate — An Act relating to insurance; providing for health insurance benefits for newly born children; fixing effective date of act ... emergency.

1st Reading	560
2d Reading	570
CR	674
WD, rereferred	1245

HB 1619 — By Davis (Don) and Miskelly — An Act relating to the Oklahoma State Regents for Higher Education, Department of Mental Health and State Department of Health; providing for the continuation and reappropriation of certain appropriations previously made to same ... emergency.

1st Reading	494
2d Reading	507
CR	1007
Considered, passed	1032
Withheld under Rule 19(f)	1032
Signed — To House	1036
4th Reading — To House	1040

Approved by Governor, May 29, 1975

HB 1620 — By Hooper and Wickersham of the House and Terrill of the Senate — An Act relating to elections; amending Section 20, Chapter 75, O.S.L. 1974 ... cancellation of voter registration under certain circumstances ... voters who vote in municipal and county elections shall retain their registration.

1st Reading	543
2d Reading	559

HB 1621 — By Converse — An Act relating to game and fish; amending Section 6-302, Chapter 17, O.S.L. 1974 (29 O.S. Supp. 1974, Section 6-302); making certain requirements for the taking of game fish; prohibiting taking of game fish with spear-gun . . . bag limits . . . providing penalties.
 1st Reading 560
 2d Reading 570
 CR 713
 WD, rereferred 1008

HB 1622 — By Townsend, et al, of the

House and Lane and Howard of the Senate — An Act relating to the Oklahoma Tax Commission and making an appropriation thereto; creating a treasury fund . . . emergency.
 1st Reading 449
 2d Reading 464
 CR 674
 Considered, passed, referred 834
 Engrossed — To House 852
 SAs adopted, passed 968
 4th Reading — To House 980
 Approved by Governor, May 23, 1975



HOUSE JOINT RESOLUTIONS

HJR 1001 — By Bamberger and Sparkman.— A Joint Resolution directing that a study of the feasibility of establishing a State Hall of Justice be made and that a report of the results of that study be made to the Legislature.

1st Reading 282
2d Reading 290
CR 360
Considered, failed 391
ML; failed 391;414

HJR 1003 — By Payne of the House and Boatner of the Senate — A Joint Resolution relating to game and fish; authorizing the Department of Wildlife Conservation to make agreement with Texas so one license will be recognized by both states as to fishing and hunting in Lake Texoma.

1st Reading 580
2d Reading 593
CR 1058
Considered, passed, referred 1177
Engrossed — To House 1191
SAs adopted, passed 1218
4th Reading — To House 1246
Approved by Governor, June 12, 1975

HJR 1004 — By Hammons, et al — A Joint Resolution ... proposed amendment to ... Article XXIII of the Oklahoma Constitution by repealing Section 2 thereof which prohibits the contracting of convict labor; and ordering an election on the date of the next statewide general election.

1st Reading 291
2d Reading 302

HJR 1006 — By Sparkman — A Joint Resolution ... a proposed amendment to Article HI of the Oklahoma Constitution by the addition of a new Section 8; prescribing

ing conditions under which an elective office may be deemed vacated ... special election.

1st Reading 164
2d Reading 168

HJR 1011 — By Abbott, et al, of the House and Watkins of the Senate — A Joint Resolution officially designating the Atwood Bridge East of Allen, Oklahoma, as the Hugh M. Sandlin Bridge; and providing for establishment of plaques thereon so naming the bridge.

1st Reading 139
2d Reading 149
CR 228
Considered, passed 239
Withheld under Rule 19(f) 239
Signed — To House 241
4th Reading — To House 250
Approved by Governor, February 27, 1975

HJR 1012 — By Sparkman, et al, of the House and Lane, Hamilton and Graves of the Senate — A Joint Resolution relating to assistance payments; and requesting increases in payments under certain welfare programs.

1st Reading 157
2d Reading 163
CR 228
Considered 286
Considered, passed, referred 298
Engrossed — To House 304
SAs rejected, Conference requested;
 HCs named 318
 Conference granted, SCs appointed .. 318
CCR read, adopted, passed — To
 House 325
4th Reading — To House 328
Approved by Governor, March 14, 1975

HJR 1014 — By McIntyre — A Joint Resolution waiving the immunity from suit against the state on the claim of Gene Howard Williams in Case Number 74-293-C, United States District Court for the Eastern District of Oklahoma, for actual damages allegedly sustained on account of alleged wrongful, unlawful and involuntary penal incarceration.

1st Reading	292
2d Reading	302
CR	330
Considered, passed, referred	367
Engrossed — To House	369
SAs adopted, passed	379
4th Reading — To House	393
Approved by Governor, March 25, 1975	

HJR 1015 — By Willis, et al, of the House and Lane of the Senate — A Joint Resolution authorizing the House of Representatives Criminal Jurisprudence Committee and the Senate Criminal Jurisprudence Committee to observe and review state law enforcement agencies; and providing for reports of committees.

1st Reading	258
2d Reading	265
CR	310
Considered, passed	347
ML; failed, referred	348; 377
Engrossed — To House	393
SAs adopted, passed	405
4th Reading — To House	428
Approved by Governor, March 27, 1975	

HJR 1022 — By Roberts — A Joint Resolution authorizing Harold Glenn to bring suit against the State of Oklahoma to determine the amount of damages, if any, sustained by him due to maintenance and construction repairs on the state highway near Talihina, Oklahoma, by the State Highway Department

1st Reading	449
2d Reading	464
CR	674
Considered, passed	806
Withheld under Rule 19(f)	806
Signed — To House	815

4th Reading — To House 825
Approved by Governor, May 13, 1975

HJR 1023 — By Ford, et al, of the House and Lane, Howard and Inhofe of the Senate — A Joint Resolution relating to state legislative expense allowances; creating the Special Commission on Legislative Expense Allowances; providing for its membership, officers, duties and reimbursement of Commission members for travel expenses; authorizing the Commission to adopt rules ... emergency.

1st Reading	303
2d Reading	312
CR	330
Rule 7(p) suspended	346
Considered, passed	346
Withheld under Rule 19(f)	346
Signed — To House	348
4th Reading — To House	356
Approved by Governor, March 17, 1975	

HJR 1029 — By Miskelly — A Joint Resolution waiving the immunity of the state, authorizing the bringing of suit by Robert S. Kolar and Velma J. Kolar against the State of Oklahoma ex rel Department of Highways for money damages to their property as a result of flooding caused by failure of the Department of Highways to install curb, gutter and storm drainage along their property ... emergency.

1st Reading	494
2d Reading	507
CR	1058
Considered, passed	1143
Withheld under Rule 19(f)	1143
Signed — To House	1149
4th Reading — To House	1162
Approved by Governor, June 5, 1975	

HJR 1030 — By Rogers — A Joint Resolution authorizing Steve Johannesmeyer, on behalf of his minor child, to bring suit against the State of Oklahoma to determine the amount of damages, if any, sustained by being in an automobile accident ... payment of any judgment rendered in said suit out of the State Highway

Construction and Maintenance Fund ... emergency.		Considered, passed.....	805
1st Reading	580	Withheld under Rule 19(f)	805
2d Reading	593	Signed — To House	815
CR	742	4th Reading — To House	815
Considered, passed	804	Approved by Governor, May 13, 1975	
Withheld under Rule 19(f)	805		
Signed — To House	815		
4th Reading — To House	815		
Approved by Governor, May 13, 1975			
HJR 1031 — By Wickersham — A		HJR 1032 — By Wickersham — A	
Joint Resolution authorizing Mr. and Mrs.		Joint Resolution authorizing Francis Sears	
Jack Bass to bring suit against the State of		to bring suit against the State of Oklahoma	
Oklahoma to determine the amount of		to determine the amount of damages, if	
damages, if any, sustained by them on ac-		any, sustained by him on account of the	
count of a lake being formed on their prop-		construction of a drainage ditch across his	
erty by the State Highway Department ...		property ... payment of any judgment	
payment of any judgment rendered in said		rendered in said suit out of the State High-	
suit out of the State Highway Maintenance		way Maintenance and Construction Fund.	
and Construction Fund ... emergency.		1st Reading	611
1st Reading	611	2d Reading	628
2d Reading	628	CR	742
CR	742	Considered, passed	805
		Withheld under Rule 19(f)	806
		Signed — To House	815
		4th Reading — To House	815
		Approved by Governor, May 13, 1975	

HOUSE CONCURRENT RESOLUTIONS

HCR 1002 — By Cotner, et al, of the House and Capps of the Senate — A Concurrent Resolution urging the federal government to exempt Oklahoma and the other member states of the Interstate Mining Compact from any federal law regulating land reclamation as a result of surface mining; and directing distribution.

Received	90
To committee	95
CR	98
Adopted — To House	112
Enrolled copy signed — To House	116

HCR 1003 — By Bengtson, et al, of the House and Boatner and Capps of the Senate — A Concurrent Resolution expressing legislative intent relative to accountability program in public schools; and directing distribution.

Received	230
To committee	240
CR	388
Adopted, referred	439
Engrossed — To House	449
SAs rejected, conference requested	465
Conference granted	465

HCR 1004 — By Robinson, et al, of the House and Watkins of the Senate — A Concurrent Resolution memorializing the President and Congress to immediately stop all cattle imports for a one-year period and to begin an immediate investigation of all U.S. policies pertaining to foreign beef imports ... distribution.

Received	115
To committee	116
CR	122

Adopted — To House	122
Enrolled copy signed — To House	126

HCR 1005 — By Willis, et al, of the House and Howard and Birdsong of the Senate — A Concurrent Resolution commending the distinguished career of Insurance Commissioner Joe B. Hunt; expressing the grateful appreciation of the Legislature and the people of the State of Oklahoma for his twenty-five years of dedicated and productive public service; expressing the deepest gratitude to a public servant who has served as an inspiration to all who seek public office; extending best wishes for health and happiness throughout all the days of his life; and directing distribution.

Received	111
Adopted — To House	112
Enrolled copy signed — To House	116

HCR 1006 — By Stratton of the House and Berrong of the Senate — A Concurrent Resolution commending the contribution to rural Oklahoma of Mrs. Chester Smith for over fifty years of leadership service and recognizing her recent election as Chairwoman of the American Farm Bureau Federation Women's Advisory Committee ... distribution.

Received	157
Adopted — To House	164
Enrolled copy signed — To House	172

HCR 1007 — By Willis, Townsend and Henry of the House and Howard, Watson, McCune and Graves of the Senate — A Concurrent Resolution relating to the Oklahoma Hi-Y Youth Legislature; authorizing use of the chambers of the House

of Representatives and of the Senate for specified dates in 1975

Received	169
Adopted — To House	175
Enrolled copy signed — To House	183

HCR 1008 — By Kilpatrick, et al, of the House and York of the Senate — A Concurrent Resolution memorializing Congress to rescind the action of the United States Department of Agriculture increasing the cost of food stamps; and directing distribution.

Received	166
Adopted — To House	170
Enrolled copy signed — To House	177

HCR 1009 — By Wickersham, et al, of the House and Crow and Capps of the Senate — A Concurrent Resolution commending the illustrious career of Oklahoma Cowboy Ike Rude; expressing the grateful appreciation of the Legislature and the people of the State of Oklahoma for the honor he has bestowed upon Oklahoma through his rodeo skill; extending congratulations for his recent induction into the National Rodeo Hall of Fame ... distribution.

Received	169
To committee	175
CR	244
Adopted — To House	258
Enrolled copy signed — To House	268

HCR 1010 — By Nance, et al, of the House and Berrong, Howell and Dawson of the Senate — A Concurrent Resolution directing the initiation of a pilot program for employment, by public agencies, of individuals receiving aid to families with dependent children; and directing distribution.

Received	249
Adopted — To House	266
Enrolled copy signed — To House	274

HCR 1011 — By Denman, et al — A Concurrent Resolution memorializing the Congress of the United States to propose a constitutional amendment allowing states

the right to enact abortion laws consistent with the will of the people under the police powers of the state; and directing distribution.

Received	282
To committee	290

HCR 1012 — By Hammons, et al, of the House and Tinsley of the Senate — A Concurrent Resolution relating to the Rock Island Railroad; memorializing the Congress of the United States to make it the sense of Congress that the loan application of the Rock Island Railroad on file with the United States Railroad Association be approved ... distribution.

Received	230
Adopted — To House	231
Enrolled copy signed — To House	241

HCR 1013 — By Abbott, et al — A Concurrent Resolution expressing deep regret at the untimely passing of Hugh M. Sandlin, former State Representative and State Senator from Hughes County, and friend of the people of Oklahoma; noting accomplishments; extending condolences to his widow and family; and directing distribution.

Received	231
Adopted — To House	233
Enrolled copy signed — To House	241

HCR 1015 — By Johnson (Don), et al, of the House and Dahl, Pierce, Shatwell, Randle, Smith, Murphy, Young, McCune, Dawson, Watson, Porter and Helm of the Senate — A Concurrent Resolution expressing opposition to Request Number AB-102 made to the Interstate Commerce Commission to terminate railway service between the cities of Bartlesville and Oklahoma City ... distribution.

Received	282
Adopted — To House	290
Enrolled copy signed — To House	307

HCR 1016 — By Converse — A Concurrent Resolution designating the week of March 16 through March 22, 1975, as National Wildlife Week; requesting that the

Governor issue a proclamation calling for the observance of Wildlife Week; and directing distribution.

Received 292
To committee 303

HCR 1017 — By Abbott, et al, of the House and Watkins, Dahl and Field of the Senate — A Concurrent Resolution memorializing the Congress of the United States to cease foreign assistance to certain nations; memorializing Congress to cause certain beef purchases to be made by the federal government; memorializing Congress to cause said beef to be distributed ... distribution.

Received 292
To committee 348

HCR 1018 — By Atkins — A Concurrent Resolution memorializing the Governor to declare 1975 as "International Women's Year" in Oklahoma; recognizing the contribution of women to the American Way of Life ... distribution.

Received 312
To committee 322

HCR 1019 — By Edmondson and Monks of the House and Luton of the Senate — A Concurrent Resolution relating to the 88th Infantry Division; recommending to the Board of Directors of the 88th Infantry Division that Muskogee, Oklahoma, be chosen as the site for a memorial to the 88th Infantry Division ... distribution.

Received 413
Adopted — To House 610
Enrolled copy signed — To House 631

HCR 1020 — By Hammons, et al, of the House and Tinsley of the Senate — A Concurrent Resolution relating to the Rock Island Railroad Company's highway-railroad grade crossings on the State Highway System; and memorializing the State Highway Commission to aid and assist the Rock Island Railroad Company in repairing defective grade crossings

Received 468
Adopted — To House 468
Enrolled copy signed — To House 469

HCR 1021 — By Cummings and Morgan of the House and Dawson and Dahl of the Senate — A Concurrent Resolution noting the significance of April 22, 1889, and its celebration on April 18 and 19, 1975, in the City of Guthrie, Oklahoma; and directing distribution.

Received 543
Adopted — To House 560
Enrolled copy signed — To House 574

HCR 1022 — By Payne of the House and Martin of the Senate — A Concurrent Resolution noting that the annual celebration of Love County Frontier Days at Marietta, Oklahoma, will be June 6th through 8th, 1975.

Received 630
Adopted — To House 661
Enrolled copy signed — To House 679

HCR 1023 — By Willis, Duckett and Craighead of the House and Smith of the Senate — A Concurrent Resolution urging the Board of Regents of the University of Oklahoma to consider rental of office space in the State Office Building at Tulsa for use of the Tulsa Medical College.

Received 563
WD, to committee 1136

HCR 1024 — By Caldwell, et al, of the House and Stipe of the Senate — A Concurrent Resolution requesting that Dr. Robert B. Kamm, President of OSU, and the Board of Regents of Oklahoma Agriculture and Mechanical Colleges, direct that prime emphasis and highest priority be given to scientific study and research on eradication of ticks by scientists of the University

Received 630
Adopted — To House 707
Enrolled copy signed — To House 715

HCR 1025 — By McCaleb, et al — A Concurrent Resolution relating to the present shortage of natural gas and oil existing in the United States; memorializing the Congress of the United States to enact such law as is necessary to deregulate

the price of natural gas transported by interstate pipelines ... distribution.

Received 630
 Adopted — To House 866
 Enrolled copy signed — To House 873

HCR 1026 — By Wickersham, et al, of the House and Howell and Capps of the Senate — A Concurrent Resolution recognizing the Cooperative Council for Oklahoma School Administration as an effective voice for school administrators in the schools, colleges and universities of this state; and directing distribution.

Received 662
 Adopted — To House 693
 Enrolled copy signed — To House 711

HCR 1027 — By Stratton, et al, of the House and Berrong, Wadley, Dahl, Lamb, Watkins, Young, Dawson and Graves of the Senate — A Concurrent Resolution commending Oklahoma astronauts for their contributions in the exploration of outer space; recognizing the Oklahoma Heritage Association for its project to place historical markers at the birthplaces or childhood homes of said astronauts; proclaiming June 12, 1975, as "Oklahoma Astronaut Day" ... copy of this resolution be presented to each Oklahoma astronaut.

Received 818
 Adopted — To House 845
 Enrolled copy signed — To House 873

HCR 1028 — By Manning — A Concurrent Resolution relating to the Jim Thorpe Memorial Highway; memorializing the Oklahoma State Legislature to name that segment of State Highway 51, between the intersections of State Highway 51 and State Highway 18 and State Highways 51 and 64 near Keystone Dam the Jim Thorpe Memorial Highway; and authorizing distribution.

Received 1058
 Adopted — To House 1077
 Enrolled copy signed — To House 1111

HCR 1029 — By Hammons, Kardokus, Ervin, Craighead and Wickersham — A Concurrent Resolution expressing the opposition of the Legislature to the Interstate Commerce Commission's proposed plan for reorganization of the Rock Island Railroad ... distribution.

Received 1152
 Adopted — To House 1230
 Enrolled copy signed — To House 1246

HCR 1030 — By Rogers, et al, of the House and Lamb of the Senate — A Concurrent Resolution commending and honoring Dr. Owen K. Garriott for his outstanding accomplishments as a scientist / astronaut; directing the State Highway Commission to designate a street in his honor in the City of Enid, Oklahoma; and directing distribution.

Received 1209
 Adopted — To House 1209
 Enrolled copy signed — To House 1246

HCR 1031 — By Townsend of the House and Lane of the Senate — A Concurrent Resolution fixing the day and hour of the sine die adjournment of the 1st Session of the 35th Oklahoma Legislature.

Received 1152
 Adopted, referred 1230
 Engrossed — To House 1231
 SAs adopted, resolution

adopted 1242
 Enrolled copy signed — To House 1246

HCR 1032 — By Townsend, et al, of the House and Cate of the Senate — A Concurrent Resolution memorializing the Congress to fund a comprehensive study of the Central Oklahoma Area of the Garber-Wellington Formation and other aquifers or basins ... distribution.

Received 1186
 Adopted — To House 1224
 Enrolled copy signed — To House 1246

PERSONAL AND TOPICAL INDEX

A

ABERNATHY, Earl, confirmation of	919
"ABILITY COUNTS" CONTEST WINNERS INTRODUCED	453
Miller, Miss Cindy, Putnam City High School, Oklahoma City, 1st Place	
Joseph, Miss Joni, Lawton High School, Lawton, 2nd Place	
Price, Miss Pollie, Eisenhower High School, Lawton, 3rd Place	
Ferda, Miss Terri, Deer Creek-Lamont High School, Lamont, 4th Place	
Ressler, Miss Loretta, Owasso High School, Owasso, 5th Place	
Gay, Miss Rhonda, Comanche High School, Comanche, 6th Place	
Ott, Miss Ann, Comanche High School, Comanche, 7th Place	
Ambrister, Miss Beverly, Putnam City High School, Oklahoma City, 8th Place	
Welch, Miss Alisa, Lawton High School, Lawton, 9th Place	
Miller, Miss Cathy, Fairview High School, Fairview, 10th Place	
ADJOURNMENT, sine die (under HCR 1031)	1246
AGEE, William Everett, confirmation of	1098
ALLEE, Bob F., confirmation of	589
ALLEN, Walt, former Senator, introduced	185
ALLFORD, William Ervin, confirmation of	396
ALLMAN, Elaine, confirmation of	396
ANDERSON, Robert H., LP requested; committee report; granted	51;244;270
ANDREWS, Red, former member of the House of Representatives, introduced	841

B

BAIRD, Everett W., LP requested; committee report; granted	51;244;270
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BALDWIN, SENATOR DON, District 23, Democrat

Author: SB 249; SR 30

Principal Senate Author: HBs 1439, 1503

Coauthor: SB 258; SJR 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 31, 32, 34, 35, 38; HJR 1011; HCRs 1004, 1005, 1006, 1009, 1013, 1020, 1022, 1024, 1026, 1028, 1030

Standing Committees:

Appropriations and Budget	46
Engrossed and Enrolled Bills	47
Oil and Gas, Chairman	47
Roads and Highways	48

Rules	7
Subcommittee on Elections and Privileges of the Rules Committee	48
Declaration of not voting	
SB 328	1114
Mileage Allowance	21
Birthday of the Dean noted	161
Eulogy on Senator Ray Fine	207
 BARR, Robert Lincoln, confirmation of	112
BARRETT, Dorman D., LP requested; committee report; granted	148;244;270
BEASLEY, Rachel, citation re grandson, Bryan Allen Beasley	835
BEETON, Joe W., LP requested; committee report; granted	360;411;468
BELL, Teresa, honorary page	223
BERG, Mr. and Mrs. Steve, introduced	557
BERNHARDT, Dr. William G., confirmation of	687
 BERRONG, SENATOR ED, District 27, Democrat	
Author: SBs 23, 25, 29, 48, 49, 131, 225, 351, 376, 397, 420, 462; SCRs 9, 27, 36, 37, 38, 39; SR 31	
Principal Senate Author: HBs 1208, 1513; HJR 1030; HCRs 1006, 1009, 1027	
Coauthor: SBs 22, 92, 93, 98, 109, 121, 142, 205, 208, 216, 249, 258; SJRs 3, 6, 31; SCRs 2, 3, 5, 8, 10, 13, 14, 18, 19, 21, 30, 31, 33, 35, 43, 44, 46; SRs 3, 13, 15, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 32, 34, 35, 38; HBs 1102, 1114, 1161, 1264, 1531, 1552; HJR 1011; HCRs 1004, 1005, 1010, 1013, 1020, 1022, 1024, 1026, 1028, 1030	
Special Committees:	
To escort Governor David Hall to Joint Session	15
Standing Committees:	
Appropriations and Budget	46
Constitutional Revision and Regulatory Services	46
Insurance	47
Oil and Gas	47
Conferee:	
GCCA	624
GCCA Subcommittee on Social Services and Public and Mental Health	804
SB 49	728
SB 225	826
SB 279	857
Mileage Allowance	21
 BERRY, Bob D., LP requested; committee report; granted	87;244;270
BICKHAM, David, LP requested; committee report; granted	505;593;680
BILLINGSLEY, Walter, former Speaker of the House of Representatives, introduced	445
BILLS AND JOINT RESOLUTIONS, see also CUTOFF DATES	
Calendar, clearing of, lists of bills rereferred	937;1245
Joint resolutions filed with Secretary of State (special elections)	xiv;xv
Legislative action on	xiv;xv
Recalled:	
SB 44 (SCR 12)	294;303
SB 101 (SCR 12)	287
Vetoed	xiv;xv

BIRDSONG, SENATOR JIMMY, District 45, Democrat

Author: SBs 26, 31, 39, 104, 322, 341, 430, 432

Principal Senate Author: HB 1187

Coauthor: SBs 3, 22, 49, 80, 100, 110, 121, 128, 153, 163, 197, 208, 216, 230, 254, 258, 275, 304, 353, 370, 395, 435; SJRs 3, 13, 31; SCR 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 34, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1008, 1015, 1042, 1058, 1092, 1119, 1139, 1161, 1183, 1190, 1208, 1410, 1587; HJR 1011; HCRs 1004, 1005, 1006, 1008, 1009, 1013, 1020, 1022, 1024, 1026, 1028, 1030

Interim Committees

Executive Committee—Legislative Council 1126

Special Committees:

To escort Governor Boren to Joint Session 70

Standing Committees:

Banks and Banking 46

Business, Industry and Labor Relations 46

County, State and Federal Government 46

Insurance, Chairman 47

Conferee:

SB 3 703

SB 100 755

Mileage Allowance 21

BLACK, Wesley, introduced 389**BOATNER, SENATOR ROY A.**, District 6, Democrat

Author: SBs 7, 42, 98, 143, 157, 183, 282, 308, 409, 442; SJR 10; SCR 23; SRs 11, 38

Principal Senate Author: HBs 1299, 1492, 1493, 1562; HJR 1003; HCR 1003

Coauthor: SBs 22, 142, 254; SJR 31; SCR 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 42, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35; HBs 1233, 1280, 1410; HJR 1011, 1012; HCRs 1004, 1005, 1006, 1009, 1013, 1020, 1022, 1024, 1026, 1028, 1030

Standing Committees:

Agriculture 45

Appropriations and Budget 46

Education, Common 46

Roads and Highways, Vice Chairman 48

Conferee:

GCCA 624

GCCA Subcommittee on General Government and Judiciary 804

SB 105 1114

HCR 1003 465

Mileage Allowance 21

Oath of Office 3

BOLDING, Reverend Cecil L., Chaplain 713**BOREN, Mrs. David**, introduced to Joint Session 70**BOREN, GOVERNOR DAVID**, see **GOVERNOR DAVID BOREN****BRADSHAW, J. V.**, LP requested; committee report; granted 399; 411; 468**BREEDEN, Robert H.**, former Senator, introduced 505**BROWN, Ben A., Jr.**, LP requested; committee report; granted 526; 594; 680

BROWN, Elmer, confirmation of	1099
BROWNE, Kendall Carly, introduced	275
BRYAN, Alvin R., introduced	577
BRYAN, Becky, introduced	1152
BRYAN, Ross, introduced	113
BRYAN, Scott, introduced	350
BUNCH, Louis M., LP requested; committee report; granted	66;244;270
BURFORD, John, confirmation of	838
BURKE, Bob, confirmation of	442
BURNS, Accountability, LP requested; committee report; granted	52;244;270
BURSON, William H., LP requested; committee report; granted	114;244;270

BUTLER, SENATOR KENNETH, District 8, Democrat

Principal Senate Author: HBs 1282, 1293, 1296, 1297, 1387, 1597

Coauthor: SBs 22, 190, 258, 353; SJR 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HJR 1011; HCRs 1005, 1006, 1009, 1013, 1020, 1022, 1024, 1026, 1028, 1030

Interim Committees:

Executive Committee—Legislative Council, Alternate

1126

Standing Committees:

Business, Industry and Labor Relations

46

Constitutional Revision and Regulatory Services

46

Criminal Jurisprudence

46

Insurance, Vice Chairman

47

Mileage Allowance

21

Oath of Office

2,3

C

CALDWELL, Senator Jim, Minority Floor Leader of the Arkansas

Senate, introduced

834

CAPPS, Gilmer John, introduced

360

CAPPS, Mrs. Gilmer N., introduced

489

CAPPS, SENATOR GILMER N., District 26, Democrat

Author: SBs 12, 38, 230, 284, 353, 358, 463, 478; SCR 28

Principal Senate Author: HBs 1040, 1081, 1300, 1464; HJRs 1031, 1032; HCR 1002

Coauthor: SBs 7, 22, 98, 109, 142, 154, 197, 200, 208, 216, 258, 279, 305, 328; SJRs 6, 16, 22, 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 19, 20, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 15, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1008, 1076, 1104, 1190, 1208, 1260, 1278, 1320, 1439, 1493, 1531, 1552; HJR 1011; HCRs 1003, 1004, 1005, 1006, 1009, 1013, 1020, 1022, 1024, 1026, 1028, 1030

Interim Committees:

Executive Committee—Legislative Council

1126

Special Committees:

On seating arrangements

6

To escort Forrest Tucker and Kendall Carly Browne to the Senate floor.

275

Standing Committees:

Agriculture, Vice Chairman	45
Education, Common	46
Environmental and Natural Resources, Chairman	47
Roads and Highways	48

Conferee:

SB 371	973
Mileage Allowance	21
Oath of Office	3

CAREY, Frank E., Jr., confirmation of	172
CATE, Byron Lee, Jr., introduced	689
CATE, Chad Mitchell, introduced	689
CATE, Christie Lee, introduced	309
CATE, Mrs. Lee, introduced	689

CATE, SENATOR LEE, District 16, Democrat

Author: SBs 101, 124, 125, 185, 189, 262, 330, 367, 373

Principal Senate Author: HBs 1074, 1152, 1231, 1275, 1277, 1284, 1329, 1476; HCR 1032

Coauthor: SBs 19, 22, 29, 78, 100, 109, 119, 218, 254, 258, 259; SJR 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1182, 1250, 1383; HJR 1011; HCRs 1005, 1006, 1009, 1013, 1020, 1022, 1024, 1026, 1028, 1030

Special Committees:

To attend funeral of Mr. John Holden, brother of Senator Wayne Holden	839
---	-----

Standing Committees:

Appropriations and Budget	46
County, State and Federal Government	46
Criminal Jurisprudence	46
Education, Higher, Vice Chairman	46
Rules, Vice Chairman	7
Subcommittee on Elections and Privileges of the Rules Committee, Chairman	48

Conferee:

GCCA	624
GCCA Subcommittee on Regulatory and Natural Resources	804
SB 189	924
HB 1251	523
Mileage Allowance	21
Oath of Office	3

CECKA, William J., Jr., confirmation of	1212
---	------

CHAPLAINS

Bolding, Reverend Cecil L., Guthrie	713
Cleek, Reverend Earl, Chelsea	525
Crowson, Reverend James B., El Reno	659
Dickens, Reverend Joe, Tulsa	4; 471
Dyer, Reverend John, Claremore	237
Gilmore, Reverend Gary, Tulsa	1029
Gregoriew, Reverend Dale, Oklahoma City	117

Hammons, Reverend F. S., Sapulpa	841
Hill, Reverend Charles, Ada	359
Hunt, Reverend Arthur K., Cherokee	943
Lindquist, Reverend Hugo, Oklahoma City	93
Masters, Dr. Bill, Ponca City	201
Ritchie, Reverend Ronald, Oklahoma City	409
Roethler, Father Michael, Shawnee	65
Shibley, Reverend David, Ft. Smith, Arkansas	783
Smith, Reverend Bailey, Del City	1101
Sunderland, Reverend Bobby, Oklahoma City	147
Thompson, Reverend Will, Lawton	577
Thurston, Reverend Elwyn O., Muskogee	173
Trout, Dr. Virgil R., Oklahoma City	309
Winkler, Reverend John, Heavener	271
Winkler, Reverend John, Jr., Oklahoma City	301
CHAPPELLE, Reverend T. Oscar, confirmation of	574
CHASE, Rowena, introduced	577
CHEEK, William C., LP requested; committee report; granted	162;244;270
CLAIBORNE, Ben, LP requested; committee report; granted	43;244;270
CLARK, Martin, confirmation of	687
CLEEK, Mrs. Earl, introduced	569
CLEEK, Reverend Earl, Chaplain	525
COLE, Kenneth Wayne, LP requested; committee report; granted	148;244;270
COMMITTEES	
Conference — GCCA, measures referred to	1256;1257
Senate and House conferees appointed	624;1030
Subcommittees named	803
Conference — other than GCCA, measures referred to	1258
Interim	
Executive Committee—Legislative Council, House and Senate members	624;1126
Special	
Under SR 1, to attend meetings of the Floodplain Conference	53
Under SR 5, to consult re U.S. Naval Ammunition Depot, McAlester	94
Under SR 7, to attend ten-state meeting of cattlemen and Congressmen	124
Standing (see also page 1247)	
Agriculture	45
Appropriations and Budget	46
Banks and Banking	46
Business, Industry and Labor Relations	46
Constitutional Revision and Regulatory Services	46
County, State and Federal Government	46
Criminal Jurisprudence	46
Education, Common	46
Education, Higher	46
Employment and Administration	47
Engrossed and Enrolled Bills	47
Environmental and Natural Resources	47
Insurance	47

Judiciary	47
Municipal Government	47
Oil and Gas	47
Professions and Occupations	47
Public and Mental Health	47
Public Safety and Penal Affairs	47
Revenue and Taxation	48
Roads and Highways	48
Rules	7
Adoption of reports re amendment of Rules	101
Expenses of Senators on Rules Committee	22
Reports of, re proposed Rules as amended	44; 89
Subcommittee on Elections and Privileges	48
Social Welfare	48
Wildlife	48
COMMUNICATIONS FROM	
Election Board, Secretary of the State	1; 2; 8
Equalization, State Board of	22; 841
CONFIRMATIONS BY SENATE	
Abernathy, Earl, Altus Junior College Board of Regents	919
Agee, William Everett, Administrator, Oklahoma Liquified Petroleum Gas Board	1098
Allee, Bob F., Board of Regents for Higher Education	589
Allford, William Ervin, Oklahoma Highway Commission	396
Allman, Elaine, State Election Board	396
Barr, Robert Lincoln, State Board of Agriculture, District No. 1	112
Bernhardt, Dr. William G., Board of Regents, Oscar Rose Junior College	687
Brown, Elmer, Board of Regents, Carl Albert Junior College	1099
Burford, John, Indian and Hardrock Mining Museum Commission	838
Burke, Bob, Industrial Development Commission	442
Carey, Frank E., Jr., Board of Corrections	172
Cecka, William J., Jr., Board of Regents, Tulsa Junior College	1212
Chappelle, Reverend T. Oscar, Board of Regents, Tulsa Junior College	574
Clark, Martin, Highway Commission	687
Cumpton, Ralph, Indian and Hardrock Mining Museum Commission	838
Curtin, Tim, Board of Corrections	486
Duncan, Mrs. Sylvia, Board of Public Accountancy	920
Field, Larry, Tourism and Recreation Commission	1026
Frank, Joniece, Jim Thorpe Memorial Athletic Hall of Fame Commission	1099
Freeman, Paul, War Veterans Commission	1182
Fullerton, James M., Judge, State Industrial Court	486
Gamble, Ralph, State Board of Agriculture — District 5	486
Graham, Elmer, Oklahoma Turnpike Authority	328
Grant, Louis W., Jr., Grand River Dam Authority	687
Graves, Casey C., Industrial Development Commission	442
Grove, Heber, Oklahoma State Credit Union Board	1182
Gungoll, James, Highway Commission — District 8	166
Harellson, James, Savings and Loan Board	1182
Hargis, V. Burns, State Election Board	486
Hawkins, E. S., State Fire Marshal Commission	1182
Haynes, Bruce, Oklahoma Industrial Development Commission	443

Haynes, Hayden G., Director, Civil Defense Agency	1099
Haynes, Jerry, Grand River Dam Authority	1027
Holden, David W., Industrial Development Commission	443
Holly, Ellis, Wildlife Conservation Commission	396
Humphrey, Wayman E., Board of Regents, Tulsa Junior College	1212
Jacobs, Donald Earl, Jr., Industrial Development Commission	1099
Keithley, Austin, Indian and Hardrock Mining Museum Commission	838
Kennedy, J. C., Highway Commission — District 6	172
Kinnard, Ray, Oklahoma Real Estate Commission	1213
Leake, Jimmy, Industrial Development Commission	757
Leininger, Lawton L., Vice Chairman, Oklahoma Tax Commission	1183
Livermore, Edward K., Board of Regents, Oklahoma Colleges	574
Logan, Tom, Wildlife Conservation Commission	328
Lowry, George, State Banking Board	1182
Luttrell, Robert T., Board of Regents, South Oklahoma City Junior College	443
McAdams, Jim, Board of Affairs	687
McCarty, Mrs. Kay, Board of Regents, Northern Oklahoma College	1027
McCasland, John, State Board of Public Affairs	328
McGee, Howard, Arts and Humanities Council	1213
McKown, Gene, Industrial Development Commission	443
Mabrey, W. Carlisle, III, Board of Directors, Grand River Dam Authority	328
Marable, Bois, State Fire Marshal Commission	1213
Martin, Pauline, Board of Regents, Seminole Junior College	396
Monroe, Jim, Board of Trustees, University Hospital	487
Naifeh, Jack, War Veterans Commission	1182
Norvell, George, Board of Regents, Tulsa Junior College	1213
Orbison, Scott, State Board of Regents for Higher Education	839
Parker, Mrs. Robert L., Highway Commission — District 2	166
Phillips, Ted, Board of Regents, Seminole Junior College	396
Porter, William T., Real Estate Commission	1213
Powers, Bill G., Educational Television Authority	1182
Price, Norris, Board of Regents, Oscar Rose Junior College	443
Price, Walter, State Board of Public Affairs	920
Repogle, Dee A., Jr., Board of Regents, University of Oklahoma	688
Richardson, Jerry, Tourism and Recreation Commission — District 5	757
Sabin, Gene L., Oklahoma Liquefied Petroleum Gas Board	1182
Scoufos, Harry G., Jr., Board of Pharmacy	1027
Seay, Frank, Sr., Board of Regents, Seminole Junior College	396
Shackelford, Harry, State Board of Education	487
Shupart, Mrs. Buck (Helen), Arts and Humanities Council	1213
Simmons, Michael D., Board of Regents, Seminole Junior College	396
Southall, Glenn, Oklahoma Highway Commission	1099
Steward, Jerry, Board of Regents, South Oklahoma City Junior College	443
Sullins, Galen, Board of Regents, Carl Albert Junior College	396
Thompson, William E., Board of Corrections — District 3	172
Toaz, Harold, Board of Health	920
Townes, Mrs. John E., Arts and Humanities Council	1213
Wagner, Jon B., Arts and Humanities Council	1213
Walker, Earl, Water Resources Board	1213

Wallace, Dorothy, Oklahoma Tourism and Recreation Commission	396
Webb, W. Roger, Commissioner of Public Safety	212
Whitebird, Robert, Indian and Hardrock Mining Museum Commission	1027
Wiedemann, Anna Belle, Consumer Affairs Commission	1182
Williams, Douglas, Liquefied Petroleum Gas Board	1027
Wills, Don, Board of Regents, Seminole Junior College	396
Young, Stanton L., Highway Commission	574
Zumwalt, Wade, Grand River Dam Authority	688
CONNER, John O., LP requested; committee report; granted	179;244;270
CORNSTUBLE, Richard Mills, LP requested; committee report; granted	66;244;270
CORTUM, F. Calvin, LP requested; committee report; granted	137;244;270
COX, Pam, introduced	690
CRAIG, Bob, named Sergeant at Arms for 2nd Session of the 35th Legislature	1190
CRAVENS, Leo, LP requested; committee report; granted	52;245;270
CROSSLEY, Mr. and Mrs. Leon, introduced	577
 CROW, SENATOR HERSCHAL H., JR., District 25, Democrat	
Author: SBs 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 107, 119, 201, 208, 253, 254, 257, 305, 307, 315, 402, 439, 443, 468; SCR 26; SRs 26, 39	
Principal Senate Author: HBs 1045, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1102, 1103, 1104, 1106, 1108, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1225, 1488, 1496, 1517, 1619; HCR 1009	
Coauthor: SBs 22, 98, 258, 344; SJRs 17, 30, 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 21, 23, 24, 25, 29, 30, 31, 32, 34, 35, 38; HBs 1101, 1107, 1383, 1410, 1443, 1552; HJR 1011; HCRs 1005, 1006, 1013, 1020, 1022, 1024, 1028, 1030	
Special Committees:	
To attend funeral of Mr. John Holden, brother of Senator Wayne Holden	839
To notify the House re sine die adjournment	1242
Standing Committees:	
Appropriations and Budget, Chairman	46
Education, Common	46
Revenue and Taxation	48
Rules	7
Conferee:	
GCCA, Chairman	624
GCCA Subcommittee on Public Safety and Highways, Alternate	804
SB 53	316,453
SB 60	454
SB 66	567
SB 377	1042
SJR 36	1041
SJR 37	1041
SCR 26	834
HB 1043	465
HB 1129	606

HB 1289	1155
HB 1488	1074
HB 1610	1220
Mileage Allowance	21
CROWN, James L., LP requested; committee report; granted	360;411;468
CROWSON, Reverend James B., Chaplain	659
CRUMPLER, G. R., LP requested; committee report; granted	123;245;270
CUMPTON, Ralph, confirmation of	838
CURTIN, Tim, confirmation of	486
CUTOFF DATES	
Bills on Calendar rereferred to committees, with exceptions	936;1245
Lists of bills	937;1245
Consideration of Senate bills and joint resolutions in	
Senate Committees	830
Exception to re SB 379	839

D

DAHL, SENATOR JOHN L., District 10, Democrat	
Author: SBs 102, 138, 149, 200, 207, 221, 265, 279, 280, 357; SCR 42	
Principal Senate Author: HBs 1137, 1218, 1219, 1303, 1340, 1484, 1549, 1582; HCR 1015	
Coauthor: SBs 20, 22, 98, 120, 124, 125, 142, 232, 257, 258, 328, 344; SJRs 6, 9, 12, 17, 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1058, 1104, 1190, 1250, 1320, 1383, 1410, 1552; HJRs 1011, 1012; HCRs 1004, 1005, 1006, 1009, 1013, 1017, 1020, 1021, 1022, 1024, 1026, 1027, 1028, 1030	
Interim Committees:	
Executive Committee—Legislative Council	1126
Special Committees:	
To notify Governor the Senate is organized	6
Under SR 7	125
Standing Committees:	
Agriculture, Chairman	45
Constitutional Revision and Regulatory Services	46
Oil and Gas, Vice Chairman	47
Wildlife	48
Conferee:	
SB 142	702
SB 232	755
SB 279	857
Mileage Allowance	21
Oath of Office	3
DALSTON, Dr. Jephtha, citation presented to	1211
DANK, David M., LP requested; committee report; granted	399;411;468
DARR, Betty, elected Chief Engrossing and Enrolling Clerk	6
DAVIS, Georgia E., LP requested; committee report; granted	320;411;468
DAWSON, Mrs. Bill, introduced	359

DAWSON, SENATOR BILL, District 50, Democrat

Author: SBs 228, 348, 355, 372, 396, 441, 446; SJR 25

Principal Senate Author: HBs 1165, 1591, 1618; HCR 1021

Coauthor: SBs 22, 98, 99, 127, 128, 275; SJR 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 20, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HB 1190; HJR 1011; HCRs 1004, 1005, 1006, 1009, 1010, 1013, 1015, 1020, 1022, 1024, 1026, 1027, 1028, 1030

Standing Committees:

Education, Higher	46
Revenue and Taxation	48
Roads and Highways	48
Social Welfare, Vice Chairman	48
Mileage Allowance	21
Oath of Office	3

DAWSON, Mrs. Imogene, introduced	359
DEES, Mary A., LP requested; committee report; granted	461;594;680
DeWEES, Mrs. Clarence, introduced, accepted resolution for Mr. DeWees	465
DICKENS, Reverend Joe, Chaplain	4;471
DIVERS, Kim, introduced	309
DOBBS, Wyman C., LP requested; committee report; granted	123;245;270
DOTSON, Robert C., received citation for television documentary	182
DUDLEY, Ed, LP requested; committee report; granted	263;411;468
DUNCAN, Mrs. Sylvia, confirmation of	920
DYER, Reverend John, Chaplain	237

E

ELECTION BOARD, STATE, communications from	1;2;8
ELECTION OF SENATE OFFICERS	4
ELECTION RETURNS OF STATE OFFICIALS	8
EQUALIZATION, STATE BOARD OF, communications from	22;841
ERSTINE, Roy and Mary Frances, Stuttgart, Arkansas, introduced	87
EXECUTIVE COMMITTEE—Legislative Council, membership	624;1126
EXECUTIVE MESSAGES	15;70;692;1242
EXECUTIVE NOMINATIONS CONFIRMED, see CONFIRMATIONS, SENATE	
Rule 24 suspended	1182
EXECUTIVE SESSIONS91;103;112;159;166;172;200;212;262;318; 327;395;442;486;523;574;589;687;757;838; 919;1026;1036;1098;1122;1181;1212

F

FAULKNER, Mrs. Grace, Miami, Florida, introduced	387
FELLERS, James Dave, Jr., LP requested; committee report; granted	43;245;270
FIELD, Brady, honorary page	526
FIELD, Larry, confirmation of	1026
FIELD, Mr. and Mrs. Larry, introduced	526
FIELD, Lee Ann, honorary page	526

FIELD, SENATOR LEON B., District 49, Democrat**Author:** SBs 120, 289, 368, 434; SCR 8, 15, 18, 30, 35**Principal Senate Author:** HBs 1242, 1323, 1399, 1621**Coauthor:** SBs 22, 92, 93, 96, 98, 109, 121, 142, 197, 200, 208, 213, 249, 258, 279, 417, 463; SJRs 30, 31; SCR 3, 9, 10, 13, 14, 19, 21, 27, 31, 33, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 15, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1102, 1114, 1137, 1161, 1190, 1208, 1264, 1275, 1320, 1410, 1552; HJR 1011; HCRs 1002, 1004, 1005, 1006, 1009, 1013, 1017, 1020, 1022, 1024, 1026, 1028, 1030**Special Committees:****Executive Committee—Legislative Council** 1126**Standing Committees:****Agriculture** 45**Education, Common** 46**Environmental and Natural Resources** 47**Rules** 7**Wildlife, Chairman** 48**Conferee:****SB 371** 973**HB 1227** 1122**Mileage Allowance** 21**Eulogy on Senator Fine** 207**FINE, Ray, former Senator, eulogies at the time of his death** 207**FLEMING, J. D., LP requested; committee report; granted** 350; 411; 468**FOLKS, Cecil, introduced, resolution presented to** 1077**FRANK, Joniece, confirmation of** 1099**FREEMAN, Paul, confirmation of** 1182**FREISLEBEN, Miss Ulrike, Frankfort, Germany, introduced, honorary page** 706**FULLERTON, James M., confirmation of** 486**FULLERTON, Lloyd D., LP requested; committee report; granted** 131; 245; 270**FUNSTON, Mrs. Bob, introduced** 360**FUNSTON, SENATOR BOB, District 54, Democrat****Author:** SBs 16, 186, 187, 188, 204, 205, 212, 224, 243, 273, 274, 278, 290, 298, 389, 390, 400, 401, 458**Principal Senate Author:** HBs 1024, 1025, 1026, 1029, 1030, 1031, 1051, 1059, 1250, 1251, 1256, 1308, 1342, 1380, 1413, 1415, 1416, 1417, 1418, 1420, 1423, 1442**Coauthor:** SBs 13, 22, 47, 96, 105, 109, 118, 176, 190, 203, 213, 254, 255, 258, 269, 270, 312, 353; SJRs 6, 8, 9, 19, 31, 33, 36, 37; SCR 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 6, 13, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1058, 1087, 1216, 1225, 1231, 1233, 1264, 1316, 1341, 1343, 1348, 1383, 1401, 1410, 1454, 1531, 1537, 1552, 1615, 1622; HJR 1011; HCRs 1004, 1005, 1006, 1009, 1013, 1020, 1022, 1024, 1026, 1028, 1030**Interim Committees:****Executive Committee—Legislative Council** 1126**Special Committees:****To escort Governor Boren to Joint Session** 70**To attend funeral of Representative Vol Odom** 203**Under SR 1** 53

Standing Committees:

Business, Industry and Labor Relations, Chairman	46
Constitutional Revision and Regulatory Services	46
Education, Common, Vice Chairman	46
Public and Mental Health	47

Conferee:

SB 49	728
SB 248	1168
SB 270	981
SB 340	1167
HB 1162	1192
HB 1251	523
HB 1348	996
HB 1454	1225

Mileage Allowance	21
Oath of Office	3

G

GAMBLE, Ralph, confirmation of	486
--------------------------------------	-----

GARRETT, SENATOR JOHN L., District 43, Democrat

Author: SBs 46, 128, 163, 217, 239, 275, 276, 277, 304, 306, 361, 362, 363, 364, 385, 387, 412, 413, 414, 421, 427

Principal Senate Author: HBs 1143, 1190, 1273, 1348, 1424, 1425, 1453, 1454

Coauthor: SBs 21, 33, 101, 114, 121, 124, 125, 135, 208, 228, 258; SJRs 13, 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 21, 22, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1024, 1060, 1189, 1277, 1383; HJR 1011; HCRs 1005, 1006, 1009, 1013, 1020, 1022, 1024, 1026, 1028, 1030

Interim Committees:

Executive Committee—Legislative Council	1126
---	------

Special Committees:

To escort Governor Hall to Joint Session	15
Under SR 37, Impeachment Committee	1206

Standing Committees:

Criminal Jurisprudence, Chairman	46
Judiciary	47
Public and Mental Health	47
Revenue and Taxation	48

Conferee:

SB 121	1099
HB 1042	1099
HB 1057	318
HB 1143	867
HB 1348	996
HB 1454	1225

Mileage Allowance	21
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GENERAL CONFERENCE COMMITTEE ON APPROPRIATIONS

Senate and House conferees appointed	624; 1030
--	-----------

Measures referred to	1256;1257
Subcommittees of	803
GENTIS, Patrick E., LP requested; committee report; granted	255;411;468
GIBSON, Hal T., LP requested; committee report; granted	168;245;270
GILMORE, Reverend Gary, Chaplain	1029
GOODMAN, Sergeant Harold E., Ponca City, commended	1126
GOODRIDGE, Jim, LP requested; committee report; granted	330;411;468
GOVERNOR DAVID BOREN	
Inauguration of	57
Addressed Joint Session	70
Addressed Joint Session	692
Addressed the Senate, final day of Session	1242
Bills recalled from, SB 44, SB 101	287;303
Bills signed or vetoed	xiv;xv
GOVERNOR DAVID HALL	
Addressed Joint Session	15
GRAHAM, Elmer, confirmation of	328
GRANT, Louis W., Jr., confirmation of	687
 GRANTHAM, SENATOR ROY E., District 20, Democrat	
Author: SBs 4, 32, 33, 97, 121, 132, 215, 220, 235, 272, 285, 286, 287, 299, 300, 324, 325, 331, 332, 346, 347, 391, 410, 411, 460; SJRs 4, 13, 15; SCRs 1, 6, 19; SRs 36, 37	
Principal Senate Author: HBs 1006, 1015, 1022, 1042, 1379, 1475, 1477, 1511, 1525, 1545, 1567, 1585	
Coauthor: SBs 20, 41, 120, 124, 125, 135, 189, 242, 249, 279, 328, 353; SJRs 3, 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 6, 13, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1114, 1227, 1271, 1383; HJR 1011; HCRs 1005, 1006, 1009, 1013, 1015, 1019, 1020, 1022, 1024, 1026, 1028, 1030	
Interim Committees:	
Executive Committee—Legislative Council	1126
Special Committees:	
Under SR 37, Impeachment Committee, Chairman	1206
Standing Committees:	
Criminal Jurisprudence	46
Judiciary, Chairman	47
Municipal Government	47
Roads and Highways	48
Rules	7
Conferee:	
GCCA—Alternate	624
GCCA Subcommittee on General Government and Judiciary, Alternate	804
SB 121	1010
SB 170	755
SB 279	857
HB 1042	1099
HB 1227	1122
HB 1379	1027
HB 1511	1074
Mileage Allowance	21
Oath of Office	3

Order of the Coif presented	696
Eulogy on Senator Ray Fine	207
GRAVES, Casey C., confirmation of	442
GRAVES, SENATOR RALPH W., District 17, Democrat	
Author: SBs 309, 440, 471, 482; SCR 33, 44	
Principal Senate Author: HBs 1057, 1185, 1252, 1280	
Coauthor: SBs 7, 22, 38, 109, 118, 124, 127, 142, 154, 166, 197, 200, 216, 259, 353; SJRs 6, 8, 9, 31; SCR 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 35, 36, 37, 38, 39, 43, 46; SRs 3, 13, 16, 17, 18, 19, 21, 22, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1092, 1106, 1141, 1161, 1231, 1250, 1271, 1320, 1383, 1392, 1552, 1615; HJRs 1011, 1012; HCRs 1004, 1005, 1006, 1007, 1009, 1013, 1020, 1022, 1024, 1026, 1027, 1028, 1030	
Interim Committees:	
Executive Committee—Legislative Council	1126
Standing Committees:	
Banks and Banking, Vice Chairman	46
Environmental and Natural Resources	47
Professions and Occupations, Chairman	47
Roads and Highways	48
Conferee:	
HB 1185	1073
Declaration of vote	
SB 29	248
SB 116	248
HB 1181	924
HB 1250	924
HB 1256	924
HB 1549	924
HJR 1011	248
Mileage Allowance	21
GRAY, Diana, Purcell, President OHOSO, introduced	188
GREGORIEW, Reverend Dale, Chaplain	117
GROVE, Heber, confirmation of	1182
GUNGOLL, James, confirmation of	166

H

HAESLER, Major and Mrs. Heinz, Bern, Switzerland, introduced	1029
HALL, Mrs. David, introduced to Joint Session	15
HALL, GOVERNOR DAVID, see GOVERNOR DAVID HALL	
HALLIBURTON, Reverend Bryan, honorary Chaplain	389
HAM, SENATOR GLEN, District 15, Democrat	
Author: SBs 159, 317, 328, 365, 455	
Coauthor: SBs 22, 37, 124, 125, 145, 208, 212, 385; SJRs 3, 31; SCR 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1114, 1208, 1231, 1320, 1336, 1383, 1410, 1511, 1552; HJR 1011; HCRs 1005, 1006, 1009, 1013, 1020, 1022, 1024, 1026, 1028, 1030	

Interim Committees:	
Executive Committee—Legislative Council	1126
Standing Committees:	
Banks and Banking	46
Judiciary	47
Municipal Government, Chairman	47
Roads and Highways	48
Declaration of vote	
On election of President Pro Tempore	44
SB 172	969
Mileage Allowance	21
 HAMILL, James G., LP requested; committee report; granted	66;245;270
HAMILTON, Cecil, LP requested; committee report; granted	148;245;270
HAMILTON, Mrs. James E., introduced	1126
 HAMILTON, SENATOR JAMES E., District 4, Democrat	
Author: SBs 106, 165, 168, 175, 226, 445, 469; SJRs 14, 27, 31; SCRs 2, 3, 7, 10, 24; SRs 3, 8, 10, 20, 27, 28	
Principal Senate Author: HBs 1264, 1409, 1613	
Coauthor: SBs 1, 87, 105, 118, 121, 128, 174, 197, 208, 232, 305, 376, 467; SJRs 3, 5, 6, 9, 22, 26; SCRs 8, 9, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 42, 43, 44, 46; SRs 13, 14, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1042, 1058, 1093, 1104, 1114, 1410, 1552; HJRs 1011, 1012; HCRs 1005, 1006, 1009, 1013, 1020, 1022, 1024, 1026, 1028, 1030	
Special Committees:	
To escort President Pro Tempore Howard to President's desk	4
To notify House the Senate is organized	6
Standing Committees:	
Appropriations and Budget	46
Education, Common	46
Public Safety and Penal Affairs, Chairman	46
Revenue and Taxation	48
Conferee:	
GCCA	624
GCCA Subcommittee on Public Safety and Highways	804
SB 53	453
SB 105	1114
SB 121	1010
SB 225	826
SB 232	755
HB 1042	1099
HB 1143	867
HB 1251	523
HB 1264	657
HB 1409	979
Mileage Allowance	21
Oath of Office	2
Eulogy on Senator Ray Fine	207
Citation for Rachel Beasley and grandson	835
 HAMILTON, Lance, introduced and commended for achievements in Scouting	248

- HAMMONS, Reverend F. S., Chaplain 841
- HARELSON, James, confirmation of 1182
- HARGIS, V. Burns, confirmation of 486
- HARGRAVE, C. Gerald, LP requested 213
- HARKEY, B. E., LP requested; committee report; granted 52; 245; 270
- HARKINS, Master Shawn Dale, grandson of Senator Martin, announcement of birth; introduced to Senate by his grandfather 290; 906
- HARR, Don J., LP requested; committee report; granted 114; 245; 270
- HAWKINS, E. S., confirmation of 1182
- HAYNES, Bruce, confirmation of 443
- HAYNES, Hayden G., confirmation of 1099
- HAYNES, Jerry, confirmation of 1027
- HEALTH CARE DELIVERY SYSTEM, SPECIAL COMMITTEE ON, report of, under SCR 138 279; 508
- HELLER, Miss Ann, introduced 1102
- HELLER, Mrs. Frances, introduced 1102
- HELM, SENATOR MARY, District 46, Republican**
Author: SBs 352, 377; SJR 16; SCRs 20, 32; SR 9
Coauthor: SBs 22, 98, 109, 137, 354; SJR 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HJR 1011; HCRs 1005, 1006, 1009, 1013, 1015, 1020, 1022, 1024, 1026, 1028, 1030
- Standing Committees:**
 Engrossed and Enrolled Bills, Vice Chairman 47
 Environmental and Natural Resources 47
 Revenue and Taxation 48
 Wildlife 48
- Conferee:**
 SB 377 1042
- Mileage Allowance 21
- Oath of Office 3
- HELTERBRAND, Dwayne, LP requested; committee report; granted 131; 245; 270
- HEMRY, Gene H., LP requested; committee report; granted 87; 245; 270
- HENDERSON, Joe E., LP requested; committee report; granted 179; 245; 270
- HEWITT, Mrs. Ingrid, introduced 627
- HICKS, Robert L., LP requested; committee report; granted 88; 245; 270
- HIERONYMOUS, Ed, LP requested; committee report; granted 539; 594; 680
- HILL, Reverend Charles, Chaplain 359
- HINTON, Doug, introduced 465
- HOLDEN, David W., confirmation of 443
- HOLDEN, Mr. and Mrs. Doug, introduced 1030
- HOLDEN, Miss Lisa, honorary Journal Clerk 1030
- HOLDEN, SENATOR WAYNE M., District 24, Democrat**
Author: SBs 5, 160, 320, 328
Principal Senate Author: HBs 1107, 1278, 1443
Coauthor: SBs 22, 98, 109, 142, 161, 208, 257, 258, 279, 383; SJRs 3, 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 42, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1189, 1289, 1383; HJR 1011; HCRs 1004, 1005, 1006, 1009, 1013, 1020, 1022, 1024, 1026, 1028, 1030

Special Committees:

To notify Governor re sine die adjournment 1242

Standing Committees:

Agriculture 45
 Employment and Administration 47
 Oil and Gas 47
 Roads and Highways 48
 Rules 7

Conferee:

GCCA 624
 GCCA Subcommittee on Regulatory and Natural Resources 804
 SB 53 316,453
 SB 60 454
 SB 66 567
 SB 189 924
 SB 316 973
 SB 399 984
 SB 407 1095
 SB 417 1034
 SJR 36 1041
 SJR 37 1041
 HB 1185 1073
 HB 1289 1155
 Elected Majority Whip 5
 Mileage Allowance 21
 Oath of Office 3

HOLLEMAN, Gary E., LP requested; committee report; granted 138;245;270

HOLLY, Ellis, confirmation of 396

HOWARD, SENATOR GENE C., District 36, Democrat, see also PRESIDENT PRO TEMPORE

Author: SBs 30, 117, 167, 182, 258, 267, 326, 388, 408; SJRs 3, 6, 18, 24, 28, 33, 36, 37; SCRs 13, 31, 41, 46; SRs 1, 7

Principal Senate Author: HBs 1043, 1101, 1220, 1289, 1333, 1546; HCRs 1005, 1007

Coauthor: SBs 22, 114, 118, 244, 254, 385, 435; SJR 31; SCRs 2, 3, 8, 9, 10, 14, 18, 19, 21, 27, 30, 33, 35, 36, 37, 38, 39, 43, 44; SRs 3, 6, 13, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1552, 1610, 1622; HJRs 1011, 1023; HCRs 1006, 1009, 1013, 1020, 1022, 1024, 1026, 1028, 1030

Interim Committees:

Executive Committee — Legislative Council, Chairman 1126

Conferee:

HB 1043 465
 HB 1289 1155

Elected President Pro Tempore 4

Mileage Allowance 21

Oath of Office 3

Presentation of Cow Chip Award 660

Presented Citation to Sergeant Harold E. Goodman, Ponca City,
 Outstanding State Juvenile Officer 1126

HOWELL, SENATOR JAMES F., District 42, Democrat

Author: SBs 1, 13, 43, 99, 270, 288, 359, 366, 428, 429; SJR 40; SCR 17; SR 22

Principal Senate Author: HBs 1166, 1171, 1238, 1304, 1307, 1321, 1372, 1401, 1410, 1508; HCR 1026

Coauthor: SBs 22, 47, 101, 124, 125, 128, 156, 208, 216, 254, 258, 262, 370, 430, 435; SJRs 12, 13, 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1183, 1189, 1190, 1277, 1320, 1336, 1552; HJR 1011; HCRs 1003, 1005, 1006, 1009, 1010, 1013, 1020, 1022, 1024, 1028, 1030

Special Committees:

On mileage allowances	7
To escort Governor Hall to Joint Session	15

Standing Committees:

Banks and Banking	46
Education Common, Chairman	46
Judiciary	47
Social Welfare	48

Conferee:

GCCA	624
GCCA Subcommittee on Education	804
SB 270	981
HB 1012	1123
HJR 1012	318
HCR 1003	465

Mileage Allowance	21
-------------------------	----

Oath of Office	3
----------------------	---

HUDDLESTON, Charles G., LP requested; committee report; granted573;594;680

HUMPHREY, Joseph H., LP requested; committee report; granted52;245;270

HUMPHREY, Wayman E., confirmation of1212

HUNT, Reverend Arthur K., Chaplain943

HUNT, George, Wellington, Kansas, introduced943;972

HUTCHINSON, Ben, LP requested; committee report; granted52;245;270

I

IMPEACHMENT

Articles of Impeachment against John Rogers, Secretary of State, received	1202
---	------

Court of Impeachment, Senate resolved itself into	1206
---	------

Oaths of office administered	1206;1207
------------------------------------	-----------

Officers elected, oaths administered	1207
--	------

Report of Committee appointed to recommend Rules of Impeachment	1233
---	------

Resolution adopted accepting Articles of Impeachment (SR 36)	1204
--	------

Resolution adopted appointing Special Committee (SR 37)	1205
---	------

Rules, proposed, printed in full; adopted	1233;1239
---	-----------

Williams, Chief Justice Ben T., Presiding Judge of the Court of Impeachment	1206
---	------

INGRAHAM, Sandy, LP requested; committee report; granted	237;411;468
--	-------------

INHOFE, SENATOR JAMES M., District 35, Republican**Author:** SBs 206, 255, 381, 415, 425**Coauthor:** SBs 1, 22, 99, 109, 205, 328, 418; SJRs 16, 31, 33, 36, 37; SCRs 2, 3, 5, 8, 9, 10, 13, 14, 18, 19, 20, 21, 27, 30, 31, 33, 34, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 20, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1009, 1104, 1233, 1303, 1552; HJRs 1003, 1011, 1023; HCRs 1005, 1006, 1009, 1013, 1020, 1022, 1024, 1026, 1028, 1030**Standing Committees:**

Education, Higher	46
Employment and Administration	47
Oil and Gas	47
Rules	7
Wildlife	48
Subcommittee on Elections and Privileges of the Rules Committee	48

Conferee:

GCCA—Alternate	624
GCCA Subcommittee on Social Services and Public and Mental Health, Alternate	804
Elected Minority Floor Leader	6
Mileage Allowance	21

INHOFE, Miss Katy, honorary Journal Clerk	473
---	-----

INHOFE, Miss Molly, honorary Journal Clerk	473
--	-----

J

JACOBS, Donald Earl, Jr., confirmation of	1099
JOHNSON, Paul, representing Encyclopedia Britannica Education Corporation, introduced	323
JOHNSON, Versie, VICA Chapter, Chickasha, honorary page	186
JOINT SESSIONS	7; 69; 690
JONES, Charles E., LP requested; committee report; granted	237; 411; 468
JONES, Chuck, honorary page	445
JORDAN, Henry C. "Hank", LP requested; committee report; granted	66; 245; 270

K

KAUFMAN, Leon, gift presented to	1212
KEAS, Standifer, introduced, resolution presented to	1077
KEATING, Mrs. Frank, introduced	359

KEATING, SENATOR FRANK, District 38, Republican**Author:** SBs 6, 10, 11, 14, 15, 19, 27, 28, 177, 193, 203, 226, 227, 339, 340, 356, 398, 423, 472, 479, 483; SCR 25**Principal Senate Author:** HBs 1151, 1230, 1268, 1343, 1344, 1354, 1356, 1359, 1360, 1361, 1362, 1363, 1384, 1505**Coauthor:** SBs 13, 22, 98, 100, 101, 109, 121, 135, 204, 205, 216, 254; SJRs 16, 31, 35; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1231, 1241, 1250, 1277, 1331, 1383; HJR 1011; HCRs 1005, 1006, 1009, 1013, 1020, 1022, 1024, 1026, 1028, 1030

Special Committees:	
To notify Governor re sine die adjournment	1242
Standing Committees:	
Criminal Jurisprudence, Vice Chairman	46
Judiciary	47
Municipal Government	47
Public Safety and Penal Affairs	47
Conferee:	
SB 121	1099
SB 340	1167
HB 1042	1099
HB 1230	423
Mileage Allowance	21
Oath of Office	3
 KEITHLEY, Austin, confirmation of	 838
 KELLER, SENATOR E. W., District 52, Republican	
Author: SBs 155, 245, 268, 269; SCRs 21, 34	
Principal Senate Author: HBs 1224, 1260, 1346, 1494	
Coauthor: SBs 1, 22, 47, 100, 109, 128, 205, 254, 258; SJRs 3, 27, 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 19, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1009, 1190, 1250, 1289, 1302, 1372, 1383; HJR 1011; HCRs 1004, 1005, 1006, 1009, 1013, 1020, 1022, 1024, 1026, 1028, 1030	
Interim Committees:	
Executive Committee—Legislative Council	1126
Special Committees:	
To notify Governor Hall the Senate is organized	6
To escort Governor Boren to Joint Session	70
Standing Committees:	
Banks and Banking	46
Education, Common	46
Professions and Occupations, Vice Chairman	47
Revenue and Taxation	48
Conferee:	
SB 377	1042
HB 1009	276
Mileage Allowance	21
Oath of Office	3
 KELLER, Miss Rachel, honorary page	 131
KENNEDY, J. C., confirmation of	172
KILGORE, John, Capitol Hill Rotary Club, introduced	49
KINNARD, Ray, confirmation of	1213
KIRKLAND, Larry Hugh, LP requested; committee report; granted	162; 245; 270
KROELING, Elizabeth, honorary page	186
KRONE, Wallace A., LP requested; committee report; granted	521; 594; 680
KUBIER, Julius E., LP requested; committee report; granted	148; 245; 270
KYLE, John, LP requested; committee report; granted	155; 245; 270

L

LAFON, Finis F., LP requested; committee report; granted	156; 330; 411; 468
LAMB, Mrs. George, Enid, introduced	319
LAMB, Mrs. Norman A., introduced	87

LAMB, SENATOR NORMAN A., District 19, Republican

Author: SBs 266, 393, 434, 449; SR 30

Principal Senate Author: HBs 1009, 1017, 1089, 1139, 1140, 1271, 1320, 1460, 1478; HCR 1030

Coauthor: SBs 1, 22, 47, 80, 98, 109, 121, 124, 125, 127, 128, 174, 197, 204, 208, 216, 230, 254, 258, 269; SJRs 3, 6, 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 31, 32, 34, 35, 38; HBs 1076, 1155, 1182, 1183, 1189, 1277, 1302, 1336, 1383, 1410, 1488, 1531, 1552; HJR 1011; HCRs 1004, 1005, 1006, 1009, 1013, 1020, 1022, 1024, 1026, 1027, 1028

Interim Committees:

Executive Committee—Legislative Council, Alternate	1126
--	------

Special Committees:

On mileage allowances	7
To escort Governor Hall to Joint Session	15
Under SR 37 — Impeachment Committee	1206

Standing Committees:

Appropriations and Budget	46
Education, Common	46
Judiciary	47
Revenue and Taxation, Vice Chairman	48

Conferee:

GCCA	624
GCCA Subcommittee on Education, Alternate	804
HB 1009	276
HB 1379	1027
HB 1488	1074
HB 1511	1074
Mileage Allowance	21

LAMB, Todd Griffin, introduced	742
LAMBERT, Miss Deborah, introduced	987
LAMBERT, Miss Leigh, introduced	659
LAMBERT, Phillip, introduced	1185
LAMBERT, Mrs. Phillip E., introduced	1185

LAMBERT, SENATOR PHILLIP E., District 40, Democrat

Author: SBs 170, 171, 181, 184, 202, 232, 461, 464; SCR 14

Principal Senate Author: HBs 1079, 1087, 1090, 1270

Coauthor: SBs 1, 22, 100, 121, 124, 125, 135, 147, 197, 204, 208, 258, 322, 430; SJR 31; SCRs 2, 3, 8, 9, 10, 13, 18, 19, 21, 25, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 21, 22, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1024, 1042, 1081, 1189, 1190, 1250, 1260, 1336, 1410; HJRs 1001, 1011; HCRs 1004, 1005, 1006, 1009, 1013, 1020, 1022, 1024, 1026, 1028, 1030

Interim Committees:

Executive Committee—Legislative Council, Alternate	1126
--	------

Special Committees:

Under SR 37 — Impeachment Committee 1206

Standing Committees:

Appropriations and Budget 46

Environmental and Natural Resources 47

Judiciary, Vice Chairman 47

Municipal Government 47

Conferee:

SB 121 1010

SB 137 859

SB 170 755

SB 232 755

SB 340 1167

SJR 36 1041

SJR 37 1041

SCR 26 834

HB 1042 1099

HB 1511 1074

Mileage Allowance 21

Oath of Office 3

LAMBERT, Miss Stephanie 609

LAMPL, Miss Mignonne, honorary page 257

LANE, SENATOR JIM E., District 5, Democrat

Author: SBs 136, 137, 158, 198, 199, 323, 326, 424, 433, 447, 467; SJR 38; SCR 47; SRs 2, 4, 5, 13, 18, 23, 24, 33, 34

Principal Senate Author: HBs 1014, 1235, 1383, 1524, 1595, 1622; HJRs 1012, 1015, 1022, 1023; HCR 1031

Coauthor: SBs 1, 22, 128, 159, 166, 208, 257, 258; SJRs 3, 31; SCR 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 16, 17, 19, 21, 25, 26, 29, 30, 31, 32, 35, 38; HBs 1187, 1190, 1223, 1250, 1289, 1454, 1491, 1610; HJR 1011; HCRs 1004, 1005, 1006, 1009, 1013, 1020, 1022, 1024, 1026, 1028, 1030

Special Committees:

To attend funeral of Mr. John Holden, brother of Senator Wayne Holden 839

Standing Committees:

Employment and Administration 47

Insurance 47

Public and Mental Health 47

Rules 7

Social Welfare 48

Conferee:

GCCA—Alternate 624

GCCA Subcommittee on Regulatory and Natural Resources, Vice Chairman 804

SB 3 703

SB 137 859

SB 189 924

SB 407 1095

HB 1043 465

HB 1264 657

HB 1409	979
HB 1454	1225
HB 1610	1220
HJR 1012	318
Mileage Allowance	22
Elected Majority Floor Leader	5
Eulogy on Senator Fine	207
LANGSTON, Kinni, honorary page	223
LEAKE, Jimmy, confirmation of	757
LEGISLATIVE ACTION	1259
LEININGER, Lawton L., confirmation of	1183
LIBRARY, STATE, dedication announced	456
LICKLIDER, James, LP requested; committee report; granted	105;245;270
LIEBEGOTT, Bill G., LP requested; committee report; granted	55;245;270
LIEUTENANT GOVERNOR GEORGE NIGH	
President of the Senate, Presided at opening session	1
Presided at Joint Sessions	7;69
LIKES, Henry L., LP requested; committee report; granted	52;245;270
LIMMROTH, Jack, LP requested; committee report; granted	118;246;270
LINDQUIST, Reverend Hugo, Chaplain	93
LIVERMORE, Edward K., confirmation of	574
LOBBY PERMIT REQUESTS	

	Re- quested	Com- mittee Report	Grant- ed
Anderson, Robert H., American Insurance Association	51	244	270
Baird, Everett W., National Association of Retired Federal Employees	51	244	270
Barrett, Dorman D., Southwestern Bell Telephone Company	148	244	270
Beeton, Joe W., Oklahoma Council of Underwater Divers, Inc.	360	411	468
Berry, Bob D., Oklahoma Dental Association	87	244	270
Bickham, David, Oklahoma State Medical Association	505	593	680
Bradshaw, J. V., Oklahoma City Retailers Association, Inc.	399	411	468
Brown, Ben A., Jr., Eli Lilly and Company	526	594	680
Bunch, Louis M., Oklahoma State Firefighters Association	66	244	270
Burns, Accountability, MARS-EARS Project	52	244	270
Burson, William H., National Federation of Independent Business ..	114	244	270
Cheek, William C., Certified Ophthalmic Dispensers Association, Inc.	162	244	270
Claiborne, Ben, Oklahoma Association of Insurance Agents, Inc.	43	244	270
Cole, Kenneth Wayne, American Insurance Association	148	244	270
Conner, John O., Oklahoma Automobile Dealers Association	179	244	270
Cornstuble, Richard Mills, Oklahoma Education Association	66	244	270
Cortum, F. Calvin, Communications Workers of America	137	244	270
Cravens, Leo, Oklahoma State Home Builders Association	52	245	270
Crown, James L., Oklahoma Council of Underwater Divers, Inc.	360	411	468
Crumpler, G. R., Oklahoma Municipal League	123	245	270
Dank, David M., Oklahoma Retail Merchants Association	399	411	468
Davis, Georgia E., H.O.P.E. (Help Our Prisoners Exist)	320	411	468
Dees, Mary A., Communications Workers of America	461	594	680
Dobbs, Wyman C., Professional Firefighters of Oklahoma and Oklahoma City Firefighters Association	123	245	270

Dudley, Ed, Oklahoma Railways Committee	263	411	468
Fellers, James Dave, Jr., Oklahoma Oil Marketers Association, Inc.	43	245	270
Fleming, J. D., Oklahoma Farmers Union	350	411	468
Fullerton, Lloyd D., Communications Workers of America, Local 6016	131	245	270
Gentis, Patrick E., CIBA Pharmaceutical Company	255	411	468
Gibson, Hal T., Oklahoma Independent Petroleum Association	168	245	270
Goodridge, Jim, H.O.P.E. (Help Our Prisoners Exist)	330	411	468
Hamill, James G., The City of Oklahoma City	66	245	270
Hamilton, Cecil, Phillips Petroleum Company	148	245	270
Hargrave, C. Gerald, Association of Licensed Bail Bondsmen of Oklahoma and others	213		
Harkey, B. E., Oklahoma Financial Education Association	52	245	270
Harr, Don J., The Independent Bankers Association of Oklahoma	114	245	270
Helterbrand, Dwayne, Communications Workers of America	131	245	270
Hemry, Gene H., American Life Insurance Association	87	245	270
Henderson, Joe E., Communications Workers of America, Local 12290	179	245	270
Hicks, Robert L., Hicks-Sampsel and Company	88	245	270
Hieronymus, Ed, Energy Transportation Service, Inc.	539	594	680
Holleman, Gary E., Communications Workers of America	138	245	270
Huddleston, Charles G., Ophthalmic Dispensers Society of Oklahoma	573	594	680
Humphrey, Joseph H., Oklahoma District Attorneys Association	52	245	270
Hutchinson, Ben, Oklahoma State AFL-CIO	52	245	270
Ingraham, Sandy, Social Legislative Project Center	237	411	468
Jones, Charles E., Oklahoma Savings League	237	411	468
Jordan, Henry C. "Hank", General Telephone Company	66	245	270
Kirkland, Larry Hugh, Oklahoma Association of Electric Cooperatives, Inc.	162	245	270
Krone, Wallace A., Oklahoma Dairy Products Institute, Inc.	521	594	680
Kubier, Julius E., Associated Industries of Oklahoma, Inc.	148	245	270
Kyle, John, The Associated Motor Carriers of Oklahoma, Inc.	155	245	270
Lafon, Finis F., Association of Oklahoma Fire and Casualty Companies and various clients.	156; 330	411	468
Licklider, James, Oklahoma Farm Bureau	105	245	270
Liebegott, Bill G., Oklahoma State Firefighters Association	55	245	270
Likes, Henry L., Oklahoma State AFL-CIO	52	245	270
Limmroth, Jack, Communications Workers of America, AFL-CIO	118	246	270
McCollum, Merle, Oklahoma Good Roads and Streets Association	114	246	270
McLane, Thomas C., Tulsa Labor Council, AFL-CIO	255	411	468
Meadows, John R., Oklahoma Education Association	66	246	270
Meyer, Donna, National and Oklahoma Women's Political Caucus	88	246	270
Miller, William H., Tulsa County Labor Council, AFL-CIO, and Transport Workers Union #514	255	412	468
Mitchell, Dudley L., Associated Builders and Contractors of Oklahoma, Inc., and Oklahoma Association of Commercial Paving Contractors	88	246	270
Moore, Mrs. Jessye J., Women's Political Caucus; Y.W.C.A.; N.A.A.C.P.; Langston Alumni; OEA Association	88	246	270
Moore, R. B., Brotherhood of Maintenance of Way Employees	66	246	270
Moyer, William A., Oklahoma Municipal League	131	246	270

Murphy, Charles H., Democrat-Republican-Independent-Voters Education—DRIVE	138	246	270
Nichols, Leigh, Oklahoma Association of Realtors	237	412	468
Nixon, Jack, Jr., Oklahoma Chamber of Commerce	43	246	270
O'Brien, Mrs. Patsy Rinaa, R.N., Oklahoma State Nurses Association	185	246	270
O'Shea, Ted R., Oklahoma Financial Education Association	52	246	270
Oliver, Ira T., Oklahoma Society of Professional Engineers, Inc.	52	246	270
Parker, Barbara Jean, American Federation of Teachers, Local 2309	94	246	270
Parker, Cooper L., Oklahoma City Board of Education	114		
Pegg, Eulalie, Communications Workers of America, Local 6016	105	246	270
Pitts, William O., Kansas-Oklahoma Division, Mid-Continent Oil and Gas Association	222	246	270
Plummer, H. Wayne, Weyerhaeuser Company	114	246	270
Price, James H., Metropolitan Tulsa Chamber of Commerce	320	412	468
Rambo, G. Dan, Oklahoma Psychological Associates; Oklahoma Collection Association; DeHart and Broide, Inc.; and American Automobile Association	256	412	468
Ramey, Edwin Lafayette, American Automobile Association, Oklahoma Division	114	246	270
Rankin, Guy M., American Association of Retired Persons and others	627		
Reeser, Clyde W., Ophthalmic Dispensing Society of Oklahoma	578	594	680
Reynolds, William A., Independent Bankers Association of Oklahoma	489	594	680
Rhodes, Chris, Energy Transportation Systems, Inc.	302	412	468
Rhodes, Horace G., Association of Oklahoma Life Insurance Companies ..	123	246	270
Rider, Donald C., Oklahoma Municipal League	131	246	270
Roach, Charles W., Oklahoma Chapter of National Association of Social Workers State Licensing Committee	131	246	270
Robertson, Linda S., H.O.P.E. (Help Our Prisoners Exist)	360	412	468
Robinson, Sharon L., Oklahoma Common Cause	88	246	270
Robison, Vince, The Associated Motor Carriers of Oklahoma, Inc.	162	247	270
Roscher, Elden G., Oklahoma Retail Grocers Association	195	247	270
Samuels, William R., Jr., Sun Oil Company	310	412	468
Savage, Ann, League of Women Voters of Oklahoma	105	247	270
Spilman, C. L., Motor Vehicle Manufacturers Association	43	247	270
Springer, Jack G., Oklahoma Chamber of Commerce	52	247	270
Stratton, Wayne R., American Mutual Insurance Alliance	222	247	270
Taylor, Wallace A., Oklahoma Pharmaceutical Association	310	412	468
Thompson, Claud, Sooner Alcohol Narcotics Education	156	412	468
Towner, James Neal, Blue Cross — Blue Shield of Oklahoma	238	412	468
Tucker, Carol P., Oklahoma Women's Political Caucus (WD on p.106)	55		
Turner, Alvin C., Southwestern Bell Telephone Company	148	247	270
Walpole, George C., Jr., Oklahoma Trial Lawyers Association	97	247	270
Whitten, Hal S., Guardian Foundation and Associates	118	247	270
Williams, James O., Oklahoma Farm Bureau	98	247	270
Williams, James R., Oklahoma Public Expenditures Council	114	247	270
Winfrey, Joy, Communications Workers of America	132	247	270
Wolverton, Margaret, Communications Workers of America	132	247	270
Woodcock, Don M., Communications Workers of America	132	247	270
Wright, C. J., Jr., American Legion	114	247	270

Wright, Stephen B., Government Internship Program (G.I.P.)	310	412	468
Zimmerman, Jim L., United Transportation Union	114	247	270
LOGAN, Tom, confirmation of			328
LOVETT, Little Miss Kelli, Oklahoma March of Dimes Poster Child, introduced			541
LOWRY, George, confirmation of			1182
LUTON, Mrs. A. R., introduced			471

LUTON, SENATOR JOHN D., District 9, Democrat

Author: SBs 17, 110, 114, 118, 144, 211, 238, 240, 241, 242, 251, 283, 295, 297, 329, 334, 337, 407, 431, 444, 465, 477; SJRs 11, 29; SR 17

Principal Senate Author: HBs 1012, 1173, 1189, 1272; HCR 1019

Coauthor: SBs 1, 22, 47, 49, 98, 121, 125, 150, 197, 208, 246, 430; SJRs 3, 6, 9, 13, 31; SCR 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 16, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1092, 1161, 1166, 1233, 1250, 1320, 1383, 1552, 1598; HJRs 1011, 1012; HCRs 1005, 1006, 1009, 1013, 1020, 1022, 1024, 1026, 1028, 1030

Special Committees:

To notify House re sine die adjournment

1242

Standing Committees:

County, State and Federal Government

46

Education, Common

46

Employment and Administration, Vice Chairman

47

Insurance

47

Rules

7

Subcommittee on Elections and Privileges of the Rules Committee,

Vice Chairman

48

Conferee:

GCCA—Alternate

624

GCCA Subcommittee on General Government and Judiciary, Chairman

803

SB 407

1095

HB 1009

276

HB 1012

1123

HB 1181

979

HB 1237

868

HB 1289

1163

HB 1488

1074

Elected Assistant Majority Floor Leader

5

Mileage Allowance

22

LUTTRELL, Robert T., confirmation of

443

Mc

McADAMS, Jim, confirmation of

687

McCARTY, Mrs. Kay, confirmation of

1027

McCASLAND, John, confirmation of

328

McCOLLUM, Merle, LP requested; committee report; granted

114;246;270

McCUNE, SENATOR JOHN R., District 47, Republican

Author: SBs 20, 35, 162, 169, 419; SCR 16, 43

Principal Senate Author: HBs 1076, 1176, 1223; HJR 1029

Coauthor: SBs 22, 99, 105, 109, 205, 216, 398; SJRs 6, 16, 31; SCR 2, 3, 5, 8, 9, 10, 13, 14, 18, 19, 20, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 44, 46; SRs 3, 13, 16, 17, 18, 19, 20, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1009, 1280, 1383; HJR 1011; HCRs 1005, 1006, 1007, 1009, 1013, 1015, 1020, 1022, 1024, 1026, 1028, 1030

Special Committees:

To escort President Pro Tempore Howard to the President's desk 4

Standing Committees:

Education, Higher 46

Engrossed and Enrolled Bills, Chairman 47

Environmental and Natural Resources 47

Public Safety and Penal Affairs 47

Wildlife 48

Elected Assistant Minority Floor Leader 6

Mileage Allowance 22

McGEE, Dean A., introduced, addressed the Senate 1106

McGEE, Howard, confirmation of 1213

McKOWN, Gene, confirmation of 443

McLANE, Thomas C., LP requested; committee report; granted 255; 411; 468

McQUISTION, Gary, Crescent, President, VICA, introduced 188

M

MABREY, W. Carlisle III, confirmation of 328

MARABLE, Bois, confirmation of 1213

MARCH OF DIMES POSTER CHILD FOR OKLAHOMA,

Little Miss Kelli Lovett 541

MARTIN, Mrs. Ernest D., introduced 577

MARTIN, SENATOR ERNEST D., District 14, Democrat

Author: SBs 293, 296, 312, 316, 438; SJRs 7, 9; SCR 40

Principal Senate Author: HBs 1311, 1408, 1448, 1491, 1587; HCR 1022

Coauthor: SBs 22, 36, 42, 47, 98, 142, 146, 370; SJRs 3, 31; SCR 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1250, 1383, 1552; HJR 1011; HCRs 1004, 1005, 1006, 1009, 1013, 1020, 1024, 1026, 1028, 1030

Interim Committees:

Executive Committee—Legislative Council 1126

Special Committees:

To notify Governor the Joint Session is organized 15

To escort Forrest Tucker and Kendall Carly Browne to the Senate Floor 275

Standing Committees:

Agriculture 45

Education, Common 46

Professions and Occupations	47
Public and Mental Health, Chairman	47
Conferee:	
SB 316	973
HB 1162	1192
Mileage Allowance	22
Oath of Office	3
MARTIN, Pauline, confirmation of	396
MASTERS, Dr. Bill, Chaplain	201
MEADOWS, John R., LP requested; committee report; granted	66; 246; 270
MEDEARIS, Mrs. Robert P., introduced	409
MEDEARIS, SENATOR ROBERT P., District 3, Democrat	
Author: SBs 133, 281; SJR 5; SCR 11	
Principal Senate Author: HB 1473	
Coauthor: SBs 22, 109, 125, 254, 258, 290; SJR 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1383, 1413; HJR 1011; HCRs 1005, 1006, 1009, 1013, 1020, 1022, 1024, 1026, 1028, 1030	
Interim Committees:	
Executive Committee—Legislative Council	1126
Special Committees:	
On mileage allowances	7
Standing Committees:	
Banks and Banking, Chairman	46
County, State and Federal Government	46
Professions and Occupations	47
Wildlife	48
Conferee:	
SB 53	316
SB 60	454
SB 66	567
Mileage Allowance	22
MEYER, Donna, LP requested; committee report; granted	88; 246; 270
MILEAGE ALLOWANCES, committee appointed; report	7; 21
MILLER, Mrs. Freda, introduced	1151
MILLER, William H., LP requested; committee report; granted	255; 412; 468
MINORITY PARTY LEADERS	6
MITCHELL, Dudley L., LP requested; committee report; granted	88; 246; 270
MONROE, Jim, confirmation of	487
MOORE, Mrs. Jessye J., LP requested; committee report; granted	88; 246; 270
MOORE, Liz, Lawton, President of FHA, introduced	188
MOORE, R. B., LP requested; committee report; granted	66; 246; 270
MOWDY, David, Idabel, introduced, resolution presented to by Senator Lane	452
MOYER, William A., LP requested; committee report; granted	131; 246; 270
MURPHY, Charles H., LP requested; committee report; granted	138; 246; 270

MURPHY, SENATOR ROBERT M., District 21, Democrat

Author: SBs 8, 37, 115, 139, 148, 164, 166, 178, 179, 233, 291, 292, 327, 338, 345, 371, 383, 457, 459, 473, 480, 481; SJRs 20, 23; SCR 22

Principal Senate Author: HBs 1155, 1309, 1310, 1531; HCR 1028

Coauthor: SBs 22, 98, 99, 109, 124, 125, 145, 254, 295, 325, 328, 447; SJRs 13, 31; SCRs 2, 3, 8, 9, 10, 13, 14, 16, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1102, 1190, 1383, 1410, 1552; HJR 1011; HCRs 1004, 1005, 1006, 1009, 1013, 1015, 1020, 1022, 1024, 1026, 1030

Special Committees:

To escort Governor Boren to Joint Session 70

Standing Committees:

Appropriations and Budget 46

Education, Higher, Chairman 46

Revenue and Taxation 48

Roads and Highways 48

Rules 7

Subcommittee on Elections and Privileges of the Rules Committee 48

Conferee:

GCCA 624

GCCA Subcommittee on Social Services and Public and Mental Health,
Chairman 804

SB 371 973

Mileage Allowance 22

N

NAIFEH, Jack, confirmation of 1182

NATIONAL COW CHIP THROWING CONTEST announced by Senator Field 660

NELSON, Mr. and Mrs. Bruce, introduced 1159

NELSON, Mike, State 4-H Hall of Fame Boy for 1975, introduced 1159

NEWMASER, Debbi, honorary page 181

NICHOLS, Allen, former Senator, introduced 445

NICHOLS, Leigh, LP requested; committee report; granted 237; 412; 468

NIGH, GEORGE, see LIEUTENANT GOVERNOR GEORGE NIGH

NIXON, Jack, Jr., LP requested; committee report; granted 43; 246; 270

NORTHCUTT, Miss Kay, Oklahoma Junior Miss for 1975, introduced 1190

NORVELL, George, confirmation of 1213

NOWLIN, Bill, Colcord, President of FFA, introduced 188

O

O'BRIEN, Mrs. Patsy Rinaa, LP requested; committee report; granted 185; 246; 270

O'SHEA, Ted R., LP requested; committee report; granted 52; 246; 270

OATH OF OFFICE administered to Senators 1; 2; 3

OFFICERS OF SENATE, election of 4

OFFICIALS, STATE, election returns of 8

OLIVER, Ira T., LP requested; committee report; granted 52; 246; 270

ORBISON, Scott, confirmation of 839

ORR, Debbie, Edmond, President, DECA, introduced	188
PARKER, Barbara Jean, LP requested; committee report; granted	94;246;270
PARKER, Cooper L., LP requested	114
PARKER, Mrs. Robert L., confirmation of	166
PARR, Ray, escorted to Chamber, addressed the Senate	1161;1162
PEANUT, LITTLE MISS, Laura Woods, introduced	561
PEANUT PRINCESS, Miss Mary Ann Windle, introduced	367
PEGG, Eulalie, LP requested; committee report; granted	105;246;270
PHILLIPS, Ted, confirmation of	396
PIERCE, Mrs. Jerry T., introduced	330

PIERCE, SENATOR JERRY T., District 29, Republican

Author: SBs 108, 321, 360; SR 12

Principal Senate Author: HBs 1052, 1241, 1319

Coauthor: SBs 22, 98, 109, 137, 208, 216, 328; SJRs 3, 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 20, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1058, 1235, 1383, 1552; HJR 1011; HCRs 1005, 1006, 1009, 1013, 1015, 1020, 1022, 1024, 1026, 1028, 1030

Standing Committees:

Appropriations and Budget	46
Constitutional Revision and Regulatory Services	46
Municipal Government, Vice Chairman	47
Oil and Gas	47

Conferee:

SB 137	859
HB 1129	606
HB 1233	867

Elected Minority Party Caucus Secretary 6

Mileage Allowance 22

PIERCE, Little Miss Kylee, birth announced; introduced to Senate 223;330

PITTS, William O., LP requested; committee report; granted 222;246;270

PLUMMER, H. Wayne, LP requested; committee report; granted 114;246;270

PORTER, SENATOR E. MELVIN, District 48, Democrat

Author: SBs 129, 130, 147, 174, 354, 380, 399

Principal Senate Author: HBs 1039, 1147, 1216

Coauthor: SBs 100, 153, 259, 348, 441; SJRs 9, 13, 16, 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 35, 38; HBs 1289, 1333; HJR 1011; HCRs 1005, 1006, 1009, 1013, 1015, 1020, 1022, 1024, 1026, 1028, 1030

Interim Committees:

Executive Committee—Legislative Council	1126
---	------

Special Committees:

On seating arrangements	6
To notify the House the Senate is organized	6

Standing Committees:

Insurance	47
Judiciary	47
Public and Mental Health	47
Social Welfare, Chairman	48

Conferee:

SB 399	984
SCR 26	834
HJR 1012	318
Declaration of vote	
HB 1208	266
Mileage Allowance	22
Oath of Office	3
PORTER, William T., confirmation of	1213
POSTAGE AND SUPPLIES authorized for members of the Senate	22
POWERS, Bill G., confirmation of	1182
PREFILED BILLS presented; listed	21;37
PRESIDENT PRO TEMPORE: Senator Gene C. Howard	
Appointed Executive Committee—Legislative Council	1126
Appointed General Conference Committee on Appropriations	1030
Appointed members of the Rules Committee	7
Authorized to approve claims for members of the Rules Committee	22
Authorized to approve claims for postage for Senators	22
Elected	4
Presented plaques to Senators Hamilton and Birdsong	49
PRICE, James H., LP requested; committee report; granted	320;412;468
PRICE, Norris, confirmation of	443
PRICE, Walter, confirmation of	920
PRIDE, Charley, introduced	530

R

RAMBO, G. Dan, LP requested; committee report; granted	256;412;468
RAMEY, Edwin Lafayette, LP requested; committee report; granted	114;246;270

RANDLE, SENATOR RODGER A., District 33, Democrat

Author: SBs 2, 24, 44, 47, 51, 103, 105, 116, 140, 141, 426; SJR 8; SCRs 12, 29; SRs 6, 14, 16
Principal Senate Author: HBs 1160, 1162, 1172, 1237, 1266, 1292, 1302, 1507; HJR 1014; HCR 1001

Coauthor: SBs 22, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 100, 107, 176, 208, 216, 254, 348, 379, 468; SJRs 6, 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1106, 1107, 1108, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1250, 1383, 1410, 1517, 1587; HJR 1011; HCRs 1005, 1006, 1009, 1013, 1015, 1020, 1022, 1024, 1026, 1028, 1030

Standing Committees:

Appropriations and Budget, Vice Chairman	46
Public Safety and Penal Affairs	47
Revenue and Taxation	48
Social Welfare	48

Conferee:

GCCA, Vice Chairman	624
GCCA Subcommittee on Education, Vice Chairman	804
SB 105	1114
HB 1057	318
HB 1162	1192
HB 1237	868
Mileage Allowance	22

RANKIN, Guy M., LP requested	627
RECALL OF BILLS FROM GOVERNOR	
SB 44 by SCR 12	281; 287
SB 101 by request under Joint Rule 20	294; 303
REED, Steve, Chickasha Chapter of VICA, honorary page	186
REESEER, Clyde W., LP requested; committee report; granted	578; 594; 680
REPLOGLE, Dee A., Jr., confirmation of	688
REPORTS TO SENATE	
Special Committee on Health Care Delivery	279; 508
REYNOLDS, William A., LP requested; committee report; granted	489; 594; 680
RHODES, Chris, LP requested; committee report; granted	302; 412; 468
RHODES, Horace G., LP requested; committee report; granted	123; 246; 270
RICHARDSON, Jerry, confirmation of	757
RIDER, Donald C., LP requested; committee report; granted	131; 246; 270
RINEHART, Jim, former Senator, introduced	1125
RITCHIE, Reverend Ronald, Chaplain	409
ROACH, Charles W., LP requested; committee report; granted	131; 246; 270
ROBERTSON, Linda S., LP requested; committee report; granted	360; 412; 468
ROBINSON, Sharon L., LP requested; committee report; granted	88; 246; 270
ROBISON, Vince, LP requested; committee report; granted	162; 247; 270
ROETHLER, FATHER MICHAEL, Chaplain	65
ROGERS, John, Secretary of State, Articles of Impeachment filed against	1201
ROSCHER, Elden G., LP requested; committee report; granted	195; 247; 270
RULES OF THE SENATE, see also COMMITTEES, RULES	
Amendments	44; 89
Amendments and adoption of Rules for the 35th Legislature	101
Rule 7(p) suspended as to HJR 1023	346
Rule 19(c) in effect	1036
Rule 19(f) suspended for remainder of Session	1175
Rule 24 suspended	1182
Temporary Rules adopted	4
RULING OF THE CHAIR APPEALED (SB 113)	638

S

SABIN, Gene L., confirmation of	1182
SAMUELS, William R., Jr., LP requested; committee report; granted	310; 412; 468
SAVAGE, Ann, LP requested; committee report; granted	105; 247; 270

SCHUELEIN, SENATOR WILLIAM M., District 1, Democrat**Author:** SBs 223, 336, 374, 404; SJR 12**Principal Senate Author:** HB 1553**Coauthor:** SBs 1, 13, 20, 22, 78, 99, 105, 109, 197, 205, 208, 216, 430; SJRs 1, 31; SCR 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 42, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1040, 1058, 1104, 1137, 1264, 1289, 1383, 1410, 1552; HJR 1011; HCRs 1005, 1006, 1009, 1013, 1020, 1022, 1024, 1026, 1028, 1030**Standing Committees:**

Business, Industry and Labor Relations	46
Education, Higher	46
Municipal Government	47
Public Safety and Penal Affairs, Vice Chairman	47

Conferee:

GCCA	624
GCCA Subcommittee on Social Services and Public and Mental Health	804
Mileage Allowance	22

SCOUFOS, Harry G., Jr., confirmation of	1027
SEATING ARRANGEMENTS, committee, report	6
SEAY, Frank, Sr., confirmation of	396
SHACKELFORD, Harry, confirmation of	487
SHATWELL, Mrs. Bob R., introduced	1029

SHATWELL, SENATOR BOB R., District 34, Democrat**Author:** SBs 176, 197; SJR 35**Principal Senate Author:** HB 1154**Coauthor:** SBs 22, 78, 98, 118, 230, 254, 258, 374; SJRs 8, 9, 31; SCR 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 6, 13, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1008, 1009, 1079, 1107, 1172, 1182, 1208, 1250, 1302, 1410, 1431, 1598; HJR 1011; HCRs 1004, 1005, 1006, 1009, 1013, 1015, 1020, 1022, 1024, 1026, 1028, 1030**Interim Committees:**

Executive Committee—Legislative Council, Alternate	1126
--	------

Special Committees:

To escort Forrest Tucker and Kendall Carly Browne to the Senate Chamber	275
---	-----

Standing Committees:

Business, Industry and Labor Relations	46
County, State and Federal Government	46
Environmental and Natural Resources, Vice Chairman	47
Roads and Highways	48
Mileage Allowance	22
Oath of Office	3

SHATWELL, Nathan, honorary page	1029
SHATWELL, Miss Rita, honorary page	1029
SHIBLEY, Reverend David, Chaplain	783
SHUPART, Mrs. Buck (Helen), confirmation of	1213
SIMMONS, Michael D., confirmation of	396
SLATER, Little Miss Jenny, honorary Reading Clerk	290
SLATER, Lee	
Elected Secretary of the Senate	5

Elected Clerk of the Court of Impeachment	1207
SMITH, Reverend Bailey, Chaplain	1101
SMITH, SENATOR FINIS W., District 37, Democrat	
Author: SBs 3, 21, 22, 36, 40, 41, 127, 150, 151, 152, 161, 194, 195, 209, 210, 216, 244, 263, 264, 382, 392, 406, 418, 454, 474; SJRs 21, 32; SCR 5; SR 35	
Principal Senate Author: HBs 1161, 1182, 1336, 1392, 1431, 1565, 1598, 1616; HCR 1023	
Coauthor: SBs 1, 77, 100, 142, 156, 167, 168, 176, 197, 229, 246, 250, 254, 294, 316, 325, 326, 383, 426; SJRs 16, 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 19, 20, 21, 27, 30, 31, 33, 34, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 6, 13, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 38, 39; HBs 1208, 1264, 1277, 1410, 1543, 1552, 1595; HJR 1011; HCRs 1005, 1006, 1009, 1013, 1015, 1020, 1022, 1024, 1026, 1028, 1030	
Special Committees:	
To escort President Pro Tempore Howard to President's desk	4
To escort Governor David Boren to the Joint Session	70
Standing Committees:	
Banks and Banking	46
Education, Common	46
Judiciary	47
Revenue and Taxation, Chairman	48
Rules	7
Subcommittee on Elections and Privileges of the Rules Committee	48
Conferee:	
GCCA	624
GCCA Subcommittee on Public Safety and Highways	804
SB 3	703
SB 100	755
SB 225	826
SB 316	973
HB 1143	867
HB 1230	423
HB 1264	657
HB 1348	996
HB 1379	1027
HB 1409	979
HB 1552	868
Mileage Allowance	22
Eulogy on Senator Ray Fine	207
SMITH, Ruth, elected Chief Clerk	6
SMITH, Miss Shannon, introduced	387
SMITH, Stanley, introduced	1030
SOUTHALL, Glenn, confirmation of	1099
SPECIAL COMMITTEE ON HEALTH CARE DELIVERY (SCR 155, 1974),	
report	279; 508
SPILMAN, C. L., LP requested; committee report; granted	43; 247; 270
SPRINGER, Jack G., LP requested; committee report; granted	52; 247; 270
STATE BOARD OF EQUALIZATION, communications from	22; 841
STATE OFFICIALS, election returns of	8
STATIONERY authorized for Senate members	22
STEENBERGEN, Bobbie, elected Calendar Clerk	6

STEENBERGEN, Miss Renee, honorary Calendar Clerk	464
STEPHENS, Master Brady Ellis, son of Mr. and Mrs. Dennis Stephens, grandson of Senator Dahl, birth announced	906
STEWART, Jerry, confirmation of	443
 STIPE, SENATOR GENE, District 7, Democrat	
Author: SBs 113, 122, 134, 135, 153, 156, 190, 191, 192, 213, 218, 219, 234, 246, 259, 260, 261, 310, 342, 344, 379, 448, 453; SJR 17; SR 32	
Principal Senate Author: HBs 1060, 1239, 1290, 1446, 1469, 1610; HCR 1024	
Coauthor: SBs 7, 36, 100, 105, 118, 142, 145, 208, 257, 430; SJRs 3, 9, 16, 31; SCRs 2, 3, 4, 8, 9, 10, 13, 14, 18, 19, 20, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 42, 43, 44, 46; SRs 3, 13, 15, 16, 17, 18, 19, 20, 21, 23, 24, 25, 26, 29, 30, 31, 34, 35, 38; HBs 1057, 1093, 1189, 1250, 1367, 1383; HJR 1011; HCRs 1005, 1006, 1009, 1013, 1020, 1022, 1026, 1028, 1030	
Special Committees:	
Under SR 5	94
Standing Committees:	
Appropriations and Budget	46
Criminal Jurisprudence	46
Public Safety and Penal Affairs	47
Roads and Highways, Chairman	48
Rules	7
Conferee:	
GCCA	624
GCCA Subcommittee on Public Safety and Highways, Chairman	804
SB 248	1168
SB 417	1034
HB 1181	979
HB 1185	1073
HB 1230	423
HB 1251	556
HB 1610	1220
Mileage Allowance	22
Eulogy on Senator Ray Fine	207
 STRATTON, Wayne R., LP requested; committee report; granted	222; 247; 270
SULLINS, Galen, confirmation of	396
SUNDERLAND, Reverend Bobby, Chaplain	147

T

TALIAFERRO, Mrs. Jim, introduced	87
 TALIAFERRO, SENATOR JIM, District 31, Democrat	
Coauthor: SBs 22, 92, 93, 98, 109, 142, 197, 200, 205, 208, 249, 254, 279, 335, 405, 417; SJR 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 15, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1102, 1114, 1137, 1183, 1320, 1383, 1410, 1531, 1552; HJR 1011; HCRs 1004, 1005, 1006, 1009, 1013, 1020, 1022, 1024, 1026, 1028, 1030	
Special Committees:	
To notify Governor the Senate is organized	6

Standing Committees:

Appropriations and Budget	46
County, State and Federal Government	46
Revenue and Taxation	48
Wildlife, Vice Chairman	48
Mileage Allowance	22

TAYLOR, Wallace A., LP requested; committee report; granted	310; 412; 468
TERRILL, Mrs. Al, introduced	387

TERRILL, SENATOR AL, District 32, Democrat

Author: SBs 126, 154, 172, 180, 196, 214, 250, 271, 311, 335, 343, 403, 405, 422; SJRs 1, 22, 30; SRs 15, 21, 29

Principal Senate Author: HBs 1091, 1183, 1247, 1320, 1341, 1537, 1563, 1620

Coauthor: SBs 1, 5, 13, 22, 36, 48, 49, 99, 105, 109, 124, 125, 127, 205, 208, 216, 254, 257, 348, 353; SJRs 2, 9, 12, 13, 31; SCRs 2, 3, 4, 5, 8, 9, 10, 13, 14, 17, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 23, 24, 25, 26, 30, 31, 32, 34, 35, 38; HBs 1079, 1106, 1110, 1118, 1137, 1231, 1264, 1302, 1304, 1383, 1410, 1488, 1531, 1552; HJR 1011; HCRs 1004, 1005, 1006, 1009, 1013, 1020, 1022, 1024, 1026, 1028, 1030

Special Committees:

To notify Governor re sine die adjournment	1242
--	------

Standing Committees:

Appropriations and Budget	46
Banks and Banking	46
Constitutional Revision and Regulatory Services	46
Education, Common	46
Rules, Chairman	7

Conferee:

GCCA	624
GCCA Subcommittee on Education	804
SB 270	981
HB 1012	1123
HB 1129	606
HB 1233	867
HCR 1003	465

Declaration of vote

HB 1354	1226
---------------	------

Mileage Allowance	22
-------------------------	----

Oath of Office	3
----------------------	---

TERRILL, Miss Lisa, introduced	387
--------------------------------------	-----

TERRILL, Master Tony, introduced	742
--	-----

THOMPSON, Claud, LP requested; committee report; granted	156; 412; 468
--	---------------

THOMPSON, Lorrie, elected Journal Clerk	6
---	---

THOMPSON, Reverend Will, Chaplain	577
---	-----

THOMPSON, William E., confirmation of	172
---	-----

THORPE, Anita, honorary page	409
------------------------------------	-----

THURSTON, Reverend Elwyn O., Chaplain	173
---	-----

TINSLEY, Mrs. Gideon, introduced	689
--	-----

TINSLEY, SENATOR GIDEON, District 22, Democrat**Author:** SBs 142, 231, 252, 350, 394, 417, 435**Principal Senate Author:** HBs 1227, 1245, 1313, 1445, 1479; HCRs 1012, 1020, 1029**Coauthor:** SBs 7, 22, 98, 132, 200, 258, 279, 325, 328; SJR 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 21, 22, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1179, 1383, 1410, 1513, 1552; HJR 1011; HCRs 1004, 1005, 1006, 1009, 1013, 1022, 1024, 1026, 1028, 1030**Interim Committees:**

Executive Committee—Legislative Council, Alternate 1126

Standing Committees:

Agriculture 45

Constitutional Revision and Regulatory Services, Vice Chairman 46

Roads and Highways 48

Wildlife 48

Conferee:

SB 142 702

SB 417 1034

HB 1227 1122

Mileage Allowance 22

Oath of Office 3

TOAZ, Harold, confirmation of 920

TOWNER, James Neal, LP requested; committee report; granted 238; 412; 468

TOWNES, Mrs. John E., confirmation of 1213

TROUT, Dr. Virgil R., Chaplain 309

TRUEL, Frank

Elected Chief Sergeant at Arms 6

Elected Sergeant at Arms Emeritus for 2nd Session of the 35th

Legislature 1190

Elected Marshal of the Court of Impeachment 1207

TUCKER, Carol P., LP requested; withdrawn 55; 106

TUCKER, Forrest, introduced 275

TURNER, Alvin C., LP requested; committee report; granted 148; 247; 270

TUTTLE, Dr. Francis, State Director, Vocational and Technical Education,

introduced 187

TYNER, Jeffrey, honorary page 203

V

VAUGHAN, Dr. Henry A., introduced, resolution presented to 1077

VETO (list of bills vetoed, pages xiv and xv)

Messages: SB 2, page 272; SB 33, page 1063; SB 242, page 1102; SB 284, page 718;

SB 294, page 714

VICKERS, Marion M. (Cotton), introduced, resolution presented to 1077

W

WADLEY, Mrs. Robert L., introduced 329

WADLEY, SENATOR ROBERT L., District 2, Democrat**Author:** SBs 123, 145, 294, 466, 470; SJR 32; SCR 45**Principal Senate Author:** HBs 1058, 1136, 1594**Coauthor:** SBs 1, 22, 52, 125, 208, 404; SJRs 6, 12, 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 29, 30, 31, 33, 35, 36, 37, 38, 39, 42, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1323, 1383, 1410; HJR 1011; HCRs 1005, 1006, 1009, 1013, 1020, 1022, 1024, 1026, 1027, 1028, 1030**Interim Committees:**

Executive Committee—Legislative Council 1126

Standing Committees:

County, State and Federal Government, Chairman 46

Education, Higher 46

Environmental and Natural Resources 47

Wildlife 48

Conferee:

GCCA—Alternate 624

GCCA Subcommittee on Regulatory and Natural Resources, Alternate 804

HB 1552 868

Mileage Allowance 22

Oath of Office 2

WAGNER, Jon B., confirmation of 1213

WALKER, Earl, confirmation of 1213

WALL, Susan, honorary page 257

WALLACE, Dorothy, confirmation of 396

WALPOLE, George C., LP requested; committee report; granted 97; 247; 270

WALTERS, Miss Pam, Miss Rodeo Oklahoma, introduced 215

WATKINS, Miss Martha, introduced 1030

WATKINS, Wade, introduced 1030

WATKINS, Mrs. Wes, introduced 1030

WATKINS, SENATOR WES, District 13, Democrat**Author:** SBs 173, 222, 301, 302; SCR 4**Principal Senate Author:** HBs 1019, 1053, 1141; HJR 1011; HCRs 1004, 1017**Coauthor:** SBs 13, 22, 98, 99, 109, 142, 197, 200, 208, 254, 258, 279, 328, 353, 396; SJRs 9, 13, 22, 30, 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 42, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 21, 22, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1102, 1118, 1183, 1250, 1278, 1307, 1383, 1552; HCRs 1003, 1005, 1006, 1009, 1013, 1020, 1022, 1024, 1026, 1027, 1028, 1030**Special Committees:**

Under SR 7 124

Standing Committees:

Agriculture 45

Business, Industry and Labor Relations, Vice Chairman 46

Education, Higher 46

Professions and Occupations 47

Conferee:

SB 142 702

Declaration of vote

Abstained from voting on SB 166 395

Mileage Allowance	22
Oath of Office	1
WATSON, Miss Becky, introduced	1151
WATSON, Mrs. Phil, introduced	1151
WATSON, SENATOR PHIL, District 41, Republican	
Author: SBs 109, 313, 314, 333, 450, 451, 452; SJRs 26, 34	
Principal Senate Author: HBs 1009, 1068, 1179, 1533, 1552, 1578; HCR 1025	
Coauthor: SBs 1, 22, 96, 99, 105, 120, 125, 197, 205, 208, 254, 353, 399, 441; SJRs 16, 27, 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 19, 20, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 15, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HB 1166; HJR 1011; HCRs 1004, 1005, 1006, 1007, 1009, 1013, 1015, 1020, 1022, 1024, 1026, 1028, 1030	
Standing Committees:	
Education, Higher	46
Municipal Government	47
Professions and Occupations	47
Public Safety and Penal Affairs	47
Conferee:	
SB 399	984
HB 1552	868
Declaration of vote	
HB 1102	1165
Elected Minority Whip	6
Mileage Allowance	22
WATSON, Miss Phyllis, introduced	1151
WEBB, W. Roger, confirmation of	212
WESNER, Mrs. Maralene, Idabel, Oklahoma Teacher of the Year for 1974, introduced	323
WHITAKER STATE HOME, Pryor, appreciation expressed to for ashtrays, by Senator Wadley	705
WHITEBIRD, Robert, confirmation of	1027
WHITTEN, Hal S., LP requested; committee report; granted	118;247;270
WIEDEMANN, Anna Belle, confirmation of	1182
WILLIAMS, Chief Justice Ben T., Presiding Judge of the Court of Impeachment, oath administered to as	1206
WILLIAMS, Douglas, confirmation of	1027
WILLIAMS, James O., LP requested; committee report; granted	98;247;270
WILLIAMS, James R., LP requested; committee report; granted	114;247;270
WILLS, Don, confirmation of	396
WILSON, Miss Carrie Vee, Miss Indian Oklahoma, introduced	906
WILSON, Mrs. Charles Banks, introduced	906
WILSON, Mr. Charles Banks, citation presented to	182
WINDLE, Miss Mary Ann, Peanut Princess, introduced	367
WINFREY, Joy, LP requested; committee report; granted	132;247;270
WINKLER, John, Director, Methodist Youth Legislature, introduced	117
WINKLER, Reverend John, Chaplain	271
WINKLER, Reverend John, Jr., Chaplain	301
WITHIAM, Marcus, Guthrie, President, FBLA, introduced	188

WOLFE, SENATOR STEPHEN C., District 39, Republican

Author: SBs 9, 18, 236, 237, 384, 436, 475, 476; SJR 39

Principal Senate Author: HB 1584

Coauthor: SBs 22, 77, 101, 109, 114, 254; SJRs 6, 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 6, 13, 16, 17, 18, 19, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1151, 1231; HJR 1011; HCRs 1005, 1006, 1009, 1013, 1020, 1022, 1024, 1026, 1028, 1030

Special Committees:

To notify the House the Senate is organized 6

Standing Committees:

Banks and Banking 46

Criminal Jurisprudence 46

Judiciary 47

Public and Mental Health, Vice Chairman 47

Conferee:

SB 170 755

Elected Minority Party Caucus Chairman 6

Mileage Allowance 22

WOLVERTON, Margaret, LP requested; committee report; granted 132;247;270

WOODCOCK, Don M., LP requested; committee report; granted 132;247;270

WOODS, Miss Laura, Little Miss Peanut, introduced 561

WORKMAN, Miss Katie, introduced 329

WRIGHT, C. J., Jr., LP requested; committee report; granted 114;247;270

WRIGHT, Stephen B., LP requested; committee report; granted 310;412;468

Y

YORK, Mrs. Marvin, introduced 627

YORK, SENATOR MARVIN, District 44, Democrat

Author: SBs 45, 50, 100, 111, 112, 229, 256, 303, 318, 319, 349, 369, 370, 395, 416; SJRs 2, 19; SR 25

Principal Senate Author: HBs 1008, 1057, 1233, 1263, 1294, 1331, 1351, 1367, 1444, 1543, 1615; HCR 1008

Coauthor: SBs 3, 22, 36, 77, 99, 121, 124, 125, 153, 156, 197, 208, 239, 245, 254, 258, 300, 353; SJR 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 16, 17, 18, 19, 21, 23, 24, 26, 29, 30, 31, 32, 34, 35, 38; HBs 1009, 1042, 1151, 1189, 1231, 1237, 1250, 1299, 1336, 1383, 1410; HJR 1011; HCRs 1004, 1005, 1006, 1009, 1013, 1020, 1022, 1024, 1026, 1028, 1030

Standing Committees:

Business, Industry and Labor Relations 46

County, State and Federal Government, Vice Chairman 46

Education, Higher 46

Judiciary 47

Rules 7

Conferee:

GCCA 624

GCCA Subcommittee on General Government and Judiciary 804

SB 100	755
HB 1057	318
HB 1233	867
HB 1237	868
Mileage Allowance	22
Oath of Office	3
 YORK, Yancy, honorary page	659
YOUNG, John Evan (Mi-Co-Gee), introduced	93
YOUNG, Mrs. John W., introduced	1037
 YOUNG, SENATOR JOHN W., District 12, Democrat	
Author: SBs 34, 146, 247, 248, 378, 386, 437, 456; SR 19	
Principal Senate Author: HBs 1181, 1228, 1314, 1316	
Coauthor: SBs 22, 47, 142, 208, 269; SJRs 3, 31; SCRs 2, 3, 8, 9, 10, 13, 14, 18, 19, 21, 27, 30, 31, 33, 35, 36, 37, 38, 39, 43, 44, 46; SRs 3, 13, 16, 17, 18, 21, 23, 24, 25, 26, 29, 30, 31, 32, 34, 35, 38; HJR 1011; HCRs 1005, 1006, 1009, 1013, 1015, 1020, 1022, 1024, 1026, 1027, 1028, 1030	
Interim Committees:	
Executive Committee—Legislative Council	1126
Special Committees:	
On seating arrangements	6
Under SR 37, Impeachment Committee	1206
Standing Committees:	
Education, Common	46
Employment and Administration, Chairman	47
Judiciary	47
Roads and Highways	48
Social Welfare	48
Conferee:	
SB 49	728
SB 248	1168
HB 1181	979
Mileage Allowance	22
Oath of Office	3
 YOUNG, Stanton L., confirmation of	574

Z

ZIMMERMAN, Jim L., LP requested; committee report; granted	114;247;270
ZUMWALT, Wade, confirmation of	688

SUBJECT INDEX TO BILLS AND RESOLUTIONS

A

ABANDONED OIL AND GAS WELLS

Removal of equipment, SB 459

ABBREVIATION FOR STATE OF OKLAHOMA, HB 1254

"ABILITY COUNTS" CONTEST (see GOVERNOR'S COMMITTEE ON EMPLOYMENT OF THE HANDICAPPED)

Commending winning students, SCR 14

ABORTION

Memorializing Congress to allow states to enact laws on, SJR 16, SCR 20, HCR 1011

ABSENTEE VOTING

Municipal elections, SB 333, HB 1546

Religious beliefs, SB 16, HB 1051

ABSTRACTING

Abstracters' Law of Oklahoma, 1975, SB 300

Record removal procedures, SB 17

ACCIDENT REPORTS

Motor vehicles, permitting certain confidential disclosures, SB 283

ACCOUNTABILITY PROGRAM, PUBLIC SCHOOLS, HCR 1003

ACRES FOR WILDLIFE

Funding program from turkey hunting fees, HB 1275

ACTUARY REVIEW

Tax Sheltered Income Deferment Plans, SB 53

ACUPUNCTURE

Practice of, SB 398

AD VALOREM TAX

Assessment appeals, agricultural land

Appeals, agricultural land, HB 1483

Improved property, SB 419

Real property, fair cash value of use, SB 224

Homestead exemption, condition for once-granted continuation, SB 443

Limits on taxes, constitutional amendment, SJR 23

Quiet title action, property title by prescription, HB 1323

Revaluation of taxable property, repealing, HB 1378

Tax exempt property owned by public trusts and authorities, SB 420

ADA

Armory appropriation, SB 81, HB 1019

East Central Oklahoma Health and Social Service Center, appropriation, SB 67

ADMINISTRATIVE RULES, COMMITTEE ON

Rulemaking, state agencies, SB 137

ADOPTION OF CHILDREN

Procedures without consent of parents, HB 1139

ADVERTISING, OPTICIANS

Permitting, SB 261

AERONAUTICS COMMISSION

Aerospace education, HB 1122

Appropriation, HB 1122

Western Hills Lodge airstrip, HB 1122

AFFAIRS, BOARD OF (see PUBLIC AFFAIRS, STATE BOARD OF)**AFFIDAVITS, NONCOLLUSION****Exempting**

Public utility companies, SB 189

Institutions of higher education, SB 347

Invoices or claims

Form for affidavit, HB 1408

Items exceeding \$1,000, SB 189

AGENCIES, STATE

Mail service for agencies in Oklahoma City, SJR 1

Noncollusion affidavits, bids, contracts and invoices, SB 189

AGING, SPECIAL UNIT ON

Welfare Department, direction for funding senior citizens' benefits, HB 1587

AGRICULTURAL EXPERIMENT STATION, OKLAHOMA STATE UNIVERSITY

Commending, SCR 22

AGRICULTURAL FINANCE AUTHORITY

Creating, constitutional amendment, SJR 17, SB 344

AGRICULTURE

Control of diseases of horses, HB 1278

Forestry

Forest Practices Act, amending, SB 433

Forestry director qualifications, SB 158

Livestock

Method of payment for purchase of slaughter livestock, SB 279, SB 280

Security interest when collateral is livestock, SB 279

Low interest loans, Agricultural Finance Authority, creating, constitutional amendment, SJR 17, SB 344

Meat and meat substitutes, labeling, SB 142

Noise control, fairs, expositions, SB 388

Pest control operators, licensing, SB 438

Pesticides application, SB 143

Sales tax exemptions, SB 98, HB 1322

Soil Amendment Act of 1975, SB 463

Water plan for state, SB 93

Weather modification, assessment for, HB 1464

Wheat Commission, travel and per diem, SB 221

AGRICULTURE, BOARD OF

Gowdy, Billy Ray, commending, SCR 8

Milk processing plants, certain recovery fees, SB 293

Soil amendments, approval required by, SB 463

AGRICULTURE, DEPARTMENT OF Appropriation, SB 90**AID TO BLIND**

Increase in assistance payments, HJR 1012

AID TO FAMILIES WITH DEPENDENT CHILDREN

Increase in assistance payments, HJR 1012

Nonsupport of dependent children, penalties for, SB 128

Pilot program for employment, HCR 1010

Work requirement, HB 1190

AID TO PERMANENT AND TOTALLY DISABLED

Increase in assistance payments, HJR 1012

AID TO VICTIMS OF CRIME, SB 483**AIR QUALITY COUNCIL**

Air Pollution Council renamed as, SB 316

Chief of Air Quality Services, Air Pollution Control Director renamed as, SB 316

AIRSTRIP

Western Hills Lodge, appropriation, HB 1122

ALBERT, CARL

Commending, relating to Lake Wister water level, SR 27

**ALCOHOL PREVENTION, TRAINING,
TREATMENT AND REHABILITA-
TION AUTHORITY**

Appropriation, SB 78

**ALCOHOLIC BEVERAGE CONTROL
BOARD**

Appropriation, HB 1123

**AMATEUR ATHLETIC STATUS, JIM
THORPE**

Restoring, SCR 40

AMBULANCE SERVICE CONTRACTS

Cities, towns and counties, HB 1252

AMERICAN DENTAL ASSOCIATIONProtection for peer review committees,
HB 1277**AMERICAN FARM BUREAU FEDERA-
TION WOMEN'S ADVISORY COMMIT-
TEE**Commending Mrs. Chester Smith, HCR
1006**AMERICAN HISTORY MONTH**

Declaring, SR 12

AMERICAN LEGION POPPYOfficial Oklahoma Bicentennial Memorial
Flower, SCR 45**AMERICAN MEDICAL ASSOCIATION**Protection for peer review committees,
HB 1277**AMERICAN REVOLUTION BICENTEN-
NIAL COMMISSION OF OKLAHOMA**

Appropriation, SB 62, SB 91

ANGELL, DR. WARREN M.

Commending, SCR 44

ANIMAL DIAGNOSTIC LABORATORY

Appropriation for operation, SB 90

ANIMALSFurbearing, legal hunting dates, SB 368
Stray dogs, running at large, SB 164, SB
281**ANTI-FREEZE**

Inspection fees, HB 1284

ANTI-GAMBLING

Prohibiting gambling, SB 121, HB 1042

APPEALS

Court of

Appropriation, HB 1100

Creating Divisions 1 and 2, SB 475

Tulsa office, appropriation, HB 1100

Criminal cases, SB 248

Municipal criminal courts of record, SB
170**APPROPRIATIONS**

Ada

Armory, SB 81, HB 1019

East Central Oklahoma Health and
Social Service Center, SB 67

Aeronautics Commission, HB 1122

Affairs, Board of (see PUBLIC AFFAIRS,
STATE BOARD OF)

Agriculture, Department of, SB 90

Airstrip, Western Hills Lodge, HB 1122

Alcohol Prevention, Training, Treatment
and Rehabilitation Authority, SB 78Alcoholic Beverage Control Board, HB
1123American Revolution Bicentennial Com-
mission of Oklahoma, SB 62, SB 91

Animal Diagnostic Laboratory, SB 90

Appeals, Court of, HB 1100

Ardmore

Ardmore Area Higher Education Pro-
gram, HB 1102, HB 1183Southern Oklahoma Vocational and
Technical School, matching grants, HB
1107

Veterans Center, HB 1119

Armories

Ada, SB 81, HB 1019

Capitol, SB 67

Duncan, Enid, Lexington, Okmulgee and
Stillwater, SB 81

Arts and Humanities Council, HB 1110

Atoka-Bryan Youth Services Center, SB 76

Attorney General, Office of, SB 53, HB
1094, HB 1097

Auditor, State, SB 63

- Automobile purchases, Bureau of Investigation, SB 82
- Banking Department, HB 1124
- Bartlesville Energy Research Center, SB 62
- Bicentennial Commission of Oklahoma, SB 62, SB 91
- Black Heritage Celebration (see OKLAHOMA CITY BLACK HERITAGE CENTENNIAL CELEBRATION)
- Bonds
 - Building bond funds of 1968, SB 253
 - Building bonds sinking fund, SB 376
- Breast Cancer Detection Program, HB 1103
- Budget, Division of, HB 1101
- Bureau of Investigation, Oklahoma, SB 82, HB 1076
 - Lawton, Oklahoma regional building, SB 67
- Cancer Detection Program, State, SB 76, HB 1103
- Capitol Cafeteria Revolving Fund, SB 68
- Capitol Complex
 - Capitol Building and grounds, SB 53, SB 67
 - Jim Thorpe Building, motor pool, arsenal, armory, paint shop and powerhouse, SB 67
- Capitol Improvement Authority, Oklahoma
 - Bonded indebtedness, SB 53, SB 71, SB 107, SB 376
 - Tulsa Office Building, bonded indebtedness and maintenance, SB 71, SB 107
- Capitol Medical Center Zoning Commission, SB 67
- Capitol Police, SB 53, SB 67
- Central Little River Watershed, SB 92
- Central State Griffin Memorial Hospital, SB 78
- Central State University, state government student internships, SB 112
- Cerebral Palsy Center, Oklahoma, HB 1118
- Charities and Corrections, Department of, HB 1113
- Chief Mine Inspector, Office of, HB 1131
- Child Guidance Services and Child Study Center, Oklahoma City, SB 76
- Children's Memorial Hospital, education of patients, HB 1410
- Civil Defense, Office of, SB 53, SB 84
- Claims and warrants, cancelled by statute, SB 95
- Clinton Veterans Center, HB 1119
- Clinton-Sherman Air Force Base Development, SB 62
- Communications Coordinator, Office of, SB 53
- Community Affairs and Planning, Division of, SB 68
- Community Affairs and Planning, Office of, senior citizens' benefits, HB 1587 as introduced only
- Community Physician Education Scholarship Fund, HB 1104
- Conservation Commission, Oklahoma, SB 53, SB 92
- Consumer Affairs, Commission on, HB 1125
- Corporation Commission, HB 1126
- Corrections, Department of, SB 53, SB 87, SB 305
 - Building bonds, SB 253
 - Educational leave program, SB 103, SB 105
- County Health Departments, SB 76
- County roads, secondary, SB 89
 - Urban and Rural Road Act of 1975, SB 7
- Courts (see also specific courts)
 - Administrator, Court, HB 1100
 - Appeals, Court of, HB 1100
 - Criminal Appeals, Office of the Court of, SB 53, HB 1095
 - District Courts, Office of the, SB 53, SB 307, HB 1098, HB 1100
 - Industrial Court, Office of the State, SB 53, HB 1099
 - Judiciary, Court on the, HB 1100
 - Supreme Court, Office of, SB 53, SB 107, HB 1100
 - Tax Review, Court of, HB 1096
- Crime Commission, SB 83
- Criminal and Traffic Law Enforcement System, SB 86, as introduced
- Criminal Appeals, Office of the Court of, SB 53, HB 1095
- Deaf and Hearing Impaired, Commission on the, HB 1121

- Deaf or legally blind, special school programs, HB 1410
- Delaware County School District I-5, rebuilding school building destroyed by fire, HB 1410
- Dentistry education assistance, HB 1102, HB 1183
- Diagnostic and medium security facility, Department of Corrections, SB 87
- District Attorneys, Office of, HB 1097
- District Courts, Office of the, SB 53, SB 307, HB 1098, HB 1100
- Drug Treatment and Rehabilitation Authority, SB 78
- Drugs and narcotics
 - Fees for informants, SB 82, HB 1076
 - Narcotics and Dangerous Drugs Control Bureau of, SB 468
 - Commissioner of, HB 1094
- Duncan armory, SB 81
- East Central Oklahoma Health and Social Service Center, general storage building, Ada, SB 67
- Eastern State Hospital, SB 78
- Economic and Community Affairs, Department of, SB 68
- Economic Opportunity, Division of, SB 68
- Education, Board of, SB 53, SB 442, HB 1183, HB 1410
- Education, Commission on, SB 5
- Education Council, Oklahoma, HB 1410
- Educational Television Authority, Oklahoma, HB 1108
- Election Board, Secretary of the State, SB 64
- Elementary school counseling, HB 1410
- Emergency Fund, State, SB 61
- Energy, Department of, HB 1134
- Enid
 - Armory, SB 81
 - Enid Family Medicine Practice Program, HB 1183
- Equalization, State Board of, SB 65
- Ethics Commission, funding, SB 439
- Examiner and Inspector, Office of, SB 66, SB 69
- Fire alarm system, Capitol, SB 67
- Fire Protection Personnel Standards and Education, Commission on, HB 1112
- First-year medical students, increase in number of, HB 1102, HB 1183
- Fiscal Responsibility Fund, SB 206
- Forensic laboratory, satellite, Oklahoma Bureau of Investigation, SB 82
- Forty-fifth Infantry Division Museum, SB 73, SB 124
- Government Straight Line Communication Service, HB 1125
- Governor, Office of the, SB 52, SB 58
 - Mansion, grounds and security officers, SB 58, SB 67
- Governor's Committee on the Employment of the Handicapped, SB 53, HB 1114
- Granite State Reformatory, SB 305 (see also CORRECTIONS, DEPARTMENT OF)
- Group Health and Life Insurance Plan, state employees, HB 1115
- Hardrock Mining Commission, Indian and, SB 73
- Healdton Oil Museum, SB 73, HB 1448
- Health, Commissioner of, SB 76
- Health, Department of, SB 76, SB 253, HB 1216
- Health Sciences Center, University of Oklahoma, HB 1102 (see also MEDICAL CENTER and UNIVERSITY OF OKLAHOMA)
- Henry S. Johnston Library, Perry, SB 265
- Higher education (see REGENTS FOR HIGHER EDUCATION)
- Higher Education Tuition Aid Act, HB 1102
- Highway Department, SB 52, SB 53, SB 89, SB 107, SB 439
- Historical sites
 - Museums, SB 5, SB 73, SB 91, SB 124, SB 265, SB 282, SB 291, SB 338, HB 1339, HB 1448, HB 1562
 - Roads, SB 89
- Historical Society, Oklahoma, SB 5, SB 73, SB 265, SB 282, SB 291, SB 338, HB 1339, HB 1448, HB 1562
- House of Representatives, Oklahoma, SB 56
- Human Rights Commission, HB 1116
- Idabel-Broken Bow Area Higher Education Program, HB 1102, HB 1183

- Immunization program, state, SB 76
- Indian Affairs Commission, Oklahoma, HB 1117
- Indian and Hardrock Mining Commission, SB 73
- Indian archives, SB 73
- Industrial Court, Office of the State, SB 53, HB 1099
- Industrial Development, Department of, SB 53, SB 62
- Inmates, correctional institutions
 - Incentive pay, SB 305
 - Inmate and manpower training programs, HB 1107
 - Rehabilitation, SB 87
- Insurance Commissioner, Office of, SB 53, SB 107, HB 1127
- Insurance Fund, State, replacement of funds by Board of Education, HB 1410
- Investigation, Oklahoma Bureau of, SB 67, SB 82, HB 1076
- J. M. Davis Memorial Commission, SB 74
- Jane Brooks School for the Deaf, HB 1102, HB 1183
- Jim Thorpe Building, SB 53, SB 67
- Jim Thorpe Memorial-Oklahoma Athletic Hall of Fame Commission, HB 1155
- Judicial Nominating Commission, HB 1100
- Judicial Retirement Fund, State, HB 1100
- Judiciary, Court on the, HB 1100
- Kiamichi Vocational-Technical Education District, SB 253
- Labor, Department of, HB 1128
- Labor relations activities, HB 1126
- Lake roads, SB 89
- Lakes, promotion funding, SB 91
- Land Office, Commissioners of the, HB 1111
- Langston University, SB 348
- Laundry installations, certain state lodges, SB 91
- Law Enforcement Education and Training, Council on, SB 85
- Law Enforcement Telecommunication Systems Division, SB 86
- Law libraries, SB 53, HB 1511
- Legislative Council, SB 57, SB 323, SB 439
- Legislature, SB 56, SB 407
- Leon J. York's Children's Shelter, Payne County, SB 76
- Lexington
 - Armory, SB 81
 - Regional treatment center, SB 305
- Liability insurance, Oklahoma State System of Higher Education, HB 1102, HB 1183
- Libraries, Department of, SB 72
- Library and industrial equipment, Regents for Higher Education, HB 1102, HB 1183
- License tags, motor vehicles, SB 69
- Lieutenant Governor, SB 59
- Linear accelerator, University Hospital, HB 1103
- Liquefied Petroleum Gas Board, HB 1129
- Lodges, state (see TOURISM AND RECREATION, DEPARTMENT OF)
- McLeod Honor Farm, SB 305 (see also CORRECTIONS, DEPARTMENT OF)
- Manpower Planning, Division of, SB 68
- Mansion Security Officers (Governor's), SB 79
- Margaret Hudson Program for school age parents, Tulsa, SB 76
- Medical education, rural or community, HB 1104
- Medical Examiner (see MEDICOLEGAL INVESTIGATIONS, BOARD OF)
- Medical Examiner Building, Tulsa County, SB 36
- Medicare, rural, residency, HB 1103
- Medicolegal Investigations, Board of, SB 36, SB 77
- Mental Health centers, Lawton and McAlester, SB 78
- Mental Health, Department of, SB 78
 - Bond funds, SB 253, HB 1619
 - Veterans care, HB 1119
- Midwestern Oklahoma Development Authority, SB 62
- Military Department, SB 81, SB 124, HB 1019
- Mining Board, State, HB 1130
- Mobile television unit, Educational Television Authority, HB 1108
- Motor carrier freight rates, intrastate, HB 1126
- Motor fuel calibration plant, SB 69
- Motor vehicle license tags, SB 69

- Multicounty organizations, promotion funding, SB 91
- Multicounty Regional Planning, Substate, SB 68
- Museums, historical sites, SB 5, SB 73, SB 91, SB 124, SB 265, SB 282, SB 291, SB 338, HB 1339, HB 1448, HB 1562
- Narcotics and Dangerous Drugs Control Bureau of, SB 468
- Commissioner, Office of the, HB 1094
- National Conference of Commissioners on Uniform State Laws, HB 1101
- National Conference of State Legislators, SB 57
- National Fire Protection Life Safety Code, hospital safety accreditation, SB 78
- Oil and gas wells, plugging, HB 1126
- Oklahoma City Black Heritage Centennial Celebration, HB 1039
- Oklahoma City Women's Corrections Unit, SB 305 (see also CORRECTIONS, DEPARTMENT OF)
- Oklahoma County Medicolegal Investigations Board, new building and morgue, SB 36
- Oklahoma State Sanitorium, HB 1093
- Oklahoma State University (see also REGENTS FOR HIGHER EDUCATION)
- Technical Institute, Oklahoma City, SB 253
- Tick research, SB 90
- "Oklahoma Today" magazine, SB 91
- Oklmulgee armory, SB 81
- Optometry education assistance, HB 1102
- Orphans and dependent youths, higher education, HB 1102, HB 1183
- Osteopathy Education Assistance Fund, HB 1102, HB 1183
- Ostomy training program, statewide, SB 76
- Ouachita Training Center, SB 305 (see also CORRECTIONS, DEPARTMENT OF)
- Ozarks Regional Commission, SB 68
- Pardon and Parole Board, SB 88, SB 196
- Park access roads, SB 89
- Parking, State Health Department, SB 76, SB 89
- Penitentiary, State, SB 253, SB 305 (see also CORRECTIONS, DEPARTMENT OF)
- Personnel Board, State, SB 55, HB 1045
- Physician Manpower Training Commission, HB 1552
- Pittsburg County School District I-2, rebuilding school building destroyed by fire, HB 1410
- Pollution Control, Department of, SB 94
- Prescriptive Teaching Centers, HB 1410
- Prisons and reformatories
- Corrections, Department of, SB 87, SB 253, SB 305
- Educational leave program, SB 103, SB 105
- Inmate and manpower training programs, HB 1107
- State Penitentiary, medical and dental facilities, SB 253
- Professional Agency for Correctional Training, SB 87
- Promotion funding, Department of Tourism and Recreation, SB 91
- Property and Casualty Rates, State Board for, SB 53, SB 107, HB 1132
- Public Affairs, State Board of, SB 53, SB 67, SB 87, SB 253, HB 1093
- Public Employees Relations Board, SB 67
- Public Employees Retirement System for State Employees Group Health and Life Insurance plan, HB 1115
- Public Safety, Department of, SB 79, SB 86
- Public schools, HB 1410
- Recreational areas, state, SB 91, SB 336
- Red River Valley Historical Association, SB 282, HB 1562
- Regents for Higher Education, SB 253, SB 254, SB 348, HB 1102, HB 1183, HB 1578, HB 1619
- Register Retrieval System, State Personnel Board, SB 55, HB 1045
- Relocation of state agencies, SB 53
- Retirement systems
- Public Employees, HB 1115
- Teachers, HB 1106
- Roads
- Parks, historical sites, industrial sites, certain vocational and technical school training roads, SB 89
- Urban and Rural Road Act of 1975, SB 7
- Rural Medical Education Loan and Scholarship Fund, Oklahoma, HB 1104

- Rural water districts, study, SB 68
 Santa Claus Commission, SB 67
 Scales, south of Durant, U.S. Highway 69 and 75, SB 69
 School buildings destroyed by fire, HB 1410
 Schools, SB 40, SB 210, SB 442, HB 1410
 Science and Engineering Fair, Oklahoma, HB 1410
 Secretary of State, SB 60
 Secretary of the State Election Board, SB 64
 Securities Commission, Office of the, SB 53, HB 1133
 Senate, Oklahoma State, SB 56, SB 323, SB 407
 Sequoyah County School District I-7, rebuilding school building destroyed by fire, HB 1410
 Sequoyah Water Distribution Authority, SB 68
 Southern Growth Policies Board, HB 1101
 Special education
 Public schools, HB 1183, HB 1410
 Vocational and technical schools, SB 40
 Special Events Commission, Division of Publicity and Information, SB 91
 Special Occupational Health and Safety Fund, HB 1128
 Speech and Hearing Clinic of the Health Sciences Center, HB 1102, HB 1183
 State Employees Group Health and Life Insurance Plan, HB 1115
 State Sanitorium, Oklahoma, HB 1093
 Statewide teletype system, SB 86
 Stephens County Museum, SB 5 as introduced, SB 73
 Stillwater armory, SB 81
 Stringtown Vocational Training School, SB 305 (see also CORRECTIONS, DEPARTMENT OF)
 Student Educational Assistance Fund, HB 1102, HB 1183
 Student internship program, state government, SB 112
 Substate Multicounty Regional Planning Districts, SB 68
 Sulphur Veterans Center, HB 1119
 Supreme Court, Office of, SB 53, SB 107, HB 1100
 Talihina Veterans Center, HB 1093, HB 1119
 Tax Commission, Oklahoma, SB 69, HB 1622
 Tax Review, Court of, HB 1096
 Tax Sheltered Income Deferment Plan, actuary review, SB 53
 Teachers' Retirement System, HB 1106
 Television tower, commercial, Tishomingo, HB 1108
 Television transmitter station, Eufaula, HB 1108
 Tick research, SB 90
 Tourism and Recreation Commission, Oklahoma, SB 336
 Tourism and Recreation Department, Oklahoma, SB 53, SB 91, SB 107, HB 1039, HB 1302
 Training roads, Central Oklahoma Area Vocational and Technical School, Drumright, SB 89
 Treasurer, Office of the State, SB 70
 Tulsa County Northeastern Oklahoma Medical Examiner Building, SB 36
 Tulsa Medical College, HB 1102, HB 1183
 Tulsa office, State Industrial Court, HB 1099
 Tulsa office, Court of Appeals, HB 1100
 Twin Bridges Recreation Area, SB 336
 Uniform instruction for criminal trial juries, matching funds, HB 1095
 University Hospital Board of Trustees, HB 1103
 University of Oklahoma (see also REGENTS FOR HIGHER EDUCATION)
 Business Administration Building, damages due to fire, HB 1102, HB 1183
 Health Sciences Center, HB 1102
 Medical Center, HB 1578
 Unpaid claims and warrants, cancelled by statute, SB 95
 Various state agencies, SB 53, SB 107
 Veterans Affairs, Department of, HB 1119, HB 1615
 Veterans Center, Talihina, HB 1093, HB 1119
 Visitor Information Centers, Oklahoma, SB 91
 Vocational and Technical Education, State Board of, SB 40, SB 253, HB 1107

War Veterans Commission, HB 1119
 Warrants and claims cancelled by statute, SB 95
 Water conservation and watershed field work, SB 92
 Water Resources Board, SB 93
 Welfare Department
 Building bond funds, SB 253
 Deaf and Hearing Impaired, Commission on the, HB 1121
 Western Hills Lodge airstrip, HB 1122
 Western Plains Indians Arts and Crafts Commission, HB 1120
 Western State Hospital, SB 78
 Wiley Post Building, SB 73
 Will Rogers Memorial Commission, SB 75
 Will Rogers Papers, SB 73, SB 338

ARBITRATION (see also **COLLECTIVE BARGAINING**)
 Cities and towns and their employees, SB 31
 Firefighters' and Policemen's Arbitration Law, SB 31, SB 395

ARCHITECTURAL AND ENGINEERING SERVICES
 State agencies, higher education institutions, procedures for, SB 347

ARCHIVES AND RECORDS ACT, HB 1014

ARCHIVES AND RECORDS COMMISSION
 Membership, SB 66

ARCHAEOLOGICAL SURVEY
 Lake Wister area, SR 27

ARDMORE
 Ardmore area higher education program, appropriation, HB 1102, HB 1183
 Southern Oklahoma Vocational and Technical School, funding for matching grants, HB 1107
 Veterans Center, appropriation, HB 1119

ARKANSAS RIVER NAVIGATION SYSTEM
 Communities that may become cities, SB 464

ARMED ROBBERY
 Defining, SB 367

ARMORIES, APPROPRIATION
 Ada, SB 81, HB 1019
 Capitol, SB 67
 Duncan, Enid, Lexington, Okmulgee, Stillwater, SB 81

ARMY CORPS OF ENGINEERS
 Boat dock ownership, Fort Gibson Lake, SR 14

ARRESTS
 Suspected mentally disturbed persons, HB 1348
 Without warrant, drunk driving, SB 184

ARTICLES OF IMPEACHMENT (see also **IMPEACHMENT**)
 John Rogers, Secretary of State, SR 36, SR 37

ARTS AND HUMANITIES COUNCIL
 Appropriation, HB 1110

ASSAULT AND BATTERY
 Defining, SB 411

ASSESSMENT OF PROPERTY
 Taxpayer shall have right of appeal, HB 1483

ASSOCIATE DISTRICT JUDGES
 Annual budget for secretaries and stenographers, SB 201
 One for each county, SB 100
 Elevating to district judges, SB 100
 Qualifications, HB 1294
 Shall be district judges in certain districts, SB 100

ASSOCIATE STATE THEATER
 Claremore Community Theater, SB 99

ASTRONAUTS
 Astronaut Day, proclaiming, HCR 1027
 Oklahoma astronauts, commending, HCR 1027

ATOKA-BRYAN YOUTH SERVICES CENTER

Funding, SB 76

ATTORNEY GENERAL, OFFICE OF

Appropriation, SB 53, HB 1094, HB 1097
Duties of, relating to Court of Appeals, SB 475

Grand jury proceedings

Criminal procedure, SB 386

Investigative authority, SB 361

Langston University, investigation of money outlay, SCR 26

Narcotics and Dangerous Drugs Control, Division of, abolishing, SB 385

Tax Sheltered Income Deferment Plan

Actuary review, appropriation, SB 53
Board of Trustees, Attorney General, ex-officio member of, SB 456

ATTORNEYS

County hospitals, Board of Control, HB 1478

Fees

Action to recover on express warranty, HB 1524

Condemnation proceedings by jury trial, HB 1346

Court appointed counsel, paid by defendant, SB 33

Insurance claims, HB 1181

Workmen's compensation, maximum fees, HB 1237

Securities Commission, Oklahoma, exemption from merit system, HB 1133

Tax Commission, Oklahoma, authorizing three additional attorneys, SB 263

ATWOOD BRIDGE

Renaming as the Hugh M. Sandlin Bridge, HJR 1011

AUDITOR AND INSPECTOR, STATE

Creating office of, constitutional amendment, SJR 33, SJR 37

Member, State Board of Equalization, constitutional amendment, SJR 33, SJR 36

Member, Commissioners of the Land Office, constitutional amendment, SJR 33, SJR 37

AUDITOR, STATE

Abolishing office of, constitutional amendment, SJR 33, SJR 37

Appropriation, SB 63

Membership, state boards and commissions

Archives and Records Commission, member, SB 66

Building Bonds Commission, member, SB 60

Emergency Fund Board, State, member, SB 66

Equalization, State Board of, removing as member, constitutional amendment, SJR 33, SJR 36

Land Office, Commissioners of the, removing as member, constitutional amendment, SJR 33, SJR 37

AUTOMATIC FIRE SPRINKLER SYSTEMS

Licensing contractors, SB 271

AUTOMOBILE DEALERS

Grounds for revoking license, SB 327

AUTOMOBILE DRIVERS LICENSE (see DRIVERS LICENSE and MOTOR VEHICLES)**AUTOMOBILE FLEETS**

Licensing, SB 474

AUTOMOBILE INSURANCE

Alcoholic Beverage Control Board, purchase of, HB 1123

Uninsured motorists secondary coverage, HB 1198

AUTOMOBILE LEASING

Licensing dealers, SB 39

AUTOMOBILE LICENSE NUMBER PLATES

Permanent license plates, SB 144, SB 177, HB 1173

Proof of liability insurance, requiring, SB 269

Purchasing by mail, SB 43, HB 1173

Registration to individuals, HB 1173

AUTOMOBILE PURCHASES

Alcoholic Beverage Control Board, authorizing, HB 1123

Cost of vehicle, increasing

Highway Department, SB 89

Public Affairs, State Board of, SB 67

Public Safety, Department of, SB 79, HB 1176

Investigation, Bureau of, appropriation, SB 82

Prohibiting, by minors, SB 289

AUTOMOBILE SALVAGE DEALERS

Destruction of license plates, SB 139

AUTOMOBILE TITLES

Issuing to a minor, prohibiting, SB 289

Motor Vehicle Certificate of Title Act, SB 350

AUTOMOBILES, STATE-OWNED

Private use of, prohibiting, HB 1176

AUTOMOTIVE REPAIR AND SERVICE CONTRACTS

Limiting excess charges, SB 162

AZALEA WEEK, OKLAHOMA

Declaring, SR 17

B**BAD DEBTS**

Bankruptcy actions, exemptions to debt pooling, SB 193

BAIL BOND PROCEDURES, HB 1147**BAILIFFS**

Compensation and duties, SB 229, SB 378, HB 1022

BAIT DEALERS

Shad harvest below Pensacola Dam, HB 1303

BALING WIRE, BARBED WIRE AND BALING TWINE

Sales tax exemption, SB 98

BALLOT TITLES

Easily understood, HB 1233

BALLOTS (see also ABSENTEE VOTING and ELECTIONS)

Eliminating straight party voting, SB 360

BANK EXAMINER TRAINEES

Qualifications, SB 159

BANK HOLDING COMPANIES

Regulating, SB 172, SB 440

BANKING BOARD, STATE

Remote electronic communication equipment, authorizing use of, SB 311

BANKING DEPARTMENT

Annual Reports, Bank Commissioner, HB 1256

Appropriation, HB 1124

BANKRUPTCY

Exemption to debt pooling prohibition, SB 193

BANKS AND TRUST COMPANIES

Bank holding companies, regulating, SB 172

Banking code, amending, SB 159

Branch banking restrictions to include trust companies, SB 199

Decedents' assets, procedures for holding, SB 132

Drive-in or walk-up facilities, SB 185

Executive trusts for "married persons", deleting "women", HB 1363

Extended facility banking, defining, SB 185

Financial institutions, regulating, SB 440

Interest payments on certain escrow accounts, SB 133

Interest rates on deposits for divisions of government, SB 311

Real estate loan procedures, SB 198

Remote electronic communication equipment, authorizing use of, SB 311

Reports, Bank Commissioner, HB 1256

Trust companies

- Branch banking law restrictions, SB 199
- General time and savings deposits, permitting to receive, SB 199
- Powers of trust companies, providing for "any person", deleting "married persons", HB 1508

BANKS, STATE DEPOSITORY

- Collateral securities, SB 161

BARBER EXAMINERS, STATE BOARD OF

- Membership, SB 345, HB 1591

BARBERS, LICENSING

- Increasing fees, SB 292, SB 345
- Upgrading requirements, SB 345

BARTLESVILLE ENERGY RESEARCH CENTER

- Appropriation, SB 62

BASS, MR. AND MRS. JACK

- Suit against the state, HJR 1031

BEEF (see also AGRICULTURE and MEAT)**Imports**

- Memorializing Congress to
 - Cease assistance to countries exporting beef to United States, HCR 1017
 - Cease foreign imports, HCR 1004, HCR 1017
- Prohibiting state purchases of, SB 200
- Labeling, SB 142, HCR 1004, HB 1174

BEER (see also INTOXICATING LIQUORS)

- Carrying of firearms in retail beer or liquor stores, prohibiting, SB 405
- Certain locations for beer parlours, prohibiting, SB 230
- Sales in or near dancing places, SB 11

BELVIN, J. W. "JIMMIE"

- Commending, SR 38

BENEFITS, EMPLOYMENT

- Penalties to provide certain benefits, SB 150

BETTING (see GAMBLING)**BICENTENNIAL COMMISSION OF OKLAHOMA, AMERICAN REVOLUTION**

- Appropriation, SB 62, SB 91

BICENTENNIAL LICENSE PLATES

- Design by Oklahoma Tax Commission, HB 1392

BICENTENNIAL MEMORIAL FLOWER

- American Legion Veteran Handmade Poppy, SCR 45

BIDS AND BIDDING

- Noncollusion affidavits, SB 189, HB 1408
- Public Competitive Bidding Act, exemptions, HB 1251
- State contracts, performance bonds and bidding procedures, SB 13

BIENNIAL SESSIONS, OKLAHOMA LEGISLATURE

- Constitutional amendment, SJR 25

BILLS AND RESOLUTIONS, OKLAHOMA LEGISLATURE

- Limiting introductions, SB 372

BILLY RAY GOWDY

- Commending, SCR 8

BINGO GAMES

- Certain games exempt from gambling restrictions, SB 121, HB 1042

BOARD OF AFFAIRS (see PUBLIC AFFAIRS, STATE BOARD OF)**BOAT DOCK OWNERSHIP**

- Fort Gibson Lake, SR 14

BOB WILLS

- Condolences, SR 35

BOECHER, SENATOR ROY

- Commending, SCR 3

BOGUS CHECKS

- Expanding definition, SB 179

BOND ISSUE PROCEEDS ACT, HB 1172**BONDS**

Building bond funds of 1968, appropriation, various state agencies, SB 253, HB 1578
 Building bonds sinking fund, appropriation, SB 376

Corrections Department, appropriation for statewide health facilities, SB 87
 Grand River Dam Authority, interest rates, SB 404

Memorializing Congress, increase bond ceiling on certain bonds, SCR 29

Parolees residing out of state, appearance bond, HB 1544

Paving bonds, increasing interest rate, HB 1239

Performance bonds, public construction contracts, SB 10, SB 13, HB 1251

Redemption of certain building bonds, SB 376

Regents for Higher Education, appropriation, HB 1619

Surety

Abstracters, requiring, SB 300

Automobile tag agents, requiring, SB 43

Cities and towns, contractors, SB 337

County treasurer, procedure for bonding, HB 1030

Mining operators, increasing fee, SB 213

"BOOTLEG" TAPES (see SOUND RECORDINGS)

BOXING COMMISSION

Abolishing, HB 1460

BRADLEY, ED

Honorary Leprechaun, Oklahoma State Senate, SR 16

BRAKE FLUID

Fees for inspection permits, HB 1284

BREAST CANCER DETECTION PROGRAM

Funding, HB 1103

BRIDGE

Hugh M. Sandlin Bridge, naming, HJR 1011

BRYAN, BILLIE

Commending, SR 30

BUDGET BALANCING

Five-year average revenue estimate, constitutional amendment, SJR 6

BUDGET, DIVISION OF THE

Appropriation, HB 1101

BUILDING BONDS COMMISSION, OKLAHOMA

Membership, SB 60

Notice of redemption of certain bonds, SB 376

BURDICK, QUENTIN, U. S. SENATOR

Jim Thorpe resolution, SCR 40

BUREAU OF INVESTIGATION, OKLAHOMA

Appropriation, SB 82, HB 1076

Fingerprint taking, city law enforcement officers, SB 464

Regional building, Lawton, appropriation, SB 67

BURIAL ASSOCIATIONS AND BENEFITS

Increasing membership fees and benefits, SB 123

BUSINESS WOMEN'S WEEK IN OKLAHOMA

Declaring, SR 11

BUSING STUDENTS

Requirements, SB 342, HB 1469

C

CAMERON UNIVERSITY

Medicine program of less than four years, HB 1102, HB 1183

CAMPAIGN CONTRIBUTION AND EXPENDITURES ACT OF 1974

Amending, SB 15, HB 1329

CAMPAIGN PRACTICES

Fair Campaign Practices Commission,
creating, SB 117

CAMPUS MASTER PLANS

Funding, SB 254

**CANCER DETECTION PROGRAM,
STATE**

Funding, SB 76, HB 1103

CANDIDATES FOR OFFICE

Cities and towns, SB 321

**CANES, CRUTCHES, etc. (see PROS-
THETIC DEVICES)****CAPITAL IMPROVEMENT FUND**

Cities and towns, procedures, HB 1443

**CAPITOL CAFETERIA REVOLVING
FUND**

Appropriation, SB 68

CAPITOL COMPLEX

Appropriation, SB 53, SB 67

CAPITOL IMPROVEMENT AUTHORITY

Appropriation, SB 53, SB 71, SB 107, SB 376

Employment freeze, SB 205

Hall of Justice feasibility study, HJR 1001

Legislative Liaison Committee, serve the
Board of Public Affairs, HB 1223

Purchase of land for parking, HB 1289

Tulsa office and office building

Appropriation, SB 71, SB 107

Employment freeze, SB 205

Leasing space to private persons, SB 71,
SJR 28

**CAPITOL-MEDICAL CENTER IM-
PROVEMENT AND ZONING COMMIS-
SION**

Appropriation, SB 67

Membership, HB 1533

**CAPITOL-MEDICAL CENTER IM-
PROVEMENT AND ZONING DIS-
TRICT**

Boundaries, HB 1533

CAPITOL POLICE

Appropriation, SB 53, SB 67

CAR RADIOS (see MOBILE RADIOS)**CATTLE IMPORTS (see BEEF)****CEMETERIES**

Burial associations, SB 123

Historical sites, SB 73

**CENTRAL LITTLE RIVER WATER-
SHED**

Appropriation, SB 92

CENTRAL PURCHASING

One bidder, procedures, SB 320

**CENTRAL STATE GRIFFIN ME-
MORIAL HOSPITAL**

Appropriation, SB 78

**CENTRAL STATE UNIVERSITY (see
also REGENTS FOR HIGHER EDUCA-
TION)**

Appropriation, SB 112

**CEREBRAL PALSY CENTER, OKLA-
HOMA**

Appropriation, HB 1118

CERTIFICATES OF NEED

Proposed health care facilities, SB 278

CERTIFICATES OF TITLE

Motor Vehicle Certificate of Title Act, SB
350

**CHAMBER OF COMMERCE COM-
MUNITY ACHIEVEMENTS CONTEST**

Commending Elk City, SCR 28

**CHARITIES AND CORRECTIONS, COM-
MISSIONER OF**

Abolishing office, constitutional amend-
ment, SJR 33, SJR 37

Inspection of city and county jails, SB 403

**CHARITIES AND CORRECTIONS, DE-
PARTMENT OF**

Appropriation, HB 1113

CHATTLES SECURED BY MORTGAGE
Penalties for removing or destroying, SB 340

CHEMICAL TESTS

Motor vehicle operators, SB 264

CHEROKEE COURTHOUSE, GORE

Requesting support of Cherokee Nation, SR 28

CHEROKEE STRIP MUSEUM

Appropriation, SB 265

Transfer to the Oklahoma Historical Society, SB 73

CHIEF MEDICAL EXAMINER, OFFICE OF

Fees for medicolegal investigations, SB 77
Record keeping, SB 416

CHIEF MINE INSPECTOR

Appropriation, HB 1131

Gubernatorial appointment of, constitutional amendment, SJR 33, SJR 37

CHILD CARE FACILITIES, SR 25

CHILD GUIDANCE SERVICES

Funding, SB 76

CHILD STUDY CENTER, OKLAHOMA CITY

Funding, SB 76

CHILDREN

Adoption case investigation, correct title of Welfare Department, SB 465

Adoption procedures without consent of parents, HB 1139

Child abuse

Mandatory reporting, SB 304

Protection of children, SB 304

Termination of parental rights, HB 1079

Child care facilities

Child-staff ratios, SR 25

Immunization for certain diseases, SB 274

Child custody, divorce, notice to Welfare Department, SB 355

Child support, penalties for nonsupport and failure to accept employment, SB 128, HB 1280

Confinement procedures for juvenile offenders, SB 245

Custody

Child may express preference, HB 1081

Divorce proceedings, HB 1081

Education and support responsibility to either parent, HB 1507

Grandparents' rights, SB 437, HB 1260

Pre-trial, HB 1415

When parents are separated, HB 1316

Damages for death of a minor, HB 1336

"Exceptional," defining, SB 216

Grandparents' visitation rights, SB 437, HB 1260

Health care without parental consent, HB 1537

Homestead rights, probate procedure, SB 288

Immunization for certain diseases, SB 274

Institutions, employment procedures, HB 1238

Juvenile proceedings, courts

Appeals to the appellate courts, HB 1420

Appeals to the Court of Criminal Appeals, HB 1420, HB 1525

Certification proceedings, SB 245, HB 1453

Children's rights

Conduct of hearings, right to silence, HB 1424

Separate attorney for questioning and prosecution, HB 1416

Court costs or witness fees, HB 1419

Custody, SB 437, HB 1260, HB 1415

Delinquent, dependent, deprived and neglected children

Defining, HB 1380, HB 1454

Jurisdiction of the court, SB 401

Verified petition, SB 390, SB 472

Fingerprint records, HB 1425

Investigation of home conditions, HB 1417

Jury trials, HB 1423

Liability and accountability of parents, HB 1418

Parental rights, notice of hearing, termination, SB 389, HB 1079

Placement of children in need of supervision, HB 1343
 Service of summons, SB 400
 Orphans, destitute minor children, care for, SB 202, SB 208
 Parental responsibility for habitual juvenile offender, SB 266
 Sexual offenses, SB 306
 Torts, abolishing immunity of parents or children against each other, SB 156

CHILDREN'S MEMORIAL HOSPITAL
 Accident, health and life insurance for employees, HB 1333
 Education of patients, funding, HB 1410

CHIROPODY

Health and accident insurance policies, SB 259

CHOCTAW NATION

J. S. "Jimmie" Belvin, commending, SR 38

CHURCH OF THE BRETHREN, MUTUAL AID ASSOCIATION

Exempting from insurance code, SB 371

CITIES AND TOWNS

Ambulance service contracts, HB 1252
 Appeals, municipal criminal courts of record, SB 170, SB 475
 Capital improvement fund, procedures, HB 1443
 Collective bargaining, SB 31
 Communities that may become cities on the Arkansas River Navigation System, SB 464
 Condemnation proceedings, HB 1346
 Contractors' surety bond, SB 337
 Disposition of municipal records, HB 1293
 Elections, SB 96, SB 321
 Elections, absentee voting, SB 333
 Firefighters' and Policemen's Arbitration Law, amending, SB 395
 Hazardous buildings, removal of, SB 399
 Interest rates, special assessment installments and street improvement bonds, HB 1239
 Liability insurance for municipal employees, SB 3, SB 26, SB 330

Maximum indebtedness, constitutional amendment, SJR 11

Municipal criminal courts of record

Appeals procedure, SB 170, SB 475

Cities of certain size, SB 180

Municipal Employees Relations Act, SB 31

Planning and zoning, SB 455

Plats, recording fees, form and number, SB 377

Plumbing inspectors, SB 27

Public ways, vacation of, notice, SB 272

Quit claim deeds, buildings encroaching on city streets, HB 1594

Retirement systems

Firemen's Relief and Pension Fund, SB 41, HB 1268, HB 1513

Policemen's Pension Fund, HB 1185, HB 1268

Sales tax maximums, SB 244

Sewer and water distribution lines, interest rates, SB 453

Trustees "at large," SB 321

CITY-COUNTY BOARDS OF HEALTH

Membership, budget and contribution, SB 432

CITY-COUNTY HEALTH DEPARTMENTS

Mosquito control, HB 1520

CITY JAILS

Inspection by Commissioner of Charities and Corrections, SB 403

CIVIL DEFENSE AGENCY

Renaming as the Emergency Services Department, SB 396

CIVIL DEFENSE, OFFICE OF

Appropriation, SB 53, SB 84

CIVIL PROCEDURE

Attorney fees, actions to recover on express warranty, HB 1524

Automatic appeals, unconstitutional act of state Legislature, HB 1545

Commission to take depositions or written interrogatory, SB 384

Damages

Counterclaim for damages, SB 428
 Personal injuries, waiving physician-patient privilege, SB 18

Demurrer proceedings, SB 393

Depositions, cost of, SB 287

Divorce

Child custody, SB 355, HB 1081
 Determination of residency, HB 1331
 Granting of wife's maiden name and other equal rights, HB 1314

Evidence

Personal injury suits, admissibility of, SB 451

U. S. "Life Tables", introduction of, SB 436

Juries, interrogation of witnesses, SB 356

Liability insurance, testimonies and evidence, SB 239

Limitations on certain actions, HB 1273

Negligence, property rights vs. human rights, SB 134

Partition of real property, county commissioners' duties, SB 106

Physicians and hospitals, limitations of damages against, SB 450

Quiet title actions, HB 1323

Replevin, recovery of personal property, SB 460

Service of summons, SB 9, HB 1283, HB 1475

Small claims procedure

Entry of judgment on judgment docket, HB 1165

Form of affidavit, SB 237

Transfer of actions to another civil docket, SB 204, HB 1087

Statute of limitations, action for injury not arising on contract, SB 122

Television or radio broadcasting stations, preserving political utterances, SB 358

Venue actions

Change of, SB 155, SB 234

Foreign corporations, SB 192

Unincorporated associations, HB 1543

Venue statutes, cumulative, HB 1290

Witnesses, action for damages for personal injuries, waiving physician-patient privilege, SB 18

CLAIMS AGAINST THE STATE (see also SUITS AGAINST THE STATE)

National Guard, SB 207

Tort Claims Act, SB 373

CLAIMS AND WARRANTS

Cancelled by statute, appropriation, SB 95

CLAREMORE COMMUNITY THEATER

Renaming as the Associate State Theater, SB 99

CLEARING ACCOUNT

State Judicial Fund, procedures, SB 331

CLEARING CORPORATION

Defining, SB 324, SB 422, SB 424

CLEVELAND COUNTY

Additional district judge, HB 1231

CLINTON VETERANS CENTER

Appropriation, HB 1119

CLINTON-SHERMAN AIR FORCE BASE DEVELOPMENT

Appropriation, SB 62

COAL MINING

Strip mining safety standards, SB 310

COAL PIPELINE

Establishing right of way, SB 113

COLLECTIVE BARGAINING

Cities and towns, employees, SB 31

Firefighters' and Policemen's Arbitration Law, amending, SB 395

Public employees, SB 153

Schools, SB 369

COLLEGE CREDITS

Higher education institutions, HB 1306

COMMERCIAL CODE

Clearing corporation, defining, SB 324, SB 422, SB 424

Filing fees, uniform, for certain documents, HB 1197

Interest security in livestock, SB 279

Warranties, may not be modified under certain conditions, SB 237

COMMITMENT OF MENTALLY ILL PERSONS

Procedures, HB 1348

COMMITTEES

Criminal Jurisprudence Study Committee, Joint, review and report of state law enforcement agencies, HJR 1015

Executive Committee of the State Legislative Council, procedures, SJR 24

Health Care Delivery System in Oklahoma, special interim study committee, SCR 17

Land Records Systems Special Study Committee, SCR 1, SCR 6, SJR 15

Law Enforcement Telecommunication Systems Advisory Committee, creating, SB 86

Peer review committees, protection from damages, HB 1277

Self-insurance for publicly owned buildings, study committee, establishing, SJR 21

Tick eradication and control, special study committee, creating, SCR 42

COMMODITY FUTURES

Oklahoma Securities Act, amending, SB 188

COMMUNICATIONS COORDINATOR, OFFICE OF

Appropriation, SB 53

COMMUNITY ACHIEVEMENTS CONTEST WINNER

Commending the citizens of Elk City, SCR 28

COMMUNITY ACTION AGENCIES

Expending state funds to lessen impact of federally redirected funds, SB 68

COMMUNITY AFFAIRS AND PLANNING, DIVISION OF

Appropriation, SB 68

Creating within the Department of Economic and Community Affairs, SB 187

COMMUNITY AFFAIRS AND PLANNING, OFFICE OF (see ECONOMIC AND COMMUNITY AFFAIRS, DEPARTMENT OF)

Abolishing, SB 187

Legislative approval of agency rules, requiring, SJR 3

Senior citizens benefits, appropriation, HB 1587 as introduced only

Transferring duties to Department of Economic and Community Affairs, SB 187

COMMUNITY AFFAIRS, COUNCIL ON

Creating, SB 187

COMMUNITY FACILITIES

Improvement for public nonprofit water districts, authorizing, SB 145

COMMUNITY PHYSICIAN EDUCATION SCHOLARSHIP FUND

Appropriation, HB 1104

COMMUNITY RESIDENCY REVOLVING FUND

Creating, HB 1552

COMMUNITY SERVICES, DIVISION OF, DEPARTMENT OF CORRECTIONS

Creating, HB 1613

COMPUTERIZATION OF MOTOR VEHICLE LICENSE TAG INFORMATION

Appropriation, SB 69

CONCEALED WEAPONS

Restrictions against carrying, SB 430

CONDEMNATION PROCEEDINGS, COURT COSTS AND POUNDAGE FEES

Highway Department, exemption from certain costs and fees, SB 366

Increasing, HB 1511

Real property, reimbursement of expenses to owner, HB 1346

CONGRESS OF THE UNITED STATES

Memorializing Congress to take action on:

Abortion laws, SCR 20, SJR 16, HCR 1011
 American military forces, "no-win"
 wars and American military materials,
 SCR 32

Beef imports, HCR 1004, HCR 1017

Child day care centers, staffing, SR 25

Food stamps, increasing cost of, HCR
 1008

Industrial development tax exempt bond
 ceiling, SCR 29

Intermediate care facilities for mentally
 retarded, SCR 46

National Hunting and Fishing Day, de-
 claring, SCR 15

No-fault insurance, SCR 34

Port of Sallisaw planned channel, fund-
 ing, SCR 7

Natural gas control, SR 21

Natural gas for irrigation, SCR 35

Natural gas prices, HCR 1025

Oil depletion allowance, SCR 19

Oil prices, HCR 1025

Opium production in Turkey, SR 6

Optima Reservoir, renaming as Leon
 Field Lake, SCR 2

Rock Island Railroad loan, HCR 1012

Supplemental Security Income Pay-
 ments, SCR 4

Voting Rights Act of 1965, opposing
 expansion, SCR 41

Water resources study of central Okla-
 homa area, HCR 1032

**CONGRESSIONAL DELEGATION,
OKLAHOMA**

Distribution of Oklahoma Statutes, SB 415

CONNORS BUILDING

Purchase of land for parking, HB 1289

**CONSERVATION COMMISSION, OKLA-
HOMA**

Appropriation, SB 53, SB 92

CONSERVATION DISTRICTS

Upstream flood control, power of eminent
 domain, SB 149

**CONSTITUTION, OKLAHOMA, AMEND-
MENT OF**

Ad valorem tax levies, providing limits,
 SJR 23

Agriculture Finance Authority, creating,
 SJR 17

Convict labor, contracting of, HJR 1004

Corporation Commission Districts and dis-
 trict-wide elections, SJR 26

Elections

Ballot title, providing for appeal, HB
 1233

Elective officers, reducing number, SJR
 33, SJR 37

Equalization, State Board of
 Membership change, SJR 36

Revenue estimate procedures, SJR 6

Examiner and Inspector, State, qualifica-
 tions for office, SJR 14

Judicial Nominating Commission, abolish-
 ing, SJR 39, SB 475

Land Office, Commissioners of the,
 membership change, SJR 37

Legislative sessions

Biennial, SJR 25

Limitations as to days and subject mat-
 ter considered, SJR 27

Libraries, tax levies, SJR 8

Maximum indebtedness for cities, towns
 and counties, SJR 11

Revenue estimate procedure by State
 Board of Equalization, SJR 6

Tax levies for schools, SJR 2, SJR 19

Vacating elective office, HJR 1006

**CONSTRUCTION CONTRACTS (see
PUBLIC BUILDINGS AND PUBLIC
WORKS)****CONSUMER AFFAIRS, COMMISSION
ON**

Appropriation, HB 1125

Government straight line communication
 service, responsibility for, HB 1125

CONSUMER CREDIT CODE

Amending, SB 365

Credit sales, out-of-state creditor, SB 351

Loans for educational expense, exemption
 from consumer loan definition, SB 480

CONTINUING EDUCATION

Pharmacists, alternate methods for attaining, SB 146

CONTRACTS

Ambulance service, HB 1252
Automotive repair, SB 162
County health services, SB 20
State, SB 10, SB 13, SB 189, HB 1251, HB 1309, HB 1408

CONTROLLED DANGEROUS SUBSTANCES (see **DRUGS AND NARCOTICS**)**CONVEYANCES**

Contracts for real property, SB 339
Dormant mineral interests, termination of, SB 285

CONVICT LABOR

Employment on public works projects, SB 176
Permitting contracting of, constitutional amendment, HJR 1004

CONVICT MADE GOODS

Sale and distribution of, authorizing, HB 1078

CONVICTED MURDERER OR PERSON GUILTY OF MANSLAUGHTER

Restriction on inheritance of an estate, HB 1351

COOPER, L. GORDON

Oklahoma astronaut, commending, HCR 1027

COOPERATIVE COUNCIL FOR OKLAHOMA SCHOOL ADMINISTRATION

Recognizing, HCR 1026

CORPORATION COMMISSION

Appropriation, HB 1126
Districts and district-wide elections, constitutional amendment, SJR 26
Natural gas systems, supervision over certain systems, HB 1409
Obsolete duties and salaries, repealing statutes, HB 1308

Oil and gas leases, increasing certification fee, HB 1476

Rate and tariff hearings, procedures, SB 175

CORPORATION COMMISSION CHAIRMAN, MEMBER OF

Public Employees Retirement System Board of Trustees, SB 60, HB 1299
Tax Sheltered Income Deferment Plan Board of Trustees, SB 456

CORPORATIONS

Financial institutions, interest payments on escrow accounts, SB 133
Insurance, financial stability of insurers, SB 48, HB 1090
Nonprofit, dissolution procedures, HB 1344
Public utility companies, certain restrictions, SB 194
Registered agent fee to Secretary of State, eliminating, HB 1466
Religious
Educational and benevolent, number of directors, SB 319
Perpetual existence, HB 1271
Savings and loan associations
Abolishing Savings and Loan Board, establishing new board, SB 482
Savings and Loan Board membership, examinations, fees, insurance of accounts and deposits, HB 1247

CORPSES

Release within a certain length of time, SB 309

CORRECTIONS, DEPARTMENT OF (see also **PRISONS AND REFORMATORIES**)

Appropriation, SB 53, SB 87, SB 103, SB 105, SB 305
Building bond funds of 1968, SB 253
Buildings, appropriation, SB 87
Community Services, Division of, HB 1613
Educational leave program for employees, SB 103, SB 105
Inmate care, Central State Griffin Memorial Hospital and University Hospital, SB 78, SB 87

Planning, research and management, HB 1613
 School district and school board, creating, SB 262
 Technical Services, Division of, HB 1613
 Work release centers and other pre-release programs, HB 1613

CORRECTIONS, DIRECTOR OF DEPARTMENT OF
 Qualifications for office, HB 1613

COSMETOLOGY

Artificial fingernail applicators, exempting, SB 382
 Board of, membership requirements, SB 301
 Fund, abolishing, SB 406

COST OF LIVING CHANGE

Retired state employees, HB 1299
 Salary adjustment, state employees, HB 1092

COUNCIL ON JUDICIAL COMPLAINTS
 Quorum procedures, SB 332

COUNCIL ORGANIZATIONS (Boy Scouts, etc.)
 Sales tax exemption on tangible personal property, HB 1322

COUNSELORS

Recognizing need for elementary school counselors, SR 22

COUNTIES AND COUNTY OFFICERS

Abstracters, repealing statutes, SB 300
 Ambulance service contracts, HB 1252
 Assessors, travel expenses, SB 30
 Associate district judges, annual budget for secretaries and stenographers, SB 201
 Bailiffs, appointment and jury expenses, HB 1022
 Bond procedure for county treasurer, HB 1030
 Clerks
 Distribution of documentary stamp tax funds, HB 1178

Filing and indexing plats of subdivisions, relating to fees, HB 1245
 Filing fees, certain documents, HB 1197
 Increasing certain fees, HB 1245

Commissioners

Land use planning and zoning regulations, SB 35
 Purchasing procedures, SB 299
 Roads (see Roads, below)
 Vacancy in office, procedure for filling, SB 435

County-city Board of Health

Membership, budget and contribution, SB 432
 Mosquito control, HB 1520

Court clerk fee increases, HB 1511

Election Board secretaries, salaries, SB 343

Elections, county officers

Candidate requirements, SB 29
 Employees, compensation for judges, clerks and counters, SB 51

Electrical inspectors, qualifications, SB 28

Fire protection and life safety in high-rise buildings, HB 1598

Grand jury fees and mileage, HB 1270

Health departments

Contracts, public health services, SB 20
 Funding, SB 76

Hospital Board of Control, employment of an attorney, HB 1478

Jails

Inspection, Commissioner of Charities and Corrections, SB 403
 Prison sentences served in county jails, SB 148

Land use planning and zoning regulations, SB 35, SB 455

Legal counsel for county officers, SB 426

Libraries, constitutional amendment for funding, SJR 8

Licensing, electricians, exemptions, SB 454

Maximum indebtedness, constitutional amendment, SJR 11

Medicolegal investigations, fees, SB 77

Personal property tax rolls, closing procedures, HB 1342

Planning and zoning, SB 35, SB 455

Public Defender, Office of, providing for appointment, SB 174

Purchasing procedures, county commissioners, SB 299

Reimbursement for loss of revenue due to additional homestead exemption, HB 1622

Roads

- Engineering, purchasing and leasing procedures, SB 417
- New road plans and specifications, HB 1431
- Not opened for public use, reserved section lines, SB 12
- Secondary
 - Funding and maintenance, SB 89
 - Repair, type of material used, HB 1387
 - Urban and Rural Road Act of 1975, SB 7
- Salaries, certain county officers and employees, HB 1008
- Sale of certain property to Oklahoma Historical Society, HB 1473
- School superintendents, qualifications and duties, SB 408
- Section lines, reserved, SB 12
- Sheriffs
 - Duties relating to stray animals, SB 281
 - Qualifications, SB 322
- Stray animals
 - Duties of county commissioners, SB 164
 - Duties of county sheriffs, SB 281
- Treasurers, surety bond procedures, HB 1030
- Weather modification assessment, HB 1464
- Welfare assistance, requirements for legal residence, HB 1266
- Zoning regulations, SB 35, SB 455

COUNTRY MUSIC WEEK

Memorializing the Governor to proclaim, SCR 23

COURT ADMINISTRATOR

Office remodeling, appropriation, HB 1100

COURT CLERKS

Duties, election, salaries, SB 402

Fee increases, HB 1511

Notary public fees, SB 195

COURT ON THE JUDICIARY

Funding, HB 1100

COURT REPORTERS

Salaries, SB 212, HB 1098

COURTS (see also CIVIL PROCEDURE)

Administrator Director, repealing obsolete statutes, HB 1308

Adoption procedures, SB 465, HB 1139

Appeals, Court of, providing for two divisions, SB 475

Appraisers and commissioners, compensation, HB 1140

Associate District Judges (see JUDGES AND JUSTICES)

Bail bond procedures, HB 1147

Bailiffs, salaries, appointment and jury expenses, SB 229, HB 1022

Civil procedure (see CIVIL PROCEDURE)

Cleveland County, additional district judge, HB 1231

Commission to take depositions or interrogatories, SB 384

Court costs for indigents, payment of, SB 303, SB 349

Court fund

- Chief Justice of Supreme Court, approval of certain expenditures, SB 378
- Payment of publication costs for indigents, SB 303
- Reform, SB 53, SB 402

Damages, exemplary, SB 191

De Minimus Infractions Act, dismissal of prosecution, SB 217

Depositions, cost of, SB 287

District judges (see JUDGES AND JUSTICES)

Divorce proceedings (see CIVIL PROCEDURE, DIVORCE)

Drugs and narcotics conviction, first offense, SB 101

Evidence, United States "Life Tables", SB 436

Expenses, payment of, requiring approval from Chief Justice of the Supreme Court, SB 378

Fees, including witness fees, increasing, HB 1511

- Fines and costs, reimbursement by a convicted defendant, SB 33
- Forum non conveniens, prohibiting the application of, SB 234
- Fund (see Court fund, above)
- Industrial Court, State, number of judges, SB 140
- Judges and Justices (see JUDGES AND JUSTICES)
- Judicial Fund, State, clearing account procedures, SB 331
- Judicial officers, removal from office, SB 130, SB 235, HB 1186
- Judicial retirement system (see RETIREMENT, SYSTEMS, JUDICIAL)
- Juries
- Jurors' fees, increasing, HB 1189
 - Jurors' qualifications and exemptions, HB 1230
 - Peremptory challenges, SB 220
 - Procedures for drawing panel, HB 1585, as amended
 - Sole duties of, SB 114
- Juvenile proceedings (see CHILDREN, Juvenile proceedings)
- Juvenile, uniform statewide court reporting system, SJR 13
- Law Library procedures, SB 53, HB 1511
- Municipal criminal courts of record
- Appeals procedure, SB 170
 - Cities of certain size, SB 180
- Murder in the second degree, punishment for, SB 391
- Negligence, property rights versus human rights, SB 134
- Notice to Welfare Department for indigent children in case of divorce, SB 355
- Presentence investigation, SB 135, SB 181, HB 1060
- Probate procedure (see PROBATE PROCEDURE)
- Public Defender, Office of, appointment, SB 174
- Rape prosecution, admissible evidence, HB 1024
- Sentencing
- By court only, not by jury, SB 114
 - First offenders, narcotics, SB 101
 - Previous offenders, HB 1074
- Small claims procedures, SB 204, SB 237, HB 1087, HB 1165
- Summons procedures, SB 9, HB 1283, HB 1485, HB 1616
- Supreme Court rules for the district courts, HB 1585 as introduced only
- Tulsa County, additional district judge, HB 1231
- Witness fees, providing for payment, HB 1015
- COVERTURE**
- Husband and wife, relating to certain crimes, HB 1505
- CRAMER, MR. AND MRS. PATRICK**
- Suit against the state, SJR 34
- CREDIT SALES**
- Credit information, SB 365
- Out-of-state creditor, SB 351
- CRIME COMMISSION, OKLAHOMA**
- Appropriation, SB 83
- Membership appointments, SB 83
- Reorganizing, establishing as state agency, SB 34, SB 83
- CRIMES AND PUNISHMENTS** (see also CRIMINAL PROCEDURE)
- Assault and battery, defining, SB 411
- Carrying of concealed firearms, prohibiting
- Off duty law enforcement officers, SB 430
 - Retail beer or liquor stores, SB 405
- Child abuse, protection of children, SB 304, HB 1079
- Child support, punishment for not providing, HB 1280
- Coverture, equal rights reference, HB 1505
- Criminal Code, Oklahoma, SB 46
- Criminal responsibility, defining, SB 362
- Deceptive business practices or commercial fraud, naming, SB 413
- Double prosecution for same crime, naming elements of certain crimes, SB 363
- False pretenses, relating to bogus checks, SB 179
- Gambling, prohibiting, SB 121, HB 1042
- Grand and petit larceny, defining, SB 277

Habitual criminal, defining and providing punishment, SB 276

Hiring of draft evaders by the state, prohibiting, HB 1338

Justifiable physical force, defining, SB 412

Libel and slander, relating to elected public officials, SB 102

Manslaughter and homicide crimes, defining, SB 410

Marathons, repealing obsolete statutes, SB 218, HB 1367

Mobile radios, prohibiting certain, SB 445

Murder in the second degree, prescribing punishment for, SB 391

Property secured by mortgage, penalties for removing or destroying, SB 340

Prosecution dismissal, De Minimus Infractions Act, SB 217

Obscene literature, sale and distribution of, prohibiting, SB 197, SB 414

Rights of privacy, protecting, HB 1244

Robbery, theft, physical force, defining, SB 367

Second or subsequent offenders, sentencing procedures, HB 1074

Sexual offenses, relating to children, SB 306

Smoking in public places, prohibiting, HB 1009

Sound recordings, making reproduction unlawful, HB 1182

Suicide attempts, punishment for aiding, SB 446

Theft and related offenses, defining, SB 421

CRIMINAL AND TRAFFIC LAW ENFORCEMENT SYSTEM, COMMISSION ON

Abolishing, SB 86

Appropriation, SB 86 as introduced

CRIMINAL APPEALS, COURT OF

Appropriation, SB 53, HB 1095

Court costs paid by defendant, implementing procedures for, SB 33

Reorganizing, establishing two divisions, SB 475

Research assistants, qualifications and salaries, HB 1095

CRIMINAL CODE, OKLAHOMA, SB 46

CRIMINAL COURTS OF RECORD, MUNICIPAL

Cities of certain size, SB 180

CRIMINAL JURISPRUDENCE STUDY COMMITTEE

Review and report of state law enforcement agencies, HJR 1015

CRIMINAL JUSTICE TRAINING CENTER

Renaming as the Robert R. Lester Law Enforcement Training Center, SB 232

CRIMINAL PROCEDURE (see also CRIMES AND PUNISHMENTS)

Acquittal of accused by reason of insanity, SB 6, SB 19

Appeals procedures

Legislature, unconstitutional act of, automatic appeal to Court of Criminal Appeals, HB 1545

Limiting certain cases, SB 248

Reorganizing Court of Appeals and Court of Criminal Appeals, SB 475

Arrests without warrant, relating to drunk driving, SB 184

Bail bond procedures, forfeitures, HB 1147

Convicted felons, serving sentence in county jails, SB 148

Defendants' rights, relating to evidence, HB 1584

Grand jury proceedings by Attorney General, SB 386

Juries

Selection, peremptory challenges, SB 220

Sole duties of, SB 114

Naming elements of certain crimes, prohibiting double prosecution for same crime, SB 363

Payment of fines and costs by convicted defendants, SB 33

Presentence investigations, SB 135, HB 1060

Public Defender System, Oklahoma, creating, SB 387

Rape, prosecution for, admissible evidence, HB 1024

Sanity hearings when accused of a crime, SB 6, SB 19
 Search warrant procedures, SB 427
 Traffic violations, procedures for posting bail and paying fines and costs, SB 215
 Uniformed law enforcement officers, powers when off duty, HB 1056
 Victims of crimes, restitution, SB 483
 Weapons seized in criminal cases, disposition of, SB 457
 Witness fees, HB 1015

CRIMINAL RESPONSIBILITY

Defining, SB 362

CROSSBOW HUNTING

Disabled persons, HB 1484

CURVATURE OF THE SPINE

Physical examination for students, SB 394

D

DAHL, SENATOR JOHN L.

Travel authorization, SR 7

DAIRIES

Recovery fees for milk cans, SB 293

DAMAGES

Against physicians and hospitals, limitations, SB 450

Against the state, Oklahoma Tort Claims Act, SB 373

Counterclaims, SB 428

Death of a child, HB 1336

Evidence in personal injury suits, admissibility of, SB 451

Jury awards

Action for breach of obligation, SB 191

Exemplary damages, SB 191

Malpractice suits for personal injury, relating to proof and expert testimony, SB 452

DATA COMMUNICATION NETWORK, LAW ENFORCEMENT

Operation of, SB 86

DATA PROCESSING

Uniform procedures and central computer center for state agencies, SB 1, HB 1166

DAVIS, ANGELA

Expressing legislative displeasure for certain appearance, SR 9

DAY CARE CENTERS

Child-staff ratios, SR 25

DE MINIMUS INFRACTIONS ACT, SB 217

DEAF AND HEARING IMPAIRED, COMMISSION ON THE

Funding, HB 1121

DEAF OR LEGALLY BLIND

Funding special school programs, HB 1410

DEBTOR AND CREDITOR

Bankruptcy

Assignment of property, SB 193 as introduced

Exemptions to debt pooling, SB 193 as amended

DECEPTIVE BUSINESS PRACTICES

Defining, SB 413

DEFENDANTS

Criminal procedure, payment of fines and court costs, SB 33

DEFENDER GENERAL, OKLAHOMA, OFFICE OF

Creating, SB 387

DEFERRED COMPENSATION PLAN, STATE (see TAX SHELTERED INCOME DEFERMENT PLAN, STATE)

DEFERRED SENTENCING

Certain narcotics convictions, SB 101

DEFINITIONS AND GENERAL PROVISIONS

Employment practices, equal retirement age for men and women, HB 1384

Oklahoma, State of, official abbreviation,
HB 1254

Semi-Centennial Celebration, repealing
obsolete statutes, HB 1052

DELAWARE COUNTY SCHOOL DISTRICT I-5

Building destroyed by fire, HB 1410

DELINQUENT AND DEPENDENT CHILDREN

Defining, HB 1380, HB 1454 as amended

DELINQUENT TAXES

Notice of sale of property requirements,
HB 1171

DENTAL ASSOCIATION, AMERICAN

Protection for peer review committees,
HB 1277

DENTISTRY EDUCATION ASSISTANCE

Funding, HB 1102, HB 1183

DEPOSITIONS

Cost of, SB 287

Written interrogatories, SB 384

DEPOSITS OF STATE MONEY

State Depository Board, creating, SB 397

DEPRIVED CHILD

Defining, HB 1454 as amended

DeWEES, CLARENCE LEROY

Commending, SCR 21

DIAGNOSTIC AND MEDIUM SECURITY FACILITY

Department of Corrections, appropriation
and location, SB 87

DIESEL MOTOR FUEL

Excise tax exemption for political subdivisions,
HB 1313

DiGIACOMO, ARNOLD D.

Suit against the state, SJR 18

DISABLED PERSONS

Absentee voting in municipal elections,
HB 1546

Crossbow hunting, permitting, HB 1484

Duties of all other persons toward incapacitated persons, SB 186

DISABLED WAR VETERANS (see VETERANS)

DISASTER SERVICES

Duties of the Department of Emergency
Services, SB 396

DISEASES

Control of certain diseases affecting
horses, HB 1278

Immunization for

Children in child or health care
facilities, SB 274

School admission, SB 298

DISTRICT ATTORNEYS, OFFICE OF Appropriation, HB 1097

DISTRICT ATTORNEYS TRAINING COORDINATION COUNCIL

Creating, SB 242

DISTRICT COURTS

Appropriation, SB 53, SB 307, HB 1098, HB
1100

Funding procedures, SB 53, SB 402

Rules set by Supreme Court, HB 1585 as
introduced only

DISTRICT JUDGES (see JUDGES AND JUSTICES)

DIVERS, UNDERWATER BREATHING APPARATUS

Taking of game fish with spear gun, HB
1621

DIVORCE

Court filing fee, increasing, HB 1511

Custody of minors, SB 355, HB 1081

Determination of residency, HB 1331

Granting wife maiden or former name and
property, HB 1314

Wills and successions, effect of divorce,
HB 1477

DOBY, THOMSON AND THOMSON
Suit against the state, SJR 4

DOCTORS (see also **PHYSICIANS** and
PROFESSIONS AND OCCUPATIONS)
Liability (see also **MEDICAL MALPRACTICE SUITS**)

Medical reports to the Department of
Public Safety, SB 296

Training, creating the Physician
Manpower Training Commission, HB
1552

Warranty or guaranty must be in writ-
ing, SB 429

DOCUMENTARY STAMP TAX
Distribution of funds, HB 1178

DOGS
Running at large, county regulative
powers, SB 164

DORMITORY HOUSEMOTHERS
Public Employees Retirement System, in-
cluding in, SB 173

DRAFT EVADERS
Employment by the state, prohibiting, HB
1338

DRIVE-IN BANKS
Regulating, SB 185

DRIVER EDUCATION PROGRAM
Classes for Indians, appropriation, HB
1410
Employment freeze, SB 205

DRIVERS LICENSE (see also **MOTOR
VEHICLES**)
Cancellation for certain medical reasons,
SB 296
Chauffer's license, lowering age require-
ment, HB 1152
Examiners, providing for certain bureaus
within Department of Public Safety, SB
252

Identification photo, requiring and lower-
ing initial fee, HB 1488
Suspension, driving while intoxicated, SB
264, HB 1406

DRUG ABUSE EDUCATION ACT OF 1972
Progress report, requesting, SR 8

**DRUG TREATMENT AND REHABILI-
TATION AUTHORITY**
Appropriation, SB 78

DRUGS AND MEDICINES (see also
MEDICINES AND DRUGS)
Sales tax exemption, SB 268

DRUGS AND NARCOTICS (see also
MEDICINES AND DRUGS)
Assistance to Turkey, memorializing Con-
gress to terminate, SR 6
First offense convictions, sentencing, SB
101

Informant's fee
Appropriation for evidence, SB 82
Appropriation for information resulting
in conviction, HB 1076
Narcotics and Dangerous Drugs Control,
Office of the Commissioner of, appro-
priation, HB 1094

Possession
Penalties, SB 178
Powers of peace officers, SB 476
Progress report, Drug Abuse Education
Act of 1972, requesting, SR 8
Purchase of drugs for evidence, ap-
propriation, SB 468

DRUNK DRIVING
Arrest without warrant under certain cir-
cumstances, SB 184
License suspension procedures, SB 264,
HB 1406

DUKE, FRANK
Commending, SR 31

DUNCAN
Armory appropriation, SB 81

E

EAST CENTRAL OKLAHOMA HEALTH AND SOCIAL SERVICE CENTER, ADA
Appropriation for general storage building, SB 67

EAST CENTRAL STATE UNIVERSITY
(see also REGENTS FOR HIGHER EDUCATION)
Supportive medicine program of less than four years, HB 1102, HB 1183

EASTERN OKLAHOMA TUBERCULOSIS SANITORIUM
Property transfer and appropriation to Oklahoma State Sanitorium, HB 1093

EASTERN STATE HOSPITAL
Appropriation, SB 78

ECONOMIC AND COMMUNITY AFFAIRS, DEPARTMENT OF
Appropriation, SB 68
Creating, SB 187

ECONOMIC OPPORTUNITY, DIVISION OF
Creating, SB 187
Funding, SB 68

ECONOMIC OPPORTUNITY, DIVISION OF, OFFICE OF THE GOVERNOR
Abolishing and transferring duties, SB 187

EDITORIAL AND PUBLICATIONS BOARD, STATE
Abolishing, HB 1026

EDUCATION
Accountability program, public schools, expressing legislative intent, HCR 1003
Secondary Administrators and Superintendents Certificates, SJR 5, SJR 10

EDUCATION, BOARDS OF
Appropriation, SB 53, SB 442, HB 1183 as introduced only, HB 1410
Educational and instructional media, authority to produce and distribute, HB 1227

Open meetings, permitting certain exceptions, SB 209, HB 1401
Powers and duties relating to high school equivalency certificates, SB 169
Progress report, Drug Abuse Education Act of 1972, SR 8
School districts
Continuous school year, SB 270
Times for meetings for certain size school districts, SB 209
Support personnel reports, requiring, SJR 20
Teachers' dismissal, procedures, HB 1250

EDUCATION, COMMISSION ON
Appropriation, SB 5 as amended

EDUCATION COUNCIL, OKLAHOMA
Funding, HB 1410

EDUCATION, DEPARTMENT OF
Commending
Cecil Folks, SCR 37
Frank Duke, SR 31
Support and utilization of the State Theater of Oklahoma, SB 99

EDUCATION PROGRAM FOR IDABEL-BROKEN BOW AREA
Legislative intent, SCR 47, HB 1102, HB 1183 as amended

EDUCATIONAL CORPORATIONS
Number of directors, authorizing, SB 319

EDUCATIONAL EVALUATIONAL CENTERS (see PRESCRIPTIVE TEACHING)

EDUCATIONAL TELEVISION AUTHORITY
Appropriation, HB 1108
Employees, including in the Public Employees Retirement System, HB 1108

EIGHTY-EIGHTH INFANTRY DIVISION MEMORIAL
Recommending site, HCR 1019

ELECTED OFFICIALS (see also the specific office and **STATE OFFICERS AND EMPLOYEES**)

Retirement benefits, change in, HB 1299
 State Examiner and Inspector, qualifications, constitutional amendment, SJR 14

ELECTION BOARD, STATE

Appropriation, SB 64

ELECTION BOARDS, COUNTY

Absentee voting in municipal elections, HB 1546
 Age limitations, HB 1546

ELECTIONS

Absentee voting
 Municipal elections, SB 333, HB 1546
 Religious beliefs, SB 16, HB 1051
 Associate district judges, qualifications, HB 1294
 Ballots, manner of printing, eliminating straight party voting, SB 360
 Campaign practices
 Campaign Contribution and Expenditures Act
 Defining, SB 15
 Shortening limitation period for prosecution, HB 1329
 Fair Campaign Practices Commission, creating, SB 117
 Candidates holding another elective office, vacating office, HB 1072
 Cities and towns
 Boundaries change, authorizing, SB 321
 Consolidated office of city treasurer, SB 96
 Elections every four years, SB 96
 Trustees at large, election of, SB 321
 Compensation for judges, clerks and counters, SB 51
 Constitutional amendment (see **CONSTITUTION, OKLAHOMA, AMENDMENT OF**)
 Continuous school years, SB 270
 County and precinct election boards, age limitations, HB 1546
 County commissioners, vacancy in office, SB 434

County election board secretaries, salaries, SB 343

County officers, party registration requirements, SB 29

County superintendents of schools, SB 408

Forfeiture of office, relating to members of the Legislature, SB 171

Judges, SB 100, SB 475, HB 1231

Special elections

 Ad valorem tax levies, providing limits, SJR 23

 Agricultural Finance Authority, creating, SJR 17

 Biennial legislative sessions, SJR 25

 Convict labor, permitting contracting, HJR 1004

 Corporation Commission, providing for district-wide elections, SJR 26

 Elective officers, reducing number, SJR 33, SJR 37

 Equalization, State Board of Membership change, SJR 36

 Revenue estimate procedures, SJR 6
 Examiner and Inspector, State, qualifications of office, SJR 14

 Judicial Nominating Commission, abolishing, SJR 39

 Land Office, Commissioners of the, membership change, constitutional amendment, SJR 37

 Legislative sessions, length of, SJR 27

 Libraries, tax levies, SJR 8

 Tax levies for schools, SJR 19

 Vacating elective office for candidacy of another elective office, HJR 1006

Students registering to vote, relating to motor vehicle licensing, SB 109

Voter registration, cancellation and renewals, SB 458, HB 1571, HB 1620

Voting hours, SB 24

Voting machines, eliminating the straight party voting lever, SB 167

Water supply with additives, SB 354

ELECTRICAL BOARD, OKLAHOMA STATE

Creating, SB 222

ELECTRICAL INSPECTORS

Qualifications, SB 28

ELECTRICIANS

Licensing, SB 222, SB 454

ELECTRONIC COMMUNICATION EQUIPMENT FOR BANKS

Authorizing use of, SB 311, SB 440

ELEMENTARY SCHOOL COUNSELING

Appropriation, HB 1410

Recognizing the need for, SR 22

ELK CITY

Community Achievements Contest, commending, SCR 28

EMERGENCY FUND BOARD

Changing membership, SB 60, SB 66

EMERGENCY FUND, STATE

Appropriation, SB 61

EMERGENCY MEDICAL SERVICES ADVISORY COUNCIL

Creating, SB 312

EMERGENCY SERVICES, DEPARTMENT OF

Renaming the State Civil Defense Agency, SB 396

EMINENT DOMAIN

Condemnation proceedings, cities and towns, HB 1346

Transporting coal, establishing right of way, SB 113

EMPLOYMENT

Classified services exemption, Tourism and Recreation Department, SB 42

Draft evaders, hiring of by state agencies, prohibiting, HB 1338

Employees benefits, penalties for failure to provide agreed-to benefits, SB 150

Equal retirement age for men and women, HB 1384

Freeze and cutback, state agencies not funded by appropriation, SB 205

Higher Education institutions, quarterly report to Legislature, SB 205

Industrial Welfare Commission, repealing, HB 1029

Legislature, SR 4, SB 407

Minimum wage, increasing, HB 1154

Pilot program for employment for families receiving aid, HCR 1010

State employees

Salary increase and cost of living adjustment, HB 1092

Uniform compensation plan, SB 54

Veterans preference for positions, HB 1354

Welfare Department, exemption to employment freeze, SJR 38

Workers' rights, SB 246

EMPLOYMENT OF THE HANDICAPPED (see GOVERNOR'S COMMITTEE ON EMPLOYMENT OF THE HANDICAPPED)**EMPLOYMENT REVIEW BOARD, STATE**

Creating, SB 205

EMPLOYMENT SECURITY COMMISSION

Abolishing and establishing new Commission, SB 258

Administrator and Associate Administrator, creating Office of, HB 1610

Board of Review, creating, SB 258

Employment freeze, SB 205

Interest on certain past due contributions, HB 1610

Registration and certification program for parents of children receiving aid, HB 1190

ENDURANCE CONTESTS

Prohibiting, SB 218, HB 1367

ENERGY

Crisis

Memorializing Congress to deregulate natural gas and oil prices, HCR 1025

Tax Commission, Oklahoma, appropriation for continued study, SB 69

Department of

Appropriation, HB 1134

Development of a statewide energy conservation program, SB 257, HB 1134

Programs, state, responsibility of the Department of Energy, SB 257

ENID

Armory appropriation, SB 81
Family Medicine Practice Program, appropriation, HB 1183 as amended

ENVIRONMENTAL QUALITY

Air Quality Council, naming, SB 316
Licensing professional sanitarians, SB 317
Noise control, fairs and expositions, SB 388

"EQUAL RIGHTS"

Banks, powers of trusts, HB 1363
Children, support and education, either parent, HB 1507
Coverture, HB 1505
Divorce, HB 1314
Employment (see also LABOR)
Retirement age, HB 1384
Workers' rights, SB 246, HB 1356, HB 1359, HB 1361, HB 1362
Jury duty, exemption for, HB 1230
Marriage, HB 1151

EQUALIZATION BOARDS, COUNTY

Appeals for assessment on agricultural land, HB 1483

EQUALIZATION, STATE BOARD OF

Appropriation, SB 65
Membership change, constitutional amendment, SJR 33, SJR 36
Revenue estimate on 5 year average, constitutional amendment, SJR 6

EQUINE INFECTIOUS ANEMIA ERADICATION ACT, HB 1278

ERICK VISITORS INFORMATION CENTER

Appropriation, SB 107

ESCROW ACCOUNTS

Interest payments, SB 133

ESTATE TAX (see also PROBATE PROCEDURE and REVENUE AND TAXATION)

Banks, procedures for holding decedents assets, SB 132
Gift tax, refund of under certain conditions, HB 1255
Gross estate, determination of value, SB 8, SB 22, SB 325, SB 383
Net estate, rate of tax, SB 22

ESTATE VALUATION

Oklahoma Tax Commission, acceptance of county assessed valuation, SB 25

ESTATES, ADMINISTRATION OF (see also PROBATE PROCEDURE)

Investments in homesteads for minors and incompetents, HB 1413
Small, SB 251, HB 1241

ETHICS COMMISSION

Funding, SB 439

EVIDENCE

Civil procedure, permitting introduction of U. S. "Life Tables," SB 436
Criminal procedure
Defendants' rights, HB 1584
Rape, admissible evidence, HB 1024

EXAMINER AND INSPECTOR, OFFICE OF

Appropriation, SB 66
Langston University, investigation of expenditures, SR 39
Placing employees under the merit system, SB 66
Qualifications, examiners, auditors, SB 66

EXAMINER AND INSPECTOR, STATE

Abolishing office, creating office of State Auditor and Inspector, constitutional amendment, SJR 33, SJR 37
Membership on state boards and commissions, SB 66, constitutional amendment, SJR 33, SJR 36
Qualifications for office, constitutional amendment, SJR 14

EXCISE TAX EXEMPTION

Diesel fuel, political subdivisions, HB 1313

EXECUTIVE COMMITTEE, STATE LEGISLATIVE COUNCIL, SJR 24

EXECUTIVE MANAGER, STATE INSURANCE FUND

Appointment and qualifications, SB 141

EXECUTIVE NOMINATIONS

Legislative procedures, SB 326

EXOTIC WILDLIFE

Keeping and transportation of, regulating, HB 1136

F**FAIR CAMPAIGN PRACTICES COMMISSION**

Creating, SB 117

FAIRS AND EXPOSITIONS

Noise control in certain counties, SB 388

FALCONRY

Sport of, regulating, SB 37

FARM TO MARKET ROADS (see ROADS AND HIGHWAYS, County roads)**FARM TRUCKS OR TRACTORS**

Licensing, HB 1040

FARMER'S MUTUAL FIRE INSURANCE ASSOCIATIONS

Extending coverage, HB 1479

FARMING AND RANCHING (see also AGRICULTURE)

Flat fee for motor fuel in lieu of special fuel tax, HB 1492

Low interest loans, SB 344, constitutional amendment, SJR 17

FEDERAL ASSISTANCE OR GRANTS

Application for, by state agencies, legislative approval, SB 308

Legislation consideration prohibited if threat of removal of, SB 352

FEDERAL EDUCATION PROGRAMS DIVISION OF THE DEPARTMENT OF EDUCATION

Employment freeze, SB 205

FEDERAL GOVERNMENT

Urging exemption of Oklahoma from surface mining reclamation laws, HCR 1002

FEDERAL INCOME TAX PAID

Deduction for state income tax, SB 131, HB 1208, HB 1383

FEDERAL POWER COMMISSION

Federal controls over natural gas use, distribution and supply, SR 21, SCR 30

FEES

Increasing

County clerk, HB 1245

Court clerk, SB 195, HB 1511

Financial statements, mortgages and other documents, HB 1197

Jurors, HB 1189

Medicolegal investigations, to counties, SB 77

Probate procedure, HB 1140

Motor vehicle overweight fees, distribution of, HB 1387, HB 1517

Notary public certification fee, SB 195

Witness fees, providing for payment

Criminal procedure, SB 461, HB 1015

Grand jury, HB 1270

FELONS, CONVICTED

Sentence in county jail under certain circumstances, SB 148

FERGUSON, TOM L.

Commending, SR 3

FIELD, LEON

Naming lake, SCR 2

FINANCIAL INSTITUTIONS (see also BANKS AND TRUST COMPANIES)

Interest payments on certain escrow accounts, SB 133

Regulating, SB 159, SB 440

FINE, RAY

Condolences, SCR 10

Memorial Center, Gore, SJR 31

FINGERNAILS, FALSE

Applicators of, certain exemptions, SB 382

FINGERPRINTS

Procedures for State Bureau of Investigation, relating to city law enforcement, SB 464

FINIS W. SMITH OFFICE BUILDING

Naming, SB 267

FIRE ALARM SYSTEM

Capitol, appropriation, SB 67

FIRE MARSHAL COMMISSION, STATE

Employment freeze, SB 205

Fire sprinkler systems contractors, licensing, SB 271

Standards for fire protection in high-rise buildings, HB 1598

FIRE PROTECTION

High-rise buildings, HB 1598

FIRE PROTECTION PERSONNEL STANDARDS AND EDUCATION, COMMISSION ON

Appropriation, HB 1112

FIRE SPRINKLER SYSTEMS CONTRACTORS

Licensing, SB 271

FIREARMS

Hunting and fishing regulations, SB 138, SB 183, SB 357, HB 1137

In retail beer or liquor stores, prohibiting, SB 405

Off-duty law enforcement officers, restrictions, SB 430

Transporting, relating to motor vehicles and railroad right-of-way, SB 138

FIREFIGHTERS' AND POLICEMEN'S ARBITRATION LAW

Repealing, SB 31

Municipal employees, applicable to, SB 395

FIREMEN

Firemen's Relief and Pension Fund

Benefits for surviving spouse, HB 1268

Contributions by cities and towns, SB 41

Distribution of taxes collected on insurance premiums, HB 1161

Volunteer firemen, HB 1513

Liability insurance, SB 3

Volunteer, relating to pensions, HB 1513

FIRETRAPS

Removal of hazardous buildings in cities of certain size, authorizing, SB 399

FIRST-YEAR MEDICAL STUDENTS

Increase in number of, funding, HB 1102, HB 1183

FISCAL RESPONSIBILITY FUND

Appropriation, SB 206

FISHING (see GAME AND FISH)**"FIVE-YEAR AVERAGE" REVENUE BILL, constitutional amendment, SJR 6****FLOOD CONTROL, UPSTREAM**

Power of eminent domain for conservation districts, SB 149

FLOODPLAIN CONFERENCE

Senator Bob Funston, attendance, SR 1

FLOURINE

Water for consumption, prohibiting additives, exception, SB 354

FOLKS, CECIL

Commending, SCR 37

FOOD STAMPS

Memorializing United States Congress to rescind action increasing the cost of, HCR 1008

Penalties for fraudulent use, SB 275

FOREIGN AND DOMESTIC BUILDING AND LOAN (see SAVINGS AND LOAN ASSOCIATIONS and CORPORATIONS)**FORENSIC LABORATORY, SATELLITE**
Bureau of Investigation, appropriation, SB

FORESTRY

Director of, qualifications, SB 158
 Forest Practices Act, Oklahoma, SB 433
 Forestry Commission, Oklahoma,
 creating, SB 433

FORFEITURE OF ELECTIVE OFFICE

Legislative members, SB 171

FORT GIBSON LAKE

Boat dock ownership, SR 14

**FORTY-FIFTH INFANTRY DIVISION
MUSEUM**

Appropriation, SB 73, SB 124
 Location, SB 125

FRAUD, COMMERCIAL

Defining, SB 413

**FULL-TIME PARDON AND PAROLE
BOARD, SB 126, SB 196****FULL-TIME SCHOOL YEAR, SB 270****FUNDS**

Capital Reserve Fund, creating, SB 166
 Commission on Criminal and Traffic Law
 Enforcement Revolving fund, creating,
 SB 86
 Community Physician Education Scholar-
 ship Program Fund, Oklahoma, creat-
 ing, HB 1104
 Director of the Oklahoma State Bureau of
 Narcotics and Dangerous Drugs
 Revolving Fund, creating, SB 385
 Economic and Community Affairs Revolv-
 ing Fund, creating, SB 187
 Electricians Revolving Fund, creating, SB
 222
 Fiscal Responsibility Fund, creating, SB
 206
 Forest Practices Revolving Fund, cre-
 ating, SB 433
 Housing Development Fund, creating, SB
 166
 Industries Revolving Fund, correctional
 institutions, creating, SB 87
 Instructional Media Revolving Fund, HB
 1227

Medicolegal Investigations Special Fund,
 Board of, SB 77

Occupational Health and Safety Fund,
 appropriation limits, SB 182

Oklahoma Veterans Center at Talihina
 Revolving Fund, creating, HB 1093

Public Defender System Revolving Fund,
 creating, SB 387

Public Safety, Department of, Special
 Telecommunication Systems Fund, cre-
 ating, SB 86

Reimbursement of Counties Fund, cre-
 ating, HB 1622

Social Workers Examiners Fund, Board
 of, creating, SB 32

State Mail Service Revolving Fund, cre-
 ating, SJR 1

Urban and Rural Road Fund, creating, SB
 7

Will Rogers Memorial Commission Re-
 volving Fund, creating, SB 294, SB 470

FUNERAL BENEFITS, PREPAID

Deposit of funds, SB 97

FUNSTON, SENATOR BOB

Floodplain Conference, attendance, SR 1

FURBEARING ANIMALS

Legal hunting dates, SB 368

FUTURES COMMODITIES

Oklahoma Securities Act, amending, SB
 188

G**"GED" EXAMINATIONS**

For the armed services, SB 169

GAMBLING

Prohibiting, SB 121, HB 1042

GAME AND FISH

"Bag limit", defining, HB 1219

Exotic species, regulating, HB 1136

Falconry, SB 37

Firearms control, SB 138, SB 183, SB 357,
 HB 1137

Fishing

At night, SB 183, SB 219, SB 357
 Game fish, taking by spear gun, HB 1621
 Nongame fish, taking, SB 425, HB 1242
 Noodling, when permitted, SB 425, HB 1303

Trotlines, Salt Plains and Fort Supply
 Reservoirs, SB 434

Trout, HB 1275

Fishing and hunting license fees, increasing, HB 1275

Game rangers, police powers of, SB 120

Hunting

At night, SB 183, SB 219, SB 357

Disabled persons, use of crossbow, HB 1484

Furbearing animals, hunting dates, SB 368

Railroad right of way, SB 138

Hunting and fishing license fees, increasing, HB 1275

Indians, exemption for license, HB 1068
Licensing

Breeders and raisers of wildlife, SB 381
 Firearms, instruction course in handling, HB 1137

Hunting and fishing license, fee increase, HB 1275

Indians, exemption for, HB 1068

Lake Texoma, Oklahoma-Texas agreement, HJR 1003

Rattlesnake hunts, exemption for organized, HB 1399

Refunds, HB 1549

Senior citizens, license for, HB 1582

Trout fishing, HB 1275

Rattlesnake hunts, organized, exemption for hunting license, HB 1399

Selling wildlife, HB 1218

Trout fishing regulations, HB 1275

Wildlife species as pets, HB 1136

GAME AND FISH COMMISSION

Powers to regulate hunting and fishing, HB 1275

GAME RANGERS

Police powers, SB 120

GARRIOTT, OWEN K.

Oklahoma astronaut, commending, HCR 1027

Street, naming, HCR 1030

GAS DISTRICTS

Rural Water, Sewer and Solid Waste
 Management Districts, including in, SB 145

GIFT TAX

Gifts between living spouses (inter vivos), HB 1531

Joint tenancy with right of survivorship, HB 1337

Refund under certain conditions, HB 1255

GLENN, HAROLD

Suit against the state, HJR 1022

GORE

Ray Fine Memorial Center, SJR 31

GOVERNMENT LIABILITY

Oklahoma Tort Claims Act, repealing, HB 1551

Tort claims against governmental units, SB 373

GOVERNMENT STRAIGHT LINE COMMUNICATION SERVICE

Funding, HB 1125

Responsibility of the Consumer Affairs
 Commission, HB 1125

GOVERNMENTAL REFORM

Employment freeze for certain state
 agencies, SB 205

Special Commission on the Reorganization
 of Oklahoma State Government, establishing, SB 118

GOVERNOR AND FAMILY

Security, responsibility of the Highway
 Patrol, SB 79

GOVERNOR, OFFICE OF

Appropriation, SB 52, SB 58, SB 67

Declaration of emergency or disaster
 conditions, SB 396

Gubernatorial appointments, Secretary of State, Labor Commissioner, Chief Mine Inspector, constitutional amendment, SJR 33, SJR 37

Memorializing to proclaim Oklahoma Country Music Week, SCR 23

Narcotics and Dangerous Drugs Control, Division of, SB 385

Planning and Management Analysis, Division of

Appropriation, SB 58, HB 1101

Creating, SB 58, HB 1101

Revocation of paroles, HB 1573

GOVERNOR'S COMMITTEE ON EMPLOYMENT OF THE HANDICAPPED

"Ability Counts" contest winners, SCR 14
Appropriation, SB 53, HB 1114

GOVERNOR'S MANSION

Security, responsibility of the Department of Public Safety, SB 79

GOWDY, BILLY RAY

Commending, SCR 8

GRAND AND PETIT LARCENY

Defining, SB 277

GRAND JURIES

Attorney General

Duties and procedures, SB 386

Investigative authority, SB 361

Number of jurors to be summoned, SB 129

Witness fees and mileage, HB 1270

GRAND RIVER DAM

Noodling of fish under certain conditions, HB 1303

GRAND RIVER DAM AUTHORITY

Downstream river control, SB 240

Interest rate on bonds, SB 404

GRANITE STATE REFORMATORY

Funding, SB 305

GRANDPARENTS' RIGHTS

Child custody, relating to, SB 437, HB 1260

GRANGE ORDER OF PATRONS OF HUSBANDRY

Exemption to the Insurance Code, deleting from, SB 371

GROUP HEALTH AND LIFE INSURANCE PLAN, STATE EMPLOYEES

Funding, HB 1115

GROWING CROPS

Defining, relating to oil or gas wells, HB 1493

GUNS (see FIREARMS and WEAPONS)

GUTHRIE

Territory Opening Celebration, declaring date, HCR 1021

H

HABITUAL CRIMINAL

Punishment for, SB 276

HABITUAL JUVENILE OFFENDER

Parental responsibility for, SB 266

HALL OF JUSTICE

Feasibility study, HJR 1001

HANDICAPPED CITIZEN OF THE YEAR

Commending David Mowdy, SR 18

HANDICAPPED PERSONS

Merit system tests, HB 1057

HARRIS, DR. AL

Commending, SCR 27

HAZARDOUS WASTE DISPOSAL

Prohibiting, SB 76

HEADLIGHTING

Hunting and fishing, relating to, SB 183, SB 219, SB 357

HEALDTON OIL MUSEUM

Appropriation, SB 73, HB 1448

HEALTH AND ACCIDENT INSURANCE POLICIES (see also **INSURANCE**)

Chiroprody and psychology, including, SB 259

Failure to pay claim, requiring written reason by insurer, HB 1181

Minimum standards, SB 110, SB 163

Newborn infants, coverage for, SB 273, HB 1618

HEALTH, BOARDS OF

City-county, membership, budget and contribution regulations, SB 432

HEALTH BUILDING, STATE

Study for housing the Medicolegal Investigations Board, SCR 5

HEALTH CARE

Benefits, minimum insurance standards, SB 110, SB 163

Delivery System in Oklahoma, special interim study committee, SCR 17

Facilities

Certificates of need for proposed new facilities, requiring, SB 278

Immunization for certain diseases for children in child care facilities, SB 274

Health maintenance organizations, SB 243

Minors, without parental consent, HB 1537

HEALTH CARE COMMISSION

Creating, SB 110

HEALTH, COMMISSIONER OF

Appropriation, SB 76

HEALTH, DEPARTMENT OF

Appropriation, SB 76, HB 1216

Building bond funds of 1968, SB 253

Care of veterans, HB 1093

Water Resources Board, assuming certain duties of, SB 76, SB 93

HEALTH DEPARTMENTS, CITY-COUNTY

Mosquito control, HB 1520

HEALTH INSURANCE, STATE PLAN, SB 110**HEALTH MAINTENANCE ORGANIZATIONS**

Licensing, SB 243

HEALTH PLANNING COMMISSION, OKLAHOMA

Certificates of need for proposed health care facilities, SB 278

Employment freeze, SB 205

HEALTH, SAFETY EDUCATION AND TRAINING DIVISION

Appropriation, Department of Labor, HB 1128

HEALTH SCIENCES CENTER, UNIVERSITY OF OKLAHOMA

Appropriation, HB 1102

HEALTH SERVICE CORPORATIONS

Prepaid hospital plans, relating to, SB 379

HENRY S. JOHNSTON LIBRARY

Appropriation, SB 265

Transfer to Oklahoma Historical Society, SB 73

HERITAGE ASSOCIATION, OKLAHOMA

Astronaut historical markers, commending for, HCR 1027

HIGHER EDUCATION (see also **REGENTS FOR HIGHER EDUCATION**)

Campus Master Plans, funding, SB 254

College credits for courses at Oklahoma State School of Technical Training, HB 1306

Dormitory housemothers, Public Employees Retirement System, including in, SB 173

Idabel-Broken Bow area program, SCR 47, HB 1102, HB 1183 as amended

Institutions of, architect and engineering contract procedures, SB 347

Liability insurance, members of governing boards, SB 473

Northeastern Oklahoma State University, certain secondary education certificates, authority to grant, SJR 5, HB 1102, HB 1183

Oklahoma residents, certain priorities, HB 1102, HB 1183

Sales tax exemption for certain proceeds from event ticket sales, SB 449

Southeastern Oklahoma State University, certain secondary education certificates, authority to grant, SJR 10

Student internship program in state government, SB 111, SB 112

Theater of Oklahoma, State, authorizing universities and colleges to support, SB 99

Tulsa Community College Area School District, funding, SB 210

HIGHER EDUCATION TUITION AID ACT

Appropriation, HB 1102

HIGH-RISE BUILDINGS

Fire protection and life safety, HB 1598

High-rise Safety Act of 1975, HB 1598

HIGHWAY COMMISSION, STATE

Rock Island Railroad road crossings, memorializing to aid in repairing, HCR 1020

HIGHWAY DEPARTMENT

Appropriation, SB 52, SB 53, SB 89, SB 107, SB 439

Engineering assistance to county commissioners, SB 417

Noninterstate right-of-way costs, responsibility for, SB 370

Roads not open for public use, SB 12

HIGHWAY PATROLMEN

Salaries and retirement, SB 80

HIGHWAY RIGHT-OF-WAY COSTS

Noninterstate, responsibility of Highway Department, SB 370

HIGHWAY SAFETY COORDINATING COMMITTEE, OKLAHOMA

Employment freeze, SB 205

HISTORICAL SITES, MUSEUMS

Appropriation, SB 5, SB 73, SB 91, SB 124, SB 265, SB 282, SB 291, SB 338, HB 1339, HB 1448, HB 1562

Roads, funding, SB 89

HISTORICAL SITES REVIEW COUNCIL

Membership and duties, SB 73

HISTORICAL SOCIETIES AND ASSOCIATIONS, OKLAHOMA

Jim Thorpe Memorial, Oklahoma Athletic Hall of Fame Commission, membership, SB 471

Obsolete duties and salaries, repealing statutes, HB 1308

Will Rogers Memorial Commission, SB 294, SB 470

HISTORICAL SOCIETY, OKLAHOMA, OFFICE OF

Appropriation, SB 5 as introduced only, SB 73, SB 265, SB 282, SB 291, SB 338, HB 1339, HB 1448, HB 1562

Lynn Riggs Memorial Commission, abolishing, HB 1028

Purchase of county land, HB 1473

HI-Y YOUTH LEGISLATURE

Use of legislative chambers, HCR 1007

HODGE BUILDING

Purchase of land for parking, HB 1289

HOMESTEAD EXEMPTION

Condition for once-granted continuation, SB 443

Reimbursement to counties and school districts for loss of revenue, HB 1622

HONEY

Substitute, labeling and regulating sales of, HB 1439

HONORARY LEPRECHAUN OF THE STATE SENATE

Ed Bradley, naming, SR 16

HORSES

Equine infectious anemia, control of, HB 1278

HOSPITAL RESIDENCY REVOLVING FUND

Creating, HB 1552

HOSPITALS

Children's Memorial Hospital, Oklahoma, insurance for employees, HB 1333
 County, Board of Control, HB 1478
 Hospital care, health service corporations, SB 379
 Patients' medical records, providing easy access, SB 228
 Physician residency contracts, HB 1552
 Safety accreditation, NFPA Life Safety Code, funding, SB 78
 State, voluntary admittance and discharge procedures, HB 1006

HOUSE OF REPRESENTATIVES, OKLAHOMA STATE (see LEGISLATURE)**HOUSING**

Substandard, rehabilitation of, SB 166

HOUSING FINANCE AUTHORITY (see OKLAHOMA HOUSING FINANCE AUTHORITY)**HUDSON, MARGARET, PROGRAM FOR SCHOOL AGE PARENTS, SB 76****HUGH M. SANDLIN BRIDGE**
Naming, HJR 1011**HUMAN ENDURANCE CONTESTS**

Marathons, repealing statutes, SB 218, HB 1367

HUMAN RIGHTS COMMISSION, OKLAHOMA

Appropriation, HB 1116
 Per diem, increasing, SB 44, HB 1116

HUNT, JOE B.

Commending, SCR 31, HCR 1005
 Portrait, SCR 31

HUNTING (see GAME AND FISH)**HUNTING IN STATE PARKS, HB 1300****IDABEL-BROKEN BOW AREA HIGHER EDUCATION PROGRAM**

Funding, HB 1102, HB 1183
 Legislative intent, SCR 47

IMMUNIZATION

Children in health care facilities, SB 274
 Schools, immunization certificate, SB 298
 State program, appropriation, SB 76

IMPEACHMENT, JOHN ROGERS, SECRETARY OF STATE

Articles of Impeachment, SR 37
 Proceedings, SR 36

IMPORTED MEAT

Beef, purchasing by state agencies or political subdivisions, SB 200
 Red meat, labeling, SB 142

INCAPACITATED PERSONS

Identification and treatment of by other persons, SB 186

INCOME TAX REVENUES

Distribution, HB 1264

INCOME TAX, STATE (see also REVENUE AND TAXATION)

Deduction for

Civil service pension, SB 154

Federal income tax paid, SB 131, HB 1208, HB 1383

Oil and gas depletion allowance, SB 328, SB 346

Organizations or persons exempt from state income tax, providing for use of net income, SB 418

Savings and loan companies, percentage of earnings on investments, exemption for, HB 1383

INDIAN AFFAIRS, BUREAU OF

Hunting and fishing license exemption for certain Indians, HB 1068

INDIAN AFFAIRS COMMISSION, OKLAHOMA

Appropriation, HB 1117
Travel expenses and per diem, SB 2, HB 1117

INDIAN AND HARDROCK MINING MUSEUM COMMISSION

Appropriation, SB 73

INDIAN ARCHIVES

Appropriation, SB 73

INDIAN EDUCATION DIVISION OF THE DEPARTMENT OF EDUCATION

Employment freeze, SB 205

INDIANS

Driver education classes, funding, HB 1410
Hunting and fishing license, exemption, HB 1068
Nutritional funds, providing, HB 1117
Sac and Fox Tribe of Oklahoma, commending and declaring Day, SCR 33

INDIVIDUAL RIGHT TO PRIVACY

Protecting, SB 1, HB 1244

INDUSTRIAL AND OTHER WATER USAGE

Water Resources Board biennial study, HB 1141

INDUSTRIAL COURT

Additional judges, SB 140
Appropriation, SB 53, HB 1099

INDUSTRIAL DEVELOPMENT, DEPARTMENT OF

Appropriation, SB 53, SB 62

INDUSTRIAL TENANTS

Users of tax exempt public trusts and authorities, payment in lieu of tax, SB 420

INDUSTRIAL WELFARE COMMISSION

Abolishing, HB 1029

INFORMANTS FEES

Appropriation, SB 82, HB 1076

INFORMATION AND ADVERTISING DIVISION, DIRECTOR OF

Department of Industrial Development, creating office of in the, SB 62

INHERITANCE TAX (see ESTATE TAX, PROBATE PROCEDURE and REVENUE AND TAXATION)**INITIATIVE AND REFERENDUM**

Ballot title, providing for appeal, HB 1233
Summary of proposition, requiring, HB 1233

INMATE AND MANPOWER TRAINING PROGRAMS

Correctional institutions, HB 1107

INMATE CARE

Central State Griffin Memorial Hospital and University Hospital, SB 78, HB 1103

INMATE INCENTIVE PAY

Appropriation, SB 305

INMATE REHABILITATION

Corrections, Department of, appropriation, SB 87

INSANE OR INSANITY (see MENTALLY ILL)**INSPECTION DIVISION, DEPARTMENT OF CORRECTIONS**

Renaming as the Technical Services Division, HB 1613

INSTITUTIONS, SOCIAL AND REHABILITATIVE SERVICES, DEPARTMENT OF (see WELFARE DEPARTMENT)**INSURANCE**

Accident and health policies, written reasons by insurers for failure to pay claim, HB 1181
Acting as agent without a license, penalties for, SB 462, HB 1187
Certificates of insurance, repealing certain statutes, SB 247

Children's Memorial Hospital, insurance for employees, HB 1333
 Cities and towns, liability, SB 3, SB 26, SB 330
 Confidential information disclosed by Commissioner, HB 1494
 Distribution of fees and premium taxes, HB 1161
 Failure to pay claim, written notice, requiring, HB 1181
 Farmer's Mutual Fire Insurance Associations, extending coverage, HB 1479
 Grange Order of Patrons of Husbandry, deleting exemptions to code, SB 371
 Group life insurance, repetitious wording, deleting, SB 4
 Health and accident policies
 Chiroprody and psychology, including, SB 259
 Minimum standards, providing, SB 110, SB 163
 Newborn children, SB 273, HB 1618
 Health service corporations, Nonprofit Hospital Service, Medical-Surgical Indemnity and Service and Related Health Service Corporations Act, SB 379
 Insurers
 Annual statements, HB 1566
 Capital or surplus requirements, increasing, SB 48
 Domestic insurers, investment requirements, HB 1090
 Supervision and conservatorship, SB 49
 Interest rates on policy loans, SB 214
 Liability
 Ambulance emergency service contracts, HB 1252
 Cities and towns, SB 3, SB 26, SB 330
 Claims against government units, SB 373
 Governing boards, institutions of higher education, SB 473
 Medical malpractice, limiting, SB 481
 Officers and employees of school districts, SB 47
 Testimonies and evidence in court cases, SB 239
 Uninsured motorist, limits of liability, HB 1198
 Malpractice policies, form of policy for applicability, SB 297

Mutual Aid Association of the Church of the Brethren, providing certain exemptions from the code, SB 371
 No-fault, opposition to passage by United States Congress, SCR 34
 Person causing death of another may not inherit nor benefit from victim's death, HB 1351
 Prepaid funeral benefits, deposit of funds, SB 97
 Property and casualty rate hearings, SB 168
 Publicly owned buildings, feasibility study for self-insurance, SJR 21
 Uninsured motorist, limits of liability, SB 341, HB 1198
 Unlicensed insurance agents, prohibiting, SB 462, HB 1187

INSURANCE COMMISSIONER, OFFICE OF THE

Appropriation, SB 53, SB 107, HB 1127
 Confidential information, subject to subpoena, HB 1494
 County treasurer, bonding procedure, HB 1030
 Joe B. Hunt, commending, HCR 1005
 State boards and commissions, membership, SB 60, HB 1299

INSURANCE COMPANIES

Financial stability, SB 48, SB 49, HB 1090

INSURANCE FUND COMMISSIONER

Appointment and qualifications, SB 141

INSURANCE FUND, STATE

Board of Managers, employment freeze, SB 205
 Replacement of certain funds by the Board of Education, HB 1410

INSURANCE RATE STUDY

Property and Casualty Rates Board, continuance, HB 1132

INTEREST PAYMENTS

Certain reports to the Tax Commission, exempting, HB 1192

INTEREST RATES

Insurance policy loans, SB 214
 Sewer and water line assessments, SB 453
 Street improvement bonds and annual special assessment installments, HB 1239

INTERLOCAL COOPERATION ACT

Ambulance service contracts, HB 1252

INTERMEDIATE CARE FACILITIES

Opposition to federal regulations and desiring a change in standards, SCR 46

INTERNATIONAL OLYMPIC COMMITTEE

Jim Thorpe, urging restoration of amateur status, SCR 40

INTERNATIONAL WOMEN'S YEAR

Declaring, HCR 1018

INTERROGATORIES

Written, procedures for, SB 384

INTERSTATE COMMERCE COMMISSION

Opposition to proposed plan for Rock Island Railroad, HCR 1029

INTERSTATE CORRECTIONS ACT

Prisoners, out-of-state, SB 364

INTERSTATE MINING COMPACT

Federal laws regulating reclamation, HCR 1002

INTOXICATED PERSONS

Knowingly selling liquor to, prohibiting, SB 313

INTOXICATING LIQUORS

Beer parlours, prohibiting certain locations, SB 230

Licensing

Clubs, SB 423
 Effective date of license, SB 314
 Suspension, selling to a minor or intoxicated person, SB 313
 Package stores, hours of operating, SB 136

Sale in or near dancing places, repealing certain statutes, SB 11

INVESTIGATION, BUREAU OF (see BUREAU OF INVESTIGATION)**INVESTIGATIONS, STATE**

Authority for Attorney General, SB 361

INVOICES, TO STATE

Noncollusion affidavits, requiring, SB 189

IRRIGATION

Use of natural gas, SCR 30

J**J. M. DAVIS MEMORIAL COMMISSION**

Appropriation, SB 74

JANE BROOKS SCHOOL FOR THE DEAF

Appropriation, HB 1102, HB 1183

JIM THORPE

Amateur athletic status, SCR 40
 Building, appropriation, SB 53, SB 67
 Memorial Highway, naming, HCR 1028
 Memorial-Oklahoma Athletic Hall of Fame Commission
 Appropriation, HB 1155
 Membership, certain family members, SB 471
 Week in Oklahoma, declaring, SCR 16

JOHANNESMEYER, STEVE

Suit against the state, HJR 1030

JOURNALS, LEGISLATIVE

Distribution to libraries, HB 1504

JUDGES AND JUSTICES

Additional judges
 Certain counties, SB 100, HB 1231
 State Industrial Court, SB 140
 Annual budget, associate district judges, employees of, SB 201
 Appeals, Court of, vacancy in office, SB 475, constitutional amendment, SJR 39

Associate District Judges
 Court action relating to real property, SB 295
 Qualifications, HB 1294
 Required number in each county, HJR 1002
 District Judges, number of, residency and manner of election, SB 100
 Industrial Court, State, additional judges, SB 140
 Judicial districts, reapportionment, SB 286
 Judicial retirement system
 Benefits for surviving spouse, SB 315, HB 1263
 Compensation, SB 260
 Juries, procedures for drawing panel, HB 1585 as amended
 Removal from office, grounds for, SB 130, SB 235, HB 1186
 Salaries
 Appeals, Court of, HB 1100
 Criminal Appeals, Court of, HB 1095
 District Courts, Office of, HB 1098
 Industrial Court, State, HB 1099
 Supreme Court, Office of, HB 1100
 Vacancies in office, SB 475, constitutional amendment, SJR 39

JUDICIAL COMPLAINTS, COUNCIL ON
 Quorum, SB 332

JUDICIAL DISTRICTS
 Reapportionment, SB 286

JUDICIAL FUND, STATE
 Clearing account procedures, SB 331

JUDICIAL NOMINATING COMMISSION
 Abolishing, constitutional amendment, SJR 39
 Appropriation, HB 1100

JUDICIAL OFFICERS
 Grounds for removal from office, SB 130, SB 235, HB 1186

JUDICIAL RETIREMENT FUND, STATE
 Appropriation, HB 1100

JUDICIARY, COURT ON THE
 Appropriation, HB 1100

JUNK DEALERS
 Identification by pledger and seller, requiring, SB 302

JURIES
 Exemplary damages, SB 191
 Grand juries
 Number of jurors to be summoned, SB 129
 Witness fees and mileage, HB 1270
 Interrogation of witnesses, civil procedure, SB 356

Jurors
 Fees, per diem and mileage, HB 1022, HB 1189
 Qualifications and exemptions, HB 1230
 Jury panel, procedure for drawing, HB 1585 as amended
 Peremptory challenges, SB 220
 Sole duties, SB 114
 Uniform Instruction for Criminal Trial Juries, funding for matching funds, HB 1095

JUVENILE DELINQUENCY
 State planning and coordination for statewide juvenile justice and delinquency prevention, SJR 13

JUVENILE OFFENDERS, HABITUAL
 Parental responsibility, SB 266

JUVENILE PROCEEDINGS (see CHILDREN, Juvenile proceedings)

K

KAMM, DR. ROBERT
 Tick study, Oklahoma State University, HCR 1024

KATY RAILROAD
 Service between Bartlesville and Oklahoma City, HCR 1015

KEAS, STANDIFER
Commending, SCR 36

KERR McGEE CORPORATION
Commending Dean A. McGee, SR 26

**KIAMICHI VOCATIONAL TECHNICAL
EDUCATION DISTRICT**
Building bond funds of 1968, SB 253

KINDERGARTENS
Compulsory attendance, SB 241

KOLAR, ROBERT S. AND VELMA J.
Suit against the state, HJR 1029

KRUMME, ROY A.
Condolences, SR 19

L

LPG (see **LIQUEFIED PETROLEUM
GAS**)

LABOR

Collective bargaining
Municipal employees, SB 31
Public employees, SB 153
Convict, contracting for, constitutional
amendment, HJR 1004
Employees benefits, penalties for failure
to provide, SB 150
Employment Security Commission
Abolishing and reestablishing, SB 258
Authority, HB 1610
Recovery of excess unemployment
benefits, HB 1610
Employment, workers rights, SB 246, HB
1356, HB 1359, HB 1361, HB 1362
Industrial Welfare Commission, abolish-
ing, HB 1029
Mines, work in, HB 1359, HB 1361, HB 1362
Minimum age
Mines and underground employment,
HB 1359, HB 1361, HB 1362
Night work, HB 1356
Minimum wage, increasing, HB 1154
Night work, minimum age, HB 1356

Obsolete duties and salaries, Assistant
Secretary of Labor, statistical clerk,
Deputy Factory Inspector and steno-
grapher, repealing statutes, HB 1308
Occupational Health and Safety Fund,
appropriation limits, SB 182, HB 1128
Underground employment, minimum age,
HB 1359
Unemployment benefits
Amount of benefit
Base period, defining, HB 1597
Increasing, HB 1446
Conditions of eligibility, HB 1282
Employees with part time contracts, SB
448

Pregnant women, SB 116

Unemployment compensation

Employers liability for certain pay-
ments, exempting, HB 1296
National indicators, relating to, SB 190,
HB 1296, HB 1297

Workmen's compensation (see **WORK-
MEN'S COMPENSATION**)

LABOR, COMMISSIONER OF

Gubernatorial appointment, constitutional
amendment, SJR 33, SJR 37
Membership on certain state boards and
commissions, removing, SB 60, HB 1299

LABOR, DEPARTMENT OF

Appropriation, HB 1128
Special Occupational Health and Safety
Fund, maximum appropriation, HB 1128

LABOR RELATIONS ACTIVITIES

Funding, HB 1126

LAKE ROADS

Funding, SB 89

LAKE TEXOMA

Fishing license agreement with Texas,
HJR 1003

LAKE WISTER

Water level and archaeological survey, SR
27

LAKES

Promotion funding, SB 91
Roads, SB 89

LAND

Development, residential housing, SB 166
Reclamation, surface mining, SB 213, HCR 1002

Records, Special Committee for Land Records System, SCR 1, SCR 6, SJR 15
Transferred to Oklahoma Historical Society, SB 63

Under control of the United States relinquished to Oklahoma, SB 238

Use planning, zoning regulations, SB 35

LAND OFFICE, COMMISSIONERS OF
Appropriation, HB 1111

Membership change, constitutional amendment, SJR 33, SJR 37

LAND RECORDS SYSTEMS, SJR 15

LANDLORD AND TENANT

Lien on tenant property, SB 318

LANGSTON UNIVERSITY

Appropriation, SB 348

Investigation of money outlay, SR 39, SCR 26

LASH, RUSSELL

Commending, SR 20

LAUNDRY INSTALLATIONS

Certain state lodges, SB 91

LAW DAY

Proclaiming, SCR 25

LAW ENFORCEMENT AGENCIES

Review and report by joint Criminal Jurisprudence Legislative Study Committee, HJR 1015

LAW ENFORCEMENT DATA COMMUNICATION NETWORK

Operation of, SB 86

LAW ENFORCEMENT EDUCATION AND TRAINING, COUNCIL ON

Appropriation, SB 85

LAW ENFORCEMENT OFFICERS

Arrest of suspected mentally disturbed persons, HB 1348

Carrying concealed weapons, SB 430

Disabled persons, treatment of, SB 186

Uniformed, powers when off duty, HB 1056

LAW ENFORCEMENT TELECOMMUNICATION SYSTEMS DIVISION

Appropriation, creating, SB 86

LAW LIBRARY FUND

Transfer of funds and purchasing restrictions, SB 53, HB 1511

LAW LIBRARIES

Funding, SB 53, HB 1511

LEGAL COMPETENCE

Mentally ill persons, restoration, HB 1348

LEGAL COUNSEL (see also ATTORNEY)

County officers, provided by district attorney, SB 426

Higher education system, certain employees, SB 249

LEGISLATIVE AUTHORIZATION FOR RULES ADOPTED BY AGENCIES (see RULEMAKING)

LEGISLATIVE COUNCIL

Appropriation, SB 57, SB 323, SB 439

Committees

Administrative Rules, SB 137

Health Care Delivery System in Oklahoma, SCR 17

Land Records Systems, SCR 1, SCR 6, SJR 15

Executive Committee procedures, SJR 24
State agency and department work programs and allotment request forms, SB 467

LEGISLATIVE EXPENSE ALLOWANCES, SPECIAL COMMISSION ON

Creating, HJR 1023

LEGISLATIVE INTERNS (see STUDENT INTERNSHIP PROGRAM)

LEGISLATURE

Adjournment, sine die, HCR 1031
 Appropriation, SB 56, SB 323, SB 407
 Approval by, required for:
 Application by state agencies for federal grants or assistance, SB 308
 Rules made by state agencies, SB 108, SB 137, HB 1235
 Biennial sessions, constitutional amendment, SJR 25
 Employment, SR 4, SB 407
 Forfeiture of office, SB 171
 Hi-Y Youth Legislature, use of legislative chambers, HCR 1007
 House of Representatives, employment, SB 407
 Interim meetings, compensation for, SB 375
 Introduction of bills, limiting number, SB 372
 Journal distribution to libraries, HB 1504
 Legislation with threat of removal of federal funds, prohibiting consideration of, SB 352
 Legislative expense allowances, SB 375, HJR 1023
 Number of days in session, constitutional amendment, SJR 27
 Obsolete rules, fiscal notes on bills, repealing, HB 1496
 Per diem in lieu of expenses during legislative session, SB 375
 Senate
 Employment, SR 4, SB 407
 Executive nominations, procedures, SB 326
 Legislative interim, employment, property and supplies, repairs and purchases, telephone credit cards, postage stamps, use of chamber, SR 35
 Travel
 Authorizations, Senator Funston, SR 1; Senator Stipe, SR 5; Senators Dahl and Watkins, SR 7
 During session, SR 2
 Sine die adjournment, HCR 1031
 Subject matter considered, constitutional amendment, SJR 27
 Unconstitutional act of, appeal to Court of Criminal Appeals, HB 1545

LEON FIELD LAKE

Naming, SCR 2

LEON J. YORK'S CHILDREN'S SHELTER

Funding, SB 76

LEXINGTON

Armory appropriation, SB 81
 Regional Treatment Center, funding, SB 305

LIABILITY INSURANCE

Accident reports, permitting disclosure, SB 283
 Ambulance and emergency service, cities and towns, HB 1252
 Motor vehicle operators, requiring for license plate purchase, SB 269
 Municipal employees, SB 3, SB 26, SB 330
 Oklahoma State System of Higher Education
 Employees, funding, HB 1102, HB 1183
 Governing boards, SB 473
 Rural Natural Gas Distribution Districts, installing certain gas lines, SB 145
 School districts, SB 47

LIBEL AND SLANDER

Elected public official, relating to, SB 102

LIBRARIES

City-county, funding, constitutional amendment, SJR 8
 Legislative Journal distribution, HB 1504
 Oklahoma Historical Society
 Henry S. Johnston Library, appropriation, SB 265
 Living Legend Library, appropriation, SB 73
 Regents for Higher Education, appropriation for library and industrial equipment, HB 1102, HB 1183
 Will Rogers Memorial Commission Research Library, SB 294, SB 470

LIBRARIES, DEPARTMENT OF

Appropriation, SB 72

LIBRARY SYSTEMS

Multicounty, Board of Trustees, membership, SB 469

LICENSE PLATES, MOTOR VEHICLE(see also **MOTOR VEHICLES**)

- Bicentennial design, HB 1392
- College students, for automobile owned by, SB 109
- Destruction of by automobile salvage dealers, SB 139
- Oklahoma Tax Commission, appropriation to purchase, SB 69
- Permanent, SB 144, SB 177, HB 1173
- Special \$1.00 fee, SB 431

LICENSING

- Auto leasing dealers, SB 39
- Barbers, SB 292, SB 345
- Breeders or raisers of wildlife, SB 381
- Chauffer's license, age requirement, HB 1152
- Clubs, selling or consuming intoxicating beverages, SB 423
- Driver's license, identification photo, requiring, lowering initial fee, HB 1488
- Electricians, SB 222, SB 454
- Farm trucks or tractors, HB 1040
- Fire sprinkler systems contractors, SB 271
- Fishing, Lake Texoma, HJR 1003
- Health maintenance organizations, SB 243
- Hunting
 - Firearms safety course, requiring, HB 1137
 - Rattlesnake hunts, organized, exempting, HB 1399
- Hunting and fishing
 - Fees, increasing, HB 1275
 - Indians, exemption for, HB 1068
 - License refunds, HB 1549
 - Senior citizens, special license for certain contribution, HB 1582
- Insurance agents, unlicensed, prohibiting, SB 462, HB 1187
- Liquor
 - Effective date, SB 314
 - Suspension for selling to minors or intoxicated persons, SB 313
- Marriage, age requirement and certain conditions, HB 1151
- Motor bikes, motorcycles, motor scooters
 - Operator's test, requiring, SB 151
 - Piston displacement, prohibiting under certain conditions, HB 1143

Motor vehicles

- Dealers, grounds for denying license, SB 327
- Disabled war veterans, HB 1058
- Interstate commerce and fleet vehicles, SB 474
- License number plates
 - Permanent, SB 144, SB 177, HB 1173
 - Personalized, travel trailers, trucks, motor homes, HB 1091
 - Proof of liability, requiring, SB 269
 - Purchase by mail, HB 1173
 - Special \$1.00 fee, SB 431
- Nonresidents, automobiles owned by, including college students, SB 109
- Tag agents' fees, SB 43, SJR 40, HB 1488
- Optical dispensers, SB 441
- Pest control operators, SB 438
- Pharmacies, federal veterans hospitals, SB 380
- Private schools, SB 225
- Professional sanitarians, SB 317
- Social workers, SB 32
- Wreckers, relating to tariffs, SB 250, HB 1563

LIENS

- Landlord and tenant, SB 318

LIEUTENANT GOVERNOR

- Appropriation, SB 59
- Membership on
 - Archives and Records Commission, SB 66
 - Building Bonds Commission, SB 60
 - Emergency Fund Board, State, SB 60, SB 66
 - Equalization, State Board of, constitutional amendments, SJR 33, SJR 36
 - Land Office, Commissioners of the, constitutional amendments, SJR 33, SJR 37

"LIFE TABLES", UNITED STATES

- Introduction as evidence, permitting, SB 436

LINEAR ACCELERATOR

- University Hospital, appropriation, HB 1103

LIQUEFIED PETROLEUM GAS

Flat fee in lieu of tax for certain motor vehicles, HB 1492

LIQUEFIED PETROLEUM GAS BOARD

Appropriation, salary and duties of Administrator, permit and inspection fees, HB 1129

LIQUID COAL

Pipeline right of way, providing for right of eminent domain, SB 113

LIQUOR LICENSES (see LICENSING)**LIQUOR SALES AND CONSUMPTION**

Clubs, private property, defining and licensing, SB 423

LIQUOR STORES (see INTOXICATING LIQUORS)**LIVESTOCK**

Interest security when collateral is livestock, SB 279

Slaughter

Method of payment for purchase, SB 279

Purchase procedures, retailers, SB 280

LOANS

Educational expenses, exempting from consumer loan definition, SB 480

Farmers, low interest, constitutional amendment, SJR 17, SB 344

LOCAL PLANNING ACT, SB 455**LODGES, DIVISION OF (see also TOURISM AND RECREATION, DEPARTMENT OF)**

Appropriation, SB 107

LOVE COUNTY FRONTIER DAYS, MARIETTA

Annual celebration, HCR 1022

LYNN RIGGS MEMORIAL COMMISSION

Abolishing, HB 1028

LYNN RIGGS PLAYERS OF OKLAHOMA

Repealing, SB 99

Mc**McALESTER NAVAL AMMUNITION DEPOT**

Travel authorization for Senator Gene Stipe, SR 5

McCLELLAN-KERR ARKANSAS RIVER NAVIGATION PROJECT

Channel to the Port of Sallisaw, SCR 7

McGEE, DEAN A.

Commending, SR 26

McLEOD HONOR FARM

Funding, SB 305

M**MAIL SERVICE**

State agencies and departments in Oklahoma City, SJR 1

MALPRACTICE (see also DAMAGES, MEDICAL MALPRACTICE SUITS and TORTS)

Insurance policies, form of policy, SB 297

Medical liability, SB 429, SB 450, SB 481

Workmen's compensation, SB 236

MANAGEMENT ANALYSIS, DEPARTMENT OF

Division of the Budget, appropriation, HB 1101

MANDATORY RETIREMENT

State employees, HB 1138

MANPOWER PLANNING, DIVISION OF

Creating in Department of Economic and Community Affairs, SB 187

Funding, SB 68

Office of Governor, abolishing in, SB 187

MANSION SECURITY OFFICERS

Appropriation, SB 79
Qualifications and salary, SB 79

MANSLAUGHTER, HOMICIDE

Defining, SB 410

MAP OR PLAN OF MINE

Requiring, SB 223

MARATHONS

Obsolete statutes, repealing, SB 218, HB 1367

MARGARET HUDSON PROGRAM

School age parents in Tulsa, funding, SB 76

MARIETTA

Love County Frontier Days, HCR 1022

MARRIAGE

Age and condition for contract, HB 1151
License recording fee, increasing, HB 1511

MEAT AND MEAT SUBSTITUTES

Labeling, SB 142

MEDICAL CARE

Medical liability, SB 429, SB 481

MEDICAL DIRECTOR, OKLAHOMA STATE SANATORIUM, TALIHINA

Transfer to Department of Health, SB 76

MEDICAL EDUCATION SCHOLARSHIP PROGRAM

Appropriation

Community Physician Education Scholarship Fund, HB 1104

Regents for Higher Education, HB 1102

Rural Education Loan and Scholarship Fund, HB 1104

Communities of certain size, terms and conditions of serving, HB 1307

Grants, increasing, HB 1102

Physician Manpower Training Commission, creating, HB 1552

Repayment of loans, HB 1307, HB 1542

MEDICAL EXAMINER (see also MEDICOLEGAL INVESTIGATIONS, BOARD OF)

Medical Examiner Building, Tulsa County, appropriation, SB 36

MEDICAL MALPRACTICE SUITS

Limitation of damages, SB 429, SB 450, SB 481

Proof and expert testimony, relating to, SB 452

MEDICAL PEER REVIEW COMMITTEES

Protection for, HB 1277

MEDICAL PROFESSION (see PROFESSIONS AND OCCUPATIONS)

MEDICAL RECORDS, SB 228

MEDICAL RESEARCH COMMISSION

Employment freeze, SB 205

MEDICAL SCHOOL, UNIVERSITY OF OKLAHOMA (see UNIVERSITY OF OKLAHOMA)

MEDICAL STUDENT SUBSIDY MAXIMUM, HB 1552

MEDICARE, RURAL

Residency appropriation, HB 1103

MEDICINES AND DRUGS (see also DRUGS AND NARCOTICS)

Pharmacists, providing for substitution, HB 1160

Prescription, labeling and records, HB 1162

Provided for certain recipients of welfare assistance, SJR 9

Sales tax exemption for, SB 268

MEDICOLEGAL INVESTIGATIONS, BOARD OF

Appropriation, SB 36, SB 77

Buildings and morgue, SB 36

Housing study, SCR 5

Southeastern Oklahoma agent, authorizing, SB 77

Tulsa facility, authorizing full time, SB 77

MENTAL COMPETENCE

Legal restoration procedures, HB 1348

MENTAL HEALTH

Admittance and discharge, voluntary, state hospitals, HB 1006

Arrest, suspected mentally ill person, HB 1348

Commitment procedures, SB 203, HB 1348

Sanity Commission, State, compensation and membership, SB 203

MENTAL HEALTH CENTERS

Lawton, McAlester, appropriation, SB 78

MENTAL HEALTH DEPARTMENT

Appropriation, SB 78

Bond funds, SB 253, HB 1619

Veterans care, appropriation, HB 1119

MENTAL HOSPITALS, STATE

Voluntary admittance and discharge procedures, HB 1006

MENTALLY ILL PERSONS

Arrest, suspected mentally ill person, HB 1348

Care of, increase in per diem to certain court appointed person, HB 1348

Commitment procedures, SB 203, HB 1348

Criminal procedure, acquittal by reason of insanity, SB 6, SB 19

MENTALLY RETARDED, CARE FACILITIES FOR

Federal regulations, opposing, SCR 46

MERIT SYSTEM OF PERSONNEL ADMINISTRATION

Cost of operating, SB 55

Economic and Community Affairs, Department of, employees, including, SB 187

Examination and appeals, listing eligible applicants, HB 1043

Examiner and Inspector, State, employees, including, SB 66

Handicapped, tests for, HB 1057

Law Enforcement Telecommunication Systems Division, employees, including, SB 86

Secretary of State, employees, including, SB 60, SB 66

Securities Commission, attorney, exempt, HB 1133

State employees

Salary increase, HB 1092

Students, exempt, HB 1272

Uniform compensation plan, SB 54

Tests for handicapped, HB 1057

Wage Adjustment and Salary Board, classified services exemptions, SB 42

MIDWESTERN OKLAHOMA DEVELOPMENT AUTHORITY

Appropriation, SB 62

MILEAGE REIMBURSEMENT (see also TRAVEL EXPENSES AND PER DIEM)

State officers and employees, privately owned vehicles, HB 1577

MILITARY DEPARTMENT

Appropriation, SB 81, SB 124, HB 1019

Armories (see ARMORIES)

Forty-fifth Infantry Museum, location, SB 125

MILK PROCESSING PLANTS

Recovery fees for cans, cases, trays, SB 293

MINERAL INTERESTS

Termination of dormant interests, SB 285

MINES AND MINING

Land reclamation, SB 213, HCR 1002

Map or plan of mine, requiring, SB 223

Obsolete duties and salaries, repealing statutes, HB 1308

Strip mining safety standards, SB 310

Surface mining, redefining, SB 213

Transporting coal, eminent domain, SB 113

Work in mines

Hours of work, HB 1362

Minimum age, HB 1361, HB 1362

Underground employment, minimum age, HB 1359

Workmen's compensation for certain diseases, SB 226

MINIMUM WAGE, OKLAHOMA

Increasing, HB 1154

MINING BOARD, STATE

Appropriation, HB 1130

MINORS (see also CHILDREN)

Health care without parental consent, HB 1537

Motor vehicles

Purchase of, prohibiting, SB 289

Title issued to, prohibiting, SB 289

Suspension of liquor license, SB 313

MISSOURI, KANSAS AND TEXAS RAILWAY COMPANY

Service, Bartlesville and Oklahoma City, HCR 1015

MOBILE HOMES

Licensing, nonresident, SB 109

MOBILE RADIOS

Prohibiting certain, SB 445

MOBILE TELEVISION UNIT

Educational Television Authority, Oklahoma, appropriation, HB 1108

"MONEY BILLS"

Bonds (see BONDS)

Conservation of assets, SB 206, HB 1264

Depository Board, State, creating, SB 397
Fiscal Responsibility Fund, appropriation, SB 206

Five-year average for estimating revenues, constitutional amendment, SJR 6

Revenue "hold back", HB 1264

Sales Tax Fund, transfer of certain amount to General Revenue Fund, HB 1220

MORTGAGES

Filing fees, HB 1197

Interest payments on escrow accounts, SB 133

Residential housing, SB 166

MOSQUITO CONTROL

City-county health departments, HB 1520

MOTOR BIKES

Licensing, HB 1143

MOTOR CARRIER FREIGHT RATES, INTRASTATE

Funding, HB 1126

MOTOR FUEL CALIBRATION PLANT

Appropriation, SB 69

MOTOR FUEL TAX

Flat fee for certain cars and trucks, HB 1492

MOTOR POOL, STATE

Automobile purchases, cost maximum, increasing, SB 67

Private use of state-owned vehicles, prohibiting, HB 1176

MOTOR VEHICLE COMMISSION, OKLAHOMA

Petty cash fund, creating, SB 374

MOTOR VEHICLE DEALER'S LICENSE

Grounds for revoking or denying, SB 327

MOTOR VEHICLE LICENSE FEES

Collection and apportionment, SB 43, SJR 40

MOTOR VEHICLE LICENSE NUMBER PLATES

Oklahoma Tax Commission, appropriation to purchase, SB 69

MOTOR VEHICLES

Accident reports, confidential disclosures, SB 283

Anti-freeze and brake fluid inspection fees, HB 1284

Certificate of Title Act, SB 348, SB 350
Driver's license

Age for chauffeur's license, HB 1152
Cancellation for medical reasons, SB 296
Suspension for drunk driving, SB 264,
HB 1406

Farm-to-market roads, materials used,
HB 1387

Law Enforcement Telecommunication
Systems Division, establishing, SB 86

License number plates

Bicentennial design, HB 1392
Permanent, SB 144, SB 177, HB 1173
Personalized, travel trailers, trucks or
motor homes, HB 1091
Purchase by mail, HB 1173
Receipts, collection and distribution, SB
43

Licensing

Automobile leasing dealers, SB 39
Driver's license

Fees, lowering, HB 1488
Photo, requiring, HB 1488

Farm trucks or tractors, HB 1040
Fees, special

Disabled war veterans, HB 1058
Vehicles for transporting poverty level
older Americans, SB 431

Interstate commerce and fleet vehicles,
SB 474

License number plates, proof of liability,
SB 269

Motor bikes or scooters, relating to pis-
ton displacement and noise levels, HB
1143

Motor vehicle dealers, grounds for deny-
ing license, SB 327

Motorcycles, operator's test, SB 151
Nonresidents, automobiles owned by,
including college students, SB 109
Photo on driver's license, requiring, HB
1488

Wreckers, relating to tariffs, SB 250, HB
1563

Liquefied petroleum gas, flat fee in lieu of
special motor fuel tax, HB 1492

Medical reports to Department of Public
Safety, SB 296

Motor Pool, State

Automobile purchase price, SB 67

Private use of state-owned vehicles, pro-
hibiting, HB 1176

Motorcycles (see MOTORCYCLES)

Overweight fees, distribution, HB 1387, HB
1517

Public Safety, Department of

Commissioner of, salary and qualifica-
tions, SB 80

Drivers License Division, Highway
Patrol Division, combining, SB 252

Retirement and Pension Fund, contribu-
tions, eligibility, investment of funds,
HB 1595

Salaries, retirement benefits reinstate-
ment, SB 80

Travel expenses, SB 79

Purchase by minors, prohibiting, SB 289

Radios, transmissions from law enforce-
ment agencies, prohibiting, SB 445

Summons procedure, action against non-
residents, HB 1616

Tag agent fees, SB 43, SJR 40, HB 1488

Transportation of manufactured items
over state roads, SB 284

MOTORCYCLES

Helmets, requiring, SB 152, HB 1228

Licensing

Nonresident, student exemption, SB 109
Operator's test, requiring, SB 151

Piston displacement, prohibiting certain
size, HB 1143

Safety equipment, requiring, SB 152, HB
1228

MOWDY, DAVID

Commending, SR 18

MULTICOUNTY

Library Systems, Board of Trustees,
membership, SB 469

Organizations, Green Country etc., fund-
ing, SB 91

Regional planning, substate, ACOG etc.,
appropriation for districts, SB 68

MUNICIPAL CRIMINAL COURTS OF RECORD

Appeals procedure, SB 475

Cities of certain size, SB 180

MUNICIPAL EMPLOYMENT RELATIONS ACT, SB 31**MUNICIPAL PLUMBING INSPECTORS**
Qualifications, SB 27**MUNICIPAL RECORDS**
Disposal, HB 1293**MURDER IN THE SECOND DEGREE**
Punishment, SB 391**MUSEUMS, HISTORICAL SITES**
Appropriation, SB 5 as introduced only, SB 73, SB 91, SB 124, SB 265, SB 282, SB 291, SB 338, HB 1339, HB 1448, HB 1562
Forty-fifth Infantry Museum, location, SB 125**MUSIC**
Schools, courses of study required, HB 1012**MUSKOGEE**
Eighty-eighth Infantry Division Memorial, HCR 1019
Older Americans, Inc., special license number plate fee, SB 431**MUTUAL AID ASSOCIATION OF THE CHURCH OF THE BRETHREN**
Insurance code, exempting from, SB 371**N****NARCOTICS (see DRUGS AND NARCOTICS)****NARCOTICS AND DANGEROUS DRUGS CONTROL**

Bureau of
 Appropriation, SB 468
 Establishing, SB 385
 Commissioner of
 Renaming as the Director of the Bureau of Narcotics and Dangerous Drugs Control, SB 385
 Rulemaking, SJR 7
 Director of the Bureau of, naming, SB 385

Office of the Commissioner of, funding, HB 1094

NATIONAL CONFERENCE OF COMMISSIONERS ON UNIFORM STATE LAWS

Funding, HB 1101
 Membership and duties, HB 1567

NATIONAL CONFERENCE OF STATE LEGISLATURES
Appropriation, SB 57**NATIONAL FIRE PROTECTION LIFE SAFETY CODE**
Hospital safety accreditation, SB 78**NATIONAL GUARD, OKLAHOMA**
Claims against the state, SB 207**NATIONAL HUNTING AND FISHING DAY, SCR 15****NATIONAL RODEO HALL OF FAME**
Ike Rude, commending, HCR 1009**NATIONAL WILDLIFE WEEK**
Designating, HCR 1016**NATIVE GRASSES AND TREES**
Defined, as to oil and gas wells, HB 1493**NATURAL GAS**
Distribution and supply, federal regulations, SR 21, SCR 30, HCR 1025
Irrigation purposes, SCR 30, SCR 35
Systems, public trusts, HB 1409**NAVAL AMMUNITION DEPOT, McALESTER**
Travel authorization for Senator Gene Stipe to confer re, SR 5**NEGLIGENCE**
Property rights versus human rights, SB 134**NEPOTISM**
Orphanages or institutions for delinquent children, HB 1238

NEWBORN CHILDREN

Health and accident insurance benefits,
SB 273, HB 1618

NEWSPAPERS

Sales tax exemption, newspaper carriers,
SB 127

"NO-FAULT" INSURANCE

Opposing passage, memorializing United
States Congress, SCR 34

"NO SMOKING"

Certain public places, HB 1009

"NO-WIN" WARS

United States involvement, expressing
disapproval, SCR 32

NOISE CONTROL

Fairs and expositions in counties of certain
size, SB 388

Motor vehicles, two or three wheel, licens-
ing, HB 1143

NONCOLLUSION AFFIDAVITS

Competitive bids, HB 1408
Institutions of higher education, SB 347
Public utility companies, SB 189

NONPROFIT CORPORATIONS

Dissolution procedures, HB 1344

**NONPROFIT HOSPITAL SERVICE,
MEDICAL-SURGICAL INDEMNITY
AND SERVICE AND RELATED
HEALTH SERVICE CORPORATIONS
ACT, SB 379**

**NONRESIDENT AUTOMOBILE OWN-
ERS**

License number plates, SB 109
Summons procedures, HB 1616

**NORTHEAST OKLAHOMA PUBLIC FA-
CILITIES AUTHORITY**

Corporation Commission regulations,
exemption, HB 1409

**NORTHEASTERN OKLAHOMA STATE
UNIVERSITY**

Secondary education program, SJR 5, HB
1102, HB 1183

NOTARIES PUBLIC

Appointment and authority of notaries, HB
1372

Court clerk fees for certificates, SB 195

Filing fee, increasing, HB 1511

NUISANCES

Slaughterhouse location, HB 1503

O**OBSCENE LITERATURE**

Distribution and sale of, prohibiting, SB
197, SB 414

OBSERVANCE OF LAW DAY, SCR 25**OBSOLETE DUTIES AND SALARIES**

State officers and employees, repealing,
HB 1308

**OCCUPATIONAL HEALTH AND SAFE-
TY FUND**

Appropriation limits, SB 182

OFFICERS

Judicial, Court of Appeals, certain au-
thorizations, SB 475

State, elective office

Surviving spouse may be appointed, HB
1360

Vacating, HB 1072, constitutional
amendment, HJR 1006

OIL AND GAS

Depletion allowance

Memorializing United States Congress
to retain, SCR 19

State, deduction from gross taxable in-
come, SB 328, SB 346

Dormant mineral interests, termination
of, SB 285

Leases, certification fee, increasing, HB
1476

Motor fuels, standards and octane rating,
determination of, funding, HB 1126

Natural gas and certain oil prices, memorializing U. S. Congress to deregulate, HCR 1025 (see also NATURAL GAS)

Powers of eminent domain, transporting coal, SB 113

Wells

Abandoned, removal of equipment, SB 459

"Growing crops", defining, HB 1493

Plugging, funding, HB 1126

OKLAHOMA ATHLETIC HALL OF FAME COMMISSION-JIM THORPE MEMORIAL

Appropriation, HB 1155

OKLAHOMA BAPTIST UNIVERSITY

Warren M. Angell, commending, SCR 44

OKLAHOMA CITY BLACK HERITAGE CENTENNIAL CELEBRATION

Appropriation, HB 1039

OKLAHOMA CITY WOMEN'S CORRECTIONS UNIT

Appropriation, SB 305

OKLAHOMA COUNTY MEDICOLEGAL INVESTIGATIONS BOARD

Buildings and morgue, appropriation, SB 36

OKLAHOMA CRIMINAL CODE, SB 46

OKLAHOMA HOUSING FINANCE AUTHORITY

Creating, SB 166

OKLAHOMA, STATE OF

Land under control of the United States, acceptance of, SB 238

Official abbreviation, HB 1254

OKLAHOMA STATE SANITORIUM

Appropriation, HB 1093

Transfer of properties, HB 1093

OKLAHOMA STATE SCHOOL OF TECHNICAL TRAINING

College credits, HB 1306

OKLAHOMA STATE UNION OF THE FARMER'S EDUCATION AND CO-OPERATIVE UNION OF AMERICA

Insurance code, relating to, SB 371

OKLAHOMA STATE UNIVERSITY (see also REGENTS FOR HIGHER EDUCATION)

Agricultural Experiment Station, commending, SCR 22

Technical Institute, Oklahoma City, bond funds, SB 253

Tick research

Appropriation, SB 90

Request for study, HCR 1024

OKLAHOMA TERRITORY OPENING CELEBRATION

Declaring, HCR 1021

"OKLAHOMA TODAY" MAGAZINE

Appropriation, SB 91

Editorial and Publications Board, abolishing, HB 1026

OKLAHOMA VETERANS CENTER, TALIHINA

Establishing, HB 1093

Transfer of funds and property, HB 1093

OKMULGEE

Armory construction, appropriation, SB 81

OLD AGE ASSISTANCE (see WELFARE ASSISTANCE)

OLD CENTRAL MUSEUM

Funding, SB 291

OPEN MEETINGS

Boards of Education, SB 209, HB 1401

OPTICIANS (see also PROFESSIONS AND OCCUPATIONS)

Advertising, permitting, SB 261

Optical Dispensers Act, licensing, SB 441

Optical Dispensers Committee, creating, SB 441

OPTIMA RESERVOIR

Leon Field Lake, renaming as, SCR 2

OPTOMETRY EDUCATION

Funding, HB 1102

School of optometry, feasibility study, SCR 11

ORPHANAGES, CHILDREN'S INSTITUTIONS

Funding, Welfare Department, SB 202, SB 208

Nepotism, HB 1238

Qualifications, SB 202, SB 208

ORPHANS AND DEPENDENT YOUTHS

Education, higher, funding, HB 1102, HB 1183

Vietnam, adoption procedures, SCR 24

OSAGE COUNTY

Natural gas supply systems, certain exemption, HB 1409

OSTEOPATHY (see also PROFESSIONS AND OCCUPATIONS)

Accreditation standards, HB 1491

Osteopathic Association, Oklahoma, congratulations, SR 24

Osteopathic College of Surgery and Medicine, talkback television, SR 10

Osteopathic Medicine, Oklahoma College of, appropriation for facilities to be used by Board of Medicolegal Investigations, SB 77

Osteopathic physicians

Medical education scholarship loan program, including in, HB 1104

Physicians Manpower Training Commission, membership, HB 1552

Osteopathy Education Assistance Fund, appropriation, HB 1102, HB 1183

OSTOMY TRAINING PROGRAM, STATEWIDE

Appropriation, SB 76

OUACHITA TRAINING CENTER (see also CORRECTIONS, DEPARTMENT OF)

Appropriation, SB 305

OZARKS REGIONAL COMMISSION

Appropriation, SB 68

P**"PAPERBOYS"**

Sales by newspaper carriers, sales tax exemption, SB 127

PARDON AND PAROLE

Parole

Advisors, eliminating certain, HB 1547

Eligibility, SB 479, HB 1224, HB 1547

Officers, qualifications, SB 23

Revocation of, HB 1573

Parolees, out-of-state, posting bond, HB 1544

PARDON AND PAROLE, BOARD OF

Appropriation, SB 88, SB 196, SB 305

Full-time, SB 126, SB 196

Legal representation, prison inmates, HB 1179

Professional interviewers, qualifications, salary, SB 88

PARENTS

Habitual juvenile offender, responsibility for, SB 266

Immunity of parents or children against each other, abolishing, SB 156

Work requirements when receiving aid, SB 128

PARKING

Hodge and Connors buildings, purchase of land, HB 1289

State Health Department building, appropriation, SB 76, SB 89

PARKS (see also TOURISM AND RECREATION, DEPARTMENT OF)

Access roads, funding, SB 89

Hunting in state parks, permitting, HB 1300

State Capitol Park Number 1, designating, SB 91

PARR, RAY

Commending, SR 29

PARTITION OF REAL PROPERTY

Term "party", defining, SB 106

PATIENTS' MEDICAL RECORDS

Easy access, providing for, SB 228

PAWNBROKERS

Identification, requiring, SB 302

PEER REVIEW COMMITTEES

Protection for, relating to torts, HB 1277

PENAL INSTITUTIONS (see PRISONS AND REFORMATORIES)**PENITENTIARY, STATE (see also CORRECTIONS, DEPARTMENT OF)**

Appropriation, SB 305

Medical and dental facilities, funding, SB 253

PENSACOLA DAM

Fishing, permitting noodling, HB 1303

PENSIONS (see RETIREMENT)**PER DIEM (see TRAVEL EXPENSES)****PERMANENT AUTOMOBILE LICENSE PLATES, SB 144, SB 177, HB 1173****PERRY**

Cherokee Strip Museum, appropriation, SB 265

Henry S. Johnston Library, appropriation, SB 265

PERSONAL PROPERTY TAX (see also REVENUE AND TAXATION)

Assessment, homestead exemption continuation, SB 443

Tax rolls, lien docket closing procedures, HB 1342

PERSONALIZED LICENSE PLATES, HB 1091**PERSONNEL BOARD, STATE (see also MERIT SYSTEM etc.)**

Appropriation, SB 55, HB 1045

Examination and appeals procedure, HB 1043

Register retrieval system, HB 1045

Travel expenses and per diem, HB 1046

PEST CONTROL

Operators, licensing, SB 438

PESTICIDES

Application, SB 143

Control, appropriation, SB 90

PHARMACY (see also PROFESSIONS AND OCCUPATIONS)

Federal veterans hospitals, licensing exemption, SB 380

Pharmacists

Continuing education, inactive status, SB 146

Cost counseling, HB 1160

Prescription drugs

Identifying and labeling, HB 1162

Purchasers of, cost counseling, HB 1160

Substitution, HB 1160

PHOTOGRAPH ON DRIVER'S LICENSE, HB 1488**PHYSICAL EDUCATION**

Schools, curriculum required, HB 1012

PHYSICAL EXAMINATION

Students, scoliosis (curvature of the spine), SB 394

PHYSICAL FORCE, JUSTIFIABLE

Defining, SB 367, SB 412

PHYSICALLY HANDICAPPED

Merit system tests, HB 1057

Municipal elections, HB 1546

PHYSICIAN MANPOWER TRAINING COMMISSION

Appropriation, HB 1552

Creating, HB 1552

Transfer of administration, HB 1104

PHYSICIANS (see also DOCTORS and PROFESSIONS AND OCCUPATIONS)

Damages, limitation of, SB 429, SB 450, SB 481

Internship and residency cost-sharing training program, HB 1552

Physician-patient privilege, witnesses in action for damages, SB 18

PIPELINE TRANSPORTATION

Coal, SB 113

PITTSBURG COUNTY SCHOOL DISTRICT I-2

Building destroyed by fire, HB 1410

PLANNING AND MANAGEMENT ANALYSIS, DIVISION OF

Creating, SB 58, HB 1101

PLANNING, CITIES, TOWNS AND COUNTIES, SB 455**PLATS**

Cities and towns, recording fees, SB 377

PLAYER PIANOS

Unlawful reproduction of sound recordings, HB 1182

PLEA BARGAINING, SB 135, SB 181, HB 1060**PLUMBING INSPECTORS**

Cities and towns, SB 27

PNEUMOCONIOSIS

Workmen's compensation for miners, SB 226

POGUE, WILLIAM R.

Oklahoma astronaut, commending, HCR 1027

POLICE OFFICERS (see LAW ENFORCEMENT OFFICERS)**POLICE PENSION AND RETIREMENT SYSTEM**

Benefits for surviving spouse, HB 1268

Insurance premium taxes, distribution of, HB 1161

Prior service credit, HB 1185

POLICEMEN

Liability insurance, provided by cities and towns, SB 3

POLICEMEN'S AND FIREFIGHTERS' ARBITRATION LAW

Amending, SB 395

Repealing, SB 31

POLITICAL UTTERANCES

Television or radio stations, recording and preserving, SB 358

POLLUTION CONTROL DEPARTMENT

Appropriation, SB 94

POOR PERSONSAid to Families with Dependent Children
Investigation for nonsupport, prosecution for failure to accept employment, SB 128Work requirement for parents, HB 1190
Children's Memorial Hospital, insurance for employees, HB 1333

Food stamps, penalties for fraudulent use, SB 275

Health care benefits, SB 110

Legal residence requirements for assistance, HB 1266

Public Welfare Commission, travel expenses, SB 409

Support services for senior citizens, urging, HB 1587

POPPY, AMERICAN LEGION

Oklahoma Bicentennial Memorial Flower, SCR 45

PORNOGRAPHIC LITERATURE

Sale and distribution of, prohibiting, SB 197, SB 414

PORTER, SENATOR E. MELVIN

Best wishes, speedy recovery, SR 34

PORTRAIT OF JOE B. HUNT

Directing display, SCR 31

PREGNANT WOMEN

Unemployment benefits, eligibility, SB 116

PREPAID FUNERAL BENEFITS

Deposit of funds, regulating, SB 97

PRERELEASE CENTERS

Community Services and Technical Services, Divisions of, HB 1613

PRESCRIPTION DRUGS

Cost counseling for purchasers, HB 1162
 Drugs for certain recipients of welfare assistance, SJR 9
 Identifying and labeling, HB 1162
 Sales tax exemption, SB 268
 Substitution by the pharmacist, permitting, HB 1160

PRESCRIPTIVE TEACHING CENTERS

Funding, HB 1410

PRESENTENCE INVESTIGATIONS

Convicted felons, HB 1060
 Defendant's right to waive, SB 181
 Probation and Parole Division, duty of, SB 135
 Repealing, SB 135, HB 1060

PRESIDENT OF THE UNITED STATES

Memorializing, re foreign beef and cattle imports, HCR 1004
 Presidential primary election, HB 1330

PRINCIPALS (see SCHOOL PRINCIPALS)**PRISONS AND REFORMATORIES (see also CORRECTIONS, DEPARTMENT OF)**

Appropriation, SB 87, SB 253, SB 305
 Canteen Services, Board of Directors of, establishing, SB 87
 Certain parole advisors, eliminating, HB 1547
 Convict labor, contracting for, constitutional amendment, HJR 1004
 Convict labor on public works projects, SB 176
 Convict-made goods, sale of, HB 1078
 Corrections, Department of
 Reorganizing divisions, HB 1613
 School district and board, SB 262
 Credit for time imprisoned awaiting trial, HB 1286
 Criminal Code, Oklahoma, SB 46

Education leave program for Corrections Department employees, SB 103, SB 105
 Full-time Pardon and Parole Board, SB 126, SB 196

Inmate and manpower training programs, appropriation, HB 1107

Pardon and Parole Board, legal representation of inmates, prohibiting, HB 1179

Pardon and parole officer and assistants, repealing obsolete statutes, HB 1308

Parole

Eligibility, SB 479, HB 1224, HB 1547

Parolees, out-of-state, HB 1544

Revocation of, HB 1573

Presentence investigations, SB 135, SB 181, HB 1060

Prison industry proceeds, HB 1553

Prison inmates, certain legal counsel for, prohibiting, HB 1179

Prison labor

Contracting for, constitutional amendment, HJR 1004

Employment on public works projects, SB 176

Prison sentences

Credit for time imprisoned awaiting trial, HB 1286

Felons, serve in county jail, SB 148

Prisoners, out-of-state, Interstate Corrections Act, SB 364

Prisoners' Public Works Act, SB 176

Probation and parole officers, qualifications for employment, SB 23

Scholarship program (see Education leave program above)

Transportation, out-of-state parolees, HB 1572

Work release centers, HB 1613

PRIVACY, RIGHT TO (see INDIVIDUAL RIGHT TO PRIVACY)**PRIVATE SCHOOL LICENSING, SB 225****PROBATE PROCEDURE**

Appraiser fees, increasing, HB 1140

Determination of death and termination of joint tenancy, HB 1059

Estates

- Investments in homesteads for minors and incompetents, HB 1413
- Small, dispensing with regular proceedings, SB 251, HB 1241
- Valuation filed with Oklahoma Tax Commission, SB 25

Foreign wills, ancillary probate, SB 211

Real Property

- Conveyance or transfer, notification time limit, HB 1089
- Homestead rights of children, property disposed of by will, SB 288
- Sale of for wards, length of deferred payments, HB 1017
- Sale of, hearing petition, SB 50

Small estates, SB 251, HB 1241

Uniform Probate Code, SB 290

Wills

- Person convicted of death may not inherit as a surviving joint tenant, HB 1351
- Proof within certain counties, SB 477
- Request for judicial determination of death and names and identities of heirs, SB 21

PROBATION AND PAROLE DIVISION

Renaming as the Division of Community Services, HB 1613

PROBATION AND PAROLE OFFICERS

Qualifications, SB 23

PROFESSIONAL AGENCY FOR CORRECTIONAL TRAINING

Funding, SB 87

PROFESSIONAL PRACTICES COMMISSION

Attorney General, only legal counsel, HB 1250

Place of hearings before Board of Education, HB 1250

Teacher dismissal appeals, HB 1250

PROFESSIONS AND OCCUPATIONS

- Acupuncture, practice of, limiting, SB 398
- Bail bondsmen, forfeitures, HB 1147
- Barber Examiners, State Board of, membership, HB 1591

Barbers, licensing, SB 292, SB 345

Cosmetology

- Board of, membership, SB 301
- Fund, abolishing, SB 406
- Licensing, applicators of false fingernails, exempting, SB 382

Medical

- Malpractice liability
 - Limiting, SB 450, SB 481
 - Warranty in writing, SB 429
- Osteopathy
 - Accreditation standards, HB 1491
 - Medical education scholarship loan program, including in, HB 1104

Opticians

- Advertising, permitting, SB 261
- Licensing, SB 441

Pharmacy

- Continuing education, inactive status, SB 146
- Cost counseling, purchasers of prescription drugs, HB 1160
- Federal veterans hospitals, licensing exemption, SB 380
- Prescription drugs
 - Identifying and labeling, HB 1162
 - Substitution, HB 1160

Plumbing inspectors, deputy, providing for, SB 27

Sanitarians, professional, licensing, SB 317

Social workers, licensing, SB 32

PROPERTY**Assessment**

- Change in usage, based on fair cash value, HB 1225
- Insolvent debtor, SB 193 as introduced only
- Property improvements, SB 419

Condemnation proceedings

- Eminent domain, HB 1346
- Hazardous buildings, removal, cities of certain size, SB 399
- Highway Department, court costs and poundage fees, exempting, SB 366

Landlord and tenant, lien on tenant property, SB 318

Notice of sale for delinquent taxes, HB 1171

Real estate

- Conveyance

Probate procedure, HB 1089
 Public trusts, HB 1379
 Development and owners associations, HB 1442
 Probate procedure
 Property rights, children, SB 288
 Sale of real property, SB 50
 Property secured by mortgage, removal or destruction, prohibiting, SB 340
 Trust administration, clearing corporations, SB 422

PROPERTY AND CASUALTY RATE HEARINGS
 Procedures, SB 168

PROPERTY AND CASUALTY RATES, STATE BOARD FOR
 Appropriation, SB 53, SB 107, HB 1132

PROSTHETIC ORTHOPEDIC DEVICES
 Sales tax exemption, HB 1322

PSYCHOLOGY
 Health and accident policies, including, SB 259

PUBLIC AFFAIRS, DEPARTMENT OF
 Creating, SB 119

PUBLIC AFFAIRS, STATE BOARD OF
 Appropriation, SB 53, SB 67, HB 1093
 Bond funds, SB 87, SB 253
 Common computer application systems for all state agencies, SB 1, HB 1166
 Hall of Justice, feasibility study, HJR 1001
 Health Building, State, study for housing the Medicolegal Investigations Board, SCR 5
 Legislative Liaison Committee, served by the Capitol Improvement Authority Legislative Liaison Committee, HB 1223
 Mail service for state agencies, SJR 1
 Membership, SB 67
 Performance bonds, requirement, SB 67
 Public Affairs, Department of, creating, SB 119
 Purchasing procedures, HB 1309
 Small Business Assistance Act, SB 353

PUBLIC BUILDINGS AND PUBLIC WORKS
 Architects and engineering procedures, institutions of higher education, SB 347
 Bidding procedures, HB 1251
 Construction contracts, performance bonds, SB 10, SB 13
 Oklahoma Waste Reclamation Authority, creating, SB 38

PUBLIC DEFENDER BOARD, OKLAHOMA
 Creating, SB 387

PUBLIC DEFENDER, OFFICE OF
 Creating, SB 174

PUBLIC EMPLOYEES
 Agency interchange, providing for, HB 1044

PUBLIC EMPLOYEES RELATIONS BOARD
 Appropriation, SB 67

PUBLIC EMPLOYEES RELATIONS COMMISSION
 Creating, SB 153

PUBLIC EMPLOYEES RETIREMENT SYSTEM
 Appropriation, HB 1115
 Benefits
 Cost of living change, HB 1299
 "Last day" of month specification, HB 1445
 Surviving spouse, HB 1445
 Board of Trustees, membership change, SB 60, HB 1299
 Enrolling
 Dormitory housemothers, SB 173
 Educational Television Authority, Oklahoma, employees, HB 1108
 Mandatory retirement age, HB 1138
 Welfare Department, employees' option, HB 1304

PUBLIC EVENTS
 Police protection, HB 1056

PUBLIC FINANCE

Agency and department work programs, forms, SB 467
 Bond Issue Proceeds Act, HB 1172
 Building bond funds of 1968, appropriation for medical center, HB 1578
 Building Bonds Commission, Oklahoma, membership change, SB 60
 Emergency Fund Board, State, membership change, SB 60, SB 66
 Fiscal Responsibility Fund, SB 206
 "Five-year" average revenue estimate, constitutional amendment, SJR 6
 Fund for Reimbursement of Counties, HB 1622
 Institutional revolving funds
 Tuberculosis Sanatorium, State, revolving fund, repealing, HB 1093
 Veterans Center, Oklahoma, revolving fund, transfer, HB 1093
 Purchasing procedures, Board of Public Affairs, HB 1309
 State depository banks, collateral securities, SB 161
 State Depository Board, creating, SB 397

PUBLIC HEALTH AND SAFETY

Acupuncture, who may practice, SB 398
 Air Quality Council, renaming the Air Pollution Council as, SB 316
 Blood tests, sickle cell anemia, HB 1216
 Chief Medical Examiner, Office of, record keeping, SB 416
 City-county boards of health
 Membership, budget and contribution, SB 432
 Mosquito control, HB 1520
 Civil Defense Agency, renaming as the Department of Emergency Services, SB 396
 County health services, contracts, SB 20
 Deaf and Hearing Impaired, Commission on, funding, HB 1121
 Drugs and medicines, labeling and records, HB 1162
 Drugs and narcotics, first offense convictions, SB 101
 Emergency Medical Services Act, SB 312
 Hazardous waste disposal, SB 76

Health services for minors without parental consent, HB 1537
 Narcotics and Dangerous Drugs Control, Bureau of, SB 385
 Oklahoma Housing Finance Authority, creating, SB 166
 Optical dispensers, licensing, SB 441
 Possession of narcotics
 Penalties for, SB 178, SB 476
 Powers of law enforcement officers, SB 476
 Public restrooms, procedure for use of, SB 147
 Release of corpses, SB 309
 Smoking in public places, HB 1009
 Solid waste disposal services, assistance grants, SB 478
 Tuberculosis sanatoriums, repealing certain statutes, HB 1093
 Vital statistics
 "Body", defining term, SB 255
 Operators' license records, updating from death lists, HB 1311
 Water supply, prohibiting additives without approval, SB 354

PUBLIC HUMAN ENDURANCE CONTESTS

Marathons, repealing statutes, SB 218, HB 1367

PUBLIC LIBRARIES (see LIBRARIES)**PUBLIC NONPROFIT DISTRICTS**

Community service facilities, authorization to improve, SB 145

PUBLIC OBSCENITY LAW

Obscene literature, prohibiting distribution and sale of, SB 197, SB 414

PUBLIC OFFICERS AND EMPLOYEES (see STATE OFFICERS AND EMPLOYEES)**PUBLIC OFFICIALS, ELECTED**

Libel and slander, SB 102

PUBLIC RECORDS COMMISSION

Creating, HB 1014

PUBLIC RESTROOMS

Use of in public buildings, SB 147

PUBLIC SAFETY, COMMISSIONER OF

Approval of safety devices for motorcycle operators, SB 152, HB 1228
Motor vehicles, authorization to purchase, SB 79, HB 1176
Salary and qualifications, SB 80

PUBLIC SAFETY, DEPARTMENT OF

Appropriation, SB 79, SB 86
Drivers license examiners, highway patrol, combining, SB 252

Law Enforcement Telecommunication Systems Division, establishing and appropriation, SB 86

Management and control of property, relating to bond redemption, SB 79, SB 376
Narcotics and Dangerous Drugs Control, Division of, within the Department, SB 385

Operators' license records, updating from death lists, HB 1311

Overweight fees, distribution of, HB 1387, HB 1517

Retirement and Pension Fund

Benefits, reinstatement procedures, SB 80

Eligibility and contributions, HB 1595
Investment of funds, HB 1595

Robert R. Lester Law Enforcement Training Center, control of, SB 232

Salaries, SB 80

Traffic record reproductions, increasing fees, SB 79

PUBLIC SCHOOLS (see also SCHOOLS and EDUCATION, BOARD OF)

Equalized ad valorem taxes, HB 1318

Funding, HB 1410

PUBLIC SERVICE COMPANIES (see PUBLIC UTILITY COMPANIES)**PUBLIC TRUSTS**

Natural gas systems, HB 1409

Property held and conveyed by, HB 1379
Tax exempt property, payment in lieu of tax, SB 420

PUBLIC UTILITY COMPANIES

Business restrictions, SB 194

Noncollusion affidavits, exemption, SB 189, HB 1408

PUBLIC WELFARE COMMISSION

Assistance payments, increase in, HJR 1012

Cooperative agreements, University of Oklahoma Medical Center and the College of Medicine, HB 1333

Travel expenses, SB 409

PUBLIC WORKS PROJECTS

Convict or prison labor, utilizing, SB 176

PUBLICLY OWNED BUILDINGS

Self-insurance, feasibility study, SJR 21

PURCHASING, STATE

Small businesses, assisting, SB 353

State or political subdivisions

Payment of claims, HB 1309

Preference for state produced goods, SB 447

Q**QUANNAH PARKER HISTORICAL SOCIETY**

Reappropriation of funds, SB 67

QUIET TITLE ACTIONS

Hearings by associate district judges, SB 295

Title by occupancy, HB 1323

QUIT CLAIM DEEDS

Cities and towns, encroachment on city property, HB 1594

R**RADIATION TREATMENT (see LINEAR ACCELERATOR)****RAILROADS**

Missouri, Kansas and Texas, HCR 1015

Rock Island, HCR 1012, HCR 1020, HCR 1029

RAPE

Admissible evidence, HB 1024

RATE AND TARIFF HEARINGS

Corporation Commission, SB 175

RATE AND TARIFF REGULATIONS

State agencies, SB 165

RATTLESNAKE HUNTS

Hunting license exemption, HB 1399

RAY FINE MEMORIAL CENTER, SJR 31**REAL ESTATE**

Assessment of property improvements, SB 419

Bank loan procedures, SB 198

Development and owners' associations, HB 1442

Loans, full closing cost information to consumer, SB 365

Mortgage tax paid by mortgagor, SB 14

Probate procedure

Conveyance, HB 1089

Sale of realty, SB 50, HB 1017

Real property

Assessment, ad valorem tax, SB 224, HB 1225

Condemnation proceedings, eminent domain, HB 1346

Conveyances

Contracts treated as mortgages, SB 339

Public trusts, relating to, HB 1379

Court cases, hearings by associate district judges, SB 295

Probate procedure, determination of death and termination of joint tenancy, HB 1059

Savings and loan associations, loans to repair property, HB 1247

Special Study Committee on Land Records Systems, SCR 1, SCR 6, SJR 15

RECORDS

Archives and Records Act, HB 1014

Patients' medical records, SB 228

State, confidential and privileged data, procedures for storage, SB 67

RECORDS AND TAPES, MUSIC (see SOUND RECORDINGS)**RECREATIONAL AREAS, STATE**

Appropriation, SB 91, SB 336

RECREATIONAL VEHICLES

Personalized license plates, HB 1091

RED RIVER VALLEY HISTORICAL ASSOCIATION, DIVISION OF

Creating and funding, SB 282, HB 1562

REGENTS FOR HIGHER EDUCATION, OKLAHOMA STATE

Appropriation, SB 254, SB 348, HB 1102, HB 1183

Bond funding, SB 253, HB 1578, HB 1619

Employment report, SB 205

Feasibility study for school of optometry, SCR 11

Government internship program, creating, SB 157

Idabel-Broken Bow higher education program, HB 1102, HB 1183

Legal counsel, system for higher education, SB 249

Liability insurance for employees, funding, HB 1102

Library and laboratory equipment and other teaching aids, onetime appropriation, HB 1102, HB 1183

Office space for Tulsa Medical College, HCR 1023

Oklahoma A. and M. Colleges, Langston University investigation, SCR 26

Oklahoma State University, tick study, SB 90, HCR 1024

Student internship in state government, SB 111, SB 112, SB 157

Talkback television progress report, SR 10

REGENTS OF OKLAHOMA COLLEGES, OKLAHOMA

Employment report, SB 205

REGISTER RETRIEVAL SYSTEM

State Personnel Board, appropriation, SB 55, HB 1045

**REGISTRATION FOR SANITARIANS,
DEPARTMENT OF**

Creating, SB 317

**RELIGIOUS CORPORATIONS (see also
NONPROFIT CORPORATIONS)**

Number of directors, SB 319

Perpetual existence, HB 1271

RELOCATION OF STATE AGENCIES

Appropriation, SB 53

**REMOVAL OF HAZARDOUS BUILD-
INGS**

Cities and towns of certain size, SB 399

RENEAU, FRANK M.

Condolences, SCR 9

**REORGANIZATION OF STATE GOV-
ERNMENT, SPECIAL COMMISSION
ON**

Creating, SB 118

Office of the Governor, administration of
funds, SJR 29**RESIDENCE REQUIREMENTS**

Welfare assistance, HB 1266

**RESIDENCY TRAINING OF PHYSI-
CIANS, HB 1552****RESIDENTIAL HOUSING**Oklahoma Housing Finance Authority, SB
166**RESTROOMS**

Public buildings, use of, SB 147

RETIREMENTIncome, civil service pension, deduction
for Oklahoma Income Tax, SB 154Men and women, employment practices,
HB 1384State employees, mandatory age, HB 1138
SystemsFiremen's Relief and Pension Fund, SB
41, HB 1268, HB 1513Judicial retirement system, SB 260, SB
315, HB 1263Police pension and retirement sys-
tems, HB 1185, HB 1268Public Employees Retirement System,
HB 1108, HB 1115, HB 1299, HB 1304, HB
1445Public Safety, Department of, Retire-
ment and Pension Fund, SB 80, HB 1595Teachers Retirement System, SB 233,
SJR 30, HB 1106, HB 1320**REVALUATION OF TAXABLE PROP-
ERTY**

Repealing, HB 1378

REVENUE AND TAXATION

Ad valorem tax

Fair cash value, SB 224, HB 1225

Limiting, constitutional amendment,
SJR 23

Assessment

Agricultural land, appeals for, HB 1483

Property improvements, SB 419

County assessors, travel expenses, SB 30
Documentary stamp tax, distribution of
funds, HB 1178

Estate tax

Gross estate

Deductions from, death occurring at
certain time, SB 325Determination of, relating to non-
deductible terminable interest, SB 383

Determination of value, SB 8, SB 22

Financial institutions, holding dece-
dents' assets, SB 132

Net estate, rate of tax, SB 22

Excise tax, special fuel use tax, exemption
for political subdivisions, HB 1313

Gift tax

Gifts between living spouses, HB 1531

Joint tenancy with right of survivorship,
HB 1337

Refund, providing for, HB 1255

Homestead exemption, once-granted con-
tinuation, SB 443

Income tax, state

Deductions

Civil service pension, SB 154

Depletion allowance, SB 328, SB 346

Federal income tax paid, SB 131, HB
1208, HB 1383

Percentage of earnings, savings and loan companies, HB 1383
 Reports to Oklahoma Tax Commission, exempting certain interest payments, HB 1192
 Organizations or persons exempt from, use of net income, SB 418
 Revenues from collection of, distribution, HB 1264
 Inheritance tax, surviving spouse, SB 8, SB 22
 Motor fuel tax, flat fee for certain cars and trucks, HB 1492
 Personal property tax rolls, lien docket closing procedures, HB 1342
 Probate estate valuation filed with Oklahoma Tax Commission, SB 25
 Property tax
 Assessment, change in usage of real property, SB 224, HB 1225
 Notice of sale for delinquent taxes, HB 1171
 Real estate mortgage tax, who shall pay, SB 14
 Revaluation of taxable property, repealing, HB 1378
 Revenues from collection of income tax, distribution, HB 1264
 Sales tax exemptions
 Agricultural or farming needs, SB 98, HB 1322
 Higher education event admission tickets, SB 449
 Medicines and drugs, SB 268
 Newspapers, periodicals, SB 127
 Prosthetic orthopedic devices, SB 98, HB 1322
 Sales tax maximums that can be levied, cities and towns, SB 244
 Sales tax revenue, transfer of funds to General Revenue Fund, HB 1220
 Supernumerary Tax Consultant, State, repealing obsolete statutes, HB 1308
 Tag agent fees, SB 43, SJR 40
 Tax Commission, Oklahoma, number of attorneys, SB 263
 Tax levies for schools, continue effective unless repealed, constitutional amendment, SJR 2, SJR 19

Trusts, tax exempt
 Annual reports, SB 392
 Payment in lieu of tax, SB 420

REVENUE DISTRIBUTION

Income tax collections, relating to reserves, HB 1264

REVIEW OR EXAMINING BOARDS

Liability exemption, HB 1277

RIGHT OF WAY

Transporting oil and gas, including coal, SB 113

RIGHT TO PRIVACY

Protecting, SB 1, HB 1244

ROADS AND HIGHWAYS

County commissioners
 Purchasing procedures, SB 299
 Repairs and construction procedures, SB 417

County roads

Farm-to-market roads, materials used for improving, HB 1387
 New roads, HB 1431
 Urban and Rural Road Act of 1975, SB 7

Highway Department

Condemnation proceedings, court costs and poundage fees, SB 366
 Noninterstate right-of-way costs, responsibility for, SB 370
 Jim Thorpe Memorial Highway, naming, HCR 1028

Roads

Parks, historical sites, industrial sites, vocational-technical school training, funding for, SB 89
 Reserved section lines, designating, SB 12
 Salvaged motor vehicles, destruction of license plates, SB 139
 Urban and Rural Road Act of 1975, SB 7

ROBBERY

First and second degree, defining, punishment for, SB 367

ROBERT R. LESTER LAW ENFORCEMENT TRAINING CENTER

Jurisdiction and control, Department of Public Safety, SB 232

ROCK ISLAND RAILROAD

Defective grade crossings, HCR 1020
Loan application approval, HCR 1012
Reorganization plan, opposition, HCR 1029

ROGERS, JOHN, SECRETARY OF STATE

Impeachment articles, court rules and proceedings, SR 36, SR 37

ROOSA, STUART M.

Oklahoma astronaut, commending, HCR 1027

RUDE, IKE

Rodeo star, commending, HCR 1009

RULEMAKING

Administrative Rules Committee of the Legislative Council, creating, SB 137, HB 1235

Community Affairs and Planning, Office of, SJR 3

Legislative approval required of rules promulgated by state agencies, SB 108, SB 137, HB 1235

Narcotics and Dangerous Drugs Control, Commissioner of, prohibiting rules made by, SJR 7

RURAL MEDICAL EDUCATION SCHOLARSHIP PROGRAM (see also PHYSICIAN MANPOWER TRAINING COMMISSION)

Appropriation, HB 1104

Repayment of loans, HB 1542

Terms and conditions, serving communities of certain size, HB 1307

RURAL WATER, SEWER AND SOLID WASTE MANAGEMENT DISTRICTS

Comprehensive study, funding, SB 68

Natural gas distribution districts, including, SB 145

S**SAC AND FOX TRIBE OF OKLAHOMA DAY, SCR 33****SAFETY**

Firearms handling, HB 1137

High-rise buildings, HB 1598

Hospitals and mental institutions, NFPA Life Safety Code, SB 78

Motorcycle

Equipment, SB 152, HB 1228

Operator's test, SB 151

Surface mining, SB 213, SB 310

SALARIES AND EMPLOYEES AUTHORIZED

Aeronautics Commission, HB 1122

Agriculture, Department of, SB 90

Alcoholic Beverage Control Board, HB 1123

American Revolution Bicentennial Commission of Oklahoma, SB 62

Appeals, Court of, HB 1100

Arts and Humanities Council, HB 1110

Attorney General, Office of, HB 1094, HB 1097

Auditor, Office of State, SB 63

Bailiffs, SB 229, HB 1022

Banking Department, HB 1124

Bartlesville Energy Research Center, SB 62

Budget, Division of, HB 1101

Bureau of Investigation, SB 82

Capitol Cafeteria Manager, SB 67

Cerebral Palsy Center, Oklahoma, HB 1118

Charities and Corrections, Department of, HB 1113

Chief Mine Inspector, HB 1131

Civil Defense, Office of, SB 84

Conservation Commission, Oklahoma, SB 92

Consumer Affairs, Commission on, HB 1125

Corporation Commission, HB 1126

Corrections, Department of, SB 87, SB 305, HB 1613

County election board secretaries, SB 343

- County officers, deputies and assistants, HB 1008
- Court reporters, SB 212, HB 1098
- Crime Commission, Oklahoma, SB 83
- Criminal and Traffic Law Enforcement System, Commission on, SB 86
- Criminal Appeals, Court of, HB 1095
- District Courts, Office of, HB 1098
- Economic and Community Affairs, Department of, SB 68, SB 187
- Education Commission, Oklahoma, SB 5, as amended, HB 1109
- Educational Television Authority, Oklahoma, HB 1108
- Employment Security Commission, Oklahoma, and Board of Review, SB 258
- Energy, Department of, HB 1134
- Equalization, State Board of, SB 65
- Examiner and Inspector, Office of, SB 66
- Government Internship Program, SB 157
- Governor, Office of the, SB 58
- Governor's Committee on Employment of the Handicapped, HB 1114
- Governor's Mansion Security Officers, SB 79
- Health, Department of, SB 76
- Highways, Department of, SB 89
- Historical Society, Oklahoma, SB 73
- Human Rights Commission, Oklahoma, HB 1116
- Indian Affairs Commission, Oklahoma, HB 1117
- Industrial Court, State, HB 1099
- Industrial Development, Department of, SB 62
- Insurance Commissioner, Office of, HB 1127
- J. M. Davis Memorial Commission, SB 74
- Labor, Department of, HB 1128
- Land Office, Commissioners of the, HB 1111
- Law Enforcement Education and Training, Council on, SB 85
- Legislature, SB 407, SR 4
- Libraries, Oklahoma Department of, SB 72
- Lieutenant Governor, Office of, SB 59
- Liquefied Petroleum Gas Board, Oklahoma, HB 1129
- Maximum for certain state officers and employees, SB 205
- Medicolegal Investigations, Board of, SB 77
- Mental Health, Department of, SB 78
- Merit System, SB 55
- Military Department, SB 81
- Narcotics and Dangerous Drugs Control, Bureau of, SB 385, SB 468
- Pardon and Parole Board, SB 88, SB 126
- Pollution Control, Department of, SB 94
- Property and Casualty Rates, State Board for, HB 1132
- Public Affairs, State Board of, SB 67, SB 119
- Public Defender, Office of, SB 387
- Public Employees Relations Board, SB 153
- Public Employees Retirement System, HB 1115
- Public Safety, Department of, SB 79, SB 80, SB 86
- School support personnel, SB 115, SB 442, HB 1410
- Secretary of State, Office of, SB 60
- Secretary of the State Election Board, SB 64
- Securities Commission, Oklahoma, HB 1133
- State employees
- Cost of living adjustment, HB 1092
- Merit increases, procedures, SB 54
- Supreme Court, Office of, HB 1100
- Tax Commission, Oklahoma, additional duty, SB 69
- Teachers, HB 1410
- Teachers Retirement System, HB 1106
- Tourism and Recreation Department, Oklahoma, SB 91
- Treasurer, Office of State, SB 70
- University Hospital, HB 1103
- Veterans Affairs, Department of, HB 1119
- Veterans Center, Talihina, HB 1093
- Vocational and Technical Education, State Board of, HB 1107
- Water Resources Board, Oklahoma, SB 93
- Will Rogers Memorial Commission, SB 75
- SALES TAX EXEMPTIONS**
- Agricultural and farming needs, SB 98, HB 1322
- Drugs and medicine, SB 268

Higher education, certain event ticket sales, SB 449

Newspapers not exceeding a certain cost, SB 127

SALES TAX LEVIES

Maximum, cities and towns, SB 244

SALES TAX REVENUE

Transfer of funds to General Revenue Fund, HB 1220

SALLISAW

Port of Sallisaw, funding the planned channel, SCR 7

SALVAGED MOTOR VEHICLES

Destruction of license plates, SB 139

SANDLIN, HUGH M.

Condolences, HCR 1013

Hugh M. Sandlin Bridge, naming, HJR 1011

SANITARIANS, PROFESSIONAL

Licensing, SB 317

SANITY COMMISSION, STATE

Compensation, SB 203

SANTA CLAUS COMMISSION

Funding, SB 67

SAVINGS AND LOAN ASSOCIATIONS

Board, membership and other regulations, SB 482, HB 1247

Exemption for percentage of earnings, state income tax, HB 1383

Loan procedures, real property repair, HB 1247

SCALES

U. S. Highway 69 and 75, South of Durant, appropriation, SB 69

SCHOOL BUILDINGS DESTROYED BY FIRE

Appropriation for rebuilding, HB 1410

SCHOOL DISTRICTS

Annexation when no election held, SB 335

Appropriation to Oklahoma Tax Commission, for loss of revenue due to additional homestead exemption, HB 1622

Purchasing, preference for state-produced goods, SB 447

Salaries, support personnel, SB 115, SB 442, HB 1410

SCHOOL EMPLOYEES OTHER THAN TEACHERS

Salary increase, SB 115, SB 442, HB 1410

SCHOOL LUNCH PROGRAM

Funding, HB 1410

Workshop funds, permitting certain purchases, HB 1227 as introduced only

SCHOOL PRINCIPALS

Bargaining organization, recognizing, SB 256

SCHOOL YEAR, SB 270

SCHOOLS (see also EDUCATION, BOARD OF and HIGHER EDUCATION)

Accountability program, HCR 1003

Accreditation, probationary periods, limiting, HB 1227 as amended

Administrators, Cooperative Council for Oklahoma School Administration, recognizing, HCR 1026

Admission, immunization certificate, requiring, SB 298

Annual levies, setting limits, constitutional amendment, SJR 23

Annexation of school districts when no election held, SB 335

Attendance, relating to truancy, HB 1341

Average daily attendance

Accreditation moratorium, SB 231

Kindergarten class size, HB 1053

Method of calculating, SJR 12, HB 1319

Relocating elementary schools, HB 1227 as introduced only

Restrictions, limiting probationary periods, HB 1227 as amended

- Bargaining organizations, recognition of, SB 256, SB 369
 Class size, SB 334, HB 1053, HB 1410
 College credits for certain courses, HB 1306
 Continuous school years, SB 270
 Corrections, Department of, school district and school board, creating, SB 262
 County superintendents of schools, qualifications, duties, vacancy in office, SB 408
 Courses of study required, HB 1012
 Drug Abuse Education Act of 1972, progress report, requesting, SR 8
 Education, board of, certain size school districts, times for meetings, SB 209
 Elementary school counselors
 Appropriation for, HB 1410
 Recognizing the need for, SR 22
 Employees, salary increase, SB 115, SB 442, HB 1410
 "Flu bill", method of calculating average daily attendance, SJR 12, HB 1319
 Government Internship Program, Oklahoma State, creating, SB 157
 High school equivalency certificates, relating to Government Education Development examinations, SB 169
 Instructional educational media, authority to produce and distribute, HB 1227
 Kindergartens
 Class size, HB 1053
 Compulsory attendance, SB 241
 Liability insurance
 Members of higher education governing boards, SB 473
 Officers and employees of school districts, SB 47
 Mandatory physical education, limiting, HB 1012
 Mentally retarded, opposing federal regulations, SCR 46
 Open meetings, boards of education, SB 209, HB 1401
 Optometry, school of, feasibility study, SCR 11
 Physical education, mandatory, HB 1012
 Physical examination of students for scoliosis (curvature of the spine), SB 394
 Private school licensing, SB 225
 Public schools, funding, HB 1410
 Reimbursement of loss of revenue due to additional homestead exemption, HB 1622
 Rural medical scholarship program, HB 1104, HB 1307, HB 1542, HB 1552
 Self-insurance for school properties, SJR 21
 Sick leave reimbursement, SB 359
 Special education
 Exceptional children, defining, SB 216
 Vocational and Technical Education, Board of, appropriation, SB 40
 State aid to public schools, repealing the "equalized ad valorem taxes", HB 1318
 Student internship program in state government, SB 111, SB 112
 Student transfers, SB 160
 Superintendents' and administrators' certificates
 Northeastern Oklahoma State University, SJR 5
 Southeastern Oklahoma State University, SJR 10
 Support personnel
 Reports to State Board of Education, requiring, SJR 20
 Salary increase, SB 115, SB 442, HB 1410
 Tax levies, shall continue effective under certain conditions, constitutional amendment, SJR 2, SJR 19
 Teachers
 Dismissal procedures, HB 1250
 Emergency benefits, HB 1321
 Retirement System
 Age requirement, lowering, SB 233
 Benefits
 Increasing, HB 1320
 Special period for application of, SJR 30
 Sick leave, benefits in excess of accumulated leave, HB 1321
 Textbooks and instructional materials
 Replacement of, when destroyed by hazard, funding, HB 1410
 Supplemental purchasing, SB 45
 Transportation of students, SB 342, HB 1469
 Travel expenses, Board of Vo-Tech Education members, HB 1310

Tulsa Community College School District,
funding, SB 210
University of Oklahoma Medical School,
enrollment, student priority, SR 15, HB
1352

Vocational and Technical Education,
Board of
Appropriation, SB 40, SB 253, HB 1107
Travel, HB 1310

“Year around” operation, SB 270

**SCIENCE AND ENGINEERING FAIR,
OKLAHOMA**
Funding, HB 1410

SCOLIOSIS
Examination for, SB 394

SCOTT, ROBERT THORNTON
Condolences, SCR 43

SCRAP METAL DEALERS
Identification, requiring, SB 302

**SEARCH WARRANT PROCEDURES, SB
427**

SEARS, FRANCIS
Suit against the state, HJR 1032

SECRETARY OF STATE, OFFICE OF
Appropriation, SB 60

Articles of Impeachment, Court rules and
proceedings, SR 36, SR 37

Employees, merit system, including in, SB
66

Gubernatorial appointment instead of
elective office, constitutional amend-
ments, SJR 33, SJR 37

Membership, certain boards and commis-
sions

Building Bonds Commission, Oklahoma,
SB 60

Emergency Fund Board, State, SB 60,
SB 66

Equalization, State Board of, constitu-
tional amendments, SJR 33, SJR 36

Land Office, Commissioners of the, con-
stitutional amendments, SJR 33, SJR 37

Public Employees Retirement System
Board of Trustees, SB 60, HB 1299

Rogers, John, Impeachment proceedings,
SR 36, SR 37

**SECRETARY OF THE STATE ELEC-
TION BOARD**

Appropriation, SB 64

SECTION LINES, RESERVED, SB 12

SECURITIES

Broker-dealers, registration and filing
fees, increasing, HB 1565

Clearing corporation, defining, SB 324, SB
422, SB 424

Commodities futures, Oklahoma Securi-
ties Act, amending, SB 188

Trust administration, relating to, SB 422

**SECURITIES COMMISSION, OKLA-
HOMA**

Appropriation, SB 53, HB 1133

SECURITY INTEREST IN LIVESTOCK
Manner of payment for purchase, SB 279

**SEMI-CENTENNIAL CELEBRATION,
OKLAHOMA**

Obsolete statutes, repealing, HB 1052

**SENATE, OKLAHOMA STATE (see LEG-
ISLATURE)**

SENIOR CITIZENS

Benefits, funding, HB 1587

Defining, HB 1587

**SEQUOYAH COUNTY SCHOOL DIS-
TRICT I-7**

Building destroyed by fire, HB 1410

**SEQUOYAH WATER DISTRIBUTION
AUTHORITY**

Water distribution study, funding, SB 68

SEXUAL OFFENSES ACT OF 1975, SB 306

SICKLE CELL ANEMIA

Blood tests for, appropriation, HB 1216

SINE DIE ADJOURNMENT, HCR 1031**SLAUGHTER LIVESTOCK**

Procedures for purchasing, SB 279, SB 280

SLAUGHTERHOUSES

Location, HB 1503

SMALL BUSINESS ASSISTANCE ACT OF 1975, SB 353**SMALL CLAIMS PROCEDURE (see CIVIL PROCEDURE)****SMALL WATERSHED FLOOD CONTROL FUND**

Appropriation, SB 92

SMITH, MRS. CHESTER

Chairwoman, American Farm Bureau Federation Women's Advisory Committee, commending, HCR 1006

SMITH, FINIS W.

Naming office building, SB 267

SMOKING IN PUBLIC PLACES

Prohibiting, HB 1009

SOCIAL WORK EXAMINERS, BOARD OF

Creating, SB 32

Revolving Fund, creating, SB 32

SOCIAL WORKERS

Licensing, SB 32

SOIL AMENDMENT ACT OF 1975, SB 463**SOLDIERS AND SAILORS (see VETERANS)****SOLID WASTE DISPOSAL**Prohibiting under certain conditions, SB 76
Solid Waste Disposal Assistance Act, SB 478**SOUND RECORDINGS**

Records, tapes, etc., unauthorized reproductions, HB 1182

SOUTHEASTERN OKLAHOMA STATE UNIVERSITYRed River Valley Historical Association, funding, SB 282, HB 1562
Superintendents' and administrators' certificates, SJR 10**SOUTHERN GROWTH POLICIES BOARD**

Funding, HB 1101

SOUTHWESTERN OKLAHOMA STATE UNIVERSITY

Dr. Al Harris, commending, SCR 27

SPECIAL COMMISSION ON THE REORGANIZATION OF STATE GOVERNMENTAdministration of certain funds by Office of the Governor, SJR 29
Creating, SB 118**SPECIAL EDUCATION CLASSES**Appropriation, SB 40, HB 1183 as introduced only, HB 1410
Exceptional children, defining, SB 216**SPECIAL EVENTS COMMISSION**

Division of Publicity and Information, Department of Tourism and Recreation, SB 91

SPECIAL OCCUPATIONAL HEALTH AND SAFETY FUND

Appropriation, HB 1128

SPEECH AND HEARING CLINIC OF THE HEALTH SCIENCES CENTER

Appropriation, HB 1102, HB 1183

SPORTING EVENTS

Publicizing, exemption from anti-gambling bill, SB 121, HB 1042

SPRINKLER SYSTEMSFire sprinkler systems contractors, licensing, SB 271
High-rise buildings, requiring, HB 1598**STAFFORD, THOMAS P.**

Oklahoma astronaut, commending, HCR 1027

STATE AGENCIES

Employment freeze, SB 205
Legislative approval required for application for federal aid, SB 308
Number of employees authorized (see **SALARIES AND EMPLOYEES AUTHORIZED**)
Purchase of imported beef, prohibiting, SB 200
Rates and tariffs, raising, prohibiting, SB 165
Relocation of, funding, SB 53

STATE CAPITAL AND CAPITOL BUILDING

Bonded indebtedness, redemption of bonds, SB 376
Business of the Legislature, Journal distribution to libraries, HB 1504
Capitol Improvement Authority Legislative Liaison Committee, services provided, HB 1223
Capitol-Medical Center Improvement and Zoning District and Commission, changing boundaries and membership, HB 1533
Governor's Mansion, security, SB 79
Robert R. Lester Law Enforcement Training Center, naming, SB 232
State Capitol Park Number 1, designating, SB 91
Tulsa State Office Building, naming the Finis W. Smith Office Building, SB 267

STATE CONTRACTS

Bidding procedures, HB 1251
Noncollusion affidavits, SB 347, HB 1408

STATE DEPOSITORY BANKS

Collateral securities, SB 161

STATE EMPLOYEES

Group Health and Life Insurance Plan, appropriation, HB 1115
Number authorized for certain agencies, SB 205 (see also **SALARIES AND EMPLOYEES AUTHORIZED**)

STATE GOVERNMENT, SPECIAL COMMISSION ON REORGANIZATION OF, SB 118, SJR 29**STATE INCOME DEFERMENT PLAN**

Tax sheltered investment procedures, SB 456

STATE INSTITUTIONS

Nepotism, HB 1238
Transfer of property, Oklahoma State Sanitorium to Oklahoma Veterans Center, Talihina, HB 1093

STATE INVOICES OR CLAIMS

Noncollusion affidavits, HB 1408

STATE OFFICE BUILDING, TULSA

Naming the Finis W. Smith Office Building, SB 267
Rental of space to
Private persons, SJR 28
Tulsa Medical College, HCR 1023

STATE OFFICERS AND EMPLOYEES

Affidavits of noncollusion, SB 189, HB 1408
Archives and Records Commission
Membership change, SB 66
Repealing, HB 1014
Attorney General
Court of Appeals, duties relating to, SB 475
Investigative authority, authorizing, SB 361
Central purchasing procedures when limited to one bidder, SB 320
Charities and Corrections Commissioner, inspection of city and county jails, SB 403
Collective bargaining, all public employees, SB 153
Convict-made goods, authorizing sale of, HB 1078
Crime Commission, Oklahoma, reorganization, SB 34, SB 83
Data processing
Storage, SB 67
Uniform computer system for all state agencies, SB 1, HB 1166
District Attorneys Training Coordination Act of 1975, SB 242
Draft evaders, employment of, prohibiting, HB 1338
Economic and Community Affairs, Department of, creating, SB 187

Editorial and Publications Board, State, abolishing, HB 1026
 Employment freeze and cutback, agencies not funded by appropriation, SB 205
 Energy, Department of, statewide energy conservation program, development of, SB 257
 Executive nominations, Senate procedures, SB 326
 Fair Campaign Practices Commission, creating, SB 117
 Human Rights Commission, travel expenses and per diem, SB 44, HB 1116
 Indian Affairs Commission, travel expenses and per diem, SB 2, HB 1117
 Investigation, Bureau of, fingerprinting procedures, city law enforcement, SB 464
 Legal counsel, higher education personnel, SB 249
 Legislators, state (see also LEGISLATURE, OKLAHOMA STATE)
 Number of bills introduced, SB 372
 Travel expenses and per diem, interim meetings, SB 375
 Merit system (see MERIT SYSTEM OF PERSONNEL ADMINISTRATION)
 Mileage reimbursement, privately owned automobiles, HB 1577
 National Conference of Commissioners on Uniform State Laws, membership, HB 1567
 Obsolete duties and salaries, repealing, HB 1308
 Personnel Board (see PERSONNEL BOARD, STATE)
 Prison industry proceeds, distribution, HB 1553
 Public Affairs, State Board of, Small Business Assistance Act of 1975, SB 353
 Public employees, agency interchange, HB 1044
 Public Employees Retirement System (see PUBLIC EMPLOYEES RETIREMENT SYSTEM)
 Purchase of imported beef by state agencies, prohibiting, SB 200
 Purchasing procedures, preference for state-produced goods, SB 447
 Salary increase, state employees, HB 1092

Special Commission on the Reorganization of Oklahoma State Government, SB 118
 Tax Sheltered Income Deferment Plan, State
 Board of Trustees, membership change, SB 456
 Investment procedures, SB 456
 Vacancy in office, providing for appointment of surviving spouse if qualified, HB 1360
 Veterans, preference point schedule for state jobs, HB 1354

STATEWIDE TELETYPE SYSTEM

Funding, SB 86

STATUTE OF LIMITATIONS

Civil procedure, SB 122

STATUTES AND REPORTS

Distribution of Oklahoma Statutes, SB 415
 Manuscripts of Decisions, including, SB 475
 Obsolete rules relating to fiscal notes on legislative bills, repealing, HB 1496
 Rulemaking, state agencies, SB 108, SB 137, SJR 7, HB 1235

STEAM HEAT SYSTEMS

Corporation Commission, regulated by, HB 1409

STEPHENS COUNTY MUSEUM

Appropriation, SB 5 as introduced only, SB 73

STILLWATER

Armory appropriation, SB 81

STIPE, SENATOR GENE

Travel authorization, SR 5

STOCKBROKERS

Fees, increasing, HB 1565

STRAIGHT PARTY VOTING (see VOTING)

STRAY ANIMALS (see ANIMALS)

STREET IMPROVEMENT BONDS

Interest rate, increasing, HB 1239

STRINGTOWN VOCATIONAL TRAINING SCHOOL (see also **CORRECTIONS, DEPARTMENT OF**)

Funding, SB 305

STRIP MINING (see **MINES AND MINING**)**STUDENT EDUCATIONAL ASSISTANCE FUND**

Funding, HB 1102, HB 1183

STUDENT INTERNSHIP PROGRAM

SB 111, SB 112, SB 157

STUDENT TRANSFERS

Schools, relating to, SB 160

STUDENTS

Out-of-state, licensing automobiles, SB 109

State employees, merit system classification, exemption, HB 1272

Under possible suspension, meetings of the boards of education, relating to, HB 1401

University of Oklahoma Medical School, enrollment priorities, SR 15, HB 1352

SUBSTATE MULTICOUNTY REGIONAL PLANNING DISTRICTS

Funding, SB 68

SUBSTITUTE HONEY

Sales of, regulating, HB 1439

SUICIDE

Punishment for aiding attempted suicide, SB 446

SUITS AGAINST THE STATE

Authorizing for

Bass, Mr. and Mrs. Jack, HJR 1031

Cramer, Mr. and Mrs. Patrick, SJR 34

DiGiacomo, Arnold D., SJR 18

Doby, Thomson and Thomson, SJR 4

Glenn, Harold, HJR 1022

Johannesmeyer, Steve, on behalf of his minor child, HJR 1030

Kolar, Robert S. and Velma J., HJR 1029

Sears, Francis, HJR 1032

Thomson, Thomson and Doby, SJR 4

West, Allen, SJR 32

Williams, Gene Howard, HJR 1014

Wilson, William P., Martha, Brad, Daisy, SJR 35

Tort Claims Act, SB 373

SULPHUR

Veterans Center, appropriation, HB 1119

SUMMONSCivil procedure (see **CIVIL PROCEDURE**)

Motor vehicles, nonresident owners, HB 1616

SUPERINTENDENT OF PUBLIC INSTRUCTION

State Board of Equalization, member, constitutional amendments, SJR 33, SJR 36

SUPPLEMENTAL SECURITY INCOME PAYMENTS

Disregard certain benefits in determining eligibility, SCR 4

SUPREME COURT, OFFICE OF

Appropriation, SB 53, SB 107, HB 1100

Cooperation with Welfare Department regarding juvenile delinquency, SJR 13

Judicial vacancies, procedures for filling, SB 475

Reapportionment, judicial districts, SB 286

Rules for District Courts, HB 1585 as introduced only

SURFACE MINING (see **MINES AND MINING**)**SURPLUS PROPERTY PROGRAM OF THE BOARD OF AFFAIRS**

Employment freeze, SB 205

T

TAG AGENT

Defining, SJR 40
 Fees, SB 43, SJR 40, HB 1488
 Surety bond, requiring, SB 43
 Tags by mail, SB 43

TALIHINA VETERANS CENTER

Appropriation, HB 1093, HB 1119
 Establishing, HB 1093

TALKBACK TELEVISION SYSTEM

Progress report, SR 10

"TAPE PIRACY", HB 1182**TARIFF OR RATE REGULATIONS**

State agencies, SB 165

TAX COMMISSION, OKLAHOMA

Appeals for assessment on agricultural land, HB 1483

Appropriation, SB 69, HB 1622

Attorneys, authorization to hire, SB 263

Income tax revenues, distribution of, HB 1264

License plates, rules and procedures for
 Purchase by mail, HB 1173

Registered to individuals instead of
 motor vehicles, HB 1173

Retaining for use on next motor vehicle,
 HB 1173

TAX EXEMPT BONDS, INDUSTRIAL DEVELOPMENT

Memorializing U. S. Congress to increase
 ceiling, SCR 29

TAX EXEMPT TRUSTS

Annual reports, SB 392

TAX REVIEW, COURT OF

Appropriation, HB 1096

TAX SHELTERED INCOME DEFERMENT PLAN

Actuary review, SB 53

Board of Trustees, membership, SB 456

Investment procedures, SB 456

TAXES (see REVENUE AND TAXATION
 or the specific tax)

TEACHER OF THE YEAR, OKLAHOMA

Marlene Wesner, commending, SR 13

TEACHERS

Dismissal, HB 1250

Retirement System

Appropriation, HB 1106

Benefits, increasing, HB 1320

Keas, Standifer, commending, SCR 36

Retirement age, lowering, SB 233

Special period for application for benefits, SJR 30

Welfare Department, employees option,
 HB 1304

Salary increase, HB 1410

Sick leave and emergency benefits, HB 1321

TECHNICAL SERVICES, DIVISION OF, DEPARTMENT OF CORRECTIONS

Creating, HB 1613

TELEVISION

Commercial tower, Tishomingo, funding,
 HB 1108

Political utterances, recording and preserving, SB 358

Transmitter station, Eufaula, funding, HB 1108

TERMITE PEST CONTROL

Licensing operators, SB 438

TEXTBOOKS

Schools, SB 45, HB 1410

THEATER CENTER, OKLAHOMA

Official theater of the state, designating,
 SB 99

THEFT

Defining

Elements of, SB 421

Grand and petit larceny, SB 277, SB 367

THOMSON, THOMSON AND DOBY

Suit against the state, SJR 4

TICK RESEARCH

Appropriation, SB 90
 Eradication and control, special study committee, creating, SCR 42
 Oklahoma State University, tick study, requesting, HCR 1024

TORT CLAIMS ACT, OKLAHOMA, SB 373**TORTS**

Civil procedure, counterclaim for damages, SB 428
 Damages for death of a child, HB 1336
 Governmental Tort Liability Act, repealing, SB 26
 Immunity of parents or children against each other, abolishing, SB 156
 Liability insurance for municipal employees, governmental immunity waived, SB 3
 Medical malpractice suits, relating to proof and expert testimony, SB 452
 Negligence, property rights versus human rights, SB 134
 Peer review committees, protection for American Dental Association, HB 1277
 American Medical Association, HB 1277
 Personal injury suits, admissibility of evidence, SB 451
 Physicians and hospitals, limitation of damages, SB 450

TOURISM AND RECREATION COMMISSION

Twin Bridges Recreation Area, appropriation, SB 336

TOURISM AND RECREATION, DEPARTMENT OF

Appropriation, SB 53, SB 91, SB 107, HB 1039, HB 1302
 Hunting in state parks, HB 1300
 Merit system exemptions, SB 54
 Ray Fine Memorial Center, SJR 31
 Tourism Promotion, Division of, creating, SB 91
 Trails Systems Act, amending, HB 1292, HB 1302

TRAFFIC RECORDS

Department of Public Safety, reproduction fees, SB 79

TRAFFIC VIOLATIONS

Method of paying fines and costs, SB 215

TRAILS SYSTEMS ACT, OKLAHOMA

Amending, HB 1292, HB 1302

TRAINING ROADS

Relating to vocational and technical schools, funding, SB 89

TRANSPORTING MANUFACTURED ITEMS

Over state roads and highways, SB 284

TRAVEL EXPENSES (Mileage and / or per diem)

Air Quality Council, SB 316
 Banking Board, State, HB 1124
 Boards of education, certain school districts, SB 209, HB 1310, HB 1401
 Community Affairs, Council on, SB 187
 Conservation Commission, Oklahoma, SB 92
 County assessors, SB 30
 Crime Commission, Oklahoma, SB 83
 District Attorneys Training Coordination Council, SB 242
 Emergency Medical Services Advisory Council, SB 312
 Employment Security Commission and Board of Review, SB 258
 Executive nominees, SB 326
 Fair Campaign Practices Commission, SB 117
 Government Internship Program, SB 157
 Human Rights Commission, Oklahoma, SB 44, HB 1116
 Indian Affairs Commission, SB 2, HB 1117
 Land Records Systems Special Study Committee, SJR 15
 Legislative Compensation, Board on, HB 1101
 Legislative Expense Allowances, Special Commission on, HJR 1023
 Legislators, SB 375, SR 1, SR 2, SR 5, SR 7
 Liquefied Petroleum Gas Board, HB 1129

Mileage reimbursement, privately owned vehicles, increasing, HB 1577
 Optical Dispensers Committee, SB 441
 Pardon and Parole Board, SB 88
 Personnel Board, State, SB 1043, HB 1046
 Physician Manpower Training Commission, HB 1552
 Public Affairs, State Board of, SB 67, SB 119
 Public Defender Board, SB 387
 Public Employees Relations Commission, SB 153
 Public Safety, Department of, SB 79
 Public Welfare Commission, SB 409
 Savings and Loan Board, HB 1124
 Small Business Advisory Council to the Board of Public Affairs, SB 353
 Special Commission on the Reorganization of Oklahoma State Government, SB 118
 Technical Advisory Commission of the Division of Data Processing Planning, HB 1166
 Wheat Commission, Oklahoma, SB 221
 Witnesses from out of state, HB 1015

TREASURER, OFFICE OF THE STATE
 Appropriation, SB 7, SB 70
 Fiscal Responsibility Fund, duties relating to, SB 206

TRI-CITIES YOUTH AND FAMILY CENTER
 Funding, SB 78

TROTLINE FISHING
 Salt Plains and Fort Supply Reservoirs, SB 434

TROUT FISHING
 Regulations and licensing, HB 1275

TRUANCY
 Compulsory kindergarten attendance, SB 241
 Exceptions to compulsory attendance, HB 1341

TRUCKS, TRACTORS, SEMITRAILERS
 Farm, defining, HB 1040

TRUEL, FRANK
 Chief Sergeant at Arms, Oklahoma State Senate, commending, SR 32

TRUST COMPANIES
 Administration, registration of securities, SB 422
 Bank trust department, relating to fees, annual reports and charter procedures, SB 159
 Branch banking law, including trust companies, general time and savings deposits, allowing to receive, SB 199
 Oklahoma Banking Code, including in, SB 159
 Powers of, relating to certain documents
 Providing for term "any person", deleting "married persons", HB 1508
 Providing for term "married persons", deleting "women", HB 1363
 Title insurers, capital requirements, SB 96

TRUSTS
 Public, property held and conveyed by, HB 1379
 Public, tax exempt property, payment in lieu of tax, SB 420
 Tax exempt
 Annual reports, SB 392
 Industrial, purchasing preference for state produced goods, SB 447

TUBERCULOSIS SANITORIUM, HB 1093

TULSA
 Appeals, Court of, Tulsa office, appropriation, HB 1100
 Community College Area School District, funding, SB 210
 County
 Additional district judge, HB 1231
 Northeastern Oklahoma Medical Examiner Building, appropriation, SB 36
 Medical College
 Appropriation, HB 1102, HB 1183
 Office space in the Tulsa State Office Building, urging rental of, HCR 1023
 State Industrial Court, Tulsa office appropriation, HB 1099

State office building
Naming as Finis W. Smith Building, SB
267
Rental of space, SB 71, SJR 28, HCR 1023

TURKISH OPIUM PRODUCTION, SR 6

TWIN BRIDGES RECREATION AREA
Appropriation, SB 336

U**UNEMPLOYMENT BENEFITS**

Amount, determining, HB 1597
Eligibility, HB 1282
Employees with part-time contracts, SB
448
Increasing, HB 1446
Interest on past due contributions, HB 1610
Pregnant women, qualifying, SB 116
Recovery of excess benefits, HB 1610

UNEMPLOYMENT COMPENSATION

Employers, certain exemptions for pay-
ments reimbursed to the state by the
federal government, HB 1296
National indicators, relating to, SB 190, HB
1296, HB 1297

UNIFORM COMMERCIAL CODE

Clearing corporation, defining, SB 324

**UNIFORM DUTIES TO DISABLED PER-
SONS ACT, SB 186****UNIFORM INSTRUCTION FOR CRIMI-
NAL TRIAL JURIES**

Matching funds, HB 1095

UNIFORM PROBATE CODE, SB 290**UNIFORM STATE LAWS**

National Conference of Commissioners on,
appropriation, membership, HB 1101,
HB 1567

**UNIFORM STATEWIDE JUVENILE
COURT REPORTING SYSTEM, SJR 13****UNIFORMED LAW ENFORCEMENT
OFFICERS**

Powers when off duty, HB 1056

UNINSURED MOTORIST INSURANCE

Limits of liability, SB 341

**UNIONS (see also COLLECTIVE BAR-
GAINING)**

Public employees, SB 153

**UNITED STATES (see also CONGRESS
OF THE UNITED STATES)**

Land in Oklahoma under the control of, SB
238

UNIVERSITY HOSPITAL

Board of Trustees, appropriation, HB 1103
Health Care Delivery System, special in-
terim study committee, SCR 17
Inmate care, referred by Department of
Corrections, SB 78, HB 1103

UNIVERSITY OF OKLAHOMA

Business Administration Building, funding
to repair damages due to fire, HB 1102,
HB 1183
Health Sciences Center, funding, HB 1102
Medical Center, funding, building bond
funds, HB 1578
Medical School, enrollment, out-of-state
students, SR 15, HB 1352

UNPAID CLAIMS AND WARRANTS

Cancelled by statute, appropriation to pay,
SB 95

**URBAN AND RURAL ROAD ACT OF
1975, SB 7****URBAN RENEWAL AUTHORITIES**

Condemnation proceedings, HB 1346

V**VACATE PUBLIC WAYS**

Notice requirement, SB 272

**VACATING ELECTIVE OFFICE (see
ELECTIONS)**

VARIOUS STATE AGENCIES

Appropriation, SB 53, SB 107

VAUGHAN, DR. HENRY A.

Commending, SCR 39

VEHICULAR HOMICIDE

Defining, SB 410

VENUE (see CIVIL PROCEDURE)**VETERANS**

Care of, contract with Department of Health, HB 1093

Centers, Ardmore, Clinton, Sulphur, appropriation, HB 1119

Disabled

Hunting license, exemption, HB 1275

Motor vehicle license, exemption, HB 1058

Hospitals, pharmacies licensing fee, certain exemption, SB 380

Preference point schedule for state jobs, HB 1354

Veterans Loan Authority, Oklahoma, abolishing, HB 1025

Veterans Memorial Commission, abolishing, HB 1031

VETERANS AFFAIRS, DEPARTMENT OF

Appropriation, HB 1093, HB 1119, HB 1615

VETERANS AND MEMBERS OF THE ARMED SERVICES

Exemption, certain firearms safety course, HB 1137

VETERANS CENTER, OKLAHOMA

Talihina, establishing and funding, HB 1093

VICKERS, MARION M. (COTTON)

Commending, SCR 38

VICTIMS OF CRIME

Aid to, SB 483

VIETNAM ORPHANS

Welfare Department, procedures for adoption, SCR 24

VISITOR INFORMATION CENTERS, OKLAHOMA

Appropriation, SB 91

VITAL STATISTICS

"Body," defining term, SB 255

Death lists, relating to updating of operators' license records, HB 1311

VOCATIONAL AND TECHNICAL EDUCATION, BOARD OF

Appropriation, SB 40, SB 253, HB 1107

Building bond funds, SB 253

Travel expenses for certain members, HB 1310

VOCATIONAL AND TECHNICAL SCHOOL, SOUTHERN OKLAHOMA

Ardmore, funding for matching grants, HB 1107

VOLUNTEER FIREMEN

Firemen's Relief and Pension Fund, HB 1513

VOTER REGISTRATION

Cancellation and renewal procedures, SB 458, HB 1620

VOTING

Absentee

City elections, SB 333

Religious beliefs, SB 16, HB 1051

Hours polls open, SB 24

Straight party, eliminating from ballot, SB 167, SB 360

VOTING MACHINES

Straight party voting, eliminating, SB 167, SB 360

VOTING RIGHTS ACT OF 1965

Memorializing Congress to oppose expansion, SCR 41

W**WADE, MRS. AGNES**

Condolences, SCR 13

WAGE ADJUSTMENT AND SALARY BOARD

Repealing, SB 54

WAGES

Oklahoma minimum wage, increasing, HB 1154

WAR VETERANS

Care of, appropriation for care at Oklahoma State Sanitorium, HB 1119
Redefining term, HB 1340

WAR VETERANS COMMISSION

Appropriation, HB 1119
New office space, authorization for, SB 73

WAR VETERANS COMMISSION OF OKLAHOMA OFFICE BUILDING

Funding for remodeling, HB 1615

WARRANTIES

Manufactured goods, may not be modified, SB 237

WARRANTS AND CLAIMS

Cancelled by statute, appropriation to pay, SB 95

WARS, "NO-WIN", SCR 32**WASTE DISPOSAL, HAZARDOUS**

Prohibiting, SB 76

WASTE RECLAMATION

Oklahoma Waste Reclamation Authority, creating, SB 38

WATER CONSERVATION

Watershed field work, funding, SB 92

WATER FOR HUMAN CONSUMPTION

Additives, relating to, SB 354

WATER LEVEL

Lake Wister, SR 27

WATER RESOURCES BOARD

Appropriation, SB 93

Development of a comprehensive state water plan, SB 93

Water usage biennial study, HB 1141

WATER RESOURCES STUDY

Central Oklahoma area of Garber-Wellington formation, HCR 1032

WATER SUPPLY FACILITIES

Interest rates, water and sewer line assessments, SB 453

WATERS AND WATER RIGHTS

Conservation districts, upstream flood control, power of eminent domain, SB 149

Grand River Dam Authority

Downstream river control, SB 240

Interest rates on bonds, SB 404

Public Nonprofit Natural Gas Distribution Districts, establishing, SB 145

Water usage biennial study by Water Resources Board, HB 1141

WATKINS, SENATOR WES

Travel authorization, SR 7

WEAPONS

Seized in criminal cases, disposition of, SB 457

WEATHER MODIFICATION

Assessment for, HB 1464

WELFARE ASSISTANCE

Aid to Families with Dependent Children (AFDC)

Nonsupport and failure to accept employment, penalties for, SB 128, HB 1190

Work or employment certification to receive aid, HB 1190

Child custody, divorce, notice to Welfare Department, SB 355

Drugs for certain recipients of assistance payments, SJR 9

Federal supplemental security income payments, eligibility, SCR 4

Food stamps, penalties for fraudulent use, SB 275

Legal residence requirements, HB 1266

Payments, increasing, HJR 1012

WELFARE DEPARTMENT

Adoption case investigation, SB 465
 Bond funds of 1968, SB 253
 Deaf and Hearing Impaired Commission, appropriation, HB 1121
 Domiciliary facilities, inspection of, funding, SB 76
 Drugs for certain recipients of assistance, SJR 9
 Employment freeze, SB 205
 Exemption from employment freeze, SJR 38
 Orphans and destitute children, providing for care of, SB 202, SB 208
 Pilot program for employment for families receiving AFDC, HCR 1010
 Placement of children in need of supervision, HB 1343
 Special Unit on Aging, funding, HB 1587
 State Planning Agency for Juvenile Delinquency, designating, SJR 13
 Transfer of funds to the General Revenue Fund, HB 1220
 Vietnam orphans, requesting procedures for adoption, SCR 24
 Welfare assistance payments, increasing, HJR 1012

WESNER, MARALENE

Oklahoma Teacher of the Year, commending, SR 13

WEST, ALLEN

Suit against the state, SJR 32

WESTERN HILLS LODGE AIRSTRIP

Appropriation, HB 1122

WESTERN PLAINS INDIANS ARTS AND CRAFTS COMMISSION

Appropriation, HB 1120

WESTERN STATE HOSPITAL

Appropriation, SB 78

WHEAT COMMISSION

Travel expenses and per diem, SB 221

WILDLIFE (see GAME AND FISH)**WILDLIFE CONSERVATION COMMISSION**

Contributions by senior citizens, HB 1582
 Employment freeze, SB 205

WILDLIFE CONSERVATION, DEPARTMENT OF

Legislative evaluation for permanent license fees, HB 1275
 Oklahoma-Texas fishing license, Lake Texoma, HJR 1003

WILDLIFE CONSERVATION ENFORCEMENT

Police powers for game rangers, SB 120

WILEY POST BUILDING

Capital improvements, appropriation, SB 73

WILL ROGERS MEMORIAL COMMISSION

Appropriation, SB 75
 Membership, duties, SB 294, SB 470

WILL ROGERS PAPERS

Appropriation for editing, SB 73, SB 338

WILL ROGERS RESEARCH LIBRARY

Providing for, SB 294

WILLIAMS, GENE HOWARD

Suit against the state, HJR 1014

WILLS (see also PROBATE PROCEDURE)

Probate procedure, SB 21, SB 211, SB 477

WILLS AND SUCCESSIONS

Divorce, annulment and remarriage, relating to, HB 1477
 Person convicted of the death of the deceased, relating to, HB 1351

WILLS, BOB

Condolences, SR 35

WILSON, WILLIAM P., MARTHA, BRAD, DAISY

Suit against the state, SJR 35

WOMEN (see also "EQUAL RIGHTS")
Unemployment benefits for pregnant women, SB 116

WOOTEN, CARL
Condolences, SCR 18

WORK-RELEASE CENTERS AND COMMUNITY TREATMENT FACILITIES
Development and operation, HB 1613

WORK RELEASE PROGRAMS
Department of Corrections, HB 1613

WORK REQUIREMENT
Families receiving AFDC, SB 128, HB 1190

WORKERS RIGHTS (see LABOR)

WORKMEN'S COMPENSATION

Attorney fees, HB 1237

Benefits

Disfigurement, SB 329, SB 444, HB 1444

Increasing and broadening coverage, HB 1237

Physically impaired, defining, SB 444, HB 1444

Diseases of mine workers, including, SB 226

Insurance Fund Commissioner, appointment and qualifications, SB 141

Malpractice action, negligent treatment of injuries, SB 236

Obsolete salaries and duties, repealing statutes, HB 1308

Physician's deposition, payment of costs, SB 104

State Industrial Court, number of judges, SB 140

Third person, procedures where there is a claim, HB 1444

WRECKERS

Licensing, SB 250, HB 1563

WRESTLING

Boxing Commission, jurisdiction of, HB 1460 as introduced only

Y

Y.M.C.A. HI-Y YOUTH LEGISLATURE

Use of legislative chambers, specifying dates, HCR 1007

"YEAR AROUND" SCHOOLS

Providing for, SB 270

YORK, LEON J., CHILDREN'S SHELTER, SB 76

YOUTH SERVICES CENTERS

State planning and coordinating, SJR 13

Z

ZONING

Cities and towns, SB 455

County commissioners, SB 35