

JOURNAL
OF THE
HOUSE OF
REPRESENTATIVES



TWENTY-SECOND
STATE LEGISLATURE
FIRST REGULAR SESSION
OF THE
STATE OF ARIZONA

- 1955 -

SESSION CONVENED — JANUARY 10, 1955

SESSION ADJOURNED SINE DIE — 2:50 A.M.,
APRIL 3, 1955

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Phoenix, Arizona



STATE OF ARIZONA
U. S. ELECTIVE OFFICIALS

Office	Party	Name	Address
SENATORS			
	D	Carl Hayden	Phoenix
	R	Barry M. Goldwater	Phoenix

REPRESENTATIVES

District No. 1	R	John J. Rhodes	Mesa
District No. 2	D	Stewart L. Udall	Tucson

(Addresses as given are the home addresses. Official mail should be addressed to Washington, D. C.)

STATE ELECTIVE OFFICIALS
1955-1956

Office	Party	Name	Address
SUPREME COURT			
Chief Justice	D	Arthur T. LaPrade ...	209 Capitol Bldg., Phoenix
Judge	D	Fred C. Struckmeyer, Jr.	209 Capitol Bldg., Phoenix
Judge	D	Levi S. Udall	209 Capitol Bldg., Phoenix
Judge	D	M. T. Phelps	209 Capitol Bldg., Phoenix
Judge	D	Dudley W. Windes ...	209 Capitol Bldg., Phoenix
GOVERNOR	D	Ernest W. McFarland,	204 Capitol Bldg., Phoenix
SECRETARY OF STATE			
	D	Wesley Bolin	203 Capitol Bldg., Phoenix
ATTORNEY GENERAL			
	D	Robert Morrison	108 Capitol Bldg., Phoenix
TREASURER	D	E. T. "Eddie" Williams, Jr.	101 Capitol Bldg., Phoenix
AUDITOR	D	Mrs. Jewel W. Jordan	104 Capitol Bldg., Phoenix
SUPT. OF PUBLIC INSTRUCTION			
	D	C. L. (Cliff) Harkins	212 Capitol Bldg., Phoenix
MINE INSPECTOR			
	D	Edward (Ed) Massey	109 Capitol Bldg., Phoenix
TAX COMMISSION			
Chairman	D	Warren Peterson	101 Capitol Bldg., Phoenix
Member	D	William E. Stanford ..	101 Capitol Bldg., Phoenix
Member	D	Thad M. Moore	101 Capitol Bldg., Phoenix
CORPORATION COMMISSION			
Chairman	D	William T. Brooks	New State Bldg., Phoenix
Member	D	Mit Simms	New State Bldg., Phoenix
Member	D	John H. Barry	New State Bldg., Phoenix

MEMBERS OF THE HOUSE OF REPRESENTATIVES
 OF THE TWENTY-SECOND LEGISLATURE
 FIRST REGULAR SESSION
 STATE OF ARIZONA

OFFICERS:

HARRY S. RUPPELIUS,
 Speaker

O. S. FRENCH,
 Sergeant-at-arms

LALLAH RUTH,
 Chief Clerk

RUBY H. SANDERS,
 Assistant Chief Clerk

County	Dist. No.	Member	Party	Home Address
Apache.....		Lorin M. Farr.....	R.....	Box 615, St. Johns
Cochise.....	1....	Clyde M. Dalton.....	D.....	Box 1609, Bisbee
	2....	Evelyn Anderson.....	D.....	Box 733, Warren
	3....	Chas. O. Bloomquist.....	D.....	1206 11th St., Douglas
	4....	W. L. Cook.....	D.....	Box 246, Willcox
Coconino.....	1....	Andrew Matson.....	D.....	Box 277, Flagstaff
	2....	Harold J. Scudder.....	D.....	Box 16, Williams
Gila.....	1....	Louis B. Ellsworth, Jr.....	D.....	Box 49, Globe
	2....	Nelson D. Brayton.....	D.....	823 Merritt Street, Miami
	3....	Edwynne C. Rosenbaum.....	D.....	Box 609, Globe
Graham.....	1....	E. L. Tidwell.....	D.....	Box 108, Safford
	2....	Milton Lines.....	D.....	Box 64, Pima
Greenlee.....	1....	Tom W. Berry.....	D.....	102 Second Street, Clifton
	2....	G. O. Biles.....	D.....	Box 747, Morenci

County	Dist. No.	Member	Party	Home Address
Maricopa	1	Ed Ellsworth	D	Box 75, Chandler
	2	Wm. S. Porter	R	15 E. 2nd Ave., Mesa
	3	Robert A. Petrie	D	1532 W. First Place, Mesa
	4	J. O. Grimes	D	906 Mill Ave., Tempe
	5	W. W. Mitchell, Sr.	D	Box 426, Tempe
	6	Carl Austin	D	4442 S. 8th Place, Phoenix
	7	J. P. Stump	D	3154 Westward Blvd., Phoenix
	8	Carl Sims, Sr.	D	1304 W. Magnolia Street, Phoenix
	9	Sidney Kartus	D	2107 S. 15th Place, Phoenix
	10	R. E. Wilson	D	2521 E. Adams Street, Phoenix
	11	Neales Kennedy	D	1240 N. Oakleaf Drive, Phoenix
	12	W. W. Franklin	D	1645½ E. Culver, Phoenix
	13	Conrad James Carreon	D	820 N. 3rd Street, Phoenix
	14	William J. Harkness	D	1345 E. Fillmore Street, Phoenix
	15	George R. Steward	D	107 N. 10th Ave., Phoenix
	16	Harry S. Ruppelius	D	1348 W. Lynwood Street, Phoenix
	17	Norman Lee	D	713 N. 27th Drive, Phoenix
	18	Ruth I. Hunt	D	1911 W. Holly Street, Phoenix
	19	Carl C. Andersen	R	842 W. Edgemont, Phoenix
	20	Malcolm L. Lentz	R	334 W. Almeria, Phoenix
	21	Laura M. McRae	D	929 E. Coronado Road, Phoenix
	22	W. I. Lowry	R	2922 E. Manor Drive, Phoenix
	23	Lillian Retzloff	D	2849 Greenfield Road, Phoenix
	24	Ruth Adams White	R	Box 1076, Scottsdale
	25	Patrick W. O'Reilly	D	1611 E. Flower, Phoenix
	26	David H. Campbell	R	2546 E. Roma, Phoenix
	27	Del Rogers	D	321 E. Indian School, Phoenix
	28	C. H. Marion	R	4232 N. 15th Drive, Phoenix
	29	James B. Phillips	R	1303 W. Bethany Home Road, Phoenix
	30	Robert L. Myers	R	5022 N. Arden Drive, Phoenix
	31	Arthur B. Schellenberg	R	212 E. Hayward, Phoenix
	32	Chas. H. Abels	D	Box 52, Cave Creek Stage, Phoenix

County	Dist. No.	Member	Party	Home Address
Maricopa	33	Champe Raftery	D	3208 W. Marshall, Phoenix
	34	Wm. Younger Wood	D	Route 1, Box 90, Glendale
	35	Hal F. Warner	D	Box 758, Wickenburg
	36	S. Earl Pugh	D	4100 W. Thomas Road, Phoenix
	37	T. C. Rhodes	D	Box 146, Avondale
Mohave		Guy Rutherford	D	Box 176, Peach Springs
Navajo	1	Augusta T. Larson	R	Box 238, Lakeside
	2	Lee F. Dover	D	1100 Warren Ave., Winslow
Pima	1	David S. Wine	D	Box 539, Ajo
	2	Enos P. Schaffer	D	1035 Palm Road, Tucson
	3	Etta Mae Hutcheson	D	337 S. 4th Ave., Tucson
	4	James L. Kennedy	D	934 Calle Bocina, Tucson
	5	Thomas D. Fridena	D	717 North 6th Ave., Tucson
	6	Douglas S. Holsclaw	R	1746 E. 5th Street, Tucson
	7	Julliette C. Willis	R	123 Sierra Vista Drive, Tucson
	8	V. S. Hostetter	R	100 Calle Encanto, Tucson
	9	William I. Minor	D	130 West Adams, Tucson
	10	Alvin H. Wessler	R	1711 N. Desmond Lane, Tucson
	11	James W. Carroll	D	6009 E. Beverly Drive, Tucson
	12	John H. Haugh	R	Route 6, Box 161, Tucson
	13	Keith S. Brown	R	Box 364, Tucson—Nogales Star Route, Amado
	14	Vicente Alfaro	D	919 S. 6th Ave., Tucson
	15	M. Harold Burton	R	1825 N. Rosemary Drive, Tucson
	16	Harry Ackerman	D	711 S. Tucson Blvd., Tucson
Pinal	1	Harry Bagnall	D	639 N. 8th Place, Coolidge
	2	Frederick S. Smith	D	Box 1126, Superior
	3	E. B. Thode	D	Casa Grande
Santa Cruz		Josephine Bailey	D	Box 21, Tumacacori
Yavapai	1	Mabel S. Ellis	D	107 E. Gurley, Prescott
	2	Dick W. Martin	R	Box 1270, Prescott
	3	A. C. McCoy (deceased)	D	Box 856, Ash Fork
	3	M. O. Lindner	D	Box 606, Clarkdale (replacing A. C. McCoy)
Yuma	1	Robert L. Klauer	D	Box 1412, Yuma
	2	William B. Carr, Jr.	D	P. O. Box 150, Yuma
	3	David B. Babbitt	D	Box 1683, Parker

HOUSE JOURNAL

TWENTY-SECOND LEGISLATURE

STATE OF ARIZONA

FIRST REGULAR SESSION

1955

MONDAY, JANUARY 10

The House of Representative of the Twenty-second Legislature of the state of Arizona convened in first regular session in the House chambers at the capitol building in the city of Phoenix in accordance with the provisions of the constitution of the state of Arizona relating to the assembling of the state legislature, at 12:00 noon, and was called to order by Dr. Nelson D. Brayton of Gila county, the oldest member-elect in point of age, to preside as Chairman Pro Tempore.

Prayer was offered by Dean Carmen, Dean of Trinity Episcopal Cathedral.

The Oath of Allegiance to the Flag of the United States was led by Champe Rafferty of Maricopa county.

The Chairman Pro Tempore appointed Mrs. Laura McRae to be the temporary chief clerk of the House and Mr. Charles Abels, Maricopa county, to be temporary sergeant-at-arms.

The roll was called, and the following members answered to their names:

Apache county.....	Lorin M. Farr
Cochise county.....	Clyde M. Dalton Evelyn Anderson Charles O. Bloomquist W. L. Cook
Coconino county.....	Andrew Matson Harold J. Scudder
Gila county.....	Louis B. Ellsworth, Jr. Nelson D. Brayton Edwynne C. Rosenbaum
Graham county.....	E. L. Tidwell Milton Lines
Greenlee county.....	Tom W. Berry G. O. Biles
Maricopa county.....	Ed Ellsworth Wm. S. Porter Robert A. Petrie J. O. Grimes W. W. Mitchell, Sr.

Yavapai county.....Mabel S. Ellis
 Dick W. Martin
 A. C. McCoy

Yuma county.....Robert L. Klauer
 William B. Carr
 David B. Babbitt

Motion by Mr. Wilson, seconded by Mrs. Hunt, that a committee of five be appointed as a Committee on Credentials to receive and consider the credentials of the members elect. Carried, and the Chairman Pro Tempore appointed members Bagnall, Ackerman, Raftery, Schaffer and Wood.

Without objection, at 12:27 p. m., the House stood at recess, subject to the call of the gavel.

At 12:49 p. m., the Chairman Pro Tempore called the House to order.

REPORTS OF SELECT COMMITTEES

The Committee on Credentials submitted the following reports:

“January 10, 1955

Mr. Chairman Pro Tempore:

Your Committee on Credentials herewith presents a certificate issued by Wesley Bolin, Secretary of State, showing that the following named persons were duly elected to the House of Representatives on the 2nd day of November, 1954:

Chas. H. Abels	Robert R. Hathaway
Harry Ackerman	John H. Haugh
Vicente Alfaro	Douglas Stanley Holsclaw
Carl C. Andersen	V. S. Hostetter
Evelyn Anderson	Ruth I. Hunt
Carl Austin	Etta Mae Hutcheson
David B. Babbitt	Sidney Kartus
Harry Bagnall	Neales Kennedy
Tom W. Berry	James L. Kennedy
G. O. Biles	Robert Klauer
Charles O. Bloomquist	Augusta T. Larson
Nelson D. Brayton	Norman Lee
Keith Brown	Malcolm L. Lentz
Marion Harold Burton	Milton Lines
David H. Campbell	W. L. Lowry
William B. Carr	A. C. McCoy
Conrad James Carreon	Laura M. McRae
James W. Carroll	C. H. Marion
W. L. Cook	Dick W. Martin
Clyde M. Dalton	Andrew Matson
Lee F. Dover	William I. Minor
Mabel S. Ellis	W. W. Mitchell, Sr.
Louis B. Ellsworth	Robert L. Myers
Ed Ellsworth	Patrick W. O'Reilly
Lorin M. Farr	Robert A. Petrie
W. W. Franklin	James B. Phillips
Dr. Thomas D. Fridena	Wm. S. Porter
J. O. Grimes	S. Earl Pugh
William J. Harkness	Champe Raftery

Lillian Retzloff
 T. C. Rhodes
 Del Rogers
 Edwynne C. Rosenbaum
 Harry S. Ruppelius
 Guy Rutherford
 Enos P. Schaffer
 Arthur B. Schellenberg
 Harold J. Scudder
 Carl Sims, Sr.
 Frederick S. Smith

George R. Steward
 J. P. Stump
 E. B. Thode
 E. L. Tidwell
 Hal Fred Warner
 Alvin Henry Wessler
 Ruth Adams White
 Julliette C. Willis
 R. E. Wilson
 David S. Wine
 Wm. Younger Wood

Your committee reports that Robert Hathaway of Santa Cruz county is not entitled to be a member of this body and is not entitled to be seated as a member of this body by reason of the fact that he is not 25 years of age as required by the Arizona state constitution.

Your committee reports that all of the above named persons, with the exception of Robert Hathaway, are entitled to be seated as members of the House of Representatives, 22nd legislature, state of Arizona.

ENOS P. SCHAFFER,
 HARRY ACKERMAN,
 CHAMPE RAFTERY,
 WM. YOUNGER WOOD,
 HARRY BAGNALL,
 Chairman."

"January 10, 1955

Mr. Chairman Pro Tempore:

Your Committee on Credentials herewith reports that the seat from Santa Cruz county was formerly held by Neilson Brown; that on the 15th day of December, 1954, the resignation of Neilson Brown was received by Representative John Smith, Speaker of the House of the 21st legislature, who, on the same day duly transmitted such resignation to the governor of the state of Arizona; that on the 15th day of December, 1954 the resignation of Neilson Brown was accepted by the governor; that thereafter and on the 20th day of December, 1954, Mrs. Weldon Bailey was duly appointed by the Board of Supervisors of Santa Cruz county to the House of Representatives as a member of the legislature for the seat left vacant by the resignation of Neilson Brown; that Mrs. Weldon Bailey is entitled to be seated as a member of the House of Representatives, 22nd legislature pursuant to the provisions of article 22, section 13, constitution of the state of Arizona.

ENOS P. SCHAFFER,
 HARRY ACKERMAN,
 CHAMPE RAFTERY,
 WM. YOUNGER WOOD,
 HARRY BAGNALL,
 Chairman."

Motion by Mr. Bagnall, seconded by Mr. Ackerman, that the reports be adopted.

Motion by Mr. Bloomquist, seconded by Mrs. Anderson (Cochise), that the motion by Mr. Bagnall be amended, and that Robert Hathaway is entitled to be a member of this body and that he be seated. Lost by the following vote:

Ayes: Andersen, Anderson, Berry, Biles, Bloomquist, Brown, Burton, Campbell, Cook, Dalton, Ellsworth (Maricopa), Hathaway, Haugh, Holsclaw, Hostetter, Larson, Lentz, Lines, Lowery, Marion, Martin, Myers, Phillips, Porter, Rhodes, Rosenbaum, Schellenberg, Thode, Tidwell, Warner, Wessler, White, Willis—33.

Nays: Abels, Ackerman, Alfaro, Austin, Babbitt, Bagnall, Carr, Carreon, Carroll, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Lee, McCoy, McRae, Matson, Minor, Mitchell, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rogers, Ruppelius, Rutherford, Schaffer, Scudder, Sims, Smith, Steward, Stump, Wilson, Wine, Wood, Chairman Pro Tempore (Brayton)—47.

The original motion by Mr. Bagnall on adoption of reports of the the Credentials Committee was then put and carried.

At 1:10 p. m., the temporary sergeant-at-arms was instructed to escort Robert Hathaway from the House chambers and escort Mrs. Josephine (Weldon) Bailey, to a seat in the House chambers.

Motion by Mr. Wood, seconded by Mr. Raftery, that a committee of six be appointed to wait upon the Honorable A. T. LaPrade, chief justice of the supreme court, and invite him to administer the oath of office to the members of the House of Representatives. Carried, and the Chairman Pro Tempore appointed Messrs. Dover, Sims, Franklin, Kennedy (Pima), Pugh and McCoy.

At 1:15 p. m., the House stood at recess, subject to the call of the gavel.

At 1:19 p. m., the Chairman Pro Tempore called the House to order.

At 1:20 p. m., the Honorable A. T. LaPrade, chief justice of the supreme court, appeared before the House and administered the oath of office to the members of the House, as follows:

“You, and each of you, do solemnly swear that you will support the constitution of the United States and the constitution and laws of the state of Arizona, that you will true faith and allegiance bear to the same and defend them against all enemies whatsoever, and that you will faithfully and impartially discharge the duties of the office of member of the House of Representatives of the Arizona legislature according to the best of your ability, so help you God.”

Motion by Mr. Kartus, seconded by Mr. Austin, that the House extend a vote of thanks to Honorable A. T. LaPrade for his service. Carried by unanimous vote.

Mr. Wine, seconded by Mrs. McRae, Mr. Ellsworth (Gila) and Mr. O'Reilly, placed in nomination the name of Mr. Harry S. Ruppelius (Maricopa county), for Speaker of the House.

Mr. Ellsworth (Maricopa), seconded by Mr. Warner, placed in nomination the name of Mr. Charles O. Bloomquist (Cochise county), for Speaker of the House.

Mr. Chairman Pro Tempore called for further nominations, and hearing none, the roll was called for election of Speaker which resulted as follows:

Ruppelius: Abels, Ackerman, Alfaro, Austin, Babbitt, Bagnall, Bailey, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Lee, McCoy, McRae, Matson, Minor, Mitchell, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rogers, Rutherford, Schaffer, Scudder, Sims, Smith, Steward, Stump, Wilson, Wine, Wood, Mr. Chairman Pro Tempore (Brayton)—48.

Bloomquist: Andersen, Anderson, Berry, Biles, Bloomquist, Brown, Burton, Campbell, Cook, Ellsworth (Maricopa), Haugh, Holsclaw, Hostetter, Larson, Lentz, Lines, Lowry, Marion, Martin, Myers, Phillips, Porter, Rhodes, Rosenbaum, Ruppelius, Schellenberg, Thode, Tidwell, Warner, Wessler, White, Willis—32.

Motion by Mr. Abels, seconded by Mr. Alfaro, that a committee of three be appointed to escort the Speaker to the chair. Carried, and Mr. Chairman Pro Tempore appointed members Sims, Kennedy (Pima) and Rutherford.

At 1:45 p. m., Mr. Harry S. Ruppelius took the chair, and expressed his appreciation of the honor bestowed upon him.

Mr. Bloomquist congratulated the Speaker on his election, and thanked the members for the support given to him.

Motion by Mr. Carreon, seconded by Mr. McCoy, that the House extend a vote of thanks to Dr. Brayton, Gila county, retiring Chairman Pro Tempore. Carried by unanimous vote.

Motion by Mr. Schaffer, seconded by Mr. Dalton, that a committee of six be appointed to notify the Senate that the House is organized and ready for transaction of business, and to act with a like committee from the Senate to wait upon the governor giving notification that the legislature is organized and ready to receive his message. Carried, and Mr. Speaker appointed members Ellis, Hutcheson, Hunt, Retzloff, Larson and Anderson (Cochise), as the House Organization Committee.

At 1:47 p. m., the temporary sergeant-at-arms announced a committee from the Senate consisting of Senators Stanton, Sullivan and Thompson, who informed the House that the Senate was organized and ready for transaction of business. Mr. Speaker thanked the Senate Organization Committee.

At 1:48 p. m., the House stood at recess, subject to the call of the gavel.

At 1:53 p. m., Mr. Speaker called the House to order.

At 1:54 p. m., the temporary sergeant-at-arms announced the Senate of the state of Arizona.

JOINT SESSION OF THE SENATE AND HOUSE OF
REPRESENTATIVES OF THE TWENTY-SECOND
LEGISLATURE, FIRST REGULAR SESSION,
OF THE STATE OF ARIZONA

The joint session of the twenty-second legislature, first regular session, of the state of Arizona, was called to order at 1:55 p. m., by Senator Clarence L. Carpenter, of Gila county, President of the Senate.

The Senate roll call was as follows:

Present: Arnold, Bourdon, Brown, Collins, Cook, Corbett, Dove, Giss, Goff, Greer, Haldiman, Hart, Lockhart, Morrow, Orme, Prochnow, Richardson, Simer, Simms, Smith, Smith, Spikes, Stanton, Sullivan, Thompson, Udine, Vyne, Mr. President—28.

The House of Representatives roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Rafferty, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—80.

At 1:56 p. m., the joint Senate and House Organization Committee consisting of Senators Stanton, Sullivan and Thompson and Representatives Ellis, Hutcheson, Hunt, Retzloff, Larson and Anderson (Cochise) returned escorting his Excellency, Ernest W. McFarland, the governor of Arizona.

The governor was introduced by President Carpenter and delivered the following message:

GOVERNOR'S MESSAGE

Mr. President, Mr. Speaker, and Members of the Twenty-second Legislature:

I appear before you here today with a profound sense of responsibility. It is a time when democratic processes are being sorely tried all over the world. It is a time in which the democratic way must prove itself by test—prove itself again and again and again—if it is to survive the encroachments of aggressors from without and decay from within.

It can prove itself only by the goals it is able to attain and the advancements it makes and holds.

Thus it is that we face a challenge. And therein lies a responsibility of government with gravest import.

Here in Arizona, we are in the midst of the greatest period of economic expansion this state has ever known. Yet, we are informed by a reliable analyst that while our population has grown some 35 per cent in recent years, our over-all business volume has increased in far lesser ratio.

We are blessed with tremendous natural resources in copper, gold, silver, tungsten, vanadium, magnesium, uranium, and other minerals, in great stands of uncut timber, and in potential water power. We have huge resources in raw materials such as livestock, food and fiber.

Therefore, it follows that our economy must have new industries and growing industries to utilize our natural resources and raw materials, in order to provide the jobs and

produce the supplies which our ever-increasing population requires.

And it further follows that we must have a people's government geared to pulling all of these economic forces together for the common good—for only a people's government is capable of envisioning the people's needs.

This legislature and this administration will be judged not on one measure or one group of measures, but upon the whole pattern of accomplishments which we achieve. The people expect us to lift our eyes above selfish interest and special interest, forget our prejudices, and exercise our vision to build beyond the baser aims.

Those of us who are Democrats were elected on a platform of the Democratic party. It is a constructive platform which, after discussion of paragraph by paragraph and plank by plank, was adopted by a vote of our party council. The Democratic candidates including the members of the legislature participated in the writing of our platform. It was discussed in detail during the campaign and the people placed their stamp of approval on it by electing us. Therefore, it should be looked upon as a mandate. I recommend it as a guide for the adoption of legislation to solve our problems and to bring about a definite plan for the progress of our great state.

However, in taking up its various provisions, I think we should do so in accordance with their importance and urgency. One of the foremost, in my opinion, is immediate relief of the tax situation in our distressed school districts.

In order to provide this relief, I recommend and urge that you immediately increase the average daily attendance allotment on the state and county levels to a minimum of \$175 per pupil. The increase in the state and county rates will not be an increase in the cost of our government. It is merely the equalization of taxes. The state has a much broader tax base than either the counties or the school districts. Thus, the increased state allocation to schools will tend to spread the burden and even it out. Furthermore, it will provide tax revenue from numerous areas in the state which now bear little or none of the school cost load. The distressed districts will thus be materially relieved and the district property tax rate can be correspondingly cut.

I call your attention to the fact that this increase to \$175 per pupil is far less than the average per capita cost of the school districts in the state. It, therefore, will not take away the incentive of the school districts to keep their budgets at a minimum.

The problem will become more acute from year to year with the increase in school attendance in the districts. The proportionate cost in the districts will rise until property will decrease in value because of the confiscatory district school tax burden. The school tax problem should receive constant study and must be adjusted to meet the changes that will occur from year to year.

I also recommend that distribution of the average daily attendance funds be made upon a current basis. There are many districts where the school attendance increases so rapidly that distribution of funds based on the preceding year does not give sufficient money to operate the schools. Placing it, however, on a current basis for distribution in each quarter will greatly relieve this situation. The average daily attendance in our public schools has grown from 35,160 at statehood to 152,898 in 1950. In the last four years it has increased to 159,553, an increase of only 6,655. However, nothing was done by our state to relieve the situation during that period. The cost of schools went up, but the last state and county allotment increase was made in 1947. Now, it is estimated that the average daily attendance will increase to 290,000 in the next six years. It is therefore urgent that we give this relief immediately. This situation has been thoroughly discussed by all of us and should be well understood. I am most hopeful that you will tackle this problem at once and will enact legislation promptly.

I believe there is nothing that would make this legislature stand out as much as enactment of a new school bill in the early days of the session. If you could, within two weeks, have on my desk a bill, it would show a determination on your part to solve our problems and I am sure you would receive the commendation of the people.

Another matter which I place in high priority is that of public welfare.

Many of our aged people have contributed much toward the development of our state. They have paid taxes. They have worked hard—some not receiving proper remuneration for their services. Others, through misfortune, through poor health in the family, or from financial circumstances in many instances beyond their control, have lost most of their life savings. Certainly the people of our state should be willing to give to these courageous pioneers, on their last march westward, the security which they have earned, without the harassment or embarrassment which is brought about by the present law.

The same is true of the unemployed, dependent children, the blind and disabled.

Records show that \$6,740,000 of state funds was paid to welfare recipients in the fiscal year 1949-50, and that in the past fiscal year \$6,635,000 of state funds was paid to the recipients—1.5% less last year than four years ago, despite the increase in the cost of living.

During that time, the number of welfare workers increased from 159 to 207, and the amount paid them jumped from \$375,000 to \$667,000, an increase in the cost of administration of 83%.

These are matters which should receive your study and much of the red tape now entailed in the administration of this law should be eliminated. These welfare workers could be utilized in more worth while work.

I therefore recommend to you the immediate liberalization of the law so that the recipients of assistance grants will not continue to be harrassed by perpetual routine checks and re-checks and reports, at a heavy cost to the state.

I further recommend repeal of the so-called lien clause, which is simply an invitation to welfare beneficiaries to evade the law by deeding their homes to someone else. We should rather encourage them to keep their homes. These liens, as a matter of fact, have not been exercised in the past, and the state has realized little or nothing therefrom. If the homes are not encumbered by liens, the small amount of money derived from their sale will, in practically all cases, be needed to pay last illness and funeral expenses. No one should have forced upon him the worry that when he passes from this world he may be buried in a pauper's grave.

Another important matter, which is partially administrative program. I am informed that some of your members have already prepared legislation on this subject. I shall therefore wait until it is presented before determining the advisability of making specific recommendations.

Another important matter, which is partially administrative and partially legislative, is that of efficiency in the administration of our state government. This has already had, and will continue to have, my attention. I assure you that I will do everything in my power to see that each department coming under my jurisdiction is administered in an efficient manner.

You know, however, that there are in existence some 100 boards and commissions. The terms of the membership of these boards and commissions are so staggered that, while an incoming governor has the responsibility, he may find his hands tied in doing the things he would like to accomplish. Appointments may even be made in the last few days of the administration of a defeated governor.

I am doing my best to appoint efficient men on these boards and commissions, and, of course, men who are in sympathy with the objectives of this administration. I need not point out that even though the individuals on a board may be well qualified, if they are not in sympathy with the program of the administration, proper results cannot be achieved.

This is a matter which I feel should be studied by the legislature. As I said in my inaugural address, I want it distinctly understood I shall insist that each board and commission coming under my jurisdiction work toward the objectives of greater efficiency and added loyalty to the people.

In this connection, I may find it necessary to submit some recommendations for legislative action.

The problem of taxation is most important to the people of our state. Taxes in our state have just about reached the saturation point. The increase of average daily attendance allotments for schools cannot be considered an increase in taxes. It is merely a means of equalizing school taxes. An increase in state and county taxes for this purpose will de-

crease the amount of district school taxes and will equalize the over-all ad valorem taxes in the state.

Suggestions have been made that ways and means of raising the money needed to increase the average daily attendance allotment should be tied to the bill providing for the increase. I cannot concur in this view. I do not believe it is good policy to levy specific taxes for specific purposes unless there is a specific and good reason for doing so. If it is, then why not do so for all appropriations? As a matter of fact, I hope there will be enough additional taxes from new and expanded industries, plus efficiency to prevent spiralling governmental costs, to take care of additional money apportioned for schools.

Another thing, in my judgment, that should receive your careful study is equalization of the valuations of property for tax purposes in the various counties. This should continue to be the function of the State Tax Commission, but closer cooperation should be established with the county assessors and I so recommend. A revaluation in one year alone is of little value, because it would soon become obsolete. It must be perpetual in nature to insure a more equitable distribution of the tax burden as constantly and consistently as is possible.

I also recommend the enactment of a use tax. I do not consider this an additional tax, but merely an equalization of taxes.

The people who sell goods in this state should be protected from inequities that result without a use tax. The business man in Arizona not only has to sell his goods to the purchaser who pays the sales tax, but also pays an ad valorem tax on his business and a state income tax on his profits.

Taxation is a subject that should receive the continuous study of both the executive and legislative branches of our government. This applies to the withholding tax enacted by the last legislature. A study should be made to determine how much additional revenue, if any, is derived by the state and whether it is sufficient to justify the increased cost of book-keeping necessary to collect it. Any increase in expense in the collection of taxes which is placed upon the taxpayer himself is in effect a form of taxation, whether or not it is so labeled, and this factor should be taken into consideration.

In a growing state such as ours, there is always a demand for new appropriations. The budget which is being submitted to you is not my budget and I have not had an opportunity to study it in detail.

You and I know that any increase in appropriations calls for an increase in taxation. I have already pointed out that in my judgment over-all taxation has reached a saturation point and that we must largely look for taxes derived from other sources, to meet the increased demands in a growing state and such new demands must be kept to a minimum by greater efficiency in the administration of government. Inasmuch as the cost of our government has gone up some 25 million dollars in the last four years, I respectfully suggest that we hold appropriations to a minimum and give the new revenues a chance to meet the additional demands. Every appropriation

should be carefully weighed and savings made where possible, in order to meet necessary needs in other places.

Highways, and highway safety, is another important subject for your consideration. Last year, this state suffered the appalling toll of 400 deaths on the highways, substantially more than one fatality for each day in the year. This sad record is a challenge to the best thought and action of which both the administrative and legislative branches of our government are capable. Good highways are the measure of the progress of a state, as well as its regard for the safety of its citizens. A special committee study has already been made on this subject and also highway finances, both of which require continued study.

The platforms of both major political parties in last fall's election called for establishment of a full-fledged department of labor in this state. We should not adopt platforms merely for the purpose of getting votes. Since creation of a labor department was pledged by both parties, it should have bi-partisan legislative support. I so recommend and urge.

Another pressing problem is that of juvenile delinquency. I am calling together an unofficial committee composed of representatives of courts, law enforcement agencies, state institutions, educational institutions, churches and civic organizations, in order to coordinate the work on this subject. The increase in juvenile crime in this state and the nation has been appalling. If we find the work cannot be coordinated without additional legislation, recommendations may be made in the future.

I also recommend that a constitutional amendment be submitted to the people which would permit the state of Arizona to take advantage of the exchange of teachers with foreign countries. Such exchange is provided for under the Fulbright act, public law 584, passed in 1946, by the United States Congress, and administered by the Department of State. Every state except Arizona is now participating in the teacher exchange program.

In regard to legislation necessary for remodeling the state capitol building, I would call your attention to the fact that our state is growing by leaps and bounds—that it is estimated that the population will increase to a minimum of 1,300,000 in the next six years. However, we should be certain that any new construction would meet the needs of the state for at least ten years and that there would be room for expansion in the future. In view of this rapid growth, I respectfully suggest that this matter wait at least until next year's session of the legislature in order to better determine whether present plans, which have been submitted, are adequate.

I would also recommend that you give consideration to the advisability of the construction of a state building in Tucson. The state at the present time is renting office space in various parts of the city. The cost of rentals should be compared to the cost of erecting a new building for the consolidation of all of these offices which would be more convenient for the public. While you may not want to launch into a building program there in advance of adequate housing facilities

at our capitol, an appropriate site might be more easily and economically purchased now than at some future date.

There are many other subjects contained in the Democratic platform which should receive your consideration upon which I shall not burden you with detailed recommendations at this time. However, I point out that many subjects such as water and water conservation, dairy, livestock and agriculture must have our attention. Take, for example, the problem of the Khapra beetle eradication and control.

These and other topics are urgent and should have your consideration.

Regardless of political faith, I want every member of this legislature to feel free to confer with me on any subject. I want to be helpful. My door is open to each of you. I have confidence in our democratic system of government. I have confidence in you as a legislative body. God has blessed us with unlimited opportunities. With His help we will go forward.

Without objection, at 2:25 p. m., the joint session of the legislature was dissolved.

CLARENCE L. CARPENTER,
President of the Senate.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LOUISE BRIMHALL,
Secretary of the Senate.

LAURA M. McRAE,
Temporary Chief Clerk of the House.

At 2:28 p. m., Mr. Speaker called the House to order.

Motion by Mr. Schaffer, seconded by Mr. Pugh, that the House stand at recess, subject to the call of the gavel. Carried, and at 2:30 p. m., the House stood at recess.

At 4:00 p. m., Mr. Speaker called the House to order.

Messrs. Wilson, Burton and Craig, former members, were accorded the privileges of the floor.

Motion by Mr. Mitchell, seconded by Mr. Steward, that the name of Mrs. Lallah Ruth be placed in nomination for Chief Clerk of the House of Representatives and that she be elected by acclamation. Carried, and the temporary sergeant-at-arms escorted Mrs. Ruth to the Chief Clerk's desk.

Mrs. Ruth thanked the House and presented the Speaker with a gavel and base.

Motion by Mr. Stump, seconded by Mr. Rogers, that the name of Mrs. Ruby Sanders be placed in nomination for Assistant Chief Clerk of the House of Representatives and that she be elected by acclamation. Carried, and the temporary sergeant-at-arms escorted Mrs. Sanders to the Chief Clerk's desk.

Motion by Mr. Steward, seconded by Mr. Wilson, that M. V. Decker be appointed as honorary sergeant-at-arms of the House of Representatives of the twenty-second legislature. Carried by unanimous vote.

Motion by Mr. Schaffer, seconded by Mr. Wine, that the nomination be closed and that Mr. Decker be elected by acclamation. Carried.

Motion by Mrs. Hutcheson, seconded by Mr. Pugh, that the name of Mr. O. S. French be placed in nomination for sergeant-at-arms.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the nominations be closed and that the sergeant-at-arms be elected by acclamation. Carried by unanimous vote.

Motion by Mr. Schaffer, seconded by Mr. Pugh, that the House extend a vote of thanks to Mr. Charles Abels, temporary sergeant-at-arms for his excellent services. Carried by unanimous vote.

Mr. Sims placed in nomination the name of Reverend J. D. Daniels for chaplain of the House.

Mr. Franklin placed in nomination the name of Reverend R. G. Stillion.

Mr. Wood placed in nomination the name of Reverend David L. Jones.

Mrs. Hunt placed in nomination the name of Reverend Wm. A. Boice.

Mr. Porter placed in nomination the name of Bishop John Riggs.

Mr. Carreon placed in nomination the name of Father Victor Bucher.

Mr. Pugh placed in nomination the name of Reverend Arthur H. Woods.

Mr. Rogers placed in nomination the name of Father Robert J. Donohue.

Mr. Wilson placed in nomination the name of Reverend James Crutchfield.

Mr. Ackerman placed in nomination the name of Rabbi Albert T. Bilgray.

Motion by Mrs. White, seconded by Mr. Schaffer, that the nominations be closed and that each of these chaplains be elected by acclamation to serve for an equal period of days during the session. Carried by unanimous vote.

The proposed rules to govern the House of Representatives for the twenty-second legislature were read as follows:

HOUSE RULES

RULE I

The Speaker

1. The Speaker shall take the chair at the hour to which the House shall have adjourned, immediately call the members to order, cause the roll to be called, and, if a quorum be present, cause the Journal of the proceedings of the last day's sitting to be read, if requested by a majority of the members.

2. The Speaker shall preserve order and decorum; decide all points of order subject to an appeal to the House, on which appeal no member shall speak more than once nor for more than 10 minutes, except by permission of the House, may speak to points of order in preference to other members; and may vote in all cases except to determine his own rulings.

3. He shall sign all acts, joint resolutions, addresses, writs, warrants and subpoenas issued by order of the House.

4. At each session the Speaker shall announce the order of business in conformity with Rule XX.

5. He shall declare all votes, but if any member doubts the vote, a rising vote shall be ordered, and the result declared.

6. All motions may be determined by a viva voce vote, teller, or on request of two members by a roll call, and, declaration of the result by the Speaker; provided, that this rule shall not apply to Third Reading or Final Passage of a bill or joint resolution, nor to a motion to suspend the rules on Third Reading or Final passage of a bill or joint resolution, nor to a proposal to amend the rules.

7. The Speaker shall have the right to name a member to perform the duties of the chair, but such appointment shall not extend beyond an adjournment.

8. Should the Speaker be absent at the hour to which the House adjourned or recessed, a member designated by the Speaker shall act as Speaker Pro Tempore whose function shall terminate upon return of the Speaker.

9. The Speaker shall have the general control of the halls of the House of Representatives, its corridors, passages and committee rooms.

10. All debts incurred by the House of Representatives, either during session or between sessions of the legislature, shall be paid by claims drawn on the State Auditor, and all claims so issued shall be signed by the Speaker.

11. The Speaker is authorized to call meetings of standing committees of the House during periods when the House is not in session, and to approve claims for travel and subsistence incurred by himself and the members of such committees in attendance thereon, as provided for state officers.

RULE II

Officers

1. The House shall elect a Speaker, chief clerk, assistant chief clerk, sergeant-at-arms and such attaches and employees, subject to limitation set by law, as it may desire.

2. There shall be a Speaker's secretary, who shall be chosen by the Speaker.

3. Recommendations for appointments of attaches and employees shall be submitted to the Committee on Administration which shall place their names in nomination for election by the House.

4. The compensation of each officer, attache or employee, with the exception of the chief clerk, shall be determined by the Committee on Administration, subject to limitations set by law.

5. No person shall be employed as a House officer or employee who is an agent for the prosecution of any claim against the state or who is interested in such claim otherwise than as an original claimant; and it shall be the duty of the Committee on Administration to inquire into and report to the House any violation in this rule.

6. All House officers and employees shall be under the immediate direction of the Speaker of the House, who shall have the power to designate the person who shall be in immediate supervision of the different departments. The employees shall perform the duties designated by the head of their department; and whenever and wherever any employee shall be found to be incompetent to perform the duties assigned to said employee then and in that event said incompetent employees shall be forthwith discharged by the head of said department, by and with the consent and approval of the Speaker.

7. All employees of the House are prohibited to do lobbying of any nature whatsoever during the hours of their employment or at any other time, in or about the House chambers or the lobbies connected therewith, or at any other place, during the term of their employment, and a violation of this rule will be sufficient cause for the summary discharge of the offending employee.

RULE III

The Clerk

1. The clerk shall prepare copies of the Calendar of the Committee of the Whole House, and deliver the same to the members, and he shall prepare such other memoranda as the House or Speaker may direct.

2. The clerk shall transmit to the Senate every bill or other measure, immediately after its passage, to which concurrence is necessary.

3. The clerk shall carry all messages from the House to the Senate and Governor, unless the House shall otherwise direct; and shall perform such additional duties as may be assigned him by the House or Speaker.

4. The clerk shall keep the accounts for the pay, mileage and subsistence of members and attaches, and submit them to be paid as provided by law.

RULE IV

The Journal

1. The House shall keep a Journal of its proceedings, and at the request of two members the ayes and nays on roll call on any question shall be entered. (Const., Art. IV, Pt. 2, Sec. 10).

2. The clerk shall keep the Journal of the House; and enter therein the record of each day's proceedings, including every question of order which shall be decided on appeal, with the decision thereon.

3. Every motion made to the House, and entertained by the Speaker, shall be entered in the Journal with the name of the member making it, unless it be withdrawn the same day.

4. The clerk shall enter in the Journal the hour of adjournment of each session of the House.

5. The protest of any member, not exceeding 300 words, shall be entered on the Journal, if requested by the member making the protest. The protest shall be submitted in writing to the clerk, but the language thereof shall impute no unworthy motive to any other House member or to other House members, nor transgress the rules of the House relating to language used in debate.

RULE V

Members

1. Every member shall be present within the hall of the House during its sitting, unless excused or necessarily prevented.

2. Any member having obtained leave of absence, and having in his possession papers relative to business before the House shall leave same with the clerk.

3. Any member shall have the right to protest and have the reasons of his protest entered on the Journal, as indicated in Rule IV, Sec. 5. (Const., Art. IV, Pt. 2, Sec. 16). Any member rising to speak on protest shall be allowed to speak for a period not to exceed 10 minutes.

4. The House may punish its members for disorderly behavior, and may, with the concurrence of two-thirds of its membership, expel any member. (Const., Art IV, Pt. 2, Sec. 11).

5. When any member shall be guilty of a breach of any of the rules and orders of the House, and the House has deter-

mined that he has so transgressed, he shall not be permitted to vote or speak, except by way of excuse for the same, until he has made satisfaction.

6. It is the sense of this body that each member-elect of the legislature, before or at the time of taking the oath of office, be required to file with the chief clerk of the House an affidavit, sworn to before an official qualified to administer oaths, and executed within the thirty day period immediately preceding his induction, that he is not and has never been a member of the communist party or affiliated with such party, and that he does not believe in, is not a member of, and does not support any organization that believes in or teaches the overthrow of the United States government by force or by any illegal or unconstitutional methods.

RULE VI

Questions of Privilege

1. Questions of privilege shall be:

- 1st. Those affecting the rights of the House, collectively, its safety, dignity, and integrity of its proceedings;
- 2nd. The rights, reputation and conduct of members individually, in their respective capacity only; and shall have precedence of all other questions, except motion to adjourn.

2. Any member rising to a point of personal privilege upon being recognized shall first state the point and shall be allowed to speak for a period not to exceed 10 minutes.

RULE VII

Committees

1. Standing committees of the House shall consist of the following:

Administration to consist of fifteen (15) members.

Agriculture and Irrigation to consist of fifteen (15) members.

Appropriations to consist of fifteen (15) members.

Banking, Insurance and Corporations to consist of fifteen (15) members.

County and Municipal Affairs to consist of fifteen (15) members.

Education to consist of fifteen (15) members.

Fish and Game to consist of fifteen (15) members.

Highways and Bridges to consist of fifteen (15) members.

Judiciary to consist of fifteen (15) members.

Labor to consist of fifteen (15) members.

Livestock and Public Lands to consist of fifteen (15) members.

Planning and Development to consist of fifteen (15) members.

Public Defense and Veterans Affairs to consist of fifteen (15) members.

Public Health to consist of fifteen (15) members.

Public Institutions to consist of fifteen (15) members.

Rules to consist of eleven (11) members.

Suffrage and Elections to consist of fifteen (15) members.

Ways and Means to consist of fifteen (15) members.

Welfare to consist of fifteen (15) members.

2. Reports of standing committees shall be considered in the order fixed by the House upon reports from the Committee on Rules; provided, however, that reports from the following committees concerning matters herein named shall have precedence, and may be received at any time:

The Committee on Rules, joint rules and order of business; rules relating to the order of consideration of bills;

The Committee on Suffrage and Elections on the right of a member to his seat;

The Committee on Ways and Means on bills for raising revenue;

The Committee on Appropriations on all matters referred to it;

The Committee on Administration on all matters referred to it for printing for use of the House or the two Houses;

A Conference Committee concerning the subjects given precedence by the rule.

When the report of a committee is ordered to be printed, this shall include printing the views of the minority.

3. All committees, except such as the House shall select, shall be appointed by the Speaker.

4. A member may file with the clerk a motion in writing to discharge a committee other than the Committee on Rules from further consideration of any bill or resolution which may have been referred to such committee more than 10 days prior to the filing of such motion with the clerk. Such motion shall be entered in the Journal and shall be recognized in the order in which the motions were filed. Such motion shall be carried by a majority vote.

5. After filing of a written motion with the clerk 24 hours prior to the motion being made and upon the vote of a majority of the House, the Committee on Rules may be instructed to report for consideration by the Committee of the Whole House any bill which has been received from the standing committees to which it was referred.

6. No committee other than the Committee on Rules shall sit during the sitting of the House without special leave of the Speaker.

RULE VIII

Calendars

1. There shall be calendars to which all business reported from committees shall be referred, viz:

1st. A House Calendar on which shall be entered all bills and other measures in the order reported from the committees, and such business as the House may directly place upon the calendar for consideration.

2nd. The Active Calendar of the Committee of the Whole House on which shall be entered in the order reported by the Committee on Rules and ordered by the House, all bills and other measures, referred to the Committee of the Whole; provided, however, that reports given precedence in Rule VII, subdivision 2, shall have precedence on this calendar.

RULE IX

Decorum and Debate

1. When a member desires to speak in debate, or deliver any matter to the House, or make, or second a motion, he shall rise and address himself to "Mr. Speaker," and on being recognized, may address the House; he shall confine himself to the question under debate and avoid personalities. And no member shall impeach the motives of any other member's argument or vote.

2. When a measure is presented for consideration to the House or in Committee of the Whole the introducer of such measure shall be entitled to recognition to open the debate; in his absence, this right of recognition shall pass to the senior member of the committee reporting the measure who signed a favorable report thereon.

3. When two or more members rise, the Speaker shall name the member who is to speak, but in all cases the member who shall first rise and address the chair shall speak first.

4. No member shall interrupt another while speaking, except to call to order or to correct a mistake. No member shall be permitted to stand up to the interruption of another while any member is speaking, or pass unnecessarily between the Speaker and the person speaking, or other persons be permitted to stand in the aisles during the session of the House.

5. No member shall speak more than 10 minutes on any question except as further provided in this rule.

No member shall speak more than 5 minutes on any amendment to the question, except as further provided in this rule.

No member shall speak more than once on any question, provided however, that the sponsor of a bill or question shall have 10 minutes to open and 10 minutes to close debate. Any member desiring to speak more than once, or more than 10 minutes on any question; or more than once or more than 5 minutes on any amendment to the question, shall be accorded the privilege upon a motion supported by two-thirds of the membership.

6. No member shall be permitted to indulge in personalities; use language personally offensive; arraign motive of members; charge deliberate misrepresentation; or use language tending to hold a member up to contempt.

7. If any member be called to order for words spoken in debate, the member calling him to order shall repeat the words excepted to, and they shall be taken down in writing at the clerk's desk and read aloud to the House, but he shall not be held to answer or be subject to the censure of the House therefor if further debate or other business has intervened.

8. If any member is speaking, or otherwise, transgresses the rules of the House, the Speaker shall, or any member may, call him to order, in which case he shall immediately sit down unless permitted to explain, and the House shall if appealed to, decide the case without debate; if the decision is in favor of the member called to order, he shall be at liberty to proceed, but not otherwise; and, if the case require it, he shall be liable to censure or such punishment as the House may deem proper.

9. There shall be no debate at the Third Reading or Final Passage of a bill except by a two-thirds vote of the membership.

RULE X

Roll Call

1. Upon every roll call the names of the members shall be called alphabetically by surnames; when members have the same or similar surnames, the name of the county shall be added, and after the roll has been once called, the clerk shall call in their alphabetical order the names of those not voting.

RULE XI

Quorum; Call of the House

1. The majority of the members of the House shall constitute a quorum to do business, but a smaller number may meet, adjourn from day to day, and compel the attendance of absent members, in such manner and under such penalties as the House may prescribe. The House shall not adjourn for more than three (3) days, nor to any place other than that in

which it may be sitting without the consent of the Senate. (Const., Art. IV, Pt. 2, Sec. 9).

2. Whenever a quorum is not present and objection is made for this cause, unless the House shall adjourn, there shall be a call of the House, and the sergeant-at-arms shall forthwith proceed to bring in absent members and present them at the bar of the House, whereupon, the members shall be noted as present, discharged from custody, and be given an opportunity to vote, and their vote shall be recorded.

RULE XII

Motions, Their Precedence

1. When a motion has been made and seconded, the Speaker shall state it (or if it be in writing), cause it to be read aloud by the clerk, before being debated; it shall then be in possession of the House, but may be withdrawn, with the consent of the second, at any time before debate begins or amendment is offered.

2. When the question is under debate no motion shall be received but:

	De- batable	Amend- able	Majority Vote
1. To adjourn	NO	NO	YES
2. To take a recess	NO	YES	YES
3. To lay on the table	NO	NO	YES
4. For the previous question	NO	NO	YES
5. To postpone to a time certain	YES	YES	YES
6. To commit, refer or recommit	YES	YES	YES
7. To amend	YES	YES	YES
8. To amend an amendment	YES	NO	YES
9. To offer a substitute amendment	YES	YES	YES
10. To amend a substitute amendment	YES	NO	YES
11. To postpone indefinitely	YES	NO	YES

which several motions shall have precedence in the foregoing order, and no motion to postpone to a time certain, to refer, or to postpone indefinitely, being on the same day at the same stage of the question decided, shall again be allowed on the motion.

3. On demand of a member, before the question is put, a question shall be divided if it includes propositions so dis-

tinct in substance that on being taken away a substantive proposition shall remain.

4. No dilatory motion shall be entertained by the Speaker.

RULE XIII

Previous Question

1. The previous question shall be put in the following form: "Those in favor of ordering the previous question will vote aye, those opposed will vote nay."

The motion for the previous question, when agreed to, has the effect of cutting off all debate and bringing the House to a direct vote upon pending amendments, if any, in their order, and then upon the main question. Except that after the previous question has been ordered, each side shall be allowed five (5) minutes, the affirmative closing the debate.

The previous question may not be moved before there has been at least 10 minutes debate on a measure if there is an objection.

2. When the member entitled to speak under this rule is absent, the member standing first in order upon the committee reporting the measure, who is present and joined in the report, shall have the right to occupy such time.

3. After the previous question has been ordered on the passage of a bill or resolution one motion to recommit shall be in order.

RULE XIV

Reconsideration

1. When a motion has been made and carried or lost, it shall be in order for any member who voted with the prevailing side, on the same or succeeding day to move for the reconsideration thereof, and such motion shall be immediately disposed of. Such motion shall take precedence of all other questions, except a motion to adjourn or the consideration of a conference report. A member on the prevailing side, on the same or succeeding day, may file his intention to move for reconsideration on a given date, except during the last seven (7) days of the session, at which time a reconsideration shall be disposed of immediately.

The motion to reconsider is agreed to by majority of those voting, even when the vote reconsidered requires two-thirds for affirmative action. But on motion to reconsider, the ayes and nays having been acted on, another motion to reconsider is not in order.

2. No bill, petition, memorial or resolution, referred to a committee shall be brought back into the House on a motion to reconsider.

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RULE XV

Amendments

1. When a motion or proposition is under consideration a motion to amend or a motion to amend an amendment shall be in order, but no amendment in the third degree shall be allowed.

2. A motion to strike out and insert is indivisible, but a motion to strike out being lost shall neither preclude amendment nor shall a motion or proposition on a subject different from that under consideration be admitted under the color of amendment.

3. In filling blanks, the largest sum and the longest time shall be put first.

4. Upon request of any member each amendment shall be considered separately.

RULE XVI

Amendments of the Senate

1. Any amendment of the Senate to any House bill shall be subject to one of the following:

- (A) Concur in Senate amendments by voice vote and Final Passage by roll call vote.
- (B) Refuse to concur in Senate amendments and appointment of conference committee (simple or free).
- (C) Speaker may refer the bill with the Senate amendments to a committee which after study shall recommend concurrence or non-concurrence.

2. Any amendment of the Senate which includes the addition of the emergency clause, shall require a two-thirds vote of the members elected to the House for final passage.

RULE XVII

Conference Committees

Conference committees may be either simple or free.

A simple conference committee shall be limited to points of disagreement between the two houses and shall not include any new matter in its report.

A free conference committee may recommend: striking amendments; compromising; or inserting new matter.

RULE XVIII

Bills and Resolutions

1. Bills, memorials, and resolutions, may be introduced by a member or by a committee by depositing them with the clerk. They shall be printed or typewritten without

material erasure or interlineation, dates and number being written in words at length. The name of the introducer shall be endorsed on the measure.

2. When a bill, resolution or memorial is introduced "by request" these words shall be endorsed on the measure and entered on the Journal.

3. Every bill shall embrace but one subject and matters properly connected therewith, which subject shall be expressed in the title. (Const., Art. IV, Pt. 2, Sec. 13).

4. The enacting clause of every bill shall be as follows: "Be it enacted by the Legislature of the State of Arizona." (Const., Art. IV, Pt. 2, Sec. 24).

5. Every bill, resolution and memorial shall be read by sections on three different days, unless in case of emergency, two-thirds of the members elected to the House deem it expedient to dispense with this rule; but the reading of the bill by sections on its Third Reading, and Final Passage shall in no case be dispensed with, and the vote on Third Reading, and Final Passage of any bill, resolution or memorial shall be taken by ayes and nays on roll call. Final Passage shall be the final disposition of a bill by the House.

6. Every emergency measure shall state in a separate section why it is necessary that it shall become immediately operative, and shall be approved by the affirmative vote of two-thirds of the members elected to the House, taken by roll call of ayes and nays. (Const., Art IV, Pt. 2, Sec. 1, Sub. Sec. 3).

7. Every bill revising or amending an act shall not merely refer to the title of such act, but the act or section as amended shall be set forth at full length. (Const., Art. IV, Pt. 2, Sec. 14).

All bills and resolutions amended by the House shall have the House amendments indicated on green paper as follows: The amended title and amended paragraphs shall be shown in full as they appeared when received by the House. All words deleted by the House shall have a line through them. All words added by the House shall be inserted in capital letters. These shall be put on House members' desks and a reasonable number may be sent to the Senate. All bills and resolutions amended by the Senate and sent to the House shall have the Senate amendments indicated on Yellow paper as follows: The amended title and amended paragraphs shall be shown in full as they appeared when received by the Senate. All words deleted by the Senate shall have a line through them. All words added by the Senate shall be inserted in capital letters. These changes by the Senate shall be put on House members' desks before they are voted upon.

8. A majority of all members elected to the House shall be necessary to pass any bill, and all bills so passed shall be signed by the Speaker in Open Session. (Const., Art IV, Pt. 2, Sec. 15).

9. At the conclusion of the First Reading of the bill, memorial or resolution, the measure shall be referred to the

Committee on Administration, which committee shall carefully examine the same and should anything be found therein which, in its judgment is not a proper subject of legislation, or the language used is insulting or derogatory, the committee shall immediately report its finding to the House.

Should no objection, as herein indicated, appear the Committee on Administration shall determine the number of copies to be printed (or mimeographed) for adequate distribution, not less than 500 or more than 4,000 copies, unless the House shall otherwise order.

On the following day the measure shall have a second reading and shall be referred by the Speaker to appropriate committees. Each committee shall carefully consider the measure and report it back to the House with such recommendation as may be deemed proper. All amendments proposed by the committee shall be separately reported.

When the first committee reports the measure to the House, the Speaker places it on the House Calendar (Inactive Calendar). When the last committee to which the measure was referred reports it to the House, it is the property of the Committee on Rules, which sets the order of the measures on the Active Calendar for the consideration of the Committee of the Whole.

When the Committee of the Whole has completed its deliberations it is dissolved and reports to the House. By motion the report of the Committee of the Whole is adopted by the House (or amended) and the Speaker properly assigns the House measures (or amended Senate measures) to the committee on Administration to be enrolled and engrossed for Third Reading.

The engrossed measure shall not be subject to amendment and shall be placed under the Order of Business, Third Reading of Bills, and the vote shall be on the final passage of the measure, which shall be put by the Speaker as a matter of course.

10. When a member deems that an emergency exists and that it is expedient to dispense with the necessity of reading the bills by sections on First or Second Reading as directed by the constitution, Article IV, Pt. 2, Section 12, the following motions may be made:

“I move that the rules be suspended, an emergency declared, and that the bills on First (or Second) Reading be read by number and title only.”

11. When the foregoing motion prevails touching a bill, memorial or resolution, the clerk shall make the following entry in the Journal:

“By unanimous consent, (or by two-thirds vote of the House membership, a case of emergency being declared), constitutional requirement, Article IV, Pt. 2, Section 12, was dispensed with, and the following bills were read the first time (or the second) by number and title:”

12. During all stages of the passage of a bill, or other measure, through the House it shall retain its original number. Should a substitute bill be presented said substitute bill shall bear the number of the original it displaces, but the words "Substitute Bill" shall be prefixed to the number.

13. The introducer of each bill or other measure shall furnish the original and 12 copies of the measure at the time of introduction. The original shall bear the signature of the introducers.

RULE XIX

Petitions, Memorials, Etc.

1. Petitions, memorials or other papers addressed to the House may be presented by the Speaker or by a member and shall be read and considered in the order presented unless the House shall direct otherwise. The subject matter and the name of the person presenting the petition or other paper shall be endorsed thereon.

RULE XX

Order of Business

1. The House shall convene at 10:00 A.M. each day except Sunday during the legislative session unless a different time is fixed by the body and the daily order of business shall be as follows:

1. Roll Call
2. Prayer by the chaplain
3. Approval of the Journal
4. Petitions, memorials and remonstrances
5. Reports of standing committees
6. Reports of select committees
7. Business on the Speaker's Desk
8. Bills and Other Business from the Senate
9. Motions to discharge committees
10. First Reading of Bills
11. Second Reading of Bills
12. Third Reading of Bills
13. Unfinished business
14. Motion to go into Committee of the Whole
15. Disposition of Business from the Committee of the Whole
16. Orders of the day

2. Business shall be taken up and shall be considered only when the class to which it belongs shall be declared to be in order.

3. At any time after the approval of the Journal any member may authorize a motion to be made that the House go into Committee of the Whole for the consideration of bills raising revenue or the general appropriation bill.

4. Messages from the Governor, reports and communications from heads of departments, or other communications to the House, and messages from the Senate, may be referred directly to appropriate committees.

5. When Senate bills are received, which are similar to House bills which have already been favorably reported by the Committee of the Whole, they may be substituted for such House bill and referred, after a First and Second Reading, to the Order of Business held by the similar House bill.

RULE XXI

Legislative Agents

1. Any attorney, agent or representative of any person, firm, association, company, organization or corporation (other than a municipal or other public corporation) desiring to appear before the House or any committee thereof, in his representative capacity, shall first make written application for this purpose.

This application shall be addressed to the Speaker; shall give the name and residence of the person applying for such permission; the name and residence of the person or body he represents; the name of the committee before whom he desires to appear; and the name of the bill or other measure upon which he desires to be heard.

Such request shall be laid before the House under the Order of Business, Business on the Speaker's Desk. If the House grants the permission asked for, the announcement thereof by the Speaker shall be sufficient notice to such attorney, agent or representative. Such permit shall include oral argument and the right to file any written or printed brief, argument or statement.

RULE XXII

Priority of Business

1. All questions relating to the priority of business shall be decided by a majority vote without debate.

RULE XXIII

Committee of the Whole House

1. When the House shall determine to go into a Committee of the Whole, the Speaker shall leave the chair after appointing a chairman to preside.

2. A majority of the membership shall constitute a quorum to do business in Committee of the Whole.

3. When a Committee of the Whole finds itself without a quorum the chairman shall cause the roll to be called, and thereupon the Committee shall rise and the chairman shall report the names of the absentees to the House, and such names shall be entered in the Journal, if on such roll call a quorum shall appear, the Committee shall thereupon resume its sitting without further order of the House.

4. In a Committee of the Whole business shall be transacted in accordance with its priority on the Calendar; unless such priority be determined by the House before going into Committee of the Whole.

5. In Committee of the Whole the rules of the House shall govern whenever applicable.

6. No roll call vote shall be taken in Committee of the Whole.

7. In the Committee of the Whole all questions shall be decided by a majority vote.

8. In the Committee of the Whole the bill shall first be read through by the clerk, unless the Committee shall otherwise order. After the proper motion the bill is open to debate and amendment.

9. When a bill is under debate in the Committee of the Whole, the following recommendations are in order:

1. Do pass
2. Re-committed to a committee for further study
3. Do pass as amended
4. Postpone indefinitely (This motion is not in order until after the measure has been thoroughly discussed)
5. Do not pass
6. Be retained on the calendar
7. Retain its place on the calendar

10. The following motions are not in order in Committee of the Whole:

1. To adjourn
2. Appoint, authorize or discharge committees
3. Take roll call vote
4. Call for the previous question
5. Lay on the table

JOURNAL OF THE HOUSE

RULE XXIV

Sitting as if in Committee of the Whole House

The House may by majority vote sit as if in Committee of the Whole for consideration of any subject. It may deal with disorder; take roll call vote; adjourn; refer and use previous question.

RULE XXV

Voting

1. No member shall be permitted to vote on any question where his private right, distinct from public interest, is immediately concerned.

2. When a question is put every member who shall be within the hall of the House shall give his vote, unless he is excluded by interest, or is excused by the House.

3. When the ayes and nays are ordered no member shall leave his seat until the vote is declared.

4. In all elections by the House no member shall leave his seat after voting before the result is declared.

5. A member may change his vote after the roll call has been completed and before announcement of the result, but not thereafter.

6. Every member shall have the privilege of explaining his vote; such explanation shall not exceed ten minutes, and shall further be permitted to have his written explanation not to exceed 300 words inserted on the Journal.

RULE XXVI

Executive Session

Upon motion, carried by a majority vote, the House may resolve itself into executive session for the discussion of any business which may, in the opinion of the House membership, require secrecy. The Speaker may direct the chambers and galleries to be cleared, except such personnel as the Speaker may deem necessary, and during the discussion the doors shall remain closed. While in Executive Session the Rules of the House shall apply.

RULE XXVII

Admission to the Floor

1. Except by unanimous consent, or unless otherwise ordered by a two-thirds vote of the House, no person except members, officers and employees of the House shall have the privilege of, or be admitted to, the floor of the House chambers at any time; provided, that the Committee on Rules may grant the privilege of the floor, subject to revocation in any instance by order of the House, to ex-members of the House and to members of the Senate.

2. The main gallery shall at all times, except when the House is in executive session of the House or Speaker shall order the galleries cleared, be open to the public, subject to the full observance of the rules of the House.

3. A press gallery shall be maintained, to which shall be admitted only duly accredited representatives of the press holding non-transferable cards issued by the Committee on Rules and revocable at the discretion of said committee. Press gallery may be located on the floor of the House at the discretion of the Committee on Rules. Any press representative desiring admission to the press gallery shall make application to the Committee on Rules for a pass, and shall accompany such application with a statement of the facts of his press connections, and with a request by the newspaper or newsgathering organization with which he is connected for such pass. Passes shall not be issued to more than four representatives of one newspaper or newsgathering organization, and not more than one such representative at a time shall occupy a seat in the press gallery if such seat is desired by the representative of any other newspaper or newsgathering organization.

RULE XXVIII

Suspension of the Rules

1. No rule of the House shall be suspended except by a two-thirds vote, a quorum being present.

2. A motion to suspend the rules, shall before being submitted to the House be seconded by a majority of the House if demanded.

3. A motion for suspension of the rules shall be decided without debate.

4. The motion to take from the table shall require a two-thirds vote for agreement.

RULE XXIX

Parliamentary Practice

1. The rules of Cannon's Procedure in the National House of Representatives and the rules of parliamentary practice comprised in Jefferson's Manual shall govern the House in all cases to which they are applicable and in which they are not inconsistent with the standing rules and orders of the House and the Joint rules of the Senate and House.

RULE XXX

Committee Rules

1. The rules of the House shall govern the conduct of all committee meetings.

2. Each committee may adopt by a majority of its entire membership such additional rules not in conflict with House rules as it may deem necessary.

3. A majority of the membership of any standing committee shall constitute a quorum for the transaction of its business, including the adoption of any amendments to any bill.

4. Every meeting of a standing committee shall be open to the public, unless the committee, by a majority vote shall order an executive session. Prior requests for attendance at committee meetings shall be presented to the chairman.

5. All standing committees may be called by the chairman. A two-thirds majority of the committee members may order a call of a standing committee except appropriations, and in the absence of the chairman the vice-chairman shall preside.

6. Unless otherwise provided by the rules, motions in committee shall carry by a majority vote of those voting.

7. At least a majority of all members constituting such committee shall be required to report a bill out of committee.

8. Upon two-thirds vote of the membership of a standing committee any bill requested shall be considered.

9. An action of a standing committee is valid only when taken at a formal meeting of the committee and reports will not be recognized by the House unless adopted at a committee session actually assembled and meeting as a committee.

RULE XXXI

Definitions

1. Majority vote means majority of those voting.

2. Majority of the House, or Majority of the membership means majority of membership.

3. Two-thirds vote means two-thirds of those voting.

4. Two-thirds of the House or two-thirds of the membership means two-thirds of membership.

5. Membership means those members chosen, sworn and living whose membership has not been terminated by resignation or by action of the House.

RULE XXXII

Code Revision

1. When revision of the Arizona Code is before the House, the regular order shall be as follows: The Speaker shall refer the report of the Code Commission, embracing the several titles of the proposed Revised Code, title by title, without reading, to the appropriate committee for consideration.

2. The committee to which a title has been referred shall examine the same and report it to the House, with the committee's recommendations, within ten days, inclusive of the day of reference. All amendments proposed by the committee shall be clearly set out in the committee's report by specific reference to each section or item to be amended, together with the words proposed to be stricken out, inserted or substituted, and such report shall be accompanied by a copy of the sections or items proposed to be amended as it or they would read if amended as recommended.

3. Each title shall then be placed upon the House calendar in the order in which reported, which order it shall retain on the calendar until finally disposed of. It may be amended at any time, however, prior to final adoption as a portion of the proposed Revised Code without losing its position on the calendar, except in the case of recommitment to a standing or select committee, in which event, if an amendment be reported, the title shall be again subject to the procedure prescribed for titles originally committed.

4. No amendment proposing a substantive change in the existing laws shall be in order but the purpose of such amendments shall be to harmonize existing law, reduce or clarify the language thereof, or to remove inconsistencies found to exist.

5. Under the head of Committee of Whole House, all titles on the House calendar shall be acted upon in the order in which they appear thereon. The report of the committee shall first be read, and in the absence of objections may be adopted as a whole. If there be objection, the title shall be read section by section, unless the House shall decide to dispense with the reading of any portion. Upon the completion of such consideration, the question shall be, "Shall the title be engrossed?". If decided in the affirmative the title shall be referred to the Committee on Administration and by such committee reported without delay.

6. Upon report from the Committee on Administration, the title shall be placed on final adoption, and if adopted shall be deemed to be a portion of the proposed Revised Code, to be enacted into law as hereinafter provided. When so adopted, and after it has passed out of the control of the House, it shall not again be subject to amendment by the House, but such changes or amendments as may be proposed by the Senate may be adopted or rejected.

7. When all chapters of the proposed Revised Code have been adopted by both Houses, the engrossed copies thereof shall be bound together in permanent form, and the certificates of the presiding officers of the Senate and House shall be affixed thereto, and it shall be deemed to be the Revised Code to which reference shall be made in the Bill of Enactment.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the above rules be adopted as the rules of the twenty-second legislature, House of Representatives.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the Rule VII, Committees, be amended as follows: "Rules to consist of eleven to fifteen (11-15) members.". Carried.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the Rule XII, Motions, Their Precedence, be amended as follows: Subdivision 3, line 3, strike "on" and insert "one". Carried.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the Rule XXVII, Admission to the Floor, be amended as follows: Subdivision 2, line 2, strike "of" and insert "or". Carried.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the Rule XXVIII, Suspension of Rules, be amended as follows: End of subdivision 1, after "present" strike the period and insert "; provided, however, that a two-thirds vote of the members elected shall be required to suspend the rules relating to the reading of bills.". Carried.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the Rule XXXII. Code Revision, be amended as follows: Subdivision 7, line 1, strike "chapters" and insert "titles". Carried.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the rules, as amended, be adopted as the rules of the House of Representatives of the twenty-second legislature.

Motion by Mr. Haugh, seconded by Mr. Martin, that Rule XVII be amended by adding a new subdivision as follows: "7. No bills can be reported out of committees with the exception of the appropriations bill after the fiftieth legislative day.". Lost by a rising vote of 28 ayes, 46 nays.

The motion by Mr. Schaffer to adopt the rules as amended was then put and carried.

At 5:28 p. m., the House stood at recess, subject to the call of the gavel.

At 5:50 p. m., the House resumed session, Mr. Speaker presiding.

Mr. Speaker announced the personnel of the Committee on Administration as follows:

Mitchell, chairman, Hutcheson, vice-chairman, Carr, Carroll, Dover, Hunt, McRae, Pugh, Fridena, Ellsworth (Gila), Wilson, Biles, Schellenberg, Scudder and Larson.

Motion by Mr. Grimes, seconded by Mr. Kartus, that the House stand adjourned. Carried, and at 5:57 p. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

TUESDAY, JANUARY 11

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Mitchell, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—77.

Absent: Carreon, Minor, Myers—3.

Reverend James Crutchfield, chaplain of the House, offered prayer.

At 10:25 a. m., the sergeant-at-arms announced the seating of members Myers and Carreon.

Without objection, the reading of the Journal of Monday, January 10, 1955 was dispensed with and stands approved.

BUSINESS ON THE SPEAKER'S DESK

A communication from the Legislative Council was read and filed:

“January 9, 1955

To the President of the Senate,
the Speaker of the House of Representatives,
and to members of the twenty-second legislature:

Pursuant to the provisions of chapter 2, laws of 1953, there is transmitted herewith the annual report of the legislative council of the twenty-first legislature. We hope its contents as outlined in the foreword will prove to be of interest.

It is our sincere hope that all members of the twenty-second legislature will take advantage of the many services and facilities that are available to them through the council offices.

Respectfully submitted,

HUBERT MERRYWEATHER,
Chairman.”

ARIZONA
LEGISLATIVE COUNCIL

Senate Members

Senate President, Hubert O. Merryweather, Chairman
Clarence L. Carpenter
William F. Kimball
Charles H. Orme, Sr.
Alfred Paul, Jr.
Bryant Whiting

House Members

Speaker of the House, John C. Smith Jr., Vice Chairman
Neilson Brown*
L. Max Connolly
W. L. Cook
Walter Hirsch**
Alvin Wessler

*Representative Brown was a member of the Legislative Council from July 1, 1953 to December 20, 1954, the effective date of his resignation from the House of Representatives.

**Representative Derek Van Dyke, who resigned due to ill health, was replaced by Representative Walter Hirsch, effective July 30, 1954.

Jules M. Klagge
Director of Research

Mrs. Mary Dennis
Executive Secretary

313 State Capitol
Phoenix, Arizona

FOREWORD

This report is designed to serve several purposes:

- (1) The introduction contains a brief history of Arizona's Legislative Council.
- (2) It contains a copy of the Statute creating the Council.
- (3) The rules governing the operation of the Council and its staff are set forth.
- (4) It summarizes the services of the Council's Administrative Division and its Research Division.
- (5) It lists the proposals submitted to the Council for study.
- (6) The report of the Juvenile Delinquency Study Committee authorized by S.R. 4, directing the Council to conduct an investigation and study of the juvenile delinquency problem in Arizona, is appended to the report.
- (7) It lists the meetings held by the Council and individuals appearing before the Council.
- (8) It lists the state departments reporting to the Council on various construction programs.

(9) It includes the participation of the Council in its function as Arizona's Interstate Cooperation Commission.

(10) A financial statement of the Council (July 1, 1953 through December 31, 1954) is included.

(11) It makes specific recommendations for improving the quality of legislation and to insure full participation by the legislative branch in determining and reviewing policy and administration of state affairs.

I. INTRODUCTION

Brief History of Arizona's Legislative Council

The Legislative Council was created during the first regular session of the Twenty-first Legislature, by Senate Bill No. 6, which was signed by the Governor February 16, 1953 and became Chapter 2, Laws of 1953, to take effect July 1, 1953.

The Council consists of the President of the Senate and five members of the Senate appointed by the President, and the Speaker of the House of Representatives and five members of the House of Representatives appointed by the Speaker, who serve for a term of two years terminating upon the convening of the regular session of the Legislature in each odd numbered year.

The law creating the Legislative Council transferred the powers and duties of both the Special Legislative Committee on State Operations and the State Legislative Bureau to the Council, as well as all papers, documents, pamphlets, files, property, materials, and appropriations standing to the credit of these two departments on the effective date of the Act.

In order to gain firsthand information on the manner in which legislative councils of other states function the Council's executive secretary (then the executive secretary of the Special Legislative Committee on State Operations) was authorized by the committee to consult with the Council of State Governments in Chicago as to the best way to gain firsthand knowledge in organizing the staff services of the Council. As a result the secretary visited the Chicago office of the Council of State Governments and the legislative councils in Wisconsin, Minnesota and North Dakota, these being councils created with similar functions to those stipulated in Arizona's Legislative Council Act.

The President of the Senate and the Speaker of the House appointed to the Council the four members who had served with them on the Special Legislative Committee on State Operations, and six additional members.

On July 1, 1953 the Council elected Senator Hubert O. Merryweather, President of the Senate, and John C. Smith, Jr., Speaker of the House of Representatives, Chairman and Vice Chairman respectively, and adopted a set of rules for the operation of the Council and its staff.

The Council appointed Mr. Jules Klagge its Director of Research to head the Research Division of the Council, and Mrs. Mary Dennis its Executive Secretary to head the Administrative Division. The responsibilities assigned to the director of research and to the executive secretary are set forth in the Rules of the Council.

The definite need for such a legislative service is borne out in the fact that the requests for research studies and bill drafting demand a

minimum full-time staff of six, which increases to approximately fourteen for two months preceding and during a legislative session, all of whom during this four month period work at top speed and put in many hours of overtime.

Another very worthwhile accomplishment of the Legislative Council is the service it renders the Legislature between sessions as well as during sessions, acting as a clearing house or secretariat in conjunction with the Council of State Governments in interstate relationships.

II. INTERSTATE COOPERATION

The Legislative Council's Report No. I to the 21st Legislature, copies of which have been furnished each member of the 22nd Legislature, explained in detail the functioning of the Council of State Governments and its relationship to the Commissions on Interstate Cooperation established in all 48 states.

In Arizona, as in many of the states, the Legislative Council functions as the state's Commission on Interstate Cooperation, and the Council of State Governments' Chicago office as well as their western regional office in San Francisco are in constant communication with the Council's executive secretary, keeping the Council advised of interstate conferences, inquiring as to the activities of Arizona's Council and advising of activities in other states. The Council of State Governments is furnished by each state council with copies of research reports compiled by the various subcommittees and research staffs, and therefore is also a source of information for the Council's research division in the compiling of many of its reports.

Western Regional Committees

The following five regional committees have been created in the western states:

- Western Interstate Committee on Agriculture
- Western Interstate Committee on Education
- Western Interstate Committee on Institutional Care
- Western Interstate Committee on Highway Policy Problems
- Western Interstate Committee on Legislative Procedures

Arizona has legislative representation on each of these committees. Meetings are held a minimum of once a year.

Arizona's Legislative Council was host April 26-27, 1954, to the Western Interstate Committee on Highway Policy Problems and on April 28 and 29 to two one-day sessions to give legislators of the western states an opportunity to discuss problems pertaining to Education and Public Welfare respectively.

The conference was held at Hotel Westward Ho and was well attended with approximately 125 attending from other states. The Council of State Governments acted as secretariat with the Arizona Legislative Council handling all local arrangements.

Other Interstate Conferences

Sixth Annual Legislative Service Conference, held in New Orleans, La., Sept. 28-Oct. 1, 1953.

Seventh Annual Legislative Service Conference, held in San Francisco, Cal., Sept. 7-11, 1954.

Western Regional Conference of the Council of State Governments, held in Los Angeles, Cal., Nov. 17-21, 1953.

Western Regional Conference of the Council of State Governments, held at Gearhart, Ore., Sept. 29-Oct. 2, 1954.

National Conference of Commissioners on Uniform State Laws, held in Chicago, Ill., Aug. 9-14, 1954.

Arizona-California Colorado River Boundary Commission, held in Phoenix on Sept. 21, 1954, and in Los Angeles on Oct. 8, 1954.

Twelfth Biennial General Assembly of the States, held in Chicago, Ill., Dec. 2-3-4, 1954.

The purpose of these conferences is to give legislators and legislative agency staff members an opportunity to compare notes with representatives of the other states in an attempt to improve not only the quality of legislation but of the legislative services as well. Arizona participated in each of the above named conferences.

III. STATUTE CREATING THE COUNCIL

State of Arizona
Senate
Twenty-first Legislature
First Regular Session

CHAPTER 2

SENATE BILL NO. 6

AN ACT

RELATING TO THE LEGISLATURE; CREATING A LEGISLATIVE COUNCIL, TRANSFERRING CERTAIN POWERS AND DUTIES, AND MAKING AN APPROPRIATION.

Be it enacted by the Legislature of the State of Arizona:

Section 1. Legislative Council. (a) There is created a Legislative Council which shall consist of the President of the Senate and five members of the Senate appointed by the President thereof, and the Speaker of the House of Representatives and five members of the House of Representatives appointed by the Speaker thereof, who shall serve for a term of two years terminating upon the convening of the regular session of the Legislature in each odd numbered year. The term of a member shall terminate immediately upon his ceasing to be a member of the Legislature, but a member appointed to fill a vacancy caused otherwise than by expiration of term shall be appointed by the President of the Senate or the Speaker of the House of Representatives, as the case may be, from the same body of the Legislature from which his predecessor was appointed. The President of the Senate and the Speaker of the House shall cooperate in the selection of members to serve on the Legislative Council to the end that, insofar as possible, each geographical area of the State of Arizona shall have representation on such Council.

(b) As soon as practicable after the effective date of this Act, the Council shall meet and organize by the election from among its members of such officers as may be deemed necessary or advisable. There-

after the Council shall meet as often as they deem necessary, and a majority of the members shall constitute a quorum for the transaction of business. Meetings of the Council shall be open to members of the Legislature, except when the Legislative Council is providing Research under Section 4 of this Act, and the testimony being taken in connection therewith is of such a nature, determined by a majority of the Council, that it should not be made public.

Sec. 2. Compensation. Members of the Council shall serve without compensation, but shall be reimbursed for actual travel expenses and in addition thereto shall be reimbursed for other necessary expenses incurred in the performance of official duties at a rate not to exceed fifteen dollars per day.

Sec. 3. Minutes; reports. The Council shall keep complete minutes of its meetings to be placed on file with the Secretary of the Senate and the Chief Clerk of the House of Representatives and shall prepare an annual report to be submitted to each regular session of the Legislature containing such recommendations and other material as the Council may deem advisable. The Council may, from time to time, make special reports for presentation to the Legislature.

Sec. 4. Powers and duties. The Legislative Council shall: 1. provide bill drafting, research, and such other services to the Legislature as may be deemed necessary or advisable by the Council to improve the quality of legislation and to insure full participation by the legislative branch in determining and reviewing policy and administration of state affairs; 2. adopt rules and regulations, and formulate policies for the administration of this Act and for the conduct of the affairs of the Council; 3. appoint such clerical, stenographic, technical and professional assistants as may be deemed necessary or advisable to carry out the provisions of this Act, and fix the compensation and prescribe the powers and duties thereof, and, 4. function as Arizona's Committee on Interstate Cooperation.

Sec. 5. Transfer of powers and duties. (a) The Legislative Council shall succeed to: 1. the powers and duties of the Special Legislative Committee on State Operations, and, 2. the powers and duties of the Department of Library and Archives and the Director thereof relating to the State Legislative Bureau, and to the powers and duties of the State Legislative Bureau.

(b) Immediately upon the effective date of this Act, all papers, documents, pamphlets, files and other property and materials relating to the State Legislative Bureau and the Special Legislative Committee on State Operations, and all appropriations standing to the credit of the State Legislative Bureau or the Department of Library and Archives for the use of the State Legislative Bureau, and standing to the credit of the Special Legislative Committee on State Operations, shall be transferred to the Legislative Council.

(c) Nothing in this Act shall be deemed to: (1) affect in any manner the Library Division or the Division of Arizona History and Archives of the Department of Library and Archives, or any other power or duty of the Department of Library and Archives or the Director thereof which does not relate to the State Legislative Bureau, or (2) grant this Council any power or powers reserved to the Executive Department of the State.

Sec. 6. Appropriation. The sum of one hundred thousand dollars is appropriated to the Legislative Council for the purpose of carrying

out the provisions of this Act, which appropriation shall be exempt from the provisions of section 10-925, Arizona Code of 1939, relating to quarterly allotments, and section 10-930, Arizona Code of 1939, relating to lapsing of appropriations.

Sec. 7. Effective date. This Act shall take effect the first day of July, 1953.

Sec. 8. Severability. If any section, subdivision, phrase or sentence of this Act shall be declared unconstitutional, it shall not affect the constitutionality or validity of the remainder of the Act.

Approved by the Governor—February 16, 1953.

Filed in the Office of the Secretary of State—February 16, 1953.

IV. LEGISLATIVE COUNCIL RULES

RULE 1. Divisions. The Legislative Council staff shall be divided into two divisions to be known as the Administrative Division and the Research Division.

RULE 2. Meeting Date. The Legislative Council shall meet at such times and places as the presiding officer may determine, but in any event no less than once in each calendar quarter. Additional special meetings may be called by a two-thirds vote of the Council. (amended 7/29/54)

RULE 3. Meetings Open to the Public. All meetings of the Council shall be open to the public except when the Council is providing research.

RULE 4. Jefferson's Manual. Council proceedings shall be conducted in accordance with Jefferson's Manual except as otherwise provided by these rules.

RULE 5. Quorum. Seven members of the Council in meeting assembled shall constitute a quorum provided that neither house has less than three of its members present, and a majority of the quorum may act on any matter within the jurisdiction of the Council, except as provided in Rule 23.

RULE 6. Council Officers. The Council shall elect from its membership a chairman and a vice chairman, one to be selected from the Senate and one from the House, and such other officers as may be deemed necessary or advisable.

RULE 7. Committees of Council. The Council may create such committees as it deems necessary or advisable. The presiding officer of the Council shall designate from the membership of the Council the members of such committees. Membership from each house shall be as nearly equal in number as possible.

RULE 8. Advisory Committees. Advisory committees may be appointed by the presiding officer on such matters and for such purposes as the Council shall deem necessary or advisable. Such advisory committees may be comprised of non-council legislators or non-legislative citizens but shall be chaired by a member of the Council.

RULE 9. Order of Business.

(1) Call to order and roll call.

(2) Approval or correction of minutes.

- (3) Report of Executive Secretary.
- (4) Report of Director of Research.
- (5) Communications and proposals.
- (6) Public appearances.
- (7) Resolutions.
- (8) Reports.
- (9) Other business.
- (10) Special orders of the day.
- (11) Adjournment.

RULE 10. Proposals for Study. Proposals for study or research by the Council may be submitted to the Council in writing by the Legislature or any member thereof, by a member of the Council, by the Governor, by any state department head, or by any citizen or group thereof. Such proposal shall be submitted in 20 copies and be fully descriptive and shall bear the name of the sponsor who may attach thereto any supplementary factual material which he believes will aid the Council. A proposal may be submitted by mail or delivered to the office of the executive secretary. Proposals so submitted shall be presented to the Council at its next meeting under the fifth order of business, unless the sponsor is present to personally submit the proposal under the sixth order of business.

RULE 11. Reference of Proposals. After a proposal is presented to the Council, it shall be considered under the fifth order of business and referred to a committee, unless by motion the Council shall order it rejected or tabled. At any time during consideration of a proposal, it may be laid over or referred to a council committee for further study and consideration on a motion approved by a majority of those present. The committee to which a proposal is referred shall be deemed advisory, and the proposal referred shall be considered at all times to be before the Council.

RULE 12. Committee Meeting. Each committee shall meet upon call of the committee chairman to consider matters within its scope of study at the time and place he designates. In scheduling committee meetings, care shall be taken as far as possible, to avoid conflicting dates with other committee or council meetings. Before he calls the meeting, the committee chairman shall notify the executive secretary of the Council of the time and place of the meeting.

RULE 13. Public Hearings. The Council or any committee thereof, upon prior approval by the Council, may conduct public hearings upon subjects under study at any place within the state. Such hearings may be in conjunction with or separate from regular or special meetings of the Council or committee.

RULE 14. Public Appearances. The presiding officer may recognize any person appearing at a meeting or public hearing of the Council or committee thereof who desires to be heard. Such person shall be required to state his name, address, and whom he represents before making his statement. The presiding officer shall have the power to limit all presentations and to rule out matters not germane to the duties of the Council or committee.

RULE 15. Committee Reports. Committees shall report on all matters being studied and on proposals referred to them for consideration in such manner and on such dates as the Council shall specify and shall submit final reports not later than the date designated in the resolution creating the committee, or as otherwise directed by the Council.

RULE 16. Submission of Approved Findings. Upon approval by the Council of a final report of a committee, the Council shall by a motion approved by not less than seven members direct whether a bill shall be drafted, or whether only facts, conclusions and recommendations shall be presented to the Legislature, or whether other disposition shall be made. The Council shall submit a report of its findings, conclusions and recommendations to the next regular session of the Legislature and may submit to any special session of the Legislature its findings, conclusions and recommendations germane to the subject matter of the call.

RULE 17. Cooperation of State Agencies. The Council or any committee thereof, in the discharge of its official duties, may call upon any state department, agency or office, or agency of any political subdivision for such facilities and data as may be available.

RULE 18. Executive Secretary. The Council shall appoint an executive secretary, who shall be in charge of the Administrative Division and shall serve on a full-time basis for an indefinite term during satisfactory service. The executive secretary shall:

a. Be the administrative head of the Council's office and shall be responsible for all routine business of the Council between sessions thereof.

b. Be responsible for the keeping of the records and files of the Council and shall keep complete minutes of its meetings, a copy of which shall be placed on file with the Secretary of the Senate and the Chief Clerk of the House of Representatives, and may from time to time, at the direction of the Council, make special reports for presentation to members of the Legislature.

c. Attend committee meetings wherever possible so as to facilitate the coordination of the work of the Council and the several committees.

d. Arrange meeting places for the Council and committees as requested, and assist in the notification of members and preparation for the meeting.

e. Have supervision over all stenographic and clerical employees of the Council and its committees.

f. When directed by the Council, represent the Council in matters of public relations and interstate cooperation.

g. Perform such other duties as may be directed by the Council.

RULE 19. Agenda for Meetings. A tentative agenda for each Council meeting shall be prepared by the executive secretary and, whenever possible, mailed or delivered to council members, members of the Legislature, and the press not less than 5 days prior to the meeting.

RULE 20. Purchasing agent. The executive secretary, subject to the provisions of law, shall serve as purchasing agent for the Legislative Council and is authorized to purchase the necessary supplies, equipment,

and printing within the limits of the budget, subject to the approval of the Council.

RULE 21. The Director of Research. The Council shall appoint a Director of Research, who shall be in charge of the Research Division and shall serve on a full-time basis for an indefinite term during satisfactory service. The Director of Research shall:

a. Supervise the research and bill drafting activities of the Council and shall have supervision over all technical and professional assistants.

b. Be in charge of the Council's legislative reference library.

c. Perform such other duties as may be directed by the Council.

RULE 22. Procedural Rules for Research Division. The Director of Research shall prescribe rules and regulations relating to the form and style of bills, the order of drafting bills submitted by legislative members, and such other matters relating to the procedure to be followed by the Division of Research in rendering its services as may be deemed necessary or advisable by the Council; such rules and regulations to become effective and to be subject to amendment or repeal only upon approval by the Legislative Council.

RULE 23. Adoption of Rules. These rules shall be adopted and may be amended or suspended only by a two-thirds vote of the members of the Council, provided that neither house has less than three of its members present. Proposed amendments to these rules shall be submitted in writing to each member of the Council at least one week prior to the meeting at which they are to be offered.

V. RULES FOR OPERATION OF RESEARCH DIVISION

RULE 1. Confidential nature of services. (a) The Director of Research, members of his staff, and those charged with the duty of processing in any manner proposed legislation, at the request of the legislator or legislators submitting proposed legislation for drafting, revision or processing, shall not, without consent of the sponsor, disclose to any member of the Council, member of the Legislature, or any other person whatsoever the contents of the proposed legislation. When, however, two or more proposed bills are submitted for processing and the bills deal with identical subject matter or may, without conflict, be embodied into one bill, the Director may inform the members requesting such bills that duplication of effort will be avoided if only one bill embodying both proposals is prepared for introduction, but in no event shall the Director of Research, members of his staff, or those charged with the duty of processing proposed legislation initiate such action without full knowledge and consent of the persons requesting such identical or non-conflicting bills.

(b) The violation of any provision of subsection (a) of this rule by the Director of Research, a member of his staff, or any person charged in any manner with the duty of processing proposed legislation, shall be deemed sufficient cause for dismissal by the Council of the offending employee.

RULE 2. Services. The bill drafting services of the Research Division of the Legislative Council shall be available only to the Legislature and the members thereof.

RULE 3. Form of requests. Requests for bills shall be made to the Director. One request shall be made for each bill and the requests shall be numbered consecutively in the order received, which number shall be known as a request number.

RULE 4. Priority of drafting. (a) The following order of priority shall be given to requests for bill drafting services:

- First: requests made by action of the House or Senate,
- Second: requests made by the Legislative Council,
- Third: requests made by Joint Legislative Committees,
- Fourth: requests made by Standing Committees of the House or Senate,
- Fifth: requests made by members of the Legislature in a capacity other than those set forth in items one to four, inclusive.

(b) Requests for processing services made under the provisions of item five, subsection (a), Rule 4, shall be filled by the Research Division in an equitable manner to be devised by the Director of Research.

RULE 5. Research materials. Research materials on file in the general research library of the Research Division shall be available on a loan basis only to members of the Legislature or persons authorized in writing by a member of the Legislature.

VI. LEGISLATIVE COUNCIL SERVICES

Administrative Division

The Council's administrative division consists of the executive secretary and a full-time secretarial staff of three. One of the responsibilities of the administrative division is to supply secretarial assistance to the Council's research division, which has necessitated employing additional staff on a temporary basis to fit the bill drafting and research workload. On December 6 the staff had increased to ten. The administrative division of the Council performed the following services:

1. Carried out the responsibilities assigned to the executive secretary as set forth in the Legislative Council Rules 10, 11, 12, 18 and 20.
2. Supplied whatever secretarial assistance was required by the research division.
3. Served as secretariat to the Council's Juvenile Delinquency Study Committee.
4. Issued call for bids covering all printing requirements for the Legislature, a responsibility transferred from the Legislative Bureau (ch. 2, Laws 1953).
5. In cooperation with the Council of State Governments, made all local arrangements for the Western Interstate Conference held in Phoenix on April 26-27-28-29, 1954 to study highway, education and public welfare problems.

A new "Bambino" duplicating machine is now being used by the administrative division in the preparation of the necessary copies of bills drafted by the research division. In addition to the fact that this method makes it possible for all copies of the bill to be as legible as the original, its use has assisted the staff greatly from an efficiency standpoint and it will more than pay for itself by the elimination of the cost of carbon paper alone, which expense during the special session and second regular session of the 21st Legislature ran over \$500. The cost of the machine was \$436.56.

Research Division

The Council's research division consists of the director of research, two full-time research associates and one part time associate, all attorneys.

The Council also has on its research staff a special investigator of horse and dog racing in Arizona.

The research division performed the following services:

1. Research reports: As a result of the proposals submitted to the Council for study, the following factual reports have been compiled by the Council's research staff. Copies of these reports are in the Council files and may be obtained on a loan basis, upon request:
 - a. Analysis of the law relating to budgetary matters and the appropriation bill with a comparison of Arizona's laws and those of other states. (Proposal No. 12)
 - b. Report on tax exemptions allowed by the Arizona Constitution and laws relating to real property taxation, Volumes I and II. (Proposal No. 13)
 - c. Analysis of Chapter 147, Laws 1954, relating to school district budgets. (Proposal No. 14)
 - d. State sales tax and its distribution. (Proposal No. 15)
 - e. Vehicle licensing laws. (Proposal No. 16)
 - f. Analysis of the Sanitary District Act of 1941 and the District Improvement Act of 1945. (Proposal No. 17)

In addition, the research staff has performed several small research projects for individual legislators and legislative committees.

2. Bill drafting: The Council's research division drafted for introduction in the first special session and the second regular session of the 21st Legislature, for legislators and legislative standing committees, 595 bills, approximately 25 of which were prepared for introduction in both the House and Senate, plus approximately 100 amendments.

On December 31, 1954, of 316 requests for bills received, 173 rough drafts had been completed and 104 prepared in final form for introduction. 27 of the requests were cancelled by the sponsor, leaving 12 requests still untouched.

The research division contributed assistance to the Juvenile Delinquency and Special Legislative Highway Study Committees and prepared legislation as directed.

3. Bill drafting manual: A bill drafting manual entitled "a Bill Drafting Manual for Arizona" has been prepared by the Council's staff. A copy was mailed to each legislator. Copies are also being made available to every attorney in the state through the State Bar of Arizona.

VII. PROPOSALS SUBMITTED TO COUNCIL

(July 1, 1953-Dec. 31, 1954)

Rule 10 of the Council provides that proposals may be submitted to the Council by "the Legislature or any member thereof, by a member of the Council, by the Governor, by any state department head, or by any citizen or group thereof."

A total of 17 proposals have been received by the Council for study. Proposals 1 thru 9 were covered in the Council's Report No. I to the Twenty-first Legislature in March, 1954, copy of which report has been furnished each member of the present Twenty-second Legislature.

Proposals Nos. 10 through 17 are listed below, along with the Council's action.

Proposal No. 10, requesting the Legislative Council to consider the matter of employment of House and Senate attaches, and to recommend the number of employees needed, their classification and basis of pay.

Referred to an open committee of six legislators, three from the House and three from the Senate, with the Speaker of the House and the President of the Senate to serve in an ex-officio capacity, to resolve the problem existing in the House and Senate on the employment of attaches and their basis of pay, with particular attention focused on those attaches assigned to the Legislature's post office, and to submit their recommendations to the Legislative Council to be passed on to the House and Senate of the 22nd Legislature.

Committee: Senators Whiting, Carpenter, Giss;
Representatives Bartlett, Brown, Rosenbaum.

The Committee reported the following recommendations:

- a. That the State Constitution be amended authorizing each branch of the Legislature to determine the number of employees and their salaries;
- b. that a uniform wage scale be established in both the House and the Senate for the same type of work;
- c. that the voting place of the employees be established as their residence.

Proposal No. 11 (S.R. 4), requesting the Legislative Council to conduct an investigation and study of problems relating to juveniles, and providing for the appointment of a lay advisory board.

The Council directed the Chairman and Vice Chairman to appoint an open committee of six legislators, three from the Senate and three from the House, and a lay board to serve with the committee in an advisory capacity without compensation, the lay board to reflect recognition of the interests of various groups and organizations of the State of Arizona having knowledge or being peculiarly

and particularly interested in the problem, to carry out the intent of S.R. 4.

Committee: Senators Kimball, Corbett, Simer;
Representatives Ellis, Morrow, Carl Sims.

Lay Board: Mother Annunciata, Lt. Claude Burk, Mrs. E. E. Comer, Mrs. Bert Cross, E. S. Edmonson, Hon. Gordon Farley, Miss Ethel Hinton, Hon. J. Mercer Johnson, Mr. Raymond Martinez, Mrs. Spencer Nitchie, Dix W. Price, Dr. Edward B. Slote, Miss Caroline Tuttle, Mr. Steve J. Vukcevic.

The Council made available to the Committee \$10,000 of its funds for Committee's use in conducting this study.

Report of the Juvenile Delinquency Study Committee is appended to this report. A copy of this report was mailed to each Superior Court Judge in the state.

Proposal No. 12, relating to streamlining legislative processes in considering budgetary matters and the general appropriation bill, and requesting the Legislative Council to make a factual study of budgetary procedures adopted by other states in comparison with Arizona Law.

Referred to Research Division to compile requested factual report, and to a subcommittee of six members of the Council to study the matter, to consult with the Research Division, and to report back to the Council.

Committee: Senators Carpenter, Kimball, Paul;
Representatives Brown, Wessler, Connolly.

The Committee submitted the factual report compiled by the Council's research staff, titled "An Analysis of the Law Relating to Budgetary Matters and the Appropriation Bill with a Comparison of Arizona's Laws and those of Other States", with the recommendation that this factual report be turned over to the Senate and House Appropriations Committees of the 22nd Legislature, and to any other interested member of the Legislature, upon request.

Proposal No. 13, relating to real property taxation, and requesting the Legislative Council to make a factual study and report on the exemptions allowed by the Arizona Constitution and Laws.

Referred to Council's research division to compile factual report.

The Research Division compiled factual report entitled "Report on Tax Exemptions Allowed by the Arizona Constitution and Laws Relating to Real Property Taxation", Volumes I and II. (Copies on file in the office of the Legislative Council to be made available to legislators on a loan basis, upon request.)

Proposal No. 14, relating to the budget school Act, and requesting the Legislative Council to make a study and analysis of the effects of H.B. 236, the line-item school district budget bill, so that the 22nd Legislature might have the information available, and be sure that H.B. 236 is being carried out according to the law and as to the Legislature's intent in every respect.

Referred to the Council's Director of Research to make such analysis.

The Research Division compiled factual report entitled "Analysis of Chapter 147, Laws 1954, relating to school district budgets." (Copies on file in the office of the Legislative Council to be made available to legislators on a loan basis, upon request.)

Proposal No. 15, relating to sales tax moneys and requesting the Legislative Council to make a study and render a report on the present method of distributing sales tax receipts.

Referred to the Research Division to compile report.

The Research Division compiled factual report entitled "State Sales Tax and Its Distribution", copies of which are on file in the office of the Legislative Council to be made available to legislators on a loan basis, upon request.

Proposal No. 16, relating to motor vehicle license plates and requesting the Legislative Council to make a survey and study of license plate laws throughout the United States.

Referred to Research Division to prepare report.

The Research Division compiled a report entitled "Vehicle Licensing Laws", copies of which are on file and available to legislators on a loan basis from the Legislative Council.

Proposal No. 17, relating to the district improvement Act, and requesting the Council to make a study and analysis of the present law.

Referred to the Council's Director of Research.

Report entitled "Analysis of the Sanitary District Act of 1941 and the District Improvement Act of 1945" compiled by the Council's research staff, copies of which are available to legislators on a loan basis, upon request.

VIII. STATE CONSTRUCTION PROGRAMS

One of the responsibilities transferred to the Legislative Council from the Special Legislative Committee on State Operations is to "consult with departments or officers of the state engaged in carrying out construction programs authorized by the legislature, * * *."

The following state departments contemplating construction programs during the 1953-54 fiscal year were contacted, which has resulted in splendid cooperation from each such state department:

- University of Arizona
- Arizona State College at Tempe
- Arizona State College at Flagstaff
- Arizona Children's Colony
- Arizona State School for the Deaf and the Blind
- State Industrial School
- State Prison
- State Hospital
- Registrar of Contractors
- State Department of Health
- Arizona Pioneers' Home
- Arizona Commission on Agriculture and Horticulture
- State Highway Commission
- Arizona Fish and Game Commission

IX. MEETINGS—PUBLIC APPEARANCES

Council Meetings, March 1, 1954–December 31, 1954:

(Meetings, July 1, 1953 to March 1, 1954 were covered in Council's Report No. 1, copies of which are in the hands of each member of the 22nd Legislature)

Date	Place
April 9, 1954	Phoenix
April 29, 1954	Phoenix
June 12, 1954	Nogales
July 29–30, 1954	Flagstaff
September 15, 1954	Tucson
November 20, 1954	Tucson
December 21, 1954	Phoenix

Individuals or Committees meeting with Council:

	Date Appearing
Representative Robert Morrow	April 29, 1954
Mr. J. Thomas McIntire, Supt., Arizona Children's Colony	June 12, 1954
Miss Ethyl C. Lobban and Mrs. Edward E. Mott, President and Legislative Chairman respectively of the League of Women Voters of Arizona	June 12, 1954
Mr. E. C. Edmonson, Secretary of the Santa Cruz County Welfare Board	June 12, 1954
Senator H. S. Corbett	June 12, 1954
Representative John Haugh	June 12, 1954
Mr. H. R. Sisk, Publisher of the Nogales Herald	June 12, 1954
Representative L. S. Adams	July 29, 1954
Representative Robert Morrow	July 29, 1954
Senator William Kimball, Chairman, Juvenile Delinquency Study Committee	July 30, 1954
Mr. Kent Lockwood, Post Auditor	September 15, 1954
Senator William F. Kimball, Chairman, Juvenile Delinquency Study Committee	September 15, 1954
Lt. Frank Popello, Commander, Maricopa County Sheriff's Office Juvenile Division	September 15, 1954
Representative Alvin Wessler, Legislative representative attending 7th An- nual Legislative Service Conference, San Francisco, Calif., Sept. 7–11, 1954	September 15, 1954
Representative Robert Morrow, Vice Chairman, Juvenile Delinquency Study Committee	November 20, 1954
Lt. Frank Popello, Commander, Maricopa County Sheriff's Office Juvenile Division	November 20, 1954
Senator A. C. Stanton, Member of the Western Interstate Committee on Highway Policy Problems	November 20, 1954

Representative Ruth Kuntz, reporting on Education problems discussed at the Western Regional Conference of the Council of State Governments, Gearhart, Ore., Sept. 29-30, 1954	November 20, 1954
Senator Robert Prochnow, reported: (1) on the Twelfth Biennial General Assembly of the States held in Chicago, Ill., Dec. 2-3-4, 1954, and (2) as Chairman of the Special Legislative Highway Study Committee gave a preview of the Committee's report being com- piled for presentation to the 22nd Legislature	December 21, 1954
Senator A. C. Stanton, reported on the Western Interstate Committee on Highway Policy Problems, meeting held in Las Vegas, Nev., Dec. 6-7, 1954	December 21, 1954
The Honorable Howard Pyle, Governor of Arizona	December 21, 1954
Mr. J. Thos. McIntire, Supt., Arizona Children's Colony	December 21, 1954

X. FINANCIAL STATEMENT

(July 1, 1953 through December 31, 1954)

	Expenditures	Receipts
Appropriated:		
(a) Ch. 2, Laws of 1953.....		\$100,000.00
(b) Ch. 132, Laws of 1953.....		55,000.00
Transferred from:		
(a) Special Legislative Committee on State Operations.....		10,407.89
(b) Legislative Bureau.....		60,990.92
		<hr/>
TOTAL RECEIPTS JULY 1, 1953.....		\$227,398.71
Salaries: (Code #110)		
(a) Legislative Council.....	\$39,096.71	
(b) Senate Attaches.....	41,550.50	
(c) House Attaches.....	20,920.50	\$101,567.71
Professional fees (Code #240).....		1,675.19
Office expense:		
(a) Postage (Code #211).....	342.00	
(b) Telephone (Code #212)....	810.74	
(c) Maintenance of office and equipment (Code #260)....	1,672.18	
(d) Other contractual serv- ices (Code #290).....	98.07	
(e) Office supplies: paper, carbon, mimeograph sup- plies, etc. (Code #380)....	3,989.47	
(f) Rent:		
1. Room for Western In- terstate Conference (Code #413).....	30.75	
2. E q u i p m e n t: type- writers, desks (Code #417)	68.78	

(g) Subscriptions to papers (Code #430).....	39.00	7,050.99
Capital outlay: (Code #600)		
(a) Furniture, files, typewriters, adding machine, equipment, etc.....		5,655.93
Travel:		
(a) In-state (Code #220).....	\$ 4,684.65	
(b) Out-of-state (Code #230).....	1,584.92	6,269.57
TOTALS (June 30, 1954)	\$122,219.39	\$227,398.71
Appropriated 1954 Laws, available July 1, 1954.....		\$ 55,000.00
Expenditures (July 1, 1954 to December 31, 1954):		
Salaries	\$24,348.28	
Office Expense.....	2,375.60	
Capital Outlay.....	492.66	
Travel	6,582.67	\$ 33,799.21
TOTALS (December 31, 1954).....	\$156,018.60	\$282,398.71
UNENCUMBERED BALANCE (December 31, 1954).....		\$126,380.11

XI. RECOMMENDATIONS

The Legislative Council of the Twenty-first Legislature presents to the Twenty-second Legislature and to the succeeding Legislative Council the following recommendations for improving the quality of legislation and to insure full participation by the legislative branch in determining and reviewing policy and administration of state affairs:

1. That the Post Auditor have a staff member present during hearings of the appropriations committees, in order that his records will show the complete picture;
2. that a member of the Senate and a member of the House be authorized to attend the Annual National Commission on Uniform State Laws;
3. that appropriate committees of the House and Senate develop some method acceptable to them permitting the House and Senate to print bills prior to the convening of the Legislature;
4. that the Legislature take appropriate action requiring every person authorized to expend public funds for goods or services to make reasonable effort to procure such goods or services within the State of Arizona before awarding any contract;
5. that the Council's Director of Research be charged with the continuing code revision responsibilities, and that he prepare the work in such a manner that it can be presented to a code revision commission for approval;
6. that section 14, article 4, part 2 of the Constitution of Arizona, which provides that no Act or section thereof shall be revised or amended by mere reference to the title of such Act, but the Act or section as amended shall be set forth and published at full length, be amended so that only the subsection or paragraph need be amended, which will decrease to a great degree printing costs as well as the time involved in typing and proofreading;

7. that the Legislative Council discontinue requesting state departments to report construction program progress to the Council, a responsibility inherited by the Legislative Council from the Special Legislative Committee on State Operations, due to the fact that it is a duplication of the responsibility of the Governor's office;
8. that serious consideration be given to allowing the capitol custodian a full-time painter and a person capable of doing carpentry and minor repairs, in order to avoid the expense to the state of each state department contracting for this type of work individually;
9. that appropriate committees of both Houses receive a copy of the report to the Council by the Committee appointed to study Proposal No. 10 which requested the Council to consider the matter of employment of House and Senate attaches and to recommend the number of employees needed, their classification and basis of pay;
10. that the report of the Juvenile Delinquency Study Committee, resulting from Proposal No. 11 (S.R. 4) requesting the Legislative Council to conduct an investigation and study of problems relating to juveniles, become a part of this report;
11. that a copy of the "Analysis of the Law Relating to Budgetary Matters and the Appropriation Bill with a Comparison of Arizona's Laws and those of Other States", compiled by the Council's Research Division in compliance with Proposal No. 12, be submitted to the incoming appropriations committees for further study; and
12. that the services of the Legislative Council be offered to legislative study committees authorized by the Legislature through resolution or otherwise, in order to cut down the expense of office space, personnel, telephone, etc., and minimize organizational problems.

COMMITTEE MEMBERS

Senator William F. Kimball, Chairman
 Representative Robert Morrow, Vice Chairman
 Senator H. S. Corbett
 Representative Mabel S. Ellis
 Senator Clay Simer
 Representative Carl Sims, Sr.

LAY ADVISORY BOARD MEMBERS

Sister Mary Annunciata, Superior, Convent of the Good Shepherd
 Lt. Claude Burk, City of Phoenix, Police Department
 Mrs. E. E. Comer, League of Women Voters of Arizona*
 Mrs. Bert Cross, Arizona Congress of Parents & Teachers**
 Mr. E. S. Edmonson, Arizona Council on Children & Youth
 Hon. Gordon Farley, Arizona Judges' Association
 Miss Ethel Hinton, Maricopa County Juvenile Home
 Hon. J. Mercer Johnson, Juvenile Judge***
 Mr. Raymond Martinez, American Legion, Department of Arizona
 Mrs. Spencer H. Nitchie, League of Women Voters of Arizona
 Lt. Frank Popello, Arizona Sheriffs' & County Attorneys' Association****

Mr. Dix W. Price, State Bar of Arizona
 Edward B. Slote, M.D., Phoenix Junior Chamber of Commerce
 Miss Caroline Tuttle, Arizona Education Association
 Mr. Steve J. Vukceovich, Superintendent, Arizona State Industrial School

*Replaced Mrs. Ellsworth Moe
 **Replaced Mrs. L. M. Henderson
 ***Replaced Hon. Lorna E. Lockwood
 ****Resigned to become administrative assistant to committee

ADDENDA

Report of Subcommittee on Education.....	i
Report of Subcommittee on Home and Church.....	iv
Supplemental Report of Subcommittee on Home and Church.....	vi
Report of Subcommittee on Juvenile Code.....	viii
Report of Subcommittee on Recreation and Employment.....	x
Report of Steering Committee (general youth authority).....	xi
Report of Subcommittee on Welfare, Health and Correctional Agencies, public and private.....	xiii

I. INTRODUCTION

During the second regular session of the twenty-first legislature of the State of Arizona, two bills relating specifically to the problem of juvenile delinquency were introduced. Senate Bill No. 16 authorized the establishment of forestry camps for the employment and education of juveniles. Senate Bill No. 123 created a committee on youth study to investigate problems pertinent to the juvenile delinquency situation in Arizona. While neither of these bills were enacted by the legislature, as a result of the consideration of the subjects proposed Senate Resolution No. 4, requesting that the Legislative Council make a study of the juvenile delinquency problem, was adopted by the Senate, and subsequently became Proposal No. 11 of the Legislative Council. To carry out the intent of Senate Resolution No. 4 the Legislative Council appointed six legislators, three from the Senate and three from the House of Representatives, as the Juvenile Delinquency Study Committee, and further appointed a representative lay advisory board to meet with the Committee and act in an advisory capacity.

State of Arizona
 Senate
 Twenty-first Legislature
 Second Regular Session

II. SENATE RESOLUTION NO. 4

A RESOLUTION

REQUESTING THE LEGISLATIVE COUNCIL TO CONDUCT AN INVESTIGATION AND STUDY OF PROBLEMS RELATING TO JUVENILES, AND PROVIDING FOR THE APPOINTMENT OF A LAY ADVISORY BOARD.

Whereas, juvenile delinquency is one of the most serious problems in the state and is steadily increasing to such an extent that it is necessary that a thorough and exhaustive investigation and study be made.

Therefore

Be it resolved by the Senate of the State of Arizona:

1. The legislative council is requested to investigate and study all problems relating to the prevention and detection of juvenile delinquency and the treatment and rehabilitation of youthful offenders, including ways and means of financing a program for dealing with said problem.

2. The investigation provided for herein shall include a study of the personnel, organization, adequacy and interrelationships of all public and private agencies concerned with juvenile offenders.

3. The legislative council is requested to initiate and conduct to a conclusion a full investigation of the major causes of juvenile delinquency and of the laws, procedures and facilities employed in the detection, apprehension, detention, examination, treatment, probation and custody of juvenile offenders.

4. The legislative council is authorized to appoint a lay board to serve in an advisory capacity without compensation.

5. The legislative council shall complete its investigation and study and make a report of its findings and recommendations to the legislature not later than December 1, 1954.

Unanimously adopted by the Senate of the State of Arizona March 30, 1954.

/s/ HUBERT O. MERRYWEATHER
President of the Senate

/s/ May Belle Craig
Secretary of the Senate

III. FINANCIAL STATEMENT OF EXPENDITURES

The Legislative Council made available to the committee not to exceed \$10,000 of its funds for the committee's use in conducting this study.

Travel:		\$1,421.01	
Salaries:			
Secretary assigned to committee from Council Staff.....	\$732.00		
Administrative Assistant to committee.....	800.00	1,532.00	
Supplies:*			
Paper (carbon, mimeo and ozalid).....	\$ 54.00		
Stencils and ozalid masters.....	25.00		
Postage	18.00		
Miscellaneous	9.00	106.00	
Telephone (long distance charges only)*.....		33.00	
Miscellaneous:			
Publications	\$ 5.00		
Conference Room.....	10.00	15.00	
TOTAL.....			\$3,107.01

*Only an estimate may be made on the above items since the Legislative Council made available all necessary material for use of the committee, and the Council's telephone was utilized by the committee, thus eliminating the normal costs of such service. The staffs of both the Administrative and Research Divisions of the Council were available to the committee at all times and it would be impossible to estimate the value of their services.

IV. MEETINGS

Legislative Committee Meetings held:

DATE	PLACE
July 29, 1954	Flagstaff
December 3, 1954	Phoenix

Joint Legislative Committee and Lay Board Meetings held:

DATE	PLACE
August 9, 1954	Phoenix
September 20, 1954	Phoenix
October 4, 1954	Phoenix
November 8, 1954	Phoenix
November 19, 1954	Tucson

Each of the joint meetings held was open to the public and an average of twenty-three interested citizens attended each meeting together with representatives of the press. A record was kept of those in attendance.

V. SUBCOMMITTEES

In considering the problem of juvenile delinquency in the limited amount of time available, it was felt by the committee that more phases of the problem might be considered through the setting up of a number of subcommittees whose findings could then be considered by the entire group.

A subcommittee was appointed to compile information from previous investigations of the juvenile matter concerning Arizona or a political subdivision thereof, which information was placed on file as reference material.

The following areas of study were designated, and subcommittees appointed to consider each of these areas:

- Courts and law enforcement agencies
- Education
- Home and church
- Recreation and employment
- Welfare, health and correctional agencies, public and private

Also appointed by the Chairman were subcommittees to consider the following:

- Juvenile code
- General youth authority

Subcommittees were composed of five members of the lay advisory board, with one legislative committee member appointed to serve as liaison member. The subcommittee considering the area of Courts and law enforcement agencies held no meeting; however, an informal report was received from the chairman of the group. While no formal meeting of the subcommittee studying the Juvenile code was held, the report of the chairman was adopted by that subcommittee. Meetings and hearings were conducted by all other subcommittees, and all subcommittee reports were adopted by the lay advisory board.

Your committee felt that portions of the subcommittee reports were not germane to this study and sufficient time was not available for a careful and thorough consideration of each report. Therefore, with the exception of the report of the subcommittee studying the juvenile code, no specific recommendations on subcommittee reports have been made by the committee.

In addition to the above subcommittee activities, Lt. Frank Popello of the Maricopa County Sheriff's Office (Juvenile Divison) was granted a leave of absence by the Sheriff's office for the months of October and November, resigned from the lay advisory board, and was employed as administrative assistant to the legislative committee for that period of time to work with the subcommittees and to compile a statistical report.

VI. STATISTICAL INFORMATION

The information presented herewith is based on an accumulation of statistics of various agencies of the fourteen counties of the state with respect to juvenile crime as it exists. Because of the lack of statistical information in some of the law enforcement agencies, combined statistics from law enforcement agencies and Juvenile Courts of Arizona are submitted:

County	Number of Delinquency cases
Apache	170
Coconino	200
Cochise	323
Gila	819
Graham	200
Greenlee	70
Maricopa	10,420
Mohave	122
Navajo	200
Pima	1,899
Pinal	800
Santa Cruz	100
Yavapai	469
Yuma	174
TOTAL.....	15,966

Your committee was unable to obtain an actual state-wide breakdown on offenses committed by juveniles. However, classifications of crimes were obtained from Maricopa, Mohave, Pima and Yuma Counties, and from these statistics a general pattern might be indicated.

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MARICOPA COUNTY

CRIME CLASSIFICATION	NUMBER OF OFFENDERS
Aggravated assault	77
Bogus checks	43
Burglary	823
Drinking	379
Homicide	3
Larceny over fifty dollars	28
Larceny under fifty dollars	481
Morals	94
Rape	16
Robbery	18
Runaways	715
Simple assaults	67
Vandalism	567

MOHAVE COUNTY*

Runaways	22
Grand thefts	3
*Information obtained through Sheriff's Office	

PIMA COUNTY

CRIME CLASSIFICATION	NUMBER OF OFFENDERS
Aggravated assaults	6
Arson	8
Auto thefts	53
Burglary	103
Disturbing the peace	61
Fighting	34
Fraud	2
Grand larceny	23
Illegal use of firearms	33
Incorrigibles	30
Loitering	25
Malicious mischief	67
Morals	22
Petty larceny	87
Negligent homicide	1
Possession of stolen property	30
Rape	5
Robbery	38
Simple assault	28
Runaways	144
Vandalism	156
Violation liquor laws	59
Violation of narcotics	3
Federal detention	26
Motor vehicle violations	658

YUMA COUNTY

CLASSIFICATION	NUMBER OF OFFENDERS
Transit juveniles	31
Juveniles dealt with on a case work level with resorting to probation	81
Juveniles on probation and being carried as probationers	49
Commitments to State Industrial school	4
Commitments to Convent of the Good Shepherd	2

Yuma County reports that the most prevalent types of violation coming to their attention have been as follows: 1. Thefts; 2. drinking; 3. damage to property; 4. constant truancy; 5. assault and robbery; 6. sexual promiscuity; 7. runaways.

The following information was received from Gila County:

CLASSIFICATION	NUMBER OF OFFENDERS
Juveniles having appeared before Court	223
Juveniles placed in detention	102
Two-time repeaters	57
Three-time repeaters	22
Repeaters more than three times	10

In summarizing these statistics, the highest number of offenders in the specific crime classifications rank as follows:

Maricopa County

1. Burglary
2. Runaways
3. Vandalism
4. Larceny under fifty dollars
5. Drinking
6. Morals
7. Aggravated assault
8. Simple assault

Mohave County

1. Runaways
2. Grand theft

Pima County

1. Motor vehicle violations
2. Vandalism
3. Runaways
4. Burglary
5. Petty larceny
6. Malicious mischief
7. Disturbing the peace
8. Violation liquor laws

Yuma County

1. Thefts
2. Drinking
3. Damage to property
4. Constant truancy
5. Assault and robbery
6. Sexual promiscuity
7. Runaways

In considering the statistical comparison of the Superior Court of Arizona, 1953, it was noted that in the year of 1950 there were 2837 juvenile petitions filed in the Superior Courts of Arizona, and that in 1953 there were 2264 petitions filed. While these figures indicate that there were a lesser number of official petitions filed in the Courts, it does not necessarily indicate a recession of the juvenile problem in Arizona.

Delinquency figures on a state level are deceptive and are apt to be conservative as to the incidence of juvenile crime. The estimated population of the state for the year 1953 was 901,000; the estimated population for 1954 is 950,000, or roughly a seven percent increase. In considering this same ratio of increase in conjunction with the juvenile offenses committed, it is indicated that there will be about a seven to ten percent increase in 1954 over 1953 in the majority of categories, including grand theft, bike theft, burglary, sex offenses, rape, fighting, incorrigibles and destroying property. There are also increases in the incident rate of runaways, assaults, forgery and stolen property, and it is further indicated there will be a great increase in such categories as shop lifting, purse snatching, liquor violations, disturbing the peace, vagrancy, and transit offenses. Pima County reports in its 1954 statistical an approximate seventeen percent increase in actual offenses. An estimated 17,000 juveniles will come to the attention of some official agency in the State of Arizona during the year, and of that number approximately 13,000 will be for the violation of some law.

It should be noted that to get a complete breakdown on offenses would necessitate the searching of each individual case in those counties which do not keep such a breakdown. It was brought to the committee's attention in attempting to obtain and compile statistical information that the creation of an agency within the state to compile statistics would be of tremendous help in guiding the future programs in the interest of the youth of the state. Such a reporting system has been successful in other states, and its success here would depend on the participation of all agencies involved, both public and private. For example, the Pima County Juvenile Probation Department's report goes into a complete breakdown on offenses committed, the age bracket, nationality, detention report and a monthly breakdown as to the offenses. It also reports the foster home placements, a quarterly report of traffic offenses, the origin of the complaint and the school which the particular child attended.

VII. IMMEDIATE LEGISLATION CONSIDERED

Prior to the first joint meeting of the committee and its advisory board, the public was notified through the press of the meeting to be held and was invited to present suggestions to the committee. In considering the suggestions received and in general discussion, it was the opinion of the committee and of the lay advisory board that while the limited amount of time available precluded the possibility of consideration of all of the suggestions received that several of the problems most frequently mentioned might be alleviated to some extent by immediate legislation. As a result, at the request of the committee, the Research Staff of the Legislative Council prepared rough drafts of legislation dealing with (1) control of the sale and distribution of undesirable comic books, (2) state-wide curfew and (3) school attendance and child labor.

Each of the above proposals as prepared were not to be considered as recommendations by the Council's research staff, but merely as a basis from which a final recommendation might be made. Each proposal was referred to two subcommittees for study, and was discussed in open joint meetings as well.

In addition to the above legislative items, a proposal entitled the "Youth Service Act" was submitted by the subcommittee studying a general youth authority for the state, and this proposal was also considered in the open joint meetings.

To the subcommittee on the juvenile code was assigned the study and consideration of possible legislative amendments to the present code.

A brief discussion of the above legislative subjects follows:

CONTROL OF THE SALE AND DISTRIBUTION OF UNDESIRABLE COMIC BOOKS.

In considering this proposed legislation, it was apparent that there is a definite need for some type of control over the salacious and pornographic type of material which is readily available to all youngsters. The primary problem confronting the committee was whether or not legislation to carry out this control could be drafted in constitutional form. It was the consensus of opinion, not only among committee members, but among lay advisory board members and participating observers as well, that the most effective solution to the problem would be to reach the source, or publishers, which could not be directly accomplished by state-wide legislation. On the other hand, it was felt that if the sale and distribution of this material might be policed locally, the eventual result would reach the source. Also considered by the committee was the possible ultimate result of the enactment by the Phoenix City Council of an ordinance regulating undesirable comic books.

STATE-WIDE CURFEW.

In the preliminary phases of the study, emphasis was placed on the delinquency problems arising as a result of juveniles being on the streets at unreasonable hours of the night. In an informal report received from Judge J. Mercer Johnson, the committee was informed that in checking 300 active juvenile cases in Pima County, it had been found that 39% of the instances occurred between 6:00 p. m. and midnight, 22% occurred between noon and 6:00 p. m., 10% occurred after midnight, and the remainder at miscellaneous hours. It was stressed that parental laxity was probably the prime factor involved, but was further pointed out that in such instances a curfew law would allow enforcement agents to keep the youngsters off the streets. The importance of a workable law, and one which would not work a hardship on either the youngster, the parent or the enforcement agency was emphasized. Another approach to the problem was considered which would allow the individual county boards of supervisors to enact county curfews if they deemed it advisable, thus allowing the smaller political subdivision to determine its own needs.

SCHOOL ATTENDANCE AND CHILD LABOR.

Numerous questions were raised in considering proposed legislation to lower the age limit whereby children might be excused from school attendance and might be employed. It was stressed that there are three particular types of problems involved: 1. Those juveniles who are not academically inclined or who are physically or mentally handicapped insofar as educational ability is concerned; 2. those juveniles between the ages of fourteen and sixteen who are already out of school under the present statute, but who are not employed; and 3. the inability of juveniles attending school to find gainful employment during the summer vacation periods, due largely to their age. It was necessary to take into consideration employment possibilities, determination of individual capacities, and the possible need for additional vocational schools, as well

as the possibility of the abuse of such legislation through the filing of applications and granting of certificates.

YOUTH SERVICE ACT.

Frequent reference having been made to the Youth Authority Act of 1951, your committee felt that specific attention should be given this subject, in an effort to determine whether recommendations might be made by the committee as to the future status of this presently inactive statute. The subcommittee to which this matter was referred were requested to consider: 1. The opinion that only an appropriation would be required to make the statute operative; 2. the opinion that the entire act was unconstitutional in that it did not designate an authority and delegated executive powers and duties to the judiciary; and 3. whether it was felt the act should remain as it is, amendments to the act should be recommended or an entirely new authority should be considered. The subcommittee reported that since the Youth Authority Act of 1951 had been such a controversial issue in the past, it was the recommendation of the subcommittee that an entirely new act be considered, and the Youth Service Act was submitted for the consideration of the committee and the advisory board.

One of the particular points considered was the relationship of this proposed legislation to the existing state institutions which are governed by the Board of Directors of State Institutions for Juveniles. Suggestions were made that the state institutions might be coordinated into this legislation or that the present powers and duties of the Board of Directors of State Institutions for Juveniles might be expanded enabling them to go farther into the field of rehabilitation. In considering the financing required to initiate and operate a Youth Service, at an estimated average cost of \$5.50 per day per juvenile, the question arose as to whether or not Arizona is economically equipped at the present time to operate such a service, and further whether the most value would be received from expending the money in this manner or by the expansion of existing facilities and institutions.

Considerable doubt was expressed by members of the lay board that sufficient time had been available for adequate consideration of the Youth Service Act or for the actual determination of what conditions predominate which may be corrected and whether this is the most advisable manner to so correct these conditions. Particular emphasis was placed on the need for the creation of some type of intermediate training program for the pre-delinquent child and for an adequate post release program.

JUVENILE CODE.

Criticism of the present Arizona Juvenile Code having been brought to the attention of the committee, including the fact that the code was designed for the state prior to its tremendous growth in population, a subcommittee was appointed to consider this matter. Specific suggestions as to changes dealt primarily with the broadening of the authority of a peace officer in the investigation, questioning, and keeping of records of minors under the age of eighteen who are suspected of having committed felonious offenses, and with the problem in smaller counties of the maintenance of detention homes. Again insufficient time was available for the proper consideration of the views of Superior Court Judges, enforcement agencies and other interested parties.

VIII. RECOMMENDATIONS

The following recommendations are respectfully submitted for the consideration of the Legislative Council:

1. Your committee recommends that Congress be memorialized requesting the regulation of the publication and sale of undesirable comic books, a draft of which memorial is herewith submitted as Exhibit A.

2. Your committee submits as Exhibit B herewith legislation relating to the state-wide control of the sale and distribution of undesirable comic books, as approved by the lay advisory board; however, your committee recommends that no action be taken on this draft until such time as the outcome of a possible test case of the comic book industry versus the City of Phoenix may have been determined.

3. A majority of your committee submits as Exhibit C herewith legislation providing a state-wide curfew as approved by the lay advisory board, and recommends the passage of this legislation. A minority of your committee, consisting of Mr. Morrow, submits that a state curfew would prove unenforceable, would not be needed in many of the smaller towns and rural areas, and that a better approach would be to broaden the powers of the boards of supervisors to make regulations thereto, a copy of a bill to so provide being submitted as Exhibit D.

4. Your committee recommends the repeal of the present Youth Authority Act, being sections 46-201 to 46-213, inclusive, 1952 Supplement to the Arizona Code of 1939.

5. Your committee recommends the development of some type of program to handle the psychotic and untrainable juveniles at the State Hospital for the mentally ill, including an adequate appropriation to cover the cost of additional hospital staff necessary to carry out this program.

6. Your committee recommends an additional appropriation be granted the State Industrial School for the purpose of employing two additional placement officers and for the construction of two additional cottages.

7. Your committee recommends that a study be made for the purpose of the purchasing of a site and the erection of a proper institution to care for all of the state's delinquent girls.

8. Your committee recommends that in the interest of the state as a whole, a thorough study be made of the present Juvenile Code, with special emphasis being placed on the following sections: 46-119 Records; 46-122 Procedure of the Court; 46-123 Probation Officers; 46-123a Salaries of Probation Officers; 46-124 Duties of a Peace Officer; 46-130 Destruction of the Record; 46-134 Separate Custody; and 46-135 Supervision of Detention Home; and further that representatives of the Judges of the Superior Court, law enforcement officers, and welfare representatives assist in such a study.

9. Your committee recommends the drafting of legislation making parents of children assigned to any state institution financially responsible, insofar as possible.

10. Your committee submits as Exhibit E herewith proposed legislation relating to school attendance and child labor as considered by your committee, but recommends that further study should be made

prior to the enactment of such legislation, and further submits the disapproval of this legislation by the lay advisory board.

11. Your committee submits as Exhibit F herewith a proposed "Youth Service Act" but recommends no action on this proposal at this time.

12. Your committee submits herewith as addenda to this report for the information and consideration of the Legislative Council, subcommittee reports as adopted by the lay advisory board.

13. Your committee further submits for the consideration of the Legislative Council the following recommendations adopted by the lay advisory board:

a. That a careful over-all study be made in the fields of juvenile crime prevention, possible needed changes in the present Juvenile Code for the handling of juvenile offenders, and an intelligent post release program, and that in conjunction with that study a Youth Service Act similar to the proposal considered by the lay advisory board be given careful consideration.

b. That consideration be given to the fact that many long-range items are contained in the subcommittee reports adopted by the lay advisory board which might not be achieved for some time, but that some publication be made on these recommendations which will reach the news media and groups all over the state so as to be one step farther toward the ultimate achievement of the recommendations.

IX. SUMMARY

"The problem of juvenile delinquency is with us." Our society must share in the responsibility for it and in the responsibility to prevent and control it. If we are to fulfill the requirements of such obligations, then we must act as well as talk in the realm of aims and objectives even though the problem presented may be of small importance in the total scheme of our government.

Because of the wide range of consideration, the purpose of this committee's study was not to develop a complete philosophy in the handling of youthful offenders; rather, it was to review some of the existing situations in the realms of the delinquency problem, to attempt to point out the various feelings and expressions of those concerned with the problem, and to make such recommendations as were deemed advisable for the immediate relief of the problem insofar as possible.

It is generally agreed that three definite factors are of primary importance to the existence of the problem: 1. Economic conditions; 2. psychiatric problems; and 3. environmental conditions, particularly in the lack of supervision. With respect to the alleviation of the problem, it is generally felt that there must be: 1. The recognition of crimes in relation to the development of the child; 2. a proper handling of the problem of repeated offenders; and 3. the necessity for all agencies to keep a statistical record of all juveniles coming into contact with such agencies, stating on the record the reason for their conduct. In considering the development of a crime prevention program, again three specific points are noted: 1. The relief of causes insofar as possible; 2. a positive approach to the pre-delinquent problem; and 3. alternative consequences in the event of an unwillingness to cooperate.

The prevention of delinquency in itself is an elusive concept. Determination must be made of what is to be prevented, who is to be deterred, and whether we are to consider those acts commonly committed by children which are anti-social in character, the unconventional activities of "flaming youth" or official delinquency with emphasis on that which is of a serious nature and likely to be continued unless something is done about it.

If we are to consider the concept that delinquency prevention is synonymous with the promotion of a healthy personality in the development of all children, the problem would be solved to a great extent by improving all aspects of life that bear closely upon the development of children, such as better parent relationships, adequate training in social values, and adequate staffing and equipping of schools.

On the other hand, if we are to consider the reduction of more serious offenses, stress must be placed on the prevention of the aggravation of delinquent behaviour and on its continuance rather than on its onset. Certainly there are various approaches to the prevention of delinquency, and no specific measure is likely to be highly successful in reducing the total volume of delinquency. Suggested programs might be: 1. Development of a sense of responsibility not only on the part of the child but on the part of the parent as well; 2. identification of potential delinquency and mobilization of community resources; 3. redirection of energy and interest of delinquents; and 4. psychiatric or social treatment.

A start has been made toward identifying the types of measures which are likely to lessen the delinquent acts of a particular type of child. Child guidance of the usual urban variety has been found to be helpful to youngsters who suffer from mild personality disorders and to those whose problem behavior stems primarily from distortions in the parent-child relationship. On the other hand, none of these programs have been successful in dealing with youngsters who are psychopathic or otherwise seriously or emotionally disturbed. We are on our way toward learning what does and does not prevent delinquency, but we still have far to go. The future success of the development of an adequate program depends largely upon the development of new measures and the refinement of old measures, and through the conception that research and practice are inseparable parts of a single process.

Your committee feels that three particular programs must be considered: 1. Treatment of the pre-delinquent child between the ages of eight and fourteen, who by his acts and without supervision develops into the delinquent; 2. improvement of a release program for the rehabilitation of juvenile offenders; and 3. special treatment of the sex deviate and psychotic child. In submitting its recommendations, your committee has attempted in some small degree to touch upon those matters which might properly be immediately considered. It should again be pointed out that in a number of instances adequate time was not available for the thorough and careful consideration of subjects pertinent to the problem.

Your committee wishes to commend the members of the lay advisory board for their invaluable assistance and for their contribution of time, energy and expenditures in order that this preliminary study might be successfully completed. It is regrettable that it was impossible to reimburse the members of the lay board for their travel and expenses incurred as a necessary part of their duties, and it might be advisable for the legislature to give some consideration to this matter to ascertain whether in the future such expenses might constitutionally be paid.

Your committee further wishes to thank those Superior Court Judges, law enforcement agencies, welfare representatives, and others for their assistance and cooperation in providing statistics and comments, and is hopeful that the information presented herein may be of assistance in the future consideration of the problem of juvenile delinquency in the State of Arizona.

Respectfully submitted,

JUVENILE DELINQUENCY STUDY COMMITTEE

William F. Kimball, Chairman
 Robert Morrow, Vice Chairman
 H. S. Corbett, Member
 Mrs. Mabel S. Ellis, Member
 Clay B. Simer, Member
 Carl Sims, Sr., Member

EXHIBIT A

A JOINT MEMORIAL

To the Congress of the United States of America:

Your memorialist respectfully represents:

During the past few years there has been an alarming increase in the prevalence of juvenile delinquency to the point that at the present time the courts and law enforcement officers throughout the nation are over-burdened with case work involving minors.

While many concurrent causes for juvenile delinquency may be cited, there can be no further question that comic books depicting crimes of violence and lewd and lascivious conduct must bear their fair share of the blame.

Studies have shown, and frequent statements by juveniles have been heard, that certain types of so-called "comic books" have been used as a reference encyclopedia by juveniles for the commission of crimes ranging from vandalism and petty theft to rape and murder.

To a great extent, the legislative bodies of the states are powerless to control the flood of undesirable comic books. The point of publication of these books is frequently outside the jurisdiction of the state concerned. Then too, the entrance of these publications into the stream of interstate commerce and into the government mails makes local legislation ineffective to a great degree.

Many comments have been made that the censorship of comic books is an abridgment of the constitutional guarantee of free speech. Regulation of these undesirable comic books, however, cannot be said to be an abridgment of such guarantee to any greater extent than the present laws against slander and libel.

The youth of the nation are undeniably the future of America. They are our most valued asset and as such are deserving of our utmost protection and care. Wherefore your memorialist, the Legislature of the State of Arizona, prays :

1. That the Congress of the United States give its most earnest consideration to the problem of undesirable comic books and their effect on the youth of America.

2. That the Congress of the United States take immediate action toward the enactment of legislation having for its purpose the regulation of the publication, sale and distribution of comic books to the end that those of an undesirable nature may be barred from further corrupting the youth of our nation.

EXHIBIT B

AN ACT

RELATING TO JUVENILES; PROHIBITING THE SALE, GIFT, LOAN OR OTHER DISTRIBUTION TO JUVENILES OF UNDESIRABLE COMIC BOOKS AND OTHER PUBLICATIONS INJURIOUS TO THE MORALS OR HEALTH OF JUVENILES, AND MAKING UNLAWFUL THE PURCHASE, POSSESSION, OR RECEIPT BY GIFT OR LOAN OF SUCH PUBLICATIONS BY JUVENILES.

Be it enacted by the Legislature of the State of Arizona:

Section 1. Declaration of policy. Section 5, article 2, Constitution of Arizona, provides that every person may freely speak, write, and publish on all subjects, being responsible for the abuse of that right. The sale, gift, loan or other distribution of undesirable comic books and other publications that are injurious to the morals or health of juveniles is declared to be an abuse of this constitutional right of free speech, and detrimental to the general welfare. It is the policy of the State to prohibit such sale, gift, loan or other distribution.

Sec. 2. Definitions. In this Act, unless the context otherwise requires:

1. "Juvenile" means a person under the age of eighteen years.

2. "Undesirable comic book" includes any book, booklet, magazine, pamphlet, or other publication the major portion of the contents of which features an account of crime and which depicts by the use of drawings or photographs the commission or attempted commission of the crime of murder, rape, administration of poisonous and injurious potions, maiming and disfiguring, aggravated assault, assault to maim or disfigure, assault with intent to murder, assault with intent to commit rape, assault with intent to commit robbery, assault in attempting burglary, false imprisonment, kidnapping and abduction, arson and other willful burning, malicious mischief, burglary, robbery, theft, or conspiracy to commit any of the foregoing offenses. The term "undesirable comic book" shall also include any publication the major portion of the contents of which features an account of a violent death of a human being, or an account of a violent physical assault upon or injury to a human being, or both, or an attempt at either, which account is depicted by means of drawings or photographs which show real or fictitious characters, human or inhuman, natural or supernatural, and which account, so pictorially depicted, is reasonably calculated to terrify and produce unreasonable and lasting fears in juveniles.

Sec. 3. Undesirable comic books. It is unlawful for any person to sell, give, lend or otherwise distribute to a juvenile an undesirable comic book as defined in this Act, or any other publication which has been barred from the mails by the post office department of the United States.

Sec. 4. Obscene publications. It is unlawful for any person to sell, give, lend, or otherwise distribute to a juvenile any publication that is obscene, lewd, lascivious, filthy, indecent or disgusting, or which has been barred from the mails by the post office department of the United States.

Sec. 5. Purchase, possession, or receipt by gift or loan. It is unlawful for a juvenile to purchase, possess, or knowingly and willfully receive as a gift or loan undesirable comic books as defined in this Act, or any publication that is obscene, lewd, lascivious, filthy, indecent or disgusting.

Sec. 6. Penalties. A juvenile who violates any provision of this Act is guilty of a misdemeanor, and proceedings shall be taken against him as provided by article 1, chapter 46, Arizona Code of 1939. A person other than a juvenile violating any provision of this Act is guilty of a misdemeanor punishable for the first offense by a fine of not less than twenty-five nor more than one hundred dollars, or imprisonment for not less than ten nor more than thirty days, or by both such fine and imprisonment. For any subsequent conviction for the same offense he shall be punished by a fine of not less than fifty nor more than two hundred dollars, imprisonment for not less than thirty nor more than sixty days, or by both such fine and imprisonment.

Sec. 7. Exemptions. This Act shall not be construed to apply to those accounts of crime which are part of the ordinary and general dissemination of news, nor to drawings and photographs that are used to illustrate such accounts, nor to any book, booklet, magazine, pamphlet, drawing or photograph used by scientists, scholars or students in the legitimate pursuit of their profession or in research work or studies.

Sec. 8. Emergency. To preserve the public peace, health, and safety it is necessary that this Act become immediately operative. It is therefore declared to be an emergency measure to take effect as provided by law.

EXHIBIT C

AN ACT

RELATING TO JUVENILES; PROVIDING A CURFEW; PROHIBITING LOITERING, AND PRESCRIBING DUTY OF PARENT OR GUARDIAN.

Be it enacted by the Legislature of the State of Arizona:

Section 1. Definitions. In this Act, unless the context otherwise requires:

1. "Living quarters" includes the room customarily used for sleeping and the house, apartment, dormitory, flat and the immediate premises surrounding such place.

2. "Juvenile" means a person under the age of eighteen years.

Sec. 2. Curfew established. It is unlawful for a juvenile to be absent from his living quarters between the hours of 11 p. m. and 4 a. m., but such juvenile may be absent from his living quarters until the hour of 12 midnight on Friday and Saturday evenings, and on the evening immediately preceding any legal holiday.

Sec. 3. Exceptions. The provisions of section 2 shall not apply to a juvenile who:

1. Is going to or returning from officially recognized or approved educational or vocational classes;
2. is accompanied by his parent, guardian, teacher, or other adult having his care, custody or supervision;
3. if married;

4. has permission to be absent from his living quarters, which permission has been granted by his parent, guardian, or other adult authorized to grant such permission.

Sec. 4. Loitering prohibited. (a) It is unlawful for a juvenile to loiter between the hours of 10 p. m. and 5 a. m. in a public street, highway, road, alley, park, playground, building, or other public place, or in or about a place of entertainment, vacant lot, or other unsupervised place.

(b) The provisions of this section shall not apply to a juvenile who is married, nor when he is on an emergency errand, or is accompanied by his parent, guardian, or other adult person having his care, custody or supervision.

Sec. 5. Duty of parent or guardian. It is unlawful for a parent or guardian of a juvenile to permit such juvenile to loiter between the hours of 10 p. m. and 5 a. m. in a public street, highway, road, alley, park, playground, building, or other public place, or in or about a place of entertainment, vacant lot, or other unsupervised place, unless such juvenile is on an emergency errand, is accompanied by his parent or guardian, or other adult person having his care, custody or supervision.

Sec. 6. Penalties. (a) A juvenile who violates any provision of sections 2 and 4 of this Act is guilty of a misdemeanor and proceedings shall be taken against him as provided by article 1, chapter 46, Arizona Code of 1939.

(b) A person other than a juvenile who violates any provision of section 5 of this Act shall upon conviction for the first offense be punished by a fine of not less than ten nor more than twenty-five dollars, imprisonment for not less than five nor more than ten days, or by both such fine and imprisonment. For any subsequent conviction within a period of six consecutive months he shall be punished by a fine of not less than twenty-five nor more than one hundred dollars, imprisonment for not less than ten nor more than twenty days, or by both such fine and imprisonment.

Sec. 7. Emergency. To preserve the public peace, health, and safety it is necessary that this Act become immediately operative. It is therefore declared to be an emergency measure to take effect as provided by law.

EXHIBIT D

AN ACT

RELATING TO JUVENILES; EMPOWERING COUNTY BOARDS OF SUPERVISORS TO ESTABLISH AND ENFORCE COUNTY-WIDE CURFEW LAWS, AND AMENDING SECTION 17-309, ARIZONA CODE OF 1939.

Be it enacted by the Legislature of the State of Arizona:

Section 1. Section 17-309, Arizona Code of 1939, is amended to read:

17-309. Powers of board. (a) The board of supervisors, under such limitations and restrictions as are prescribed by law, may:

1. Supervise the official conduct of all county officers, and officers of all districts and other subdivisions of the county charged with assessing, collecting, safekeeping, management or disbursement of the public revenues, see that they faithfully perform their duties, direct prosecu-

tions for delinquencies, and when necessary, require renewals of their official bonds and make reports, and present their books and accounts for inspection.

2. Divide the counties into such districts or precincts as required by law, change the same and create others as convenience requires.

3. Establish, abolish and change election precincts and appoint inspectors and judges of elections, canvass election returns, declare the result and issue certificates thereof.

4. Lay out, maintain, control and manage public roads, ferries and bridges within the county and levy such tax therefor authorized by law.

5. Provide for the care and maintenance of the indigent, sick and the dependent poor of the county; erect and maintain homes and hospitals therefor; provide in their discretion a farm in connection with the county hospital, and make regulations for working the same.

6. Provide suitable rooms for county purposes.

7. Purchase, receive by donation, or lease any real or personal property necessary for the use of the county prison, take care of, manage and control the same, but no purchase of real property may be made unless the value has been previously estimated by three disinterested citizens of the county, appointed by the board for that purpose, and no more than the appraised value may be paid therefor.

8. Cause to be erected and furnished a courthouse, jail, hospital and such other buildings as necessary, and construct and establish a branch jail, when necessary, at a point distant from the county seat.

9. Sell at public auction at the courthouse door, after thirty days previous notice given by publication in a newspaper of the county, and convey to the highest bidder, for cash or contract of purchase extending not more than five years from date of sale, and upon such terms and conditions and for such consideration as the board shall prescribe, any property belonging to the county deemed by the board to be the best advantage of the county to sell, or deemed by the board not needful for the use of the county, paying the proceeds into the county treasury for the use of the county.

10. Examine and exhibit the accounts of all officers having the care, management, collection or disbursement of money belonging to the county, or appropriated by law or otherwise for its use and benefit.

11. Examine, settle and allow all accounts legally chargeable against the county, and order warrants to be drawn on the county treasurer therefor, and provide for the issuing of the same.

12. Levy such tax annually on the taxable property of the county as may be necessary to defray the general current expenses thereof, including salaries otherwise unprovided for, not exceeding two dollars on every one hundred dollars of value for any one year, and levy such other taxes as are required to be levied by law.

13. Equalize assessments.

14. Direct and control the prosecution and defense of all actions to which the county is a party, and compromise the same.

15. Insure the county buildings in the name of and for the benefit of the county.

16. Fill by appointment all vacancies occurring in county or precinct offices.

17. Adopt provisions for the preservation of the health of their respective counties as necessary, and provide the expenses thereof.

18. Contract for the county printing and advertising, and provide books and stationery for county officers.

19. Provide for the rebinding of any county records, or, if necessary, the transcribing of any records.

20. Make and enforce such rules and regulations for the government of their body, the preservation of order and the transaction of business as necessary.

21. Adopt a seal for the board, a description and impression whereof must be filed by the clerk in the office of the county recorder, and secretary of state.

22. Do and perform all other acts and things necessary to the full discharge of the duties as the legislative authority of the county government; but a supervisor shall not vote upon any measure in which he, or any member of his family, or partner, may be pecuniarily interested.

23. Make and enforce all local, police, sanitary and other regulations not in conflict with general laws. THEY SHALL ALSO HAVE THE RIGHT TO MAKE AND ENFORCE COUNTY-WIDE CURFEWS LAWS HAVING FOR THEIR PURPOSE THE PRESCRIBING OF NIGHTTIME HOURS DURING WHICH PERSONS UNDER THE AGE OF EIGHTEEN YEARS MAY NOT BE ABSENT FROM THEIR LIVING QUARTERS, AND PROVIDING REASONABLE EXCEPTIONS THERETO.

24. Establish, maintain and conduct, or aid in the establishing, maintaining and conducting public aviation fields, and purchase, receive by donation, or lease any property necessary therefor; lease or sell the same to the United States, or exchange lands acquired pursuant hereto for other lands, or act in conjunction with the United States in maintaining, managing and conducting the same. When leases are made to the United States or to any department thereof the lease may provide for a nominal rental. When any such property be not needed for the purposes herein mentioned it shall be sold by the board and the proceeds paid into the general fund of the county.

25. Acquire and hold property for the use of county fairs and conduct, take care of and manage the same.

26. Authorize the sheriff to offer a reward, not exceeding five hundred dollars in one case, for the apprehension of any person convicted of or charged with crime.

27. Contract for the transportation of insane persons from their county to the state hospital for the insane, or direct the sheriff to transport such persons and allow the expenses thereof.

28. Bury deceased indigents and mark their graves with a stone, giving the name, age, and date of death.

29. Sell or grant to the United States the title or interest of the county in any toll road or toll train in or partly within a national park, upon such terms and considerations as may be agreed upon by the board and the secretary of the interior of the United States.

30. County boards of supervisors are hereby authorized and empowered to enter into agreements for acquiring rights of way, construction, reconstruction or maintenance of highways in their respective counties with the government of the United States, acting through its duly authorized officers or agents pursuant to any act of congress.

(b) Agreements heretofore entered into by boards of supervisors with the government of the United States for acquiring rights of way, construction, reconstruction or maintenance of highways in their respective counties are hereby validated and confirmed. The boards of supervisors may pay as rewards for the destruction of wild animals in their counties, as follows: Lobos or timber wolves, mountain lions, pumas or panthers, ten dollars each; coyotes, two dollars each; raccoons, twenty-five cents each; lynx and wildcats, one dollar each; and jackrabbits, gophers and prairie dogs, five cents each. The person claiming the reward shall produce the entire hide of such animals, except jackrabbits, the ears of which shall be sufficient, before the board of the county in which such animal was killed. When the hide of such animal is produced the board shall mark or mutilate same in such manner that the bounty cannot again be collected, but in such a way as to injure as little as possible the commercial value of said hide, which shall then become the property of the county. The board shall examine such persons and other witnesses on oath, touching the time when and the place where such animal was taken and killed, and the affidavit of at least one person other than the claimant shall be filed stating that he saw the carcass of the animal freshly killed, in the possession of the claimant and in the county, the date thereof, and a description of the animal.

(c) Each member, and the clerk, may administer oaths, but they shall charge no fees therefor.

EXHIBIT E

AN ACT

RELATING TO EMPLOYMENT OF MINORS ABOVE TWELVE YEARS OF AGE; PROVIDING GROUNDS FOR NOT ATTENDING SCHOOL, AND AMENDING ARTICLE 5, CHAPTER 54, ARIZONA CODE 1939, BY ADDING SECTIONS 54-505a, TO 54-505i, INCLUSIVE.

Be it enacted by the Legislature of the State of Arizona:

Section 1. Article 5, chapter 54, Arizona Code 1939, is amended by adding sections 54-505a to 54-505i, inclusive, to read:

54-505a. Additional grounds for excuse from school attendance. In addition to the grounds set forth in section 54-505 for being excused from compulsory school attendance, a minor above the age of twelve years may be excused from attending school when it is determined that employment would be better for the minor than school attendance.

54-505b. Parent or guardian to apply. A parent or guardian of a minor above the age of twelve years may apply to the school superintendent of the county of the minor's residence requesting the issuance of a certificate excusing the minor from school attendance. The application must be made on a form prepared and furnished by the superintendent.

54-505c. Contents of application. The application must be sworn to and subscribed by a parent or the guardian of the minor, and, in addition to other pertinent information, must contain the name and date of birth of the minor, a statement that the minor is employed, or has been

offered employment, and that such employment is not prohibited by section 56-302, Arizona Code 1939.

54-505d. Allegation regarding minor's employment. The application must also contain an allegation that the welfare of the minor can better be served by employment rather than further schooling.

54-505e. Assistance of probation officer. The school superintendent may, in his discretion, request assistance of the chief probation officer, or of any of his deputies, in the work of obtaining sufficient information on which to base his decision on the request contained in the application.

54-505f. Decision of superintendent. If the superintendent, upon consideration of the application and the evidence and information relating thereto, decides that it is better for the welfare of the minor that he be employed instead of attending school, he shall issue to the minor a certificate of excuse from school attendance.

54-505g. Exemptions. (a) A minor who holds a certificate of excuse from school attendance issued under this Act shall be subject to the provisions of section 56-302, but shall not be subject to the provisions of sections 56-301, 56-303, 56-304, 56-305, 56-306, 56-307, 56-308, 56-309, 56-310, 56-311, 56-312, 56-313, 56-314, 56-315, 56-316, 56-317 and 56-318, Arizona Code 1939.

(b) It is lawful for an employer to give employment to a minor who holds a certificate of excuse from school attendance issued in accordance with this Act, unless the employment is prohibited by section 56-302.

54-505h. Exemption from part time school. A minor who holds a certificate issued in accordance with this Act shall not be required to attend a part time school.

54-505i. Revocation of certificate. A certificate issued under the authority of this Act may be revoked by the superintendent if, in his discretion, he decides that the situation has changed to such an extent that it would be better for the minor to attend school than to be employed, or if he finds that the minor has been unemployed for more than three months.

Sec. 2. Emergency. To preserve the public peace, health, and safety it is necessary that this Act become immediately operative. It is therefore declared to be an emergency measure to take effect as provided by law.

EXHIBIT F

(Suggested provisions for inclusion in a Youth Service Act)

I. Title

That the title of a new Act be the Youth Service Act.

II. Purpose & Functions

A. The Youth Service shall have an administrative board and an advisory board.

B. There shall be a reception service for the purpose of examining children who are referred, with a view to establishing the type of care and treatment which will best fulfill the needs of the individual child.

C. Any agency may refer a child to the Youth Service administrative board for diagnosis, clinical study and recommendations for treatment. Nothing in this provision shall be construed as depriving the Juvenile Court of any of its judicial or jurisdictional functions.

D. The Youth Service administrative board shall make a complete study and diagnosis of such child and furnish a complete report thereon to such agency or agencies as are pertinent to the future welfare of the child.

III. Youth Service Administrative Board

A. The administrative board of the Youth Service shall be comprised of the following members:

1. The heads of the following state departments or their representatives:
 - a. Department of Health
 - b. Department of Public Welfare
 - c. Superintendent of Public Instruction;
2. One representative of the State Judges Association; and
3. One lay member to be appointed by the Governor.

The manner of the selection of the representative of the Judges Association shall be as follows: In an election, the members of the Judges Association shall nominate three representatives whose names shall then be submitted to the Governor. From these three names the Governor shall appoint one representative to the administrative board. It shall be further stipulated that in the event said representative of the Judges Association shall, during his term on the administrative board, become a Juvenile Judge, he shall automatically disqualify to continue as a member of the administrative board, and shall be replaced thereon. The representative of the Judges Association shall serve as a member of the board for a term of four years. The lay member of the board shall serve for a term of five years, and shall be paid per diem and travel expenses.

B. The administrative board shall select its own chairman. Four members of the board shall constitute a quorum. The administrative board shall meet not less than once each month. Regular monthly meetings shall not be held in the same county for two consecutive meetings, but additional meetings may be called at such times and in such places as the chairman deems proper or necessary.

IV. Advisory Board

A. The advisory board shall be composed of eighteen members, one to be from each county, and four to be appointed at large by the Governor.

B. The members of the advisory board shall be appointed for staggered terms and shall be paid a per diem and travel expenses, and as constituted, they shall meet with the administrative board and act in an advisory capacity.

V. Powers and duties of the Administrative Board

A. The administrative board is authorized to make and enforce all rules appropriate to the proper accomplishment of its functions.

B. Establish and operate a treatment and training service and such other services as are proper for the discharge of its duties.

C. Employ and discharge all such persons as may be needed for the proper execution of its duties, and shall have power to specify the qualifications for employment.

D. Accept commitments from the Juvenile Courts of the State.

E. Receive referrals from any other agency within the State.

VI. Use of existing institutions and agencies

A. For the purpose of carrying out its duties, the administrative board is authorized to make use of law enforcement, detention, probation, parole, medical, educational, correctional, segregative and other facilities, institutions and agencies, whether public or private, within the State.

B. The administrative board shall have power to arrange with private institutions within the State devoted to social welfare work, possession adequate facilities therefor for the detention, education, improvement and reformation of youthful violators of the law.

VII. Power to accept gifts

The administrative board may accept gifts, grants, or donations of money or of property from public or private sources to effectuate the purpose of this Act. Any and all funds so donated shall be placed in the state treasury in a special fund called "the youth service fund" and expended for such purposes as are deemed essential or necessary by the administrative board.

VIII. Agreement with Federal Government

The administrative board shall have the power to enter into agreements with the federal government for the carrying out of services and for the use of federal facilities and agencies for such compensation as may be mutually agreed upon. It shall be further agreed that the board shall have the authority to place juveniles for rehabilitation and services with federal agencies upon such terms as shall be mutually agreeable. Any funds accruing as a result of the above provisions shall be placed in the state treasury to the credit of and in augmentation of the current appropriations for the support of the State Youth Service.

IX. Records

The records of the Youth Service shall not be open for inspection or copy by any one other than the parties in interest, the representatives of the court, probation officers and the authority having an interest therein, except upon order of the administrative officer of the administrative board.

X. Civil Rights

Referral of a delinquent child for any service of the Youth Service shall not operate to disqualify such a child in any future examination, appointment or application for public service under the government either of the State or of any political subdivision thereof.

A D D E N D A

November 8, 1954

REPORT
of the
SUBCOMMITTEE ON EDUCATION

To the Members of the Juvenile Delinquency Study Committee:

Your subcommittee on education held two meetings, one on October 26, 1954, and the other on November 2, 1954. At the first meeting, a number of persons interested in education were present who gave valuable suggestions. We considered some of the steps that have been taken to lessen the problem of delinquency, and considered those that might be applicable to education specifically.

The first bill considered was a state-wide curfew law. It was pointed out that the state sets the age of juveniles at up to eighteen years, that the city of Phoenix has a curfew law at the present time affecting juveniles up to the age of eighteen, and also that the bill in rough draft form made no allowance for school social functions except by written consent of the parent. Lt. Burk briefly outlined the procedure in enforcing the city curfew, and it was pointed out that county and local enforcement agencies would enforce the provisions of a state-wide curfew. It was duly moved, seconded and carried that the committee recommend the state-wide curfew law with the following exceptions:

1. That the applicable age be under eighteen years rather than under seventeen years as in the rough draft form; and, 2. that the requirement that parental permission "in writing" be eliminated.

The next matter considered by the committee was the bill relating to school attendance and the employment of minors. Several questions were raised as to the ultimate effect of this type of legislation, including:

1. Is the present discretion to grant certificates being abused in any regard? 2. What has been the experience of the county superintendent in granting the certificates—are they pressured, do they find a lot of applications that are improper, and do they favor having this responsibility? It was also pointed out that a twelve-year-old juvenile does not cease to be educable, if he ever was—that we are all susceptible to some sort of education throughout our lives.

Two groups of statistics may be pertinent at this point. In a recent study made by the Bureau of Prisons, these figures were compiled: The education level of one-half of the inmates was below eighth grade. Only 8% were high school graduates. Fewer than 1% were college graduates. We should be careful not to oversimplify these statistics, but they do indicate that there is a close correlation between lack of complete formal education and likelihood of being involved in crime.

Another study relates to the comparison of formal education and earning power. The more education, the higher the socio-economic status. There are, of course, exceptions to this, but for the vast majority of people who are earners the rule applies.

It would seem, therefore, that whenever we, as educators or parents, as laymen or as legislators, take any step to curtail the education of a child, we must accept the moral responsibility for placing a probable ceiling on the socio-economic status he may attain for himself and his family for all of his lifetime. It would appear that the school

has no choice but to develop curricula suited to the needs of all our youth, not solely for those academically inclined.

It was the opinion of the members that the report of this committee regarding the bill on school attendance should be to the following effect: That unless it can be shown that there is a definite need for this law, and further shown that it would not be a source of abuse, the committee feels it is unnecessary. Going back to the suggestions out of which this draft grew, the committee feels that what is needed is some type of mechanism to facilitate the employment of youngsters during the summer months, perhaps such as the Youth Employment Service idea currently operating in Phoenix, which has now been copied by forty other cities throughout the country.

In talking about the role of the school in juvenile delinquency, we realize conditions within the school itself may contribute to delinquency in children, such as crowded classrooms, inadequate supply of teachers, inadequate facilities for mental health and for helping the exceptional child and others. Following is a list of specific recommendations which the committee felt should be included:

1. An education program to fit all youth. Additional vocational facilities in the presently operating high schools or additional vocational high schools.

2. A more adequate program for the exceptional child who cannot be cared for in the regular classroom—the physically handicapped, the hard of hearing, the blind or partially blind, speech defectives, cerebral palsy and polio victims, the mentally defectives who need institutional care and borderline cases whose learning is extremely limited but who can learn to perform simple tasks. Some places in the State there are orthogenic rooms, some sight conservation classes and some for the hard of hearing. Although this start has been made in some places to provide education for the child who is limited in his ability, it is not a general pattern throughout the state, and school boards should become alert to that situation and provide for the training of such children.

3. Maintain and improve teacher standards so as to attract sufficient teachers of good ability.

4. A specific resolution be introduced in the legislature urging federal assistance without control for emergency capital improvements so as to supply needed facilities.

5. In the area of recreation and athletics, an increase in the use of school playgrounds, gymnasiums and other suitable facilities in cooperation with the municipality, county and even private organizations, both in after-school programs and summer vacation periods (patterned after the present program of the Phoenix Parks and Recreation Department).

6. Adult education as a long-range cure to delinquency. Arizona ranks 42nd in the nation in adult education. Our state laws do not permit the use of funds for night school or the education of adults.

7. Establishment of kindergartens. The greatest single adjustment that an individual must make in his entire lifetime is his first year in school. While the Constitution specifically includes kindergarten in the field of public education, the A.D.A. funds are not available until the child reaches the age of six years. As a result, the individual school district must provide its own kindergarten if there is to be one.

8. An immediate step-up in mental health and child guidance emphasis in all schools.

We realize that many of these recommendations cannot immediately be achieved by this committee, but it is felt that a careful study of juvenile delinquency includes the long-range improvement of the education of the child, and that the final report of this committee can be a force for speeding the day when these things will be achieved. It should be pointed out that a start has been made in several areas of the state in some of the fields included in the recommendations.

The subcommittee could not help noticing that in isolating each one of these vital problems we came back to the basic need for equalization of school taxes to relieve the school districts and spread the load more equitable among people of the State. Sound financing is necessary before the school can adequately perform its task of helping to prevent delinquency.

Respectfully submitted,

Miss Caroline Tuttle Chairman
 Lt. Claude Burk
 Mrs. Bert Cross
 Judge J. Mercer Johnson
 Mr. Dix Price
 Representative Carl Sims, Sr.

November 8, 1954

REPORT
 of the
 SUBCOMMITTEE ON HOME AND CHURCH

To the Members of the Juvenile Delinquency Study Committee:

A meeting of the subcommittee on home and church was called for October 30th. In addition to the committee members, representatives from Protestant, Catholic and Jewish clergy were invited, also several mothers, and representatives from the druggists recently crusading against comic books.

The attendance was very small. Of the committee, only the chairman and Mrs. Ellis were present; two mothers, one clergyman, and four druggists. Because of lack of quorum, this is simply a report of the meeting, with no official recommendations.

First order of business was discussion of the proposed legislation on comic books. The druggists reported the situation in Phoenix as follows:

Two news agencies have the franchise for the distribution of the top-selling magazines. Bundles of magazines are delivered to the druggist by the news agencies. Any unwanted magazines may be returned by the druggist; however, in the case of one of the agencies, as a result his allotment of the better magazines may be lowered, or the unwanted magazines may be returned to him in his bundle the following week. The druggist must pay for his magazines as he receives them, and he then receives credit for those returned. In some instances, the unwanted magazines are distributed throughout an entire bundle, so that the bundle must be opened in order to pull out those magazines which are wanted.

It was pointed out that magazines and comic books are sold in places other than drugstores—in many grocery stores, for instance.

Criticism of the proposed legislation was that the fines proposed were too small to deter the continued sale of such literature, and that possibility of conviction was slight. A preference was shown for legislation setting up a board of censorship.

Whether or not any legislation should be enacted, it was unanimously agreed that the first and most effective means of combatting the problem was to build up public opinion on the subject. It was suggested that various civic organizations and individual mothers could be most helpful in doing this. The druggists present were asked to prepare in writing their suggestions as to how they might be assisted by the general public in their crusade against objectionable magazines and comic books.

In the absence of sufficient church representation, it was decided to postpone any discussion of the role of the church until another meeting could be called for that purpose sometime after November 8th.

The role of the home in the problem of delinquency was then discussed. Those present agreed that the home is the most important area, but that other community influences have a great effect upon it. The greatest problem is to reach the parents who most need education and assistance in bringing up their children. The PTA and other organizations are making an effort and are helping a great deal, but the parents in the greatest need of help are still not being reached. The group could propose no real solution, but suggested that continued effort should be made to reach the parents through articles in current periodicals, radio and television, through the churches, PTAs, child welfare agencies, and other agencies.

Another suggestion was that schools should increase their parent training and marriage courses.

It was noted that inasmuch as morals cannot be legislated to help correct the home problem, legislation from the other areas of study which ultimately affect the home might better solve the problem.

Respectfully submitted,

Mrs. Spencer H. Nitchie, Chairman
Judge Gordon Farley
Miss Ethel Hinton
Mr. Raymond Martinez
Dr. E. B. Slote
Representative Mabel S. Ellis

November 19, 1954

SUPPLEMENTAL REPORT
of the
SUBCOMMITTEE ON HOME AND CHURCH

To the Members of the Juvenile Delinquency Study Committee:

This committee met on November 13th at 10:00 a. m. in the Senate Chambers, with four of the six members present. Representative clergy from all faiths had been invited, and ten attended the meeting and expressed their views and suggestions. The following ideas were brought out:

1. The present marriage and divorce laws should be amended to:

Require that parties to a divorce should counsel with their minister before divorce is granted.

Require a three-day waiting period before marriage.

Require a physical examination before marriage.

Require that a child whose parents are involved in divorce proceedings should be protected by the Juvenile Court.

2. When a relief agency is providing help for a family because the father is serving time in jail, the mother should be held responsible by the court for the proper handling of funds and running of the household.

3. Education of young people prior to marriage should be done through marriage classes in high schools and through counselling with their ministers.

4. School facilities should be used for the full 12 months of the year.

5. In order to coordinate recreational facilities and to find adequate volunteer and paid leadership, a director of recreation should be appointed within the office of Public Instruction.

6. A released time program, without the use of school facilities, should be worked out between the churches and the schools in order to reach more children with more religious instruction than is now possible. This program would be in the hands of the individual school boards and churches, and as a result of this hearing a representative group of religious leaders representing all faiths has scheduled a meeting with lay members to determine recommendations concerning such a program.

7. When a juvenile comes to the attention of any law enforcement agency, the probation officer should notify his individual religious leader or a duly qualified chaplain. This recommendation was by unanimous agreement of those church representatives in attendance. It should be noted that this would be a duty of the probationary staff, and not of the enforcement agency.

Following this meeting, three of the four subcommittee members present met briefly and agreed to report the recommendations of the church representatives for the consideration of the Legislative Committee, but in the absence of the opportunity for full discussion and agreement on all items, to specifically recommend the drafting of legislation on only one item—that pertaining to the three-day waiting period prior to marriage.

The following points were covered in letters to the subcommittee and are submitted for the Committee's consideration:
Reverend Charles Parker, First Congregational Church, Prescott:

Legislation should provide for courts to hold parents responsible for infringements by juveniles in cases such as illegal driving, etc.

More strenuous enforcement by the State Highway Patrol in the matter of juvenile driving.

Make it necessary to obtain a special permit to drive a car more than a reasonable number of years old on the state highway (to remove jalopies).

State boards and agencies should set an example in the recognition of the Holy Day by refraining from setting that day as opening of hunting season, state and county fairs, horse racing, etc.

Released time for religious instruction probably inadvisable because it raises social problems and questions of constitutional rights.

Consideration of a state-wide curfew law is a commendable idea. Mr. James Stephenson, Methodist laymen from Prescott:

Lack of adequate financing hampers the work of the agencies which might stem the tide of delinquency, such agencies being:

Libraries with inadequate books, facilities and staff; playgrounds which cost much less than prisons to operate; community athletic programs which bog down because men are too busy satisfying themselves to give time to such projects; courts where judges are overworked and have too few probation officers and case workers; correctional institutions which are overcrowded, poorly staffed and inadequately maintained; and schools which are overcrowded and have overworked teachers.

Respectfully submitted,

Mrs. Spencer H. Nitchie, Chairman
 Judge Gordon Farley
 Miss Ethel Hinton
 Mr. Raymond Martinez
 Dr. E. B. Slote
 Representative Mabel S. Ellis

November 19, 1954

REPORT
 of the
 SUBCOMMITTEE ON JUVENILE CODE

To the Members of the Juvenile Delinquency Study Committee:

The chairman of this subcommittee wishes to make the following report:

1. That through the assistance and cooperation of Mr. Frank Popello, suggested changes and amendments to the present Juvenile Code were received dealing principally with the right of a peace officer to be given additional authority for the purpose of investigating, questioning, and keeping records of minors under the age of eighteen who are suspected of having committed felonious offenses.
2. That questionnaires were sent to many of the Superior Court Judges of this State seeking their advice and suggestions as to revisions and amendments to the present Juvenile Code.
3. That a study of the present Juvenile Code has been made for the purpose of comparing that code with juvenile codes of other states to determine the advisability of making changes.

CONCLUSIONS AND RECOMMENDATIONS

1. That the replies received from other Superior Court Judges in the State of Arizona indicate that those judges are satisfied with the present Juvenile Code and do not want any changes.

2. That at the regular meeting of the Association of Superior Court Judges, held in Phoenix on November 13, 1954, that Association unanimously passed a resolution opposing any revision of the present Juvenile Code.

3. That the Superior Court Judges handling juvenile cases seem to be unanimous in opposing any revision or amendment granting to peace officers any additional authority other than that contained in the present Juvenile Code; however, all judges who replied to your chairman's inquiry desire to cooperate fully with the various law enforcement officers in the investigation of persons under the age of eighteen who are suspected of having committed crimes.

4. It is the recommendation of your chairman that before any proposals for revision or amendment of the Juvenile Code be submitted to the Council that additional intensive study be made of the present code and juvenile codes of other states with the full cooperation of the Association of Superior Court Judges and all law enforcement agencies.

Respectfully submitted,

J. Mercer Johnson, Chairman
 Lt. Claude Burk
 Mrs. E. E. Comer
 Mr. Dix Price
 Miss Caroline Tuttle

November 8, 1954

REPORT
 of the

SUBCOMMITTEE ON RECREATION AND EMPLOYMENT

To the Members of the Juvenile Delinquency Study Committee:

Your subcommittee appointed to investigate and study the area of recreation and employment submits the following report:

A meeting of this subcommittee was held on Saturday, October 23, 1954. The first item considered was the rough draft form of the bill relating to school attendance and child labor, which had been specifically referred for the subcommittee's consideration and recommendation. In considering this proposed legislation, several points were raised, including: employment possibilities, industrial insurance, I. Q. testing, determination of individual capacity rather than basing legislation on age, vocational schools, a youth employment service, economic problems of the state, and the fact that the major problem lies in those youngsters between the ages of 14 and 16 who are already out of school. It was the feeling of those present that an extensive study of the situation on a state-wide basis might be advisable, and your subcommittee recommends as follows:

With reference to the proposed legislation dealing with school attendance, your subcommittee feels this is one of the questions which will require more careful study and research before definite recommendations can be made.

Also considered by the subcommittee was the proposed legislation dealing with the control of the distribution of comic books and a state-wide curfew. Although these bills had not been specifically referred for consideration, your subcommittee recommends as follows:

1. Control of the sale or distribution of comic books.

a. Strike "under the age of 17 years" wherever it appears in the bill.

b. Section 2, subsection (a), add the following: "excepting such publications as are used by scientists, scholars or students in the legitimate pursuit of their profession or in research work or studies."

2. State-wide curfew.

Strike the age "17" wherever it appears, and insert in lieu thereof "18".

Respectfully submitted,

Mrs. Bert Cross, Chairman
Sister Mary Annunciata
Mr. E. S. Edmonson
Mrs. Spencer H. Nitchie
Mr. Steve Vukceвич
Senator H. S. Corbett

November 8, 1954

REPORT

of the

STEERING COMMITTEE

To the Members of the Juvenile Delinquency Study Committee:

Your subcommittee appointed to consider a general youth authority for the State of Arizona submits the following report:

A meeting of this subcommittee was held on Tuesday, October 19, at Tucson. The matter assigned to this subcommittee was reviewed, it being the consideration for recommendation to the Legislative Committee of a permanent youth set-up for Arizona, which might be amendments to the present Youth Authority Act or entirely new legislation.

During the discussion periods through the meeting, several points were discussed but no definite recommendations made thereon since the members felt more thorough study was necessary before recommendations might be made. Some of the points discussed were as follows:

1. Periodical reports to the Governor.
2. Qualifications of lay member of administrative board (Item III of recommended act).
3. Separation of social delinquents from legal delinquents.
4. Method of selection of county representatives on advisory board; appointment by Governor or appointment by Boards of Supervisors (Item IV of recommended act).
5. Relieving juvenile judges of some of their responsibilities in the fields of diagnosis and probation and parole.
6. Regional clinics with participating counties budgeting therefor on a case basis.
7. Lack of detention home facilities in smaller counties.

8. Public relations work in informing the public of the purpose of a Youth Service program.
9. Director or administrative officer of the program.
10. Appropriation.

The members of the subcommittee felt the recommendations of the group should set forth their objectives as to what they felt any state-wide youth authority should do.

RECOMMENDATIONS

1. Your subcommittee recommends that the present Youth Authority Act be repealed.
2. Your subcommittee recommends the following points for inclusion in new youth service legislation:

(SEE EXHIBIT F)

With the exception of item IV. A., pertaining to composition of advisory board, on which one member abstained from voting, the above recommendations were unanimously agreed upon by all members of the subcommittee present.

Respectfully submitted,

E. S. Edmonson, Chairman
 Mrs. E. E. Comer
 Judge Gordon Farley
 Mrs. Bert Cross
 Miss Caroline Tuttle
 Representative Carl Sims, Sr.

November 8, 1954

REPORT of the SUBCOMMITTEE ON WELFARE, HEALTH AND CORRECTIONAL AGENCIES

To the Members of the Juvenile Delinquency Study Committee:

Your subcommittee appointed October 11, 1954, to consider the area of Welfare, Health and Correctional Agencies, respectfully submits the following report:

Because of the relatively short period of time between the date of appointment of this subcommittee (October 11, 1954), and the date the report was to be submitted (November 8, 1954), it was felt by the chairman of the subcommittee that it would be virtually impossible to hold a preliminary meeting for the purpose of planning the investigation, carry out those plans and again meet to draft and adopt a final report.

In order to insure the full committee of some information with which to continue its work, the subcommittee chairman took the liberty of contacting each member by mail and suggesting that each make an independent study and submit it in writing. Staff and facilities at the Industrial School were made use of to assist in the investigation and compiling the report.

Cooperation with the subcommittee by the Juvenile Courts and other agencies in the field has been splendid.

I. Welfare

The area of child welfare is probably one of the least understood in the children's field.

The State of Arizona maintains a department for public welfare with a central state office and offices in each county.

The functions of the Department of Public Welfare are many and varied. It administers and makes necessary investigations with regard to the Aid to Dependent Children program, Aid to the Blind, etc.

Most of the ground level work with and for children is carried on through the county offices. These offices provide both case work and social work services. Most, if not all, counties provide a child welfare staff, consisting of one or more workers. The child welfare case workers have certain routine duties that they perform as assigned by the court. They make investigations for the purpose of licensing foster homes and also investigations of families who wish to adopt a child. This routine work, however, constitutes a very minute part of the county child welfare worker's job.

The county worker provides many services to children; assistance in intra-family difficulties, economic difficulties, school work, illness and generally speaking, are available whenever needed.

Referrals are made to the child welfare worker from many sources; the court, school, school nurse, private citizens, juvenile officers, law enforcement agencies, etc. The Convent of the Good Shepherd and the Florence Crittenton Home also make use of the services offered by the child welfare worker.

Welfare services and assistance is also provided in varying degrees by many private organizations and civic organizations.

With the exception of the Aid to Dependent Children program, which is contributed to by the federal government and which must maintain certain standards to remain eligible for these grants, we might examine the efficiency and success of the public welfare program, especially with regard to the branch dealing with child welfare.

The Honorable J. W. Faulkner, Judge of the Superior Court of Mohave County, in a letter stated:

"It is now an accepted doctrine in child welfare work, that in extreme cases . . . parental rights should be severed and permanently terminated, and the children committed for adoption or permanent placement in foster homes. The law now authorized that course, but does not make adequate provisions for the maintenance of the children during the interim between commitment and placement. The County Welfare Department apparently is the only agency now legally authorized to receive such commitments and the Mohave County Department now has no funds for that purpose."

Dealing with this same subject, it would seem appropriate to quote from a letter received from the Honorable Lorna Lockwood, Judge of the Superior Court, Maricopa County:

"Regarding welfare agencies to work with underprivileged and delinquent children, I do not consider the present facilities adequate.

The State Department of Public Welfare has a child welfare department based upon a general statute requiring it to administer all child welfare activities (Section 70-108, ACA 1939, as amended by Chapter 20, Laws of 1948). Foster home placement and care are included in this statute, as well as general child welfare services in the way of family counseling. I do know that it appears difficult for the county public welfare departments to obtain sufficient qualified personnel to perform highly specialized services, which in my opinion would in many cases prevent the spread of delinquency . . . It is in the field of offering child welfare services to neglected children that the Welfare Department could materially assist in pre-delinquent cases, possibly thus obviating a necessity of juvenile court action . . .”

It would appear that, while there is a state agency, with county offices to deal with the problem of child welfare, foster home placement and work with pre-delinquents, there are certain short-comings inherent in the system. First, there seems to be a definite lack of funds with which to carry on the work; there aren't enough qualified workers and are very few male child welfare workers, a lack that seems to be especially felt in Yavapai County. Many counties do not have adequate facilities to care for underprivileged and semi-delinquent children. The latter case, it has been pointed out, is especially true in Pima County where there are not enough properly supervised foster homes, and where there is virtually no place for a child who is on the verge of becoming a delinquent.

While there are certain shortcomings in our system of child welfare, most of which can be attributed to a lack of funds, there also seems to be a decided lack of harmonious cooperation between the various agencies interested in children.

That there is a definite need for better cooperation is borne out by the views of persons in all phases of youth work.

There also seems to be a definite lack of awareness of services offered by the county welfare agencies. It is believed by Mrs. Helen Crandall, a professional case worker in Graham County, that a program to educate the public to the uses that can be made of the welfare agencies in particular would prove beneficial. Mrs. Crandall also feels that the various agencies should take it upon themselves to get together and work out any hindrances to efficient cooperation.

This short discussion of child welfare and the agencies dealing with it has merely “scratched the surface”. There is much to be done in this field with existing facilities. There is also a need for added facilities. Improvement in this field is directly dependent upon adequate financing, qualified personnel, an understanding of the services offered, willingness to make use of those services and by better cooperation between the welfare agencies and others, both private and public, in this field.

II. Health

There are no state facilities to care for the physical health of underprivileged and delinquent children. Only in counties which maintain (adequate) county hospitals do we have adequate facilities for maintenance of health of those children.

There is a need for better provisions to guard the health of underprivileged and delinquent children. In many of the smaller counties the only medical service is provided by a, more often than not, overworked county medical officer and even then funds are available for only the most basic and necessary treatment.

Dealing with this subject, the Honorable Don T. Udall, Judge of the Superior Court of Navajo County stated the following:

"It seems to me that the state should furnish all of the counties with expert medical and psychological treatment and study for our underprivileged and delinquent children needing medical treatment or counsel of a psychiatrist."

There are varying health services offered underprivileged children by private organizations and agencies. There is also the mobile x-ray unit which has done yeoman's service in ferreting out tuberculosis among the population.

There is a wide area to be developed in this field. A good place to start would be consolidation of the facilities at hand and the establishment of better working relations with facilities administered by private agencies and organizations.

As is the case with almost every phase of public welfare, there simply doesn't seem to be adequate funds to finance the desired program.

The situation with regard to safeguarding the mental health of children is much the same as that existing in the physical health field. The two larger counties, Maricopa and Pima, have access to professional people trained in the field. Pima County juvenile officials enjoy the full cooperation of the medical profession as well as the facilities of the University of Arizona. Maricopa County also receives the cooperation of the medical profession and in the near future it is expected that the Maricopa County Juvenile Court will have access to a children's mental health clinic. This will be a private rather than a public agency and will also be available to individuals seeking voluntary assistance. Whether or not this added service will prove adequate remains to be seen.

Facilities to safeguard the mental health of children in counties other than Pima and Maricopa can be accurately described as deplorable. There are no funds to maintain clinics or professional staffs. For the most part, private individuals in professions related to the field of mental health do not establish practices in small communities.

In many cases it is inconvenient or even impossible to take a child to one of the large population centers for even an examination, much less treatment. Correctional institutions maintained by the State have no facilities to examine or treat individuals needing such care.

Judge Frank E. Thomas states the position of the small county this way:

"It occurs to me that the most crying need to adequately assist delinquent children, in the smaller counties, is need of psychiatric assistance. Psychiatrists could certainly assist the court in ascertaining the underlying causes of delinquency and the cure for it. If this technical assistance were available to the judges in the smaller counties, I feel quite certain it would result in great benefits to the juveniles, (and) to the Court . . ."

Judge W. E. Patterson concurs:

"In smaller counties . . . the State Health Department should arrange for a clinic which is properly staffed to convene at regular intervals in the county seat of each county and periodically arrange for psychological tests and psychiatric analysis of children who should be referred to the clinic by the court, the schools or welfare agencies."

The Honorable Don T. Udall and all other judges from small counties who were contacted agree with the position taken by Judges Patterson and Thomas.

The State does maintain an institution for the care, custody, treatment and training of mentally defective children, the Arizona Children's Colony.

It is our understanding that in order to be eligible for admittance to the Colony: A child's parents must have resided in the State for a period of at least three years or the child must be dependent and a public charge or a ward of the State. The child must be so mentally deficient that he is incapable of managing himself or his affairs and his welfare requires the special care, training and education provided at the Colony. His estate or parents or guardian is able to pay quarterly, in advance, a sum sufficient to maintain, train and educate the child, or if an indigent the county in which the child resides will pay quarterly, in advance, for his maintenance.

The admission process, pre-requisite to admission to the Colony is set forth in the Statutes. It requires a petition, certification by two physicians, acceptance by the Colony and a court order.

Beyond a shadow of a doubt the Arizona Children's Colony performs a vital service. It is one of the most useful and necessary institutions maintained in the State of Arizona.

There are, however, two major points affecting the Colony which should be examined thoroughly. The adequacy of facilities at the Colony and the need for another institution to care for mentally defective children.

The Colony has recently undergone an expansion program. Its capacity is now 384 as compared to the former capacity of 252. There are at present something over 300 children in residence at the Colony and the capacity is expected to be reached in the near future. The active waiting list for admission to the Colony is rapidly approaching 400.

According to Dr. McIntyre, Superintendent of the Arizona Children's Colony, in order to provide adequately for the needs of Arizona, facilities to care for a minimum of 900 children are necessary. This figure is obtained by taking the national average of one-tenth of one percent and applying it to the present Arizona population.

Other conclusions reached regarding the Children's Colony should be examined at this point.

Sister Mary Annunciata, Mother Superior, Convent of the Good Shepherd:

"There is immediate need for adequate facilities for the mentally defective child. The Children's Colony has an estimated waiting list of two thousand names. Children who could be trained in something that would bring happiness into their meager lives are suffering because of the need of an extensive building program at the Colony. This cause is urgent and should be classified as an emergency."

Honorable Frank E. Thomas, Judge of the Superior Court, Cochise County:

"... The Children's Colony began to be the answer to our mental problems, as they affect children, but no child has been accepted there for several months and the waiting lists are growing rapidly. The Chil-

dren's Colony was expressly intended for educable and trainable children when it was opened. Now, as you know, all mental cases are sent there . . . this has caused confusion for the Children's Colony admissions, and dissatisfaction among those who have placed or plan to place mentally retarded children in the Colony, since they are unhappy about all degrees of mental illness being dumped together. I am sure that overcrowded conditions of the State Hospital is somewhat responsible for this, but I consider it detrimental to the purpose for which the Children's Colony was established."

There have also been suggestions that the cost of maintaining indigent children at the Colony should be paid by the State and not by the counties.

That there should be an additional institution to care for mentally defectives not acceptable to the Children's Colony is a view also shared by many.

Dr. McIntyre feels that there should be an institution to care for defective delinquents. Mother Annunciata singles out the need for an institution to care for mentally disturbed children who are untrainable in their present condition yet who do not qualify for the Colony. If these children were given proper guidance through their mental distress they could eventually take a normal place in life. Steve Vukceovich suggests the need for facilities to care for the sexual deviates, untrainables and defective delinquents, all of whom seem to find their way to the Industrial School.

There is in this field probably the greatest single need for improvement.

III. Correctional Agencies

The Statutes of the State of Arizona provide for the Arizona State Industrial School for Boys at Fort Grant, and also provide that the Board of Directors of State Institutions may make use of suitable private agencies for the placing of delinquent girls. The Board makes use of the facilities of the Convent of the Good Shepherd for delinquent girls and the Florence Crittenton Home for un-wed mothers.

It is the general belief that both the Convent and the Industrial School are satisfactory within their limited scope. There are various shortcomings which are known but which can only be corrected by legislative action. An example is the need for the necessary personnel to plan post release programs and follow up children given conditional releases.

The Industrial School has but two placement supervisors to work the State. The Convent must depend to a great extent upon the child welfare agency in the resident county.

Judge W. E. Patterson points up this need in a letter to Steve Vukceovich:

"Your institution should have better facilities and arrangements for releasing your charges and particularly determine whether or not the child should be placed in a foster home or returned to its own.

Further we have failed to note any followup on conditional releases."

In the matter of efficiently operated correctional institutions, value received will be directly proportionate to the amount of money expended.

That the institutions have enjoyed some measure of success can be seen in the expressed opinions of persons interested in the field.

The Honorable Don T. Udall:

" . . . please be advised that I am favorably impressed with the present system of supervision and control of our children, and especially I want to commend your department for the excellent manner in which you are handling our underprivileged and delinquent children. From my observations of the welfare and health of the children under the supervision of our state institutions, I can say without hesitation that the correctional agencies are doing wonderful work with the children and better results are being accomplished presently than ever before in the history of our State."

The Honorable Frank E. Thomas:

"I cannot think of any institutional changes in the present system as I believe our institutional system at this time has reached the highest point in the history of Arizona. However, I do feel there is need for greater development in specific areas of treatment . . ."

Juvenile Court judges, almost without exception, feel the need for the expansion of Boys Ranch and other outlets to handle semi-delinquent and near delinquents. This need pertains to girls as well as boys facilities.

Judge Frank E. Thomas, in discussing this problem, says:

"As to a sufficient outlet in placing the children handled in court, I believe if Boys Ranch could be more quickly developed to handle "Less Chance" boys, and if a plan of the same type for girls could be established, it would be a great help. To be of its intended value, Boys Ranch needs to accommodate many more boys as soon as possible."

And Judge J. Mercer Johnson on the same subject:

"It appears to me that if we had more available places such as Boys Ranch near Gilbert that our needs would be much better filled."

Sister Mary Annunciata points out the need for more trade schools for girls as well as for boys. She feels that girls who are untrainable academically would derive great benefits by being taught a trade. ". . . With the interest that comes with the learning of a suitable trade this type of child can and will go far in life and children should be taught that manual work, properly done, is elevating, stimulating, and a real health builder."

There is one other point which was emphasized so strongly by Juvenile Judges that, although it may not be within the realm of proper consideration by this subcommittee, it is felt that it should be touched upon.

Sections 46-134 and 46-135 of the Juvenile Code provide that there will be proper county juvenile detention quarters. It is felt that by directly quoting Juvenile Court Judges from around the State a great deal of light will be shed on this subject.

The Honorable J. W. Faulkner:

" . . . Mohave County has no such home. Two small detention rooms have been provided, but they are wholly inadequate . . . It is my view that the Legislature should provide legal machinery for compelling boards of supervisors to act in this matter. A few days' detention in such

a home would in many cases, avoid the necessity for commitments to the Industrial School."

The Honorable W. E. Patterson:

"Other than Pima and Maricopa Counties none of the counties have detention homes, although the law requires such. The Juvenile Courts of these counties are compelled to place their juveniles in jail in serious cases. Today it is very difficult to find foster homes that are dependable."

To summarize the discussion with regard to correctional institutions, it is generally agreed that what we have operates advantageously but there is a need for added facilities. It is felt by most that a duplication of existing facilities would be a waste of money that could be used to extend the correctional facilities. More emphasis on vocational training, trade schools for girls, homes for pre-delinquent and semi-delinquent children, institutions to serve defective delinquents and sexual perverts, and, generally speaking, a wider range of placement outlets should be made available to the various juvenile courts.

At this time, the smaller county courts have but one or two alternatives; send the child to the Convent or the Industrial School, give him probation and send him home or start the long process of seeking admittance to the Boys Ranch or a suitable foster home.

Without a doubt adequate detention homes for the smaller counties would add to the effectiveness of the Juvenile Court, would aid in a correction program on a local level and would take some of the strain away from State Institutions.

The population at the Industrial School is, or has already reached the peak for efficient work with the boys. If the rate of increase continues the School will soon outgrow available facilities for both custody and training.

IV. Bill dealing with pornographic and salacious material.

Your subcommittee does not claim to have technical legal knowledge to accurately evaluate the mechanics of this proposal. From a layman's standpoint it seems to comply with the directions of the full study committee. There are, however, two points that may be open for some discussion:

1. Does the proposal adequately define publications injurious to the morals or health of juveniles?
2. What provisions are made or will be made for the enforcement of such a law?

With regard to the latter question, we are aware of the regular agencies of law enforcement in the state, but are, at the same time aware of so many laws on the books which there is no attempt to enforce. (For example, the law which prohibits use, sale to or possession of tobacco by juveniles.)

In conclusion, it is felt that such organizations as the Parent-Teachers Association have already made good progress in having this type of literature removed from the news stands.

One final word. The subject matter to be considered by this subcommittee covers such a wide field that it will take a great deal more

time and effort to make a full investigation and sound recommendations. This report will serve only as a beginning in the field.

Respectfully submitted,

Mr. Steve J. Vukceovich, Chairman
Sister Mary Annunciata
Miss Ethel Hinton
Mr. Raymond Martinez
Miss Caroline Tuttle
Representative Robert Morrow

Motion by Mr. Schaffer, seconded by Mr. Ellsworth (Gila), that the reading of the Legislative Council report be dispensed with and that the report be incorporated into the Journal. Carried.

Mr. Speaker announced the personnel of the committee on Newspaper Credentials as follows:

Bill Turnbow, Oren Beatty, Robert Creighton, Paul Gribben and Lester Inskeep.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the House stand adjourned. Carried, and at 10:35 a. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

WEDNESDAY, JANUARY 12

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbit, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—79.

Excused: Minor—1.

Reverend James Crutchfield, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Tuesday, January 11, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The Committee on Administration submitted the following report:

“January 12, 1955

Mr. Speaker:

The Committee on Administration recommends the following attaches:

Speaker's secretary.....	Hilda Taylor
Chief Clerk's secretary.....	Geraldine H. Turner
Supervisor of Stenographers.....	Betty Rich
Stenographers.....	Frances Richins Peggy Holt
Postmistress.....	Josephine Binkley
Post office clerks.....	Clara Parkyn Jewel McLaughlin
Supervisor of pages.....	Edith Robson
Minute clerks.....	Sue Thompson Mabel Hickson
Assistant Sergeant-at-Arms.....	John Wadell
Doormen.....	William Short
Telephone operators.....	Irene George Ann Sabra
Reader.....	Veon Shupe
Lawyers, Judiciary Committee.....	Robert Allen Howard Thompson

W. W. MITCHELL, Sr.,
Chairman.

Motion by Mr. Mitchell, seconded by Mr. Dover, that the report of the Committee on Administration be accepted, and that the named attaches be elected for the first regular session of the twenty-second legislature. Carried.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

HOUSE BILL NO 1, by Messrs. Lee, Austin, Harkness, Petrie of Maricopa and Mr. Dalton of Cochise, An Act, relating to school tax and apportionment of funds; increasing the state levy for common and high schools, and amending section 54-601a, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO 2, by Mr. Lee of Maricopa, An Act, relating to taxation; providing for reapportionment of excise revenue to counties, and amending section 73-1322, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO 3, by Mr. Lee of Maricopa, An Act, relating to office hours of public offices, and amending section 12-410, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 4, by Messrs. Austin and Harkness of Maricopa, An Act, relating to the small loan business; decreasing the maximum rate of interest, and amending section 51-817, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 5, by Messrs. Kartus, Abels, Austin, Carreon, Franklin, Grimes, Harkness, Kennedy, Lee, Rogers, Sims, Steward, Wood and Miss Retzloff of Maricopa; Mr. Ellsworth of Gila; and Mr. Kennedy of Pima, An Act, relating to social security and public welfare; prohibiting claims or liens against the homes or estates of old age assistance recipients, and repealing section 70-205, Arizona code of 1939, as amended by chapter 62, session laws of 1949, regular session. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 6, by Messrs. Kartus, Austin, Carreon, Franklin, Grimes, Harkness, Kennedy, Rogers, Sims, Steward, Wood and Miss Retzloff of Maricopa; Mr. Ellsworth of Gila; and Mr. Kennedy of Pima, An Act, relating to public welfare; eliminating the requirement for filing of quarterly reports, and amending section 70-128, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 7, by Messrs. Kartus, Austin, Carreon, Franklin, Grimes, Harkness, Kennedy, Lee, Rogers, Sims, Steward, Wood of Maricopa; and Mr. Kennedy of Pima, An Act, relating to public welfare; increasing maximum grants of assistance per month to seventy-five dollars for the aged, eighty-five dollars for the blind, and making budgetary need the criterion for aid to dependent children; increasing grant plus income maximum allowances and specifying items to be included in the assistance plan; amending sections 70-119a, 70-204, 70-304 and 70-404, Arizona code of 1939, and amending article 1, chapter 70, Arizona code of 1939, by adding section 70-119b. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 8, by Messrs. Kartus, Austin, Carreon, Franklin, Grimes, Harkness, Kennedy, Lee, Rogers, Sims, Steward, Wood of Maricopa; Mr. Ellsworth of Gila; Messrs. Kennedy, Minor of Pima, An Act, relating to public welfare; providing a seventy-five dollar per month maximum for general assistance grants, and amending section 70-604, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 9, by Mr. Dover of Navajo, An Act, relating to salaries of precinct officers; prescribing the salary of constables, and amending section 12-711, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 10, by Mr. Abels of Maricopa, An Act, relating to education; providing for tax levies and apportionment of funds; amending sections 54-601, 54-602, 54-605, 54-608, 54-608a, and 54-609, and repealing sections 54-601a and 54-604, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 11, by Mr. Abels of Maricopa, An Act, relating to Shadow Mountain, and providing that it be officially designated by that name. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 12, by Mr. Kartus of Maricopa, An Act, relating to general assistance; providing for the submission of a plan to the United

States department of health, education and welfare for aid to permanently and totally disabled persons, and amending section 70-607, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 13, by Messrs. Petrie, Grimes of Maricopa, An Act, relating to education; providing for state levy for common and high schools, apportionment of funds, county and school district levies for common and high school education, apportionment of county school fund, and amending sections 54-601a, 54-602, 54-605, and 54-608, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE JOINT MEMORIAL NO. 1, by Mr. Dover of Navajo; Messrs. Matson, Scudder of Coconino; and Mrs. Ellis of Yavapai, Coconino and Sitgreaves national forest timberland ownership. Referred to the Committee on Administration for printing.

HOUSE JOINT MEMORIAL NO. 2, by Mr. Dover of Navajo, urging repeal of federal transportation tax. Referred to the Committee on Administration for printing.

Motion by Mr. Schaffer, seconded by Mr. Dover, that the House stand at recess until 2:00 p. m. Carried, and at 10:25 a. m., the House stood at recess.

AFTERNOON SESSION

At 2:00 p. m., the House resumed session, Mr. Speaker presiding.

Without objection, the House referred to the Order of Business, Business on the Speaker's desk.

BUSINESS ON THE SPEAKER'S DESK

Mr. Speaker announced the personnel of the standing committees, as follows:

ADMINISTRATION

W. W. Mitchell, Sr., chairman, Maricopa; Etta Mae Hutcheson, vice-chairman, Yuma; G. O. Biles, Greenlee; William B. Carr, Jr., Yuma; James W. Carroll, Pima; Lee F. Dover, Navajo; Louis B. Ellsworth, Jr., Gila; Dr. Thomas D. Fridena, Pima; Ruth I. Hunt, Maricopa; Augusta T. Larson, Navajo; Laura M. McRae, Maricopa; S. Earl Pugh, Maricopa; Arthur B. Schellenberg, Maricopa; Harold J. Scudder, Coconino; R. E. Wilson, Maricopa.

AGRICULTURE AND IRRIGATION

J. P. Stump, chairman, Maricopa; William B. Carr, Jr., vice-chairman, Yuma; Carl Austin, Maricopa; Harry Bagnall, Pinal; Keith S. Brown, Pima; Ed Ellsworth, Maricopa; V. S. Hostetter, Pima; Sidney Kartus, Maricopa; Robert L. Klauer, Yuma; Milton Lines, Graham; Andrew Matson, Coconino; George R. Steward, Maricopa; Hal F. Warner, Maricopa; Robert E. Wilson, Maricopa; William Younger Wood, Maricopa.

APPROPRIATIONS

David S. Wine, chairman, Pima; Louis B. Ellsworth, Jr., vice-chairman, Gila; Vicente Alfaro, Pima; David B. Babbitt, Yuma; Harry Bagnall, Pinal; Lorin M. Farr, Apache; J. O. Grimes, Maricopa; Robert L. Klauer, Yuma; Andrew Matson, Coconino; A. C. McCoy, Yavapai; Robert A. Petrie, Maricopa; S. Earl Pugh, Maricopa;

Lillian Retzloff, Maricopa; Guy Rutherford, Mohave; Enos P. Schaffer, Pima.

BANKING, INSURANCE AND CORPORATIONS

W. W. Franklin, chairman, Maricopa; David B. Babbitt, vice-chairman, Yuma; Josephine Bailey, Santa Cruz; Conrad James Carreon, Maricopa; James W. Carroll, Pima; Clyde M. Dalton, Cochise; William J. Harkness, Maricopa; W. I. Lowry, Maricopa; Dick W. Martin, Yavapai; Patrick W. O'Reilly, Maricopa; James B. Phillips, Maricopa; Champe Raftery, Maricopa; Arthur B. Schellenberg, Maricopa; Frederick S. Smith, Pinal; R. E. Wilson, Maricopa.

COUNTY AND MUNICIPAL AFFAIRS

Enos P. Schaffer, chairman, Pima; Harold J. Scudder, vice-chairman, Coconino; Charles H. Abels, Maricopa; William B. Carr, Jr., Yuma; Etta Mae Hutcheson, Pima; James L. Kennedy, Pima; Norman Lee, Maricopa; Malcolm L. Lentz, Maricopa; Milton Lines, Graham; Andrew Matson, Coconino; William S. Porter, Maricopa; Del Rogers, Maricopa; George R. Steward, Maricopa; Alvin Wessler, Pima; William Younger Wood, Maricopa.

EDUCATION

Laura M. McRae, chairman, Maricopa; Patrick W. O'Reilly, vice-chairman, Maricopa; Harry Ackerman, Pima; Keith S. Brown, Pima; William B. Carr, Jr., Yuma; Mabel S. Ellis, Yavapai; J. O. Grimes, Maricopa; V. S. Hostetter, Pima; Dick W. Martin, Yavapai; W. W. Mitchell, Sr., Maricopa; Robert A. Petrie, Maricopa; Arthur B. Schellenberg, Maricopa; Harold J. Scudder, Coconino; J. P. Stump, Maricopa; Augusta T. Larson, Navajo.

FISH AND GAME

Guy Rutherford, chairman, Mohave; Clyde M. Dalton, vice-chairman, Cochise; David B. Babbitt, Yuma; G. O. Biles, Greenlee; Dr. Nelson D. Brayton, Gila; W. L. Cook, Cochise; Lee F. Dover, Navajo; John H. Haugh, Pima; W. I. Lowry, Maricopa; Andrew Matson, Coconino; S. Earl Pugh, Maricopa; T. C. Rhodes, Maricopa; Harold J. Scudder, Coconino; Hal F. Warner, Maricopa; Juliette C. Willis, Pima.

PUBLIC HEALTH

Dr. Nelson D. Brayton, chairman, Gila; Dr. Thomas D. Fridena, vice-chairman, Pima; Carl C. Andersen, Maricopa; M. Harold Burton, Pima; W. W. Franklin, Maricopa; V. S. Hostetter, Pima; Ruth I. Hunt, Maricopa; Neales Kennedy, Maricopa; Robert L. Klauer, Yuma; Dick W. Martin, Yavapai; Laura M. McRae, Maricopa; Lillian Retzloff, Maricopa; William Younger Wood, Maricopa; Douglas S. Holsclaw, Pima; David H. Campbell, Maricopa.

HIGHWAYS AND BRIDGES

Louis B. Ellsworth, Jr., chairman, Gila; James W. Carroll, vice-chairman, Pima; Vicente Alfaro, Pima; Josephine Bailey, Santa Cruz; Mabel S. Ellis, Yavapai; Ed Ellsworth, Maricopa; Lorin M. Farr, Apache; Etta Mae Hutcheson, Pima; Champe Raftery, Maricopa; Del Rogers, Maricopa; Guy Rutherford, Mohave; Carl Sims, Sr., Maricopa; Frederick S. Smith, Pinal; George R. Steward, Maricopa; R. E. Wilson, Maricopa.

JUDICIARY

Harry Bagnall, chairman, Pinal; George R. Steward, vice-chairman, Maricopa; Harry Ackerman, Pima; Mabel S. Ellis, Yavapai; J. O. Grimes, Maricopa; Dick W. Martin, Yavapai; William I. Minor,

Pima; Robert L. Myers, Maricopa; Patrick W. O'Reilly, Maricopa; Champe Rafferty, Maricopa; Enos P. Schaffer, Pima; Frederick S. Smith, Pinal; David S. Wine, Pima; William Younger Wood, Maricopa; Evelyn Anderson, Cochise.

LABOR

William Younger Wood, chairman, Maricopa; A. C. McCoy, vice-chairman, Yavapai; Vicente Alfaro, Pima; Carl Austin, Maricopa; G. O. Biles, Greenlee; Charles O. Bloomquist, Cochise; James W. Carroll, Pima; Clyde M. Dalton, Cochise; W. W. Franklin, Maricopa; William J. Harkness, Maricopa; Etta Mae Hutcheson, Pima; Neales Kennedy, Maricopa; C. H. Marion, Maricopa; Patrick W. O'Reilly, Maricopa; E. B. Thode, Pinal.

LIVESTOCK AND PUBLIC LANDS

S. Earl Pugh, chairman, Maricopa; Lorin Farr, vice-chairman, Apache; Carl Austin, Maricopa; David B. Babbitt, Yuma; Josephine Bailey, Santa Cruz; Tom W. Berry, Greenlee; Keith S. Brown, Pima; William B. Carr, Jr., Yuma; W. L. Cook, Cochise; Sidney Kartus, Maricopa; James L. Kennedy, Pima; William S. Porter, Maricopa; T. C. Rhodes, Maricopa; Guy Rutherford, Mohave; Frederick S. Smith, Pinal.

PLANNING AND DEVELOPMENT

William J. Harkness, chairman, Maricopa; James L. Kennedy, vice-chairman, Pima; Charles H. Abels, Maricopa; Carl Austin, Maricopa; Dr. Nelson D. Brayton, Gila; Conrad James Carreon, Maricopa; W. W. Franklin, Maricopa; Malcolm L. Lentz, Maricopa; C. H. Marion, Maricopa; A. C. McCoy, Yavapai; William I. Minor, Pima; W. W. Mitchell, Sr., Maricopa; James B. Phillips, Maricopa; E. L. Tidwell, Graham; Edwynne C. Rosenbaum, Gila.

PUBLIC DEFENSE AND VETERANS' AFFAIRS

Lee F. Dover, chairman, Navajo; Norman Lee, vice-chairman, Maricopa; Charles H. Abels, Maricopa; Charles O. Bloomquist, Cochise; David H. Campbell, Maricopa; Dr. Thomas D. Fridena, Pima; James L. Kennedy, Pima; Neales Kennedy, Maricopa; Augusta T. Larson, Navajo; William I. Minor, Pima; Carl Sims, Sr., Maricopa; Frederick S. Smith, Pinal; J. P. Stump, Maricopa; E. B. Thode, Pinal; Ruth Adams White, Maricopa.

PUBLIC INSTITUTIONS

J. O. Grimes, chairman, Maricopa; Conrad James Carreon, vice-chairman, Maricopa; Harry Ackerman, Pima; Vicente Alfaro, Pima; Harry Bagnall, Pinal; Mabel S. Ellis, Yavapai; Douglas S. Holsclaw, Pima; Ruth I. Hunt, Maricopa; Neales Kennedy, Maricopa; Robert L. Klauer, Yuma; Norman Lee, Maricopa; Laura M. McRae, Maricopa; W. W. Mitchell, Sr., Maricopa; Enos P. Schaffer, Pima; Alvin Wessler, Pima.

RULES

Harry S. Ruppelius, chairman, Maricopa; David S. Wine, vice-chairman, Pima; Harry Ackerman, Pima; Harry Bagnall, Pinal; Lee F. Dover, Navajo; Louis B. Ellsworth, Jr., Gila; Robert L. Klauer, Yuma; Robert A. Petrie, Maricopa; Enos P. Schaffer, Pima; J. P. Stump, Maricopa; R. E. Wilson, Maricopa.

SUFFRAGE AND ELECTIONS

Harry Ackerman, chairman, Pima; Sidney Kartus, vice-chairman, Maricopa; Tom W. Berry, Greenlee; Charles O. Bloomquist, Cochise; M. Harold Burton, Pima; William J. Harkness, Maricopa; Ruth I.

Hunt, Maricopa; Norman Lee, Maricopa; A. C. McCoy, Yavapai; Robert L. Myers, Maricopa; Champe Rafferty, Maricopa; Lillian Retzloff, Maricopa; Del Rogers, Maricopa; Harold J. Scudder, Coconino; Julliette C. Willis, Pima.

WAYS AND MEANS

Robert A. Petrie, chairman, Maricopa; Charles H. Abels, vice-chairman, Maricopa; Carl C. Andersen, Maricopa; Evelyn Anderson, Cochise; David B. Babbitt, Yuma; Josephine Bailey, Santa Cruz; William J. Harkness, Maricopa; John H. Haugh, Pima; Patrick W. O'Reilly, Maricopa; S. Earl Pugh, Maricopa; Champe Rafferty, Maricopa; Guy Rutherford, Mohave; Carl Sims, Sr., Maricopa; E. L. Tidwell, Graham; Ruth Adams White, Maricopa.

WELFARE

Mabel S. Ellis, chairman, Yavapai; Carl Sims, Sr., vice-chairman, Maricopa; Vicente Alfaro, Pima; Dr. Nelson D. Brayton, Gila; Clyde M. Dalton, Cochise; Dr. Thomas D. Fridena, Pima; John H. Haugh, Pima; Sidney Kartus, Maricopa; Augusta T. Larson, Navajo; Laura M. McRae, Maricopa; Lillian Retzloff, Maricopa; Del Rogers, Maricopa; Edwynne C. Rosenbaum, Gila; Douglas S. Holsclaw, Pima; Malcolm L. Lentz, Maricopa.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that House stand adjourned. Carried, and at 2:15 p. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

THURSDAY, JANUARY 13

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, Marion, Martin, Matson, Mitchell, Myers, O'Reilly, Petrie, Phillips, Pugh, Rafferty, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—75.

Excused: Carreon, McRae, Minor, Porter, Stump—5.

Reverend James Crutchfield, chaplain of the House, offered prayer.

Messrs. Estes and Robles, former members, were accorded the privileges of the floor.

Without objection, the reading of the Journal of Wednesday, January 12, 1955, was dispensed with, and stands approved.

At 10:15 a. m., the sergeant-at-arms announced the seating of Mrs. McRae.

REPORTS OF STANDING COMMITTEES

The Committee on Administration submitted the following report:

“Mr. Speaker:

As a supplemental report, your Committee on Administration recommends the hiring of the following attaches for the first regular session of the twenty-second legislature:

Payroll clerk.....	Blanche M. Ruble
Judiciary secretary.....	Eloise Carreon
Enrolling and Engrossing Secy.....	R. Hazel Hilbers
Assist. Enrolling and Engrossing Secy.....	Opal Plummer
Supply clerk.....	Marie Earl
Pages.....	Rita Polley Betty Quintana Viola Ford
Stenographers.....	Katherine Smith Edna Nesteruk Mabelle R. Smadel Marian Farrell Janice Dahowski
Post office clerks.....	Petra Campas Kate A. Johnson Merle English Ruby Blackshear Gwendolyn Holt Laura Curlee Helen R. Sheley Alzada Stark Nellie M. Howard Bessie L. Hammon

W. W. MITCHELL, SR.,
Chairman.”

Motion by Mr. Mitchell, seconded by Mr. Schaffer, that the report of the Committee on Administration be accepted, and that the named attaches be elected for the first regular session of the twenty-second legislature. Carried by the following vote:

Ayes: Abels, Ackerman, Alfaro, Austin, Babbitt, Bagnall, Bailey, Brayton, Carr, Carroll, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Hunt, Hutcheson, Kennedy, Kennedy, Klauer, Lee, McCoy, McRae, Matson, Mitchell, O'Reilly, Petrie, Pugh, Raftery, Retzliff, Rogers, Rutherford, Schaffer, Scudder, Sims, Smith, Steward, Wilson, Wine, Wood, Mr. Speaker—45.

Nays: Andersen, Anderson, Berry, Biles, Bloomquist, Brown, Burton, Campbell, Cook, Ellsworth (Maricopa), Haugh, Holsclaw, Hostetter, Larson, Lentz, Lines, Lowry, Marion, Martin, Myers, Phillips, Rhodes, Rosenbaum, Schellenberg, Thode, Tidwell, Warner, Wessler, White, Willis—30.

Not voting: Carreon, Kartus, Minor, Porter, Stump—5.

The joint printing committee of the Senate and House submitted the following report:

STATE OF ARIZONA
Twenty-second Legislature

January 11, 1955

Mr. President:

Mr. Speaker:

Your joint committee consisting of the Committee on Employees and Supplies from the Senate and the Committee on Administration from the House, has had under consideration the bids from the various printing concerns.

These are the consolidated bids from the designated printing concerns who bid on the twenty-second legislative printing, covering items 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20 and 21.

	Jahn Tyler Printers	Arizona Messenger Printing	McGrew Printing Company	Sims Printing Company
Item No. 1				
Bills				
200 copies—price per page.....	\$ 6.75	\$ 6.55	\$	\$
500 copies—price per page.....	7.35	7.25
750 copies—price per page.....	8.10	7.90
1000 copies—price per page.....	8.75	8.55
2000 copies—price per page.....	11.45	11.15
3000 copies—price per page.....	14.25	13.95
4000 copies—price per page.....	17.05	16.60
5000 copies—price per page.....	19.50	19.05
Item No. 2				
Journals, bound price per page, 300 copies.....	8.90	8.70	8.60	8.50
Item No. 3				
Rules, bound price per page, 500 copies.....	3.30	3.30	3.00	3.15
Item No. 4				
Standing Committee Lists				
100 copies.....	19.25	19.00	17.50	17.90
300 copies.....	21.25	21.50	20.00	21.30
Item No. 5				
Roll Calls				
5000 in pad of 50—House....	52.50	52.50	50.00	56.00
3000 in pad of 25—Senate..	32.75	31.75	30.00	21.30
Item No. 6				
Letterheads				
Lots of 500.....	8.25	8.00	7.50	7.60
Item No. 7				
Envelopes				
Lots of 250, No. 6.....	5.75	6.00	5.25	5.25
Lots of 250, No. 10.....	9.60	9.00	8.75	8.75

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Item No. 8

Receipt Books				
100 Sheets.....	5.50	5.25	5.00	5.10
200 Sheets.....	5.80	5.90	5.25	5.35
300 Sheets.....	6.35	6.30	5.75	5.85
400 Sheets.....	7.15	6.85	6.50	6.60
500 Sheets.....	8.25	7.75	7.50	7.80

Item No. 9

Report Blanks 8½ x 11				
Lots of 300, Loose.....	11.80	11.00	10.75	10.80
Lots of 500.....	13.75	12.75	12.50	13.10
Lots of 1000.....	18.10	19.00	17.50	18.00
Lots of 2000.....	23.65	24.75	22.50	23.10

Item No. 10

Message Blanks Padded 100 to pad				
Lots of 500.....	16.50	16.00	15.00	15.10
Lots of 1000.....	21.65	21.50	20.00	20.10

Item No. 11

Record Sheets				
Lots of 500.....	21.65	21.50	20.00	20.20

Item No. 12

History Sheets				
Lots of 500.....	26.50	25.25	24.50	25.00
Lots of 1000.....	34.15	23.75	32.50	35.00

Item No. 13

Reference Memoranda				
Lots of 20.....	19.15	18.00	17.40	17.90
Lots of 40.....	27.30	27.50	26.00	26.90

Item No. 14

Identification Cards				
Lots of 200.....	13.20	12.50	12.00	12.00
Lots of 500.....	21.65	21.00	20.00	20.00

Item No. 15

Visitor's Message Slips				
Lots of 500.....	8.80	8.25	8.00	8.20
Lots of 1000.....	16.50	15.50	15.00	16.10

Item No. 16

Reference Slips				
Lots of 2000.....	18.15	19.00	16.50	17.10

Item No. 17

Certification of Record Sheets				
Lots of 100.....	21.65	22.00	20.00	21.00
Lots of 200.....	26.75	27.00	25.00	25.00

Item No. 18

Requisition Blanks				
Lots of 100.....	16.50	15.25	15.00	15.00
Lots of 200.....	21.65	20.75	20.00	20.00

Item No. 19

Committee of Whole
Amendment Blanks

Lots of 500.....	18.15	17.25	16.50	16.55
Lots of 1000.....	21.65	21.00	20.00	21.00

Item No. 20

Record Cards

Lots of 500.....	57.75	57.50	55.00	69.70
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Item No. 21

Expense Vouchers

Lots of 500.....	51.95	52.50	49.50	49.50
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Your joint committee has let the bids on the various items to the lowest bidders.

SENATE COMMITTEE ON EMPLOYEES AND SUPPLIES

MELVIN C. GREER, Chairman

SENATE COMMITTEE MEMBERS

Wilford R. Richardson

Chas. H. Orme, Sr.

A. C. Stanton

Harold C. Giss

C. B. Smith

A. R. Spikes

HOUSE COMMITTEE ON ADMINISTRATION

W. W. MITCHELL, SR., Chairman

HOUSE COMMITTEE MEMBERS

Etta Mae Hutcheson

William B. Carr

James W. Carroll

Lee F. Dover

Louis B. Ellsworth, Jr.

G. O. Biles

Harold J. Scudder

Ruth I. Hunt

Laura M. McRae

Earl Pugh

Thos. D. Fridena

Robert E. Wilson

A. S. Schellenberg

Augusta Larson

Motion by Mr. Mitchell, seconded by Mr. Schaffer, that the report of the House Committee on Administration and the Senate Committee on Employees and Supplies be accepted and the recommendations therein adopted. Carried.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

HOUSE BILL NO. 14, by Mr. Abels of Maricopa, An Act, relating to taxation; imposing a gross income tax; repealing article 13, chapter 73, Arizona code of 1939, and chapter 65, laws of 1954, and making an appropriation. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 15, by Mr. Carreon of Maricopa, An Act, relating to labor; creating a department of labor relations and the office of commissioner of labor; prescribing the powers and duties of the department

and the commissioner, and making an appropriation. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 16, by Mr. Rutherford of Mohave, An Act, relating to unlawful cohabitation; prescribing the penalty therefor, and providing immunity for persons who testify. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 17, by Mr. Rutherford of Mohave, An Act, relating to polygamy; prescribing the penalty therefor, and repealing sections 43-403 and 43-304, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 18, by Mr. Wilson of Maricopa (by request), An Act, relating to fire protection; providing procedure for organization of fire protection districts; authorizing the levying of taxes, and directing the dissolution of volunteer fire companies, and repealing sections 16-2001 to 16-2012, inclusive, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE CONCURRENT RESOLUTION NO. 1, by Mr. Abels of Maricopa, constitutional amendment providing property tax exemption on homesteads. Referred to the Committee on Administration for printing.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

HOUSE BILL NO. 1, by Mr. Lee of Maricopa and others, increasing state levy for common schools. Referred to Committees on Judiciary, Education, and County and Municipal Affairs.

HOUSE BILL NO. 2, by Mr. Lee of Maricopa, reapportionment of sales tax revenue to counties. Referred to Committees on Judiciary, County and Municipal Affairs, and Ways and Means.

HOUSE BILL NO. 3, by Mr. Lee of Maricopa, office hours of public offices. Referred to Committees on Judiciary, County and Municipal Affairs, and Labor.

HOUSE BILL NO. 4, by Messrs. Austin and Harkness of Maricopa, small loan interest rates. Referred to Committees on Judiciary, and Banking, Insurance and Corporations.

HOUSE BILL NO. 5, by Mr. Kartus of Maricopa and others, lien claims against estates of public welfare recipients. Referred to Committees on Judiciary, Welfare, County and Municipal Affairs, and Ways and Means.

HOUSE BILL NO. 6, by Mr. Kartus of Maricopa and others, quarterly reports of public welfare recipients. Referred to Committees on Judiciary, Welfare and County and Municipal Affairs.

HOUSE BILL NO. 7, by Mr. Kartus of Maricopa and others, increasing maximum welfare grants. Referred to Committees on Judiciary, Welfare, and County and Municipal Affairs.

HOUSE BILL NO. 8, by Mr. Kartus of Maricopa and others, increasing general assistance welfare grants. Referred to Committees on Judiciary, Welfare, and County and Municipal Affairs.

HOUSE BILL NO. 9, by Mr. Dover of Navajo, salaries of precinct officers. Referred to Committees on Judiciary, and County and Municipal Affairs.

HOUSE BILL NO. 10, by Mr. Abels of Maricopa, operating costs of unorganized school districts. Referred to Committees on Judiciary, Education, County and Municipal Affairs and Ways and Means.

HOUSE BILL NO. 11, by Mr. Abels of Maricopa, establishing official name of Shadow Mountain. Referred to Committees on Judiciary, Livestock and Public Lands, and Planning and Development.

HOUSE BILL NO. 12, by Mr. Kartus of Maricopa, eliminating prohibition against welfare aid for disabled Indians. Referred to Committees on Judiciary, Welfare, and County and Municipal Affairs.

HOUSE BILL NO. 13, by Messrs. Petrie and Grimes of Maricopa, increasing state levy for common and high schools. Referred to Committees on Judiciary, Education, County and Municipal Affairs, and Ways and Means.

HOUSE JOINT MEMORIAL NO. 1, by Mr. Dover of Navajo and others, Coconino and Sitgreaves national forests timberland ownership. Referred to Committees on Judiciary, Livestock and Public Lands, and County and Municipal Affairs.

HOUSE JOINT MEMORIAL NO. 2, by Mr. Dover of Navajo, urging repeal of federal transportation tax. Referred to Committees on Judiciary, and Ways and Means.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand at recess until 1:30 p. m. Carried, and at 10:44 a. m., the House stood at recess.

AFTERNOON SESSION

At 1:30 p. m., the House resumed session, Mr. Speaker presiding.

At 1:30 p. m., the sergeant-at-arms announced the seating of Mr. Carreon.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

A letter of resignation was read as follows:

"January 13, 1955

Hon. Harry S. Ruppelius, Speaker
House of Representatives
22nd Legislature
Capitol Bldg.
Phoenix, Arizona

Dear Mr. Speaker:

I have been informed it was my honor to be elected today to the position of Secretary of the Judiciary committee of the House of Representatives.

I was also informed, however, that there appears to be some objection to my election on the part of some of the members of the House.

Since there is objection to my election, I do herewith tender my resignation as Secretary of the Judiciary committee.

Very sincerely,

/s/ ELOISE CARREON."

Motion by Mr. Mitchell, seconded by Mr. Schaffer, that the House reconsider its action whereby it accepted the recommendation of the Committee on Administration submitted at the morning session, and elected the listed attaches for the first regular session of the twenty-second legislature. Carried by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lentz, Lowry, McCoy, McRae, Martin, Matsou, Mitchell, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzlaff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Thode, Tidwell, Warner, Wessler, White, Wilson, Wine, Wood, Mr. Speaker—70.

Not voting: Ellsworth (Maricopa), Franklin, Lee, Lines, Marion, Minor, Myers, Porter, Stump, Willis—10.

The following members asked that explanation of vote be spread upon the Journal.

My duty to my constituency requires that I place an explanation of vote in the Journal on this matter. When it was under discussion in the first place, I was out of the chamber on a matter that appealed to my deepest human sympathies of assistance. Immediately afterward I inquired as to what happened in my absence, and when told of the action taken I at once stated by view to officers and members of the House that it was indispensable that the action be reconsidered and reversed. All, without exception, were in accord. I wish to commend them and all others voting to reconsider, and to commend likewise those who did their duty by protesting and voting against the original action, of which I could not approve. We live a life of mistakes, and there is nothing wrong about a mistake except to persist in it when it can be corrected. The officers and members of the House are to be congratulated that, as a result of their joint wisdom, this reconsideration is being made to the credit of the entire House.

SIDNEY KARTUS.

Mr. Speaker, I should, at this time, like to explain my voting on the subject of the hiring of Mrs. Carreon, the wife of my friend and colleague, Representative James Carreon.

I personally have worked with the person in question, and know her to be a person of integrity, grace and charm, whose abilities know no bounds, and whose energies are devoted entirely to her job.

I further feel that ability, should be the only discriminating factor in employment of all employees. However, doubt has been raised that her employment is legally permissible. In order to eliminate any cloud which has been created on this particular question, I vote aye.

GEORGE R. STEWARD.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the reading of the report of the Committee on Administration be dispensed with. Carried.

Motion by Mr. Mitchell, seconded by Mrs. McRae, that the report on attaches submitted by the Committee on Administration at the morning session be amended, and that the name of Mrs. Carreon be deleted. Carried.

Motion by Mr. Mitchell, seconded by Mr. Schaffer, that the report of the Committee on Administration, as amended, be accepted, and that the named attaches be elected for the first regular session of the twenty-second legislature. Carried.

Mr. Max Connolly, former member, was accorded the privileges of the floor.

BUSINESS ON THE SPEAKER'S DESK

Mr. Speaker announced the appointment of members Schaffer and Petrie as Speakers Pro Tempore.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand adjourned. Carried, and at 2:05 p. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief clerk of the House.

FRIDAY, JANUARY 14

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Wilson, Wine, Wood, Mr. Speaker—76.

Excused: Carreon, Lee, Minor, Willis—4.

Reverend James Crutchfield, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Thursday, January 13, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee report was read, filed and placed on the proper Calendar:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills Nos. 1 through 18 inclusive.....	1500 copies
House Concurrent Resolution No. 1.....	1500 copies
House Joint Memorials Nos. 1 and 2.....	1500 copies

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

HOUSE BILL NO. 19, by Messrs. Franklin and Wilson of Maricopa, An Act, relating to state lands; authorizing the governor to execute a quitclaim deed for certain state hospital land for park purposes, and providing for a reverter in the deed. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 20, by Messrs. Lee, Austin, Harkness, and Kartus of Maricopa, An Act, relating to agricultural labor; providing for completion bonds to be furnished by cotton contractors, and requiring accident and injury insurance to be furnished by cotton contractors covering employees. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 21, by Messrs. Lee and Austin of Maricopa, An Act, relating to taxation, and providing for a use or compensating tax on tangible personal property. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 22, by Messrs. Lee, Austin, Harkness and Kartus of Maricopa, An Act, relating to the state inspector of weights and measures, and his deputies, salaries and fees; providing for the regulation of weighing instruments of cotton labor contractors; amending sections 76-102 and 76-103, and repealing section 76-102a, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 23, by Mr. Rogers of Maricopa, An Act, relating to elections; prescribing the manner of voting, and amending section 55-507, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 24, by Mr. Rogers of Maricopa, An Act, relating to employment security; prescribing the weekly benefit amount to be paid unemployed persons; amending section 56-1003a, and repealing section 56-1003e, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 25, by Messrs. Wessler, Brown, Burton, Haugh, Holsclaw of Pima; Mrs. White of Maricopa; and Mr. Martin of Yavapai, An Act, relating to excise taxation, exempting from the provisions of the excise revenue act of 1935 sales of certain food products, and amending

section 73-1329, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 26, by Messrs. Fridena, Carroll, Kennedy of Pima; Messrs. Franklin, Harkness, Kartus, Mitchell, Pugh, Sims and Wood of Maricopa, An Act, relating to naturopathy; amending sections 67-1201, 67-1202, 67-1205, 67-1207, 67-1208, 67-1709, 67-1210, 67-1212, 67-1214, and 67-1217, and repealing section 67-1204, Arizona code of 1939. Referred to the Committee on Administration for printing.

Mr. L. S. Adams, former member, was accorded the privileges of the floor.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

HOUSE BILL NO. 14, by Mr. Abels of Maricopa, repealing state income tax and sales tax and substituting gross income tax. Referred to Committees on Judiciary, Ways and Means, and County and Municipal Affairs.

HOUSE BILL NO. 15, by Mr. Carreon of Maricopa, creating department of labor relations and office of commissioner. Referred to Committees on Judiciary, Labor, and Appropriations.

HOUSE BILL NO. 16, by Mr. Rutherford of Mohave, defining unlawful cohabitation. Referred to Committees on Judiciary, and County and Municipal Affairs.

HOUSE BILL NO. 17, by Mr. Rutherford of Mohave, defining polygamy and fixing penalty. Referred to Committees on Judiciary, Welfare, and County and Municipal Affairs.

HOUSE BILL NO. 18, by Mr. Wilson of Maricopa (by request), proposing new code for fire protection districts. Referred to Committees on Judiciary, County and Municipal Affairs, and Ways and Means.

HOUSE CONCURRENT RESOLUTION NO. 1, by Mr. Abels of Maricopa, constitutional amendment providing property tax exemption on homesteads. Referred to Committees on Judiciary, Suffrage and Elections, Ways and Means, and County and Municipal Affairs.

Motion by Mr. Petrie, seconded by Mr. Schaffer, that the House stand adjourned until 10:00 a. m., Monday, January 17, 1955. Carried, and at 10:32 a. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

MONDAY, JANUARY 17

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—79.

Excused: Phillips—1.

Bishop John Riggs, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Friday, January 14, 1955, was dispensed with and stands approved.

Motion by Mrs. White, seconded by Mrs. Willis, that the pledge of allegiance to the flag of the United States be given each Monday morning. Carried.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills Nos. 19 to 26 inclusive.....1500 copies

The Committee on Administration submitted the following report:

“Mr. Speaker:

The Committee on Administration recommends the following attaches to serve in the first regular session of the 22nd legislature.

Stenographers.....	Marion Rexall Dorothy Ennen
Page.....	Barbara Bryan
Janitors.....	George Cash Jim Haley
Property Custodian.....	Carl Redeker
Post office clerk.....	Sally Nielsen
Assistant mimeograph operator.....	Ann Collins

And they further recommend that the heads of the departments receive \$15.00 per day; Judiciary secretaries and Appropriations secretaries \$15.00 per day; stenographers \$12.00 per day; attaches in Maricopa county \$10.00 per day; attaches in other counties \$12.00 per day; doorkeepers \$15.00 per day.

W. W. MITCHELL,
Chairman."

Motion by Mr. Mitchell, seconded by Mr. Petrie, that the recommendation of the Committee on Administration be accepted and that the named attaches be elected for the first regular session, 22nd legislature and that the recommendation on pay schedule be adopted. Carried.

BUSINESS ON THE SPEAKER'S DESK

Mr. Speaker announced the governor would not deliver in person the budget message, but copies of the budget were distributed to each member, and a copy is on file in the office of the chief clerk.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

HOUSE BILL NO. 27, by Mr. Sims of Maricopa and Mrs. Ellis of Yavapai, An Act, relating to juveniles; providing a curfew; prohibiting loitering, and prescribing duty of parent or guardian. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 28, by Mr. Kartus of Maricopa, An Act, relating to taxation; exempting food products and medicines from sales tax, and amending article 13, chapter 73, Arizona code of 1939, by adding section 73-1303a. Referred to the Committee on Administration for printing.

HOUSE JOINT RESOLUTION NO. 1, by Mr. Porter of Maricopa, on death of Honorable Frank T. Pomeroy.

Motion by Mr. Porter, seconded by Mr. Schaffer, that the rules be suspended, an emergency declared, and that House Joint Resolution No. 1, be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

HOUSE JOINT RESOLUTION NO. 2, by Dr. Fridena of Pima, urging state highway 89 be designated Blue Star Memorial highway. Referred to the Committee on Administration for printing.

HOUSE JOINT MEMORIAL NO. 3, by Mrs. Ellis of Yavapai and Mr. Sims of Maricopa, urging congress legislate controls of comic books to curtail juvenile delinquency. Referred to the Committee on Administration for printing.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

HOUSE BILL NO. 19, by Messrs. Franklin and Wilson of Maricopa, state hospital land for Phoenix city park purposes. Referred to Committees on Judiciary, Livestock and Public Lands, Public Institutions, and County and Municipal Affairs.

HOUSE BILL NO. 20, by Mr. Lee of Maricopa and others, regulating cotton labor contractors. Referred to Committees on Judiciary, Agriculture and Irrigation, Labor, and Banking, Insurance and Corporations.

HOUSE BILL NO. 21, by Messrs. Lee and Austin of Maricopa, use tax act. Referred to Committees on Judiciary, County and Municipal Affairs, and Ways and Means.

HOUSE BILL NO. 22, by Mr. Lee of Maricopa and others, regulating weighing instruments and cotton labor contractors. Referred to Committees on Judiciary, Appropriations, and Labor.

HOUSE BILL NO. 23, by Mr. Rogers of Maricopa, prescribing manner of voting at elections. Referred to Committees on Judiciary, Suffrage and Elections, and County and Municipal Affairs.

HOUSE BILL NO. 24, by Mr. Rogers of Maricopa, prescribing weekly benefits of unemployed under employment security. Referred to Committees on Judiciary, Labor, and Ways and Means.

HOUSE BILL NO. 25, by Mr. Wessler of Pima and others, exempting food products from sales tax. Referred to Committees on Judiciary, Ways and Means, County and Municipal Affairs, and Suffrage and Elections.

HOUSE BILL NO. 26, by Dr. Fridena of Pima and others, naturopathic board. Referred to Committees on Judiciary, Public Health, and County and Municipal Affairs.

HOUSE JOINT RESOLUTION NO. 1, by Mr. Porter of Maricopa, on death of Honorable Frank T. Pomeroy.

Motion by Mr. Porter, seconded by Mr. Schaffer, that the rules be suspended, and emergency declared, and that House Joint Resolution No. 1 be placed under the Order of Business, Third Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

THIRD READING OF BILLS

The following bill was read the third time in full:

HOUSE JOINT RESOLUTION NO. 1, on death of Honorable Frank T. Pomeroy.

Motion by Mr. Porter, seconded by Mr. Schaffer, that House Joint Resolution No. 1 be adopted, and that the House stand for a moment in respectful silence. Carried by unanimous vote.

Signed in open session by the Speaker, and the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Messrs. Kleindienst and Brewer, former members, were accorded the privileges of the floor.

Under personal privilege, Mr. Abels requested the following remarks be inserted in the Journal:

I have received an insulting unsigned card through the mail with a request to read same to the membership of the House.

Mr. Speaker, I wish to have inserted in the Journal, that I will not read to the membership of the House any mail that is unsigned by the sender.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand adjourned. Carried, and at 10:27 a. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

TUESDAY, JANUARY 18

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—79.

Excused: Carreon—1.

Bishop John Riggs, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Monday, January 17, 1955, was dispensed with and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills Nos. 27, 28, House Joint Resolutions Nos. 1, 2 and House Joint Memorial No. 3.....1500 copies.

Received:

House Bills Nos. 1, 3, 4, 5, 6, 7, 9 and 11.

The Committee on Administration submitted the following report:

“January 17, 1955

Mr. Speaker:

Your Committee on Administration recommends that the following attaches be hired for the first regular session of the 22nd legislature.

Janitor.....	Bill Scott
Clerks.....	Maude Markham Vivian Davies Margaret Griffith

They further recommend the pay of \$15.00 per day for stenographers, and the transfer of William Short to doorman, and John Waddell, assistant sergeant-at-arms.

W. W. MITCHELL, SR.,
Chairman.”

Motion by Mr. Mitchell, seconded by Mr. Petrie, that the recommendation of the Committee on Administration be accepted and that the named attaches be elected for the first regular session, 22nd legislature, and that the recommendation on pay schedule be adopted. Carried.

BUSINESS ON THE SPEAKER'S DESK

Mr. Speaker announced change in personnel of standing committee:

Mrs. Rosenbaum removed from the Committee on Welfare.

Mr. Stump placed on the Committee on Welfare.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

HOUSE BILL NO. 29, by Mr. Rogers of Maricopa, An Act, relating to income taxation; prohibiting the withholding of the state income tax from compensation of employees, and amending section 88, chapter 65, laws of 1954, second regular session. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 30, by Mrs. Willis, Messrs. Burton, Holsclaw, Hostetter and Wessler of Pima, An Act, relating to the formation of parking districts; for the acquisition and improvement of public parking places for the parking of motor vehicles; the issuance and sale of bonds to pay the costs of such acquisition and improvements payable from revenues from such parking places and also from revenues from parking meters or from ad valorem assessments upon the real property in such districts, and providing for the appointment of parking place commissioners and for their powers and duties. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 31, by Mrs. McRae of Maricopa and Mrs. Ellis of Yavapai, An Act, providing for the licensing of midwives; and prescribing rules and regulations for the practice of midwifery. Referred to the Commttee on Administration for printing.

HOUSE RESOLUTION NO. 1, by Mr. Lines of Graham, on death of Honorable Fred Webb.

Motion by Mr. Lines, seconded by Mr. Petrie, that the rules be suspended, an emergency declared, and that House Resolution No. 1 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

HOUSE CONCURRENT RESOLUTION NO. 2, by Mr. Kartus of Maricopa, on death of Raymond C. Parker.

Motion by Mr. Kartus, seconded by Mr. Petrie, that the rules be suspended, an emergency declared, and that House Concurrent Resolution No. 2 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

HOUSE CONCURRENT RESOLUTION NO. 3, by Mr. Kartus of Maricopa, protection of Arizona water rights and filings under Colorado river. Referred to the Committee on Administration for printing.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

HOUSE BILL NO. 27, by Mr. Sims of Maricopa and Mrs. Ellis of Yavapai, providing for means to curb juvenile delinquency. Referred to Committees on Judiciary, Welfare, and County and Municipal Affairs.

HOUSE BILL NO. 28, by Mr. Kartus of Maricopa, exempting food products and medicine from sales tax. Referred to Committees on Judiciary, Ways and Means, County and Municipal Affairs, and Suffrage and Elections.

HOUSE JOINT RESOLUTION NO. 2, by Dr. Fridena of Pima, urging state highway 89 be designated Blue Star Memorial Highway. Referred to Committees on Judiciary, Highways and Bridges, and Planning and Development.

HOUSE JOINT MEMORIAL NO. 3, by Mrs. Ellis of Yavapai and Mr. Sims of Maricopa, urging congress legislate controls of comic books to curtail juvenile delinquency. Referred to Committees on Judiciary, and Welfare.

HOUSE RESOLUTION NO. 1, by Mr. Lines of Graham, on death of Honorable Fred Webb.

Motion by Mr. Lines, seconded by Mr. Petrie, that the rules be suspended, an emergency declared, and that House Resolution No. 1 be placed under the Order of Business, Third Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

HOUSE CONCURRENT RESOLUTION NO. 2, by Mr. Kartus of Maricopa, on death of Raymond C. Parker.

Motion by Mr. Kartus, seconded by Mr. O'Reilly, that the rules be suspended, an emergency declared, and that House Concurrent Resolution No. 2 be placed under the Order of Business, Third Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

THIRD READING OF BILLS

The following bills were read the third time in full:

HOUSE RESOLUTION NO. 1, on death of Honorable Fred Webb.

Motion by Mr. Lines, seconded by Mr. Petrie, that House Resolution No. 1 be adopted, and that the House stand for a moment in respectful silence. Carried by unanimous vote.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House.

HOUSE CONCURRENT RESOLUTION NO. 2, on death of Raymond C. Parker.

Motion by Mr. Kartus, seconded by Mr. O'Reilly, that House Concurrent Resolution No. 2 be adopted, and that the House stand for a moment in respectful silence. Carried by unanimous vote.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Motion by Mr. Petrie, seconded by Mr. Schaffer, that the House stand adjourned. Carried, and at 10:25 a. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

WEDNESDAY, JANUARY 19

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzlöff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—77.

Excused: Carreon, Ellsworth (Maricopa), Stump—3.

Bishop John Riggs, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Tuesday, January 18, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills Nos. 29, 30 and 31.....1500 copies.
House Concurrent Resolution No. 3.....2000 copies.

Received:

House Bills Nos. 8, 10, 12, 13, 15, 16, 17, 19, 21, 23, 25,
House Concurrent Resolution No. 1, House Joint Memorials
Nos. 1 and 2.

Committee on Livestock and Public Lands, S. Earl Pugh, chairman.

House Joint Memorial No. 1, Coconino and Sitgreaves
national forests timberland ownership, recommended do pass.

BUSINESS ON THE SPEAKER'S DESK

Mr. Speaker announced a change in personnel of standing committees:

Mr. Stump removed from the Committee on Public Defense and Veterans' Affairs.

Mr. Rogers assigned to the Committee on Public Defense and Veterans' Affairs.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

HOUSE BILL NO. 32, by Messrs. Abels and Rogers of Maricopa, An Act, relating to unfair sales and competition, and amending section 74-303, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 33, by Messrs. Abels and Kennedy of Maricopa, An Act, relating to livestock and providing penalties for damages caused by unauthorized trespass by livestock. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 34, by Messrs. Schaffer and Holsclaw of Pima; Mr. Farr of Apache; Mr. Matson of Coconino; Dr. Brayton of Gila; Messrs. Grimes, Harkness, Lee, Phillips, Porter, Schellenberg, Warner, Miss Retzloff of Maricopa; Messrs. Ackerman, Alfaro, Brown, Burton, Carroll, Fridena, Haugh, Hostetter, Kennedy, Minor, Wessler, Mesdames Hutcheson, Willis of Pima; Mr. Smith, Mrs. Thode of Pinal; Mrs. Bailey of Santa Cruz; and Mrs. Ellis of Yavapai, An Act, relating to parks, swimming pools and other recreational facilities of counties, cities, towns and school districts, and authorizing their location and the expenditure of public money therefor. Referred to the Committee on Administration for printing.

HOUSE RESOLUTION NO. 2, by Mr. Dalton of Cochise, on death of Honorable Ray B. Krebs.

Motion by Mr. Schaffer, seconded by Mr. Ellsworth (Gila), that the rules be suspended, an emergency declared, and that House Resolution No. 2 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

HOUSE RESOLUTION NO. 3, by Mrs. Anderson, Messrs. Bloomquist, Cook and Dalton of Cochise, on death of Honorable Robert I. Gleason.

Motion by Mrs. Anderson, seconded by Mr. Mitchell, that the rules be suspended, an emergency declared, and that House Resolution No. 3 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

HOUSE MEMORIAL NO. 1, by Messrs. Holsclaw, Alfaro, Brown, Burton, Haugh, Hostetter, Kennedy, Wessler of Pima; Mr. Farr of Apache; Messrs. Bloomquist, Dalton, Mrs. Anderson of Cochise; Mr. Matson of Coconino; Dr. Brayton of Gila; Mr. Lines of Graham; Messrs. Carreon, Grimes, Harkness, Lee, Marion, Mitchell, Phillips, Porter, Warner, Wood of Maricopa; Mr. Rutherford of Mohave; Mrs. Larson of Navajo; Mr. Smith, Mrs. Thode of Pinal; Mr. McCoy and Mrs. Ellis of Yavapai, urging congress create program for rehabilitation of Papago Indians. Referred to the Committee on Administration for printing.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

HOUSE BILL NO. 29, by Mr. Rogers of Maricopa, repealing withholding provision of state income tax. Referred to Committees on Judiciary, Ways and Means, and County and Municipal Affairs.

HOUSE BILL NO. 30, by Mrs. Willis of Pima and others, parking district act. Referred to Committees on Judiciary, County and Municipal Affairs, Highways and Bridges, and Planning and Development.

HOUSE BILL NO. 31, by Mrs. McRae of Maricopa and Mrs. Ellis of Yavapai, prescribing rules and regulations for practice of midwifery. Referred to Committees on Judiciary, Public Health, and Welfare.

HOUSE CONCURRENT RESOLUTION NO. 3, by Mr. Kartus of Maricopa, protection of Arizona water rights and filings under Colorado river. Referred to Committees on Judiciary, Agriculture and Irrigation, and Planning and Development.

HOUSE RESOLUTION NO. 2, by Mr. Dalton of Cochise, on death of Honorable Ray B. Krebs.

Motion by Mr. Dalton, seconded by Mr. Ellsworth (Gila), that the rules be suspended, an emergency declared, and that House Resolution No. 2 be placed under the Order of Business, Third Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

HOUSE RESOLUTION NO. 3, by Mrs. Anderson of Cochise and others, on death of Honorable Robert I. Gleason.

Motion by Mrs. Anderson, seconded by Mr. Mitchell, that the rules be suspended, an emergency declared, and that House Resolution No. 3 be placed under the Order of Business, Third Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

THIRD READING OF BILLS

The following bills were read the third time in full:

HOUSE RESOLUTION NO. 2, on death of Honorable Ray B. Krebs.

Motion by Mr. Dalton, seconded by Mr. Wine, that House Resolution No. 2 be adopted, and that the House stand for a moment in respectful silence. Carried by unanimous vote.

Signed in open session by the Speaker, and the clerk was instructed to record the action of the House.

HOUSE RESOLUTION NO. 3, on death of Honorable Robert I. Gleason.

Motion by Mrs. Anderson, seconded by Mr. Wine, that House Resolution No. 3 be adopted, and that the House stand for a moment in respectful silence. Carried by unanimous vote.

Signed in open session by the Speaker, and the clerk was instructed to record the action of the House.

At 10:38 a. m., the sergeant-at-arms announced the seating of Mr. Carreon.

Motion by Mr. Schaffer, seconded by Mr. Ellsworth (Gila), that the House stand adjourned. Carried, and at 10:42 a. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

THURSDAY, JANUARY 20

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker--79.

Excused: Carreon--1.

Bishop John Riggs, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Wednesday, January 19, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills Nos. 32, 33, 34 and House Memorial No.
11500 copies.

Received:

House Bills Nos. 2, 18, 20, 22, 24, 26, 27, 28, House Joint Resolutions Nos. 1, 2 and House Joint Memorial No. 3.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 6, quarterly reports of public welfare recipients, majority recommended do pass, minority do not pass.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 6, quarterly reports of public welfare recipients, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 11, establishing official name of Shadow Mountain, constitutional and in proper form, with the following amendment:

Strike the comma following "township 3".

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No 23, prescribing manner of voting at elections, recommended:

Majority: do pass.
returned for consideration.

Minority: do not pass.

The Committee on Administration submitted the following report:

Mr. Speaker:

Your joint committee consisting of the Committee on Employees and Supplies from the Senate and the Committee on Administration from the House, submits the following report:

EXHIBIT A

Committee on Administration
of the House of Representatives
Committee on Employees and Supplies
of the Senate
Twenty-second Legislature
Phoenix, Arizona

Gentlemen:

In compliance with your Invitation for Bids for printing and supplies we submit the following prices:

Item No. 2

Journals—per page.....\$8.50

All of above prices based on specification as set forth in Invitation for bids.

Attached is certified check in the sum of \$500.00 covering our bid on Journals.

Attached also is sample of Clipper M. F. Fook which we propose to furnish on the Journals.

Respectfully submitted,

SIMS PRINTING COMPANY

By

/s/ R. D. Richards,

President

CONTRACT

THIS CONTRACT, made and entered into this 11th day of January, 1955, by and between Senate Committee on Employees and Supplies and House Committee on Administration, acting for and in behalf of the Senate and House of Representatives of the legislature of the state of Arizona, regular session of the twenty-second legislature, as parties of the first part and Sims Printing Company, party of the second part.

WITNESSETH:

THAT WHEREAS, on the 11th day of January, 1955, the said parties of the first part, acting under, and pursuant to authorization duly made by the Senate and House of Representatives of the legislature of the state of Arizona, regular session of the twenty-second legislature, in meeting duly assembled, received and opened certain bids for the printing of the journal of said Senate and House of Representatives.

WHEREAS, on the 11th day of January, 1955, the said party of the second part prepared and submitted to the said parties of the first part their certified bid for the said printing of the said journal aforesaid, in conformity with prices, estimates and specifications laid down in said call, a copy whereof is hereto attached, marked exhibit "A" and made a part of this contract to all intents and purposes as fully as if incorporated herein; and

WHEREAS, the said parties of the first part did, on the 11th day of January, 1955, find that the said party of the second part was the best and lowest responsible bidder for all that printing contained in said call as follows: for the printing of the House and Senate journal and said parties of the first part did on said 11th day of January, 1955, accept the said bid of said party of the second part for the printing of the above mentioned journal of said Senate and House of Representatives.

NOW THEREFORE, in consideration of the premises aforesaid, and of the covenants and agreements contained herein, and the payments herein provided for, the said party of the second part does hereby agree to print said journal of the Senate and House of Representatives in strict conformity with the specifications contained in said call, with the exception of such changes as may be ordered by the parties of the first part and which appear elsewhere in this contract at the following prices, to-wit:

JOURNAL

300 bound copies.....\$8.50 per page.

IT IS FURTHER AGREED that said second party shall, at the time of execution of this contract, make and execute to the state of Arizona, a good and sufficient surety bond to be approved by the parties of the first part, in the sum of \$2,000.00 conditioned upon the faithful performance of this contract.

It is understood and agreed that the journal printed for, delivered to, and accepted by the Senate shall be paid for by the Senate, and the journal printed for, delivered to, and accepted by the House of Representatives shall be paid for by the House of Representatives.

IN WITNESS WHEREOF, the said parties of the first part have caused their respective names to be hereunto subscribed by their respective chairman heretofore duly authorized, and the said party of the second part has caused its corporate name to be hereto affixed by its duly authorized officers at Phoenix, Arizona, this 11th day of January, 1955.

SENATE COMMITTEE ON EMPLOYEES AND SUPPLIES
MELVIN C. GREER,
Chairman

HOUSE COMMITTEE ON ADMINISTRATION
W. W. MITCHELL, SR.,
Chairman

SIMS PRINTING COMPANY

FIDELITY AND DEPOSIT COMPANY OF MARYLAND
CONTRACT BOND

KNOW ALL MEN BY THESE PRESENTS:

That SIMS PRINTING COMPANY, Phoenix, Arizona (hereinafter called Principal, as Principal, and FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation

of the State of Maryland, with its Home Office in the City of Baltimore, Maryland, and duly authorized and licensed to do business in the State of Arizona (hereinafter called Surety), as Surety, are held and firmly bound unto SENATE COMMITTEE ON EMPLOYEES AND SUPPLIES AND HOUSE COMMITTEE ON ADMINISTRATION, SENATE AND HOUSE OF REPRESENTATIVES OF THE LEGISLATURE OF THE STATE OF ARIZONA (hereinafter called Owner), in the full and just sum of TWO THOUSAND AND NO/100 DOLLARS (\$2,000.00), to the payment of which sum, well and truly to be made, the Principal and Surety bind themselves, their and each of their heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Signed, sealed and dated this 14th day of January, A. D. 1955.

WHEREAS, the Principal has entered into a certain written agreement, dated the 11th day of January, A. D. 1955, with the Owner for printing of the Journal of the Arizona Senate and House of Representatives for the 22nd Legislature, which agreement is or may be attached hereto for reference.

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH, That, if the Principal shall well and truly perform and carry out the covenants, terms and conditions of said agreement, then this obligation to be void; otherwise to remain in full force and effect.

SIMS PRINTING COMPANY
By R. D. RICHARDS,
President
(Seal)

Attest: NANCY E. RICHARDS
(if corporation)

FIDELITY AND DEPOSIT COMPANY OF MARYLAND
By JUDY HUDSPETH, Attorney-in-Fact

Committee on Administration
House of Representatives
Twenty-second Legislature
Phoenix, Arizona

Gentlemen:

Complying with call for bids for printing and supplies for the Twenty-second Legislature, we submit the following:

Item No. 1—Bills

1 to 32 pages and over

200 copies, price per page.....	\$ 6.55
500 copies, price per page.....	7.25
750 copies, price per page.....	7.90
1000 copies, price per page.....	8.55

2000 copies, price per page.....	11.15
3000 copies, price per page.....	13.95
4000 copies, price per page.....	16.60
5000 copies, price per page.....	19.05

Cashier's check in the sum of \$500.00 enclosed, as specified in call for bids.

Respectfully submitted,

ARIZONA MESSENGER PRINTING CO.

By

/s/ W. B. HAMMER, General Manager

WBH/gw
encl.

CONTRACT

THIS CONTRACT, made and entered into this 11th day of January, 1955, by and between Senate Committee on Employees and Supplies and House Committee on Administration, acting for and in behalf of the Senate and House of Representatives of the legislature of the state of Arizona, regular session of the twenty-second legislature, as parties of the first part and Arizona Messenger Printing Company, party of the second part.

WITNESSETH:

THAT WHEREAS, on the 11th day of January, 1955, the said parties of the first part, acting under, and pursuant to authorization duly made by the Senate and House of Representatives of the legislature of the state of Arizona, regular session of the twenty-second legislature, in meeting duly assembled, received and opened certain bids for the printing of the bills of said Senate and House of Representatives.

WHEREAS, on the 11th day of January, 1955, the said party of the second part prepared and submitted to the said parties of the first part their certified bid for the said printing of the said bills aforesaid, in conformity with the prices, estimates and specifications laid down in said call, a copy whereof is hereto attached, marked exhibit "A" and made a part of this contract to all intents and purposes as fully as if incorporated herein; and

WHEREAS, the said parties of the first part did, on the 11th day of January, 1955, find that the said party of the second part was the best and lowest responsible bidder for all that printing contained in said call as follows: for the printing of the bills of the said Senate and House of Representatives of the legislature of the state of Arizona, regular session of the twenty-second legislature.

And said parties of the first part did on said 11th day of January, 1955, accept the said bid of said party of the second part for the printing of the above mentioned bills of said Senate and House of Representatives.

NOW THEREFORE, in consideration of the premises aforesaid, and of the covenants and agreements contained herein, and the payments herein provided for, the said party

of the second part does hereby agree to print all of said bills of the said Senate and House of Representatives in strict conformity with the specifications contained in said call, with the exception of such changes as may be ordered by the parties of the first part and which appear elsewhere in this contract at the following prices, to-wit:

BILLS

1 to 32 pages and over

200 copies, price per page.....	\$ 6.55
500 copies, price per page.....	7.25
750 copies, price per page.....	7.90
1000 copies, price per page.....	8.55
2000 copies, price per page.....	11.15
3000 copies, price per page.....	13.95
4000 copies, price per page.....	16.60
5000 copies, price per page.....	19.05

Said bills are to be printed upon stock, plain sulphide bond, substance 16; size of page 7½ x 11 in., not to exceed 1/8 inch allowance for trim; type page, 30 x 54 ems, exclusive of page number; body of bill set in 12-pt. Roman and italic, according to instructions accompany copy, single-leaded; introduction record in 10-pt. Roman; number and headline in 24-pt. black face; form to be approved by joint committee; no padding between paragraphs; pages numbered; lines numbered, each page having its own serial; contractor to read proof and to be responsible for correctness of work; bills containing errors to be reprinted or contractor penalized entire cost of page containing error at option of joint committee; 125 copies of each bill to be punched for standard 3-ring binder; bills of more than four pages side stapled; bills of less than 36 pages to be delivered within forty-eight hours after the day of delivery of copy, bills of 36 pages or over within 72 hours; failure to deliver within time limit to be penalized one-fourth of contract price of bill for each day of delay.

IT IS FURTHER AGREED that said second party shall, at the time of execution of this contract, make and execute to the state of Arizona, a good and sufficient surety bond to be approved by the parties of the first part, in the sum of \$2,000.00 conditioned upon the faithful performance of this contract.

It is understood and agreed that all bills printed for, delivered to, and accepted by the Senate shall be paid for by the Senate, and all bills printed for, delivered to, and accepted by the House of Representatives shall be paid for by the House of Representatives.

IN WITNESS HEREOF, the said parties of the first part have caused their respective names to be hereunto subscribed by their respective chairman heretofore duly authorized, and the said party of the second part has caused its

corporate name to be hereto affixed by its duly authorized officer, at Phoenix, Arizona, this 11th day of January, 1955.

SENATE COMMITTEE ON EMPLOYEES AND SUPPLIES
MELVIN C. GREER,
Chairman

HOUSE COMMITTEE ON ADMINISTRATION
W. W. MITCHELL, SR.,
Chairman

ARIZONA MESSENGER PRINTING COMPANY
FIDELITY AND DEPOSIT COMPANY OF MARYLAND
CONTRACT BOND

KNOW ALL MEN BY THESE PRESENTS:

That ARIZONA MESSENGER PRINTING COMPANY, Phoenix, Arizona, (hereinafter called Principal), as Principal, and FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, with its home office in the city of Baltimore, Maryland, and duly authorized and licensed to do business in the State of Arizona (hereinafter called Surety), as Surety, are held and firmly bound unto Senate Committee on Employees and Supplies and House Committee on Administration, Senate and House of Representatives of the Legislature of the State of Arizona (hereinafter called Owner), in the full and just sum of Two Thousand and no/100 dollars (\$2,000.00), to the payment of which sum, well and truly to be made, the Principal and Surety bind themselves, their and each of their heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Signed, sealed and dated this 14th day of January, A. D. 1955.

WHEREAS, the Principal has entered into a certain written agreement, dated the 11th day of January, A. D. 1955, with the Owner for printing of bills of Senate and House of Representatives for the twenty-second legislature which agreement is or may be attached hereto for reference.

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH, That, if the Principal shall well and truly perform and carry out the covenants, terms and conditions of said agreement, then this obligation to be void; otherwise to remain in full force and effect.

ARIZONA MESSENGER PRINTING COMPANY (seal)
By W. B. HAMMER, President (seal)

James P. Giragi, Secy-Treas.
(if corporation)

FIDELITY AND DEPOSIT COMPANY OF MARYLAND
ATTEST: LUCIENNE E. KOUZ

By JUDY HUDSPETH, Attorney-in-Fact.

BILLS AND OTHER BUSINESS FROM THE SENATE

A message from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

House Concurrent Resolution No. 2, on death of Raymond C. Parker, passed by a vote of 26 ayes, 2 not voting. The clerk was instructed to record the action of the Senate, and convey the bill to the secretary of state.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

HOUSE BILL NO. 35, by Messrs. Wood, Austin, Campbell, Franklin, Grimes, Harkness, Kartus, Lee, Mitchell, O'Reilly, Pugh, Steward, Mesdames Hunt, McRae of Maricopa and Mr. Smith of Pinal, An Act, relating to education; transferring jurisdiction of the government of the university and state colleges of Arizona to the board of regents of the universities and state colleges of Arizona; providing for power to accept grants of money; and amending sections 54-1602, 54-1602a, 54-1602c, 54-1602d, 54-1622, and 54-1623, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 36, by Messrs. Wood, Lee, O'Reilly, Mrs. Hunt of Maricopa; Mr. Kennedy of Pima and Mr. Smith of Pinal, An Act, relating to optometry; providing exemption from examination for qualified disabled veterans, and amending article 14, chapter 67, Arizona code of 1939, by adding section 67-1412a. Referred to the Committee on Administration for printing.

HOUSE RESOLUTION NO. 4, by Mr. Rhodes of Maricopa, on death of Honorable William J. Burns.

Motion by Mr. Rhodes, seconded by Mr. Myers, that the rules be suspended, an emergency declared, and that House Resolution No. 4 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

HOUSE RESOLUTION NO. 5, by Mr. Matson of Coconino, on death of Honorable R. Howard Marine.

Motion by Mr. Matson, seconded by Mr. Wine, that the rules be suspended, an emergency declared, and that House Resolution No. 5 be placed under the Order of Business, Second Reading of Bills for today. Carried by a two-thirds vote of all members elected to the House.

HOUSE JOINT MEMORIAL NO. 4, by Mr. Rogers of Maricopa; Messrs. Fridena and Kennedy of Pima, urging establishment of national cemetery in Arizona. Referred to the Committee on Administration for printing.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

HOUSE BILL NO. 32, by Messrs. Abels and Rogers of Maricopa, amending unfair sales act. Referred to Committees on Judiciary, Planning and Development, and Banking, Insurance and Corporations.

HOUSE BILL NO. 33, by Messrs. Abels and Kennedy of Maricopa, penalties for damage by livestock. Referred to Committees on Judiciary, Livestock and Public Lands, and Highways and Bridges.

HOUSE BILL NO. 34, by Mr. Schaffer of Pima and others, authority to construct municipal swimming pools on school grounds. Referred to Committees on Judiciary, Education, County and Municipal Affairs, and Public Institutions.

HOUSE MEMORIAL NO. 1, by Mr. Holsclaw of Pima and others, urging congress create program for rehabilitation of Papago Indians. Referred to Committees on Judiciary, Welfare, Livestock and Public Lands, and Ways and Means.

HOUSE RESOLUTION NO. 4, by Mr. Rhodes of Maricopa, on death of Honorable William J. Burns.

Motion by Mr. Rhodes, seconded by Mr. Myers, that the rules be suspended, an emergency declared, and that House Resolution No. 4 be placed under the Order of Business, Third Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

HOUSE RESOLUTION NO. 5, by Mr. Matson of Coconino, on death of Honorable R. Howard Marine.

Motion by Mr. Matson, seconded by Mr. Ellsworth (Gila), that the rules be suspended, an emergency declared, and that House Resolution No. 5 be placed under the Order of Business, Third Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

THIRD READING OF BILLS

The following bills were read the third time in full:

HOUSE RESOLUTION NO. 4, on death of Honorable William J. Burns.

Motion by Mr. Rhodes, seconded by Mr. Bloomquist, that House Resolution No. 4 be adopted, and that the House stand for a moment in respectful silence. Carried by unanimous vote.

Signed in open session by the Speaker, and the clerk was instructed to record the action of the House.

HOUSE RESOLUTION NO. 5, on death of Honorable R. Howard Marine.

Motion by Mr. Matson, seconded by Mr. Ellsworth (Gila), that House Resolution No. 5 be adopted, and that the House stand for a moment in respectful silence. Carried by unanimous vote.

Signed in open session by the Speaker, and the clerk was instructed to record the action of the House.

At 10:25 a. m., the sergeant-at-arms announced the seating of Mr. Carreon.

Motion by Mr. Petrie, seconded by Mr. Wine, that the House stand at recess until 2:30 p. m. Carried, and at 10:29 a. m., the House stood at recess.

AFTERNOON SESSION

At 2:30 p. m., the House resumed session, Mr. Speaker presiding.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Welfare, Mabel S. Ellis, chairman.

House Bill No. 6, quarterly reports of public welfare recipients, a majority recommended do pass, minority returned for consideration.

Committee on Livestock and Public Lands, S. Earl Pugh, chairman.

House Bill No. 11, establishing official name of Shadow Mountain, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 19, state hospital land for Phoenix city park purposes, constitutional and in proper form with the following amendments:

Page 1, line 8, after "range" add "three".

Page 1, line 9, strike "meridan" and insert "meridian".

Committee on Livestock and Public Lands, S. Earl Pugh, chairman.

House Bill No. 19, state hospital land for Phoenix city park purposes, recommended do pass.

Committee on Rules, David S. Wine, vice-chairman, on order of Active Calendar.

House Bill No. 6, quarterly reports of public welfare recipients.

Motion by Mr. Petrie, seconded by Mr. Schaffer, that the House resolve itself into a Committee of the Whole House for the consideration of the bills on the Calendar. Carried, and at 2:39 p. m., the House resolved itself into a Committee of the Whole House, Mr. Schaffer in the chair.

At 3:09 p. m., the Committee of the Whole House was dissolved and Mr. Schaffer, chairman, reported.

That House Bill No. 6 do pass.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the report of the Committee of the Whole House be adopted, and that the bill be properly assigned. Carried.

House Bill No. 6, quarterly reports of public welfare recipients, was referred to the Committee on Administration to be engrossed.

Motion by Mr. Petrie, seconded by Mr. Schaffer, that the House stand adjourned until 10:00 a. m., Monday, January 24, 1955. Carried, and at 3:11 p. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

MONDAY, JANUARY 24

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter-Pugh, Raftery, Retzloff, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—77.

Excused: Rhodes, Smith, Steward—3.

Reverend J. D. Daniels, chaplain of the House, offered prayer.

The pledge of allegiance to the flag of the United States was led by Mrs. White.

Without objection, the reading of the Journal of Thursday, January 20, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills Nos. 35, 36 and House Joint Memorial
No. 4.....1500 copies.

Received:

House Bills Nos. 14, 29, 31 and House Concurrent Resolution
No. 3.

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

House Bill No. 6, quarterly reports of public welfare recipients.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

HOUSE BILL NO. 37, by Mr. Schaffer of Pima, An Act, relating to negligence; providing for recovery in cases of contributory negligence according to the comparative negligence thereof. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 38, by Messrs. Kennedy, Austin, Harkness, Lee of Maricopa; Messrs. Fridena and Minor of Pima, An Act, relating to employment security; amending sections 56-1003a, 56-1003d, and 56-1004, Arizona code of 1939, and repealing section 56-1003e, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 39, by Messrs. Lee, Austin, Harkness, Kennedy, Pugh, Steward of Maricopa and Mr. Alfaro of Pima, An Act, relating to mileage and traveling expenses for public officers and employees, and amending section 12-713, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 40, by Mr. Rogers and Mrs. Hunt of Maricopa, An Act, relating to the sale of imitation Indian articles as genuine; providing a penalty for the sale thereof, and making it mandatory that all imitation Indian articles be marked as to origin and nature. Referred to the Committee on Administration for printing.

HOUSE CONCURRENT RESOLUTION NO. 4, by Mr. Schaffer of Pima, constitutional amendment on initiative and referendum measures. Referred to the Committee on Administration for printing.

HOUSE RESOLUTION NO. 6, by Messrs. Klauer, Babbitt and Carr of Yuma, on death of Honorable Newell S. McCallum.

Motion by Mr. Klauer, seconded by Mr. Wine, that the rules be suspended, an emergency declared, and that House Resolution No. 6 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

HOUSE RESOLUTION NO. 7, by Mrs. Rosenbaum of Gila; Mrs. Anderson, Mr. Bloomquist of Cochise; Messrs. Lines, Tidwell of Graham, Messrs. Marion, Porter, Rhodes, Mrs. White of Maricopa; Messrs. Hostetter, Wessler, Mrs. Willis of Pima; Mrs. Thode of Pinal and Mr. Martin of Yavapai, on death of Honorable Wallace H. Larson.

Motion by Mrs. Rosenbaum, seconded by Mr. Bloomquist, that the rules be suspended, an emergency declared, and that House Resolution No. 7 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

HOUSE RESOLUTION NO. 8, by Messrs. Berry and Biles of Greenlee, on death of Honorable Albert D. Brewer.

Motion by Mr. Berry, seconded by Mr. Schaffer, that the rules be suspended, an emergency declared, and that House Resolution No. 8 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

HOUSE JOINT MEMORIAL NO. 5, by Mr. Holsclaw of Pima; Mr. Farr of Apache; Messrs. Bloomquist, Dalton, Mrs. Anderson of Cochise; Mr. Matson of Coconino; Dr. Brayton of Gila; Mr. Lines of Graham; Mr. Berry of Greenlee; Messrs. Grimes, Harkness, Lee, Marion, Mitchell, Phillips, Porter, Sims, Steward, Warner, Wood, Mrs. McRae, Miss Retzliff of Maricopa; Mr. Rutherford of Mohave; Mrs. Larson of Navajo; Messrs. Alfaro, Brown, Burton, Carroll, Fridena, Haugh, Kennedy, Minor, Mrs. Hutcheson of Pima; Mr. Smith, Mrs. Thode of Pinal; Mrs. Bailey of Santa Cruz; Mr. McCoy, Mrs. Ellis of Yavapai; Messrs. Babbitt and Carr of Yuma, urging establishment of national cemetery in Arizona. Referred to the Committee on Administration for printing.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

HOUSE BILL NO. 35, by Mr. Wood of Maricopa and others, powers and duties of board of regents. Referred to Committees on Judiciary, Education, and Public Institutions.

HOUSE BILL NO. 36, by Mr. Wood of Maricopa and others, exempting qualified disabled veterans from examination to practice optometry. Referred to Committees on Judiciary, Public Defense and Veterans Affairs, Public Health, and County and Municipal Affairs.

HOUSE JOINT MEMORIAL NO. 4, by Mr. Rogers of Maricopa and others, urging establishment of national cemetery in Arizona. Referred to Committees on Judiciary, Public Defense and Veterans' Affairs, and Livestock and Public Lands.

HOUSE RESOLUTION NO. 6, by Mr. Klauer of Yuma and others, on death of Honorable Newell S. McCallum.

Motion by Mr. Klauer, seconded by Mr. Schaffer, that the rules be suspended, an emergency declared, and that House Resolution No. 6 be placed under the Order of Business, Third Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

HOUSE RESOLUTION NO. 7, by Mrs. Rosenbaum of Gila and others, on death of Honorable Wallace H. Larson.

Motion by Mrs. Rosenbaum, seconded by Mr. Bloomquist, that the rules be suspended, an emergency declared, and that House Resolution No. 7 be placed under the Order of Business, Third Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

HOUSE RESOLUTION NO. 8, by Messrs. Berry and Biles of Greenlee, on death of Honorable Albert D. Brewer.

Motion by Mr. Berry, seconded by Mr. Biles, that the rules be suspended, an emergency declared, and that House Resolution No. 8 be placed under the Order of Business, Third Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

THIRD READING OF BILLS

The following bills were read the third time in full:

HOUSE RESOLUTION NO. 6, on death of Honorable Newell S. McCallum.

Motion by Mr. Klauer, seconded by Mrs. McRae, that House Resolution No. 6 be adopted, and that the House stand for a moment in respectful silence. Carried by unanimous vote.

Signed in open session by the Speaker, and the clerk was instructed to record the action of the House.

HOUSE RESOLUTION NO. 7, on death of Honorable Wallace H. Larson.

Motion by Mrs. Rosenbaum, seconded by Mr. Bloomquist, that House Resolution No. 7, be adopted, and that the House stand for a moment in respectful silence. Carried by unanimous vote.

Signed in open session by the Speaker, and the clerk was instructed to record the action of the House.

HOUSE RESOLUTION NO. 8, on death of Honorable Albert D. Brewer.

Motion by Mr. Berry, seconded by Mr. Biles, that House Resolution No. 8 be adopted, and that the House stand for a moment in respectful silence. Carried by unanimous vote.

Signed in open session by the Speaker, and the clerk was instructed to record the action of the House.

HOUSE BILL NO. 6, entitled An Act, relating to public welfare; eliminating the requirement for filing of quarterly reports, and amending section 70-128, Arizona code of 1939.

On roll call House Bill No. 6 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Brown, Burton, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Martin, Matson, Minor, Mitchell, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Stump, Thode, Tidwell, Warner, Wilson, Wine, Wood, Mr. Speaker—67.

Nays: Andersen (Maricopa), Bloomquist, Campbell, Hostetter, Marion, Myers, Phillips, Wessler, White, Willis—10.

Not voting: Rhodes, Smith, Steward—3.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand adjourned. Carried, and at 10:45 a. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

TUESDAY, JANUARY 25

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzlöff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—78.

Excused: Porter, Steward—2.

Reverend J. D. Daniels, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Monday, January, 24, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills Nos. 37, 38, 39, 40, House Concurrent Resolution No. 4 and House Joint Memorial No. 5.....1500 copies.

Received:

House Bills Nos. 30, 32 to 36 inclusive. House Memorial No. 1 and House Joint Memorial No. 4.

The Committee on Administration submitted the following report:

“January 25, 1955

Mr. Speaker:

Your Committee on Administration recommends that the following attaches be hired for the first regular session of the 22nd legislature.

- Stenographers.....Ruth Houser
Ruth Speakman
- Judiciary Secretary.....Lucille H. Scarborough
- Pages.....Shirley Ann Tite
Alice Whitney

W. W. MITCHELL, SR.,
Chairman.”

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the report of the Committee on Administration be accepted, and that the named attaches be elected for the first regular session of the 22nd legislature. Carried.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

HOUSE BILL NO. 41, by Mr. Marion of Maricopa (by request), An Act, relating to divorce procedure; providing that the clerk of the court record all divorces, and that the divorce shall date from the time of the decree. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 42, by Mr. Marion of Maricopa, An Act, relating to taxation; providing for an increase in the rate of income tax for persons and corporations, and amending section 2, chapter 65, laws of 1954. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 43, by Mr. Marion of Maricopa, An Act, relating to powers and duties of district school boards; requiring an affidavit as condition of enrollment, or non-resident tuition fee in lieu thereof; amending section 54-502, Arizona code of 1939, and amending article 4, chapter 54, Arizona code of 1939, by adding section 54-416a. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 44, by Mr. Marion of Maricopa, An Act, relating to taxation and revenue; prescribing information to be given county assessor for the purpose of exempting widows and veterans from taxation; providing penalties for falsely obtaining exemptions, and for the recovery of taxes, penalties and interest; and amending section 73-303, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 45, by Mr. Marion of Maricopa, An Act, relating to safety; prescribing standards for safety rules; amending section 56-907, Arizona code of 1939, and amending article 9, chapter 56, Arizona code of 1939, by adding sections 56-907b, 56-907c, 56-907d, and 56-907e. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 46, by Mr. Marion of Maricopa, An Act, relating to the education of the deaf and the blind children of Arizona; providing for the compulsory attendance at the institution for the deaf and the blind of children between certain ages unless such children are being educated under the homebound teaching program, and amending section 54-1520, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 47, by Mr. Marion of Maricopa, An Act, relating to public health and welfare; authorizing the establishment of clinics for children and adolescents, and amending article 1, chapter 68, Arizona code of 1939, by adding section 68-168a. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 48, by Messrs. Kartus and Austin of Maricopa, An Act, relating to employment; prescribing the preparation of a production and full employment plan, and providing for a joint interim committee on production and employment. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 49, by Messrs. Kartus and Austin of Maricopa, An Act, relating to employment security; providing for temporary disability benefit insurance for protection against loss of earnings due to sickness and accidents; amending sections 56-1002a, 56-1002b and 56-1011f, Arizona code of 1939, and amending chapter 56, Arizona code of 1939, by adding sections 56-1008a, 56-1021, 56-1022, 56-1023, 56-1023a, 56-1023b, 56-1023c, 56-1023d, 56-1023e, 56-1023f, 56-1023g, 56-1024, 56-1024a, 56-1024b, 56-1024c, 56-1025, 56-1025a, 56-1026, 56-1027, 56-1028, 56-1029, 56-1030, 56-1030a, 56-1031, 56-1032, 56-1033, 56-1033a, 56-1033b, 56-1033c, 56-1034, 56-1035, 56-1036, 56-1037, and 56-1038. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 50, by Messrs. Kartus and Austin of Maricopa, An Act, relating to employment security; and extending unemployment benefits to agricultural labor. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 51, by Mr. Mitchell of Maricopa, An Act, making an appropriation for the relief of C. A. Angle. Referred to the Committee on Administration for printing.

HOUSE CONCURRENT RESOLUTION NO. 5, by the Committee on Education, constitutional amendment enabling Arizona to participate in foreign teacher exchange program. Referred to the Committee on Administration for printing.

HOUSE MEMORIAL NO. 2, by Messrs. Schaffer, Fridena, Minor, Kennedy, Carroll, Alfaro, Ackerman, Wine and Mrs. Hutcheson of Pima, mineral rights on lands of Papago Indian reservation. Referred to the Committee on Administration for printing.

HOUSE RESOLUTION NO. 9, by Messrs. Carreon, Mitchell of Maricopa, and Mrs. Rosenbaum of Gila, on death of Honorable Louise A. Moore.

Motion by Mr. Carreon, seconded by Mrs. McRae, that the rules be suspended, an emergency declared, and that House Resolution No. 9 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

HOUSE BILL NO. 37, by Mr. Schaffer of Pima, providing for recovery of damages in cases of contributory negligence. Referred to Committees on Judiciary, County and Municipal Affairs, and Banking, Insurance and Corporations.

HOUSE BILL NO. 38, by Mr. Kennedy of Maricopa and others, amending benefit provisions of employment security. Referred to Committees on Judiciary, and Labor.

HOUSE BILL NO. 39, by Mr. Lee of Maricopa and others, travel expenses of public officers and employees. Referred to Committees on Judiciary, County and Municipal Affairs, and Appropriations.

HOUSE BILL NO. 40, by Mr. Rogers and Mrs. Hunt of Maricopa, sale of real and imitation Indian articles. Referred to Committees on

Judiciary, County and Municipal Affairs, and Banking, Insurance and Corporations.

HOUSE CONCURRENT RESOLUTION NO. 4, by Mr. Schaffer of Pima, constitutional amendment on initiative and referendum measures. Referred to Committees on Judiciary, and Suffrage and Elections.

HOUSE JOINT MEMORIAL NO. 5, by Mr. Holsclaw of Pima and others, urging establishment of national cemetery in Arizona. Referred to Committees on Judiciary, Public Defense and Veterans' Affairs, and Livestock and Public Lands.

HOUSE RESOLUTION NO. 9, by Mr. Carreon of Maricopa and others, on death of Honorable Louise A. Moore.

Motion by Mr. Carreon, seconded by Mr. Mitchell, that the rules be suspended, an emergency declared, and that House Resolution No. 9 be placed under the Order of Business, Third Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

THIRD READING OF BILLS

The following bill was read the third time in full:

HOUSE RESOLUTION NO. 9, on death of Honorable Louise A. Moore.

Motion by Mr. Carreon, seconded by Mr. Mitchell, that House Resolution No. 9 be adopted, and that the House stand for a moment in respectful silence. Carried by unanimous vote.

Signed in open session by the Speaker, and the clerk was instructed to record the action of the House.

Motion by Mr. Petrie, seconded by Mr. Schaffer, that the House stand adjourned. Carried, and at 10:29 a. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

WEDNESDAY, JANUARY 26

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—75.

Excused: Carreon, Ellsworth (Maricopa), Porter, Steward, Stump
—5.

Reverend J. D. Daniels, chaplain of the House, offered prayer.

Without objection, the reading the Journal of Tuesday, January 25, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee report was read, filed and placed on the proper Calendar:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills Nos. 41 to 51 inclusive, House Concurrent Resolution No. 5 and House Memorial No. 2.....1500 copies.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

Senate Bill No. 2, appropriation to livestock sanitary board for lion bounty, passed by a vote of 28 ayes.

Senate Bill No. 26, extension of code commission, passed by a vote of 28 ayes.

Senate Bill No. 27, appropriation for pest control to commission of agriculture and horticulture, passed by a vote of 28 ayes.

Senate Bills Nos. 2, 26 and 27, were placed under the Order of Business, First Reading of Bills.

At 10:15 a. m., the sergeant-at-arms announced the seating of Mr. Carreon.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

SENATE BILL NO. 2, An Act, making an appropriation to the livestock sanitary board. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 26, An Act, relating to the code commission; extending the time for completion of the revision of the Arizona code; making an appropriation, and amending section 1, chapter 43, laws of 1954, second regular session.

Motion by Mr. Schaffer, seconded by Mr. Wine, that the rules be suspended, an emergency declared, and that Senate Bill No. 26 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

SENATE BILL NO. 27, An Act, making an appropriation to the Arizona commission of agriculture and horticulture. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

HOUSE BILL NO. 52, by Messrs. Burton, Holsclaw, Brown, Hostetter, Wessler, Mrs. Willis of Pima; Mrs. Anderson, Messrs. Bloomquist, Cook of Cochise; Mrs. Rosenbaum of Gila; Mr. Tidwell of Graham; Messrs. Andersen, Campbell, Marion, Myers, Phillips, Porter, Rhodes, Schellenberg, Warner of Maricopa; Mrs. Larson of Navajo; Mrs. Thode of Pinal and Mr. Martin of Yavapai, An Act, relating to the employment security act; raising the benefits thereunder to thirty dollars a week; extending the period for which benefits can be drawn to twenty-six weeks; amending sections 56-1003a, 56-1003b and 56-1003d, and repealing section 56-1003e, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 53, by Mr. Burton of Pima, An Act, relating to taxation; repealing the employee's withholding exemption certificate in the income tax act, and amending section 88, chapter 55, laws of 1954, second regular session. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 54, by Mr. Kartus of Maricopa, An Act, making an appropriation to the state department of health, for the establishment of a state-wide preventive mental health program. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 55, by Mesdames McRae, Hunt, Messrs. Lee, Lentz, Schellenberg of Maricopa; Dr. Brayton of Gila; Mr. Carroll of Pima and Mrs. Ellis of Yavapai, An Act, relating to structural pest control; providing for the licensing and regulation of the pest control business; creating the structural pest control board; requiring inspection of structures before sale, and making an appropriation. Referred to the Committee on Administration for printing.

HOUSE MEMORIAL NO. 3, by Messrs. Kartus, Austin, Harkness, Rogers of Maricopa; Mr. Dalton of Cochise; Messrs. Minor and Kennedy of Pima, urging congress extend equal social security benefits to all citizens. Referred to the Committee on Administration for printing.

HOUSE MEMORIAL NO. 4, by Messrs. Kartus, Austin, Harkness, Rogers of Maricopa; Mr. Dalton of Cochise; Messrs. Minor and Kennedy of Pima, urging congress lower age of retirement under OASI coverage. Referred to the Committee on Administration for printing.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

HOUSE BILL NO. 41, by Mr. Marion of Maricopa, recording of divorce decrees. Referred to Committees on Judiciary, and County and Municipal Affairs.

HOUSE BILL NO. 42, by Mr. Marion of Maricopa, state income tax rate. Referred to Committees on Judiciary, County and Municipal Affairs, Ways and Means, and Banking, Insurance and Corporations.

HOUSE BILL NO. 43, by Mr. Marion of Maricopa, nonresident school tuition fee. Referred to Committees on Judiciary, Education, and County and Municipal Affairs.

HOUSE BILL NO. 44, by Mr. Marion of Maricopa, property tax exemptions. Referred to Committees on Judiciary, County and Municipal Affairs, Ways and Means, and Public Defense and Veterans' Affairs.

HOUSE BILL NO. 45, by Mr. Marion of Maricopa, standards of safety rules under workmen's compensation. Referred to Committees on Judiciary, and Labor.

HOUSE BILL NO. 46, by Mr. Marion of Maricopa, homebound teaching services for deaf and blind. Referred to Committees on Judiciary, Education, County and Municipal Affairs, and Welfare.

HOUSE BILL NO. 47, by Mr. Marion of Maricopa, establishment of state clinics for children and adolescents. Referred to Committees on Judiciary, Public Health, Welfare, and County and Municipal Affairs.

HOUSE BILL NO. 48, by Messrs. Kartus and Austin of Maricopa, creating joint legislative committee on state production and employment plan. Referred to Committees on Judiciary, Labor, and Banking, Insurance and Corporations.

HOUSE BILL NO. 49, by Messrs. Kartus and Austin of Maricopa, amending employment security law relating to temporary disability benefits. Referred to Committees on Judiciary, Labor, and Banking, Insurance and Corporations.

HOUSE BILL NO. 50, by Messrs. Kartus and Austin of Maricopa, amending employment security law extending unemployment benefits to agricultural labor. Referred to Committees on Judiciary, Labor, and Agriculture and Irrigation.

HOUSE BILL NO. 51, by Mr. Mitchell of Maricopa, relief of C. A. Angle. Referred to Committees on Judiciary, and Appropriations.

HOUSE CONCURRENT RESOLUTION NO. 5, by the Committee on Education, constitutional amendment enabling Arizona to participate in foreign teacher exchange program. Referred to Committees on Judiciary, Education, Labor, and Suffrage and Elections.

HOUSE MEMORIAL NO. 2, by Mr. Schaffer of Pima and others, mineral rights on lands of Papago Indian reservation. Referred to Committees on Judiciary, Welfare, Livestock and Public Lands, and Ways and Means.

SENATE BILL NO. 26, extension of code commission. Referred to Committees on Judiciary, and Appropriations.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand adjourned. Carried, and at 10:25 a. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

THURSDAY, JANUARY 27

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—78.

Excused: Porter, Steward—2.

Reverend J. D. Daniels, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Wednesday, January 26, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee report was read, filed and placed on the proper Calendar:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills Nos. 52, 53, 54, 55, House Memorials Nos. 3 and 4.....1500 copies.

Received:

House Bills Nos. 37, 38, 39, 40, House Concurrent Resolution No. 4 and House Joint Memorial No. 5.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

HOUSE BILL NO. 56, by Mr. Rogers of Maricopa, An Act, relating to state lands, and authorizing the transfer of two hundred acres of land located in Papago park to the city of Phoenix for zoo purposes. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 57, by Mrs. McRae of Maricopa; Messrs. Bagnall and Smith of Pinal, An Act, relating to the Arizona children's colony, prescribing qualifications for superintendent of the Arizona children's colony, and amending section 8-915, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 58, by the Committee on Livestock and Public Lands (by request), An Act, establishing a milk marketing board and prescribing its duties, providing for the appointment of members of the milk marketing board, authorizing the establishment of milk marketing areas and the stabilization of prices for fluid milk, at wholesale and retail; authorizing the delegation of certain duties to the dairy commissioner; defining and prescribing unfair and unlawful trade practices in the marketing of milk and milk products; providing for hearings and licenses; providing for assessments on milk producers and handlers and for the application of the proceeds thereof to the expenses incident to the enforcement of the act; prescribing penalties and declaring an emergency. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 59, introduced by the Committee on Labor (endorsed by Mr. Wood of Maricopa, chairman; Mr. McCoy of Yavapai, vice-chairman; Members Hutcheson, Alfaro, Carroll of Pima, Dalton of Cochise; Austin, Franklin, Harkness, Kennedy, O'Reilly of Maricopa), An Act, relating to labor; establishing a department of labor; providing for administration by a commissioner of labor and creating therein an occupational health and safety advisory board and defining their powers and duties; amending sections 56-105 to 56-716, inclusive, 56-302, 56-303, 56-308, 56-309, 56-310, 56-313, 56-315, 56-316, 56-317, 56-318, 56-101, 56-106, 56-201, 56-203, 56-204, 56-205, 56-403, 56-404, 56-405, 56-406, 56-407, 56-408, 56-409, 56-411, and making an appropriation. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 60, by Mr. Wilson of Maricopa, An Act, relating to motor vehicles; and providing for rebuilding of motors. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 61, by Mr. Wilson of Maricopa, An Act, relating to motor vehicles; providing for changing of motor vehicle engine numbers; amending section 66-219, Arizona code of 1939, and amending article 2, chapter 66, Arizona code of 1939, by adding sections 66-219a and 66-219b. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 62, by Mr. Marion of Maricopa, An Act, relating to taxation; providing additional revenue for common and high schools by increasing sales tax rates; providing for the distribution of tax proceeds; amending section 73-1303, Arizona code of 1939, and adding sections 73-1303a to 73-1303e, inclusive. Referred to the Committee on Administration for printing.

HOUSE CONCURRENT RESOLUTION NO. 6, by Mr. Burton of Pima, federal government engaging in competition with private industry. Referred to the Committee on Administration for printing.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

HOUSE BILL NO. 52, by Mr. Burton of Pima and others, amending employment security law increasing amount and period of unemployment benefits. Referred to Committees on Judiciary, Labor, Ways and Means, and Banking, Insurance and Corporations.

HOUSE BILL NO. 53, by Mr. Burton of Pima, repealing state income tax withholding provision. Referred to Committees on Judiciary, Ways and Means, County and Municipal Affairs, and Banking, Insurance and Corporations.

HOUSE BILL NO. 54, by Mr. Kartus of Maricopa, preventive mental health program. Referred to Committees on Judiciary, Public Health, Appropriations, and Welfare.

HOUSE BILL NO. 55, by Mrs. McRae of Maricopa and others, structural pest control act. Referred to Committees on Judiciary, Appropriations, and Agriculture and Irrigation.

HOUSE MEMORIAL NO. 3, by Mr. Kartus of Maricopa and others, urging congress extend equal social security benefits to all citizens. Referred to Committees on Judiciary, Welfare, Labor, and Banking, Insurance and Corporations.

HOUSE MEMORIAL NO. 4, by Mr. Kartus of Maricopa and others, urging congress lower age of retirement under OASI coverage. Referred to Committees on Judiciary, Welfare, Labor, and Banking, Insurance and Corporations.

SENATE BILL NO. 2, appropriation to livestock sanitary board for lion bounty. Referred to Committees on Judiciary, Appropriations, and Livestock and Public Lands.

SENATE BILL NO. 27, appropriation for pest control to commission of agriculture and horticulture. Referred to Committees on Judiciary, Appropriations, and Agriculture and Irrigation.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the House stand adjourned. Carried, and at 10:27 a. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

FRIDAY, JANUARY 28

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Anderson, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzlaff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—79.

Excused: Carreon—1.

Reverend J. D. Daniels, chaplain of the House, offered prayer.

Mesdames Burgess and Kuntz, former members, were accorded the privileges of the floor.

Without objection, the reading of the Journal of Thursday, January 27, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills Nos. 56 to 62 inclusive and House Concurrent Resolution No. 6.....1500 copies.

Received:

House Bills Nos. 41, 43, 44, 45, 47, 48, 51, House Concurrent Resolution No. 5 and House Memorial No. 2.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 26, extension of code commission, constitutional and in proper form and do pass.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 26, extension of code commission, recommended do pass.

Committee on Planning and Development, William J. Harkness, chairman.

House Bill No. 11, establishing official name of Shadow Mountain, recommended do pass.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 13, increasing state levy for common and high schools, recommended:

Majority: as amended, do pass.
as amended, returned for consideration.

Minority: do not pass.

Amended as follows:

Page 1, line 6, strike "one hundred fifty" and insert "one hundred thirty-five".

Page 1, line 9, after "ance" insert "of the first eight months".

Page 1, line 9, end of line insert "average daily attendance of the first eight months of the".

Page 2, line 5, after "during" insert "the first eight months of".

Page 2, line 19, end of line insert "first eight months of the".

Page 2, line 22, change "product" to "products".

Page 2, line 24, after "attendance" insert "of the first eight months".

Page 2, line 36, after "counties" strike "on" and insert "not later than".

Page 2, line 39, strike "twenty" and insert "ten".

Page 2, line 44, end of line insert "each be one-fourth of the amount to be apportioned during the fiscal year and shall".

Page 3, line 2, after "the" insert "first eight months of the".

Page 3, line 4, after "for" insert "the first eight months of".

Page 3, line 5, end of line insert "shall be one-fourth of the amount to be apportioned during the fiscal year less the ten percent withheld by the state treasurer and".

Page 3, line 14, end of line add "the first eight months of".

Page 3, line 15, after "current" insert "school".

Page 3, line 15, strike "total of".

Page 3, line 16, strike entire line and insert "average daily attendance of the state for the first eight months of the current year,".

Page 3, line 17, strike "for the year,".

Page 3, line 18, strike "allotments." and insert "apportionments. In the event the total amounts paid to the county by the previous apportionments exceed the amount to which the county is entitled by the average daily attendance for the first eight months of the current school year. The state school superintendent shall bill the county for such excess amount and the county school superintendent shall remit such amount to the state school fund on or before the second Monday in June.".

Page 3, line 21, strike "an" and insert "a".

Page 3, line 22, strike "abstract" and insert "statement".

Page 3, line 22, strike "the" and insert "each".

Page 3, line 23, strike the first "the" and insert "each".

Page 3, line 28, after "shall" insert "immediately".

Page 4, line 4, strike "regular or".

Page 4, line 5, strike "major" and after "thereof" insert "that count toward graduation".

Page 4, lines 17 and 18, strike "one hundred eighty" and insert "one hundred sixty-five".

Page 4, line 20, after "the" insert "first eight months of the".

Page 4, line 21, after "over the" insert "average daily attendance of the first eight months of the".

Page 4, line 26, strike "current" and insert "first eight months of the previous school".

Page 4, line 34, strike "July 10" and insert "the third Monday of July".

Page 4, line 40, after "the" insert "first eight months of the".

Page 5, line 28, strike "on" and insert "not later than".

Page 5, line 33, insert period after "day" and beginning with "provided" strike lines 33, 34, 35, 36, 37, 38 and "apportionment" in line 39.

Page 5, line 42, strike "highest six" and insert "first eight".

Page 5, line 45, strike "highest six" and insert "first eight".

Page 6, line 12, strike "highest six" and insert "first eight".

Page 6, line 13, strike "total of funds credited" and insert "average daily attendance of the county for such period".

Page 6, line 14, strike entire line.

Page 6, line 21, strike "highest six" and insert "first eight".

Page 6, line 24, change "amounts" to "amount".

Page 6, line 25, change "amounts" to "amount".

Page 6, line 26, strike "third" and insert "first".

Page 6, line 34, strike "credit" and insert "certify".

Page 6, line 38, after "of the" insert "eighth month of the".

Page 6, line 41, at end of line insert "first eight months of the".

Page 6, line 45, strike "the twentieth day of June" and insert "within fifteen days after the close of the eighth month of the school year".

Page 7, line 1, at end of line add "for the first eight months".

Page 7, line 2, strike lines 2 to 8 inclusive in their entirety.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 13, increasing state levy for common and high schools, constitutional and in proper form.

Amended as follows:

Page 2, line 22, strike "product" and insert "products".

Page 3, lines 15-17, strike "total of funds credited to the state school fund for the year" and insert "average daily attendance of the state for the current year".

Page 6, lines 13 and 14, strike "total of funds credited to the county school fund for the year" and insert "average daily attendance of the county for such period".

Page 6, line 34, strike "credit" and insert "certify".

Committee on Education, Laura McRae, chairman.

House Bill No. 13, increasing state levy for common and high schools, recommended:

Majority: as amended, do pass.

Minority: returned for consideration.
do not pass.

Amended as follows:

Page 1, line 6, strike "one hundred fifty" and insert "one hundred thirty-five".

Page 1, line 9, after "ance" insert "of the first eight months".

Page 1, line 9, end of line insert "average daily attendance of the first eight months of the".

Page 2, line 5, after "during" insert "the first eight months of".

Page 2, line 19, end of line insert "first eight months of the".

Page 2, line 21, strike "one hundred fifty" and insert "one hundred thirty-five".

Page 2, line 22, change "product" to "products".

Page 2, line 24, after "attendance" insert "of the first eight months".

Page 2, line 36, after "counties" strike "on" and insert "not later than".

Page 2, line 39, strike "twenty" and insert "fifteen".

Page 2, line 44, at end of line insert "each be one-fourth of the amount to be apportioned during the fiscal year and shall".

Page 3, line 2, after "the" insert "first eight months of the".

Page 3, line 4, after the second "for" insert "the first eight months of".

Page 3, line 5, at end of line insert "shall each be one-fourth of the amount to be apportioned during the fiscal year less the fifteen percent withheld by the state treasurer and".

Page 3, line 14, at end of line add "the first eight months of".

Page 3, line 15, after "current" insert "school".

Page 3, line 15, strike "total of".

Page 3, line 16, strike entire line and insert "average daily attendance of the state for the first eight months of the current year,".

Page 3, line 17, strike "for the year,".

Page 3, line 18, strike "allotments." and insert "apportionments. In the event the total amounts paid to the county by the previous apportionments exceed the amount to which the county is entitled by the average daily attendance for the first eight months of the current school year, the state school superintendent shall bill the county for such excess amount and the county school superintendent shall remit such amount to the state school fund on or before the second Monday in June.".

Page 3, line 21, strike "an" and insert "a".

Page 3, line 22, strike "abstract" and insert "statement".

Page 3, line 22, strike "the" and insert "each".

Page 3, line 23, strike the first "the" and insert "each".

Page 3, line 28, after "shall" insert "immediately".

Page 4, line 4, strike "regular or".

Page 4, line 5, strike "major" and after "thereof" insert "that count toward graduation".

Page 4, lines 17 and 18, strike "one hundred eighty" and insert "one hundred sixty-five".

Page 4, line 20, after "the" insert "first eight months of the".

Page 4, line 21, after "over the" insert "average daily attendance of the first eight months of the".

Page 4, line 26, strike "current" and insert "first eight months of the previous school".

Page 4, line 34, strike "July 10" and insert "the third Monday of July".

Page 4, line 40, after "the" insert "first eight months of the".

Page 5, line 28, strike "on" and insert "not later than".

Page 5, line 33, insert period after "day" and beginning with "provided" strike lines 33, 34, 35, 36, 37, 38, and "apportionment" in line 39.

Page 5, line 42, strike "highest six" and insert "first eight".

Page 5, line 45, strike "highest six" and insert "first eight".

Page 6, line 12, strike "highest six" and insert "first eight".

Page 6, line 13, strike "total of funds credited" and insert "average daily attendance of the county for such period".

Page 6, line 14, strike entire line.

Page 6, line 21, strike "highest six" and insert "first eight".

Page 6, line 24, change "amounts" to "amount".

Page 6, line 25, change "amounts" to "amount".

Page 6, line 26, strike "third" and insert "first".

Page 6, line 34, strike "credit" and insert "certify".

Page 6, line 38, after "of the" insert "eighth month of the".

Page 6, line 41, at end of line insert "first eight months of the".

Page 6, line 44, strike "on or before".

Page 6, line 45, strike "the twentieth day of June" and insert "within fifteen days after the close of the eighth month of the school year".

Page 7, line 1, at end of line add "for the first eight months of the school year".

Page 7, line 2, beginning with line 2, strike everything through line 8.

Committee on Ways and Means, Robert A. Petrie, chairman.

House Bill No. 13, increasing state levy for common and high schools, recommended:

Majority: as amended, do pass.
as amended, returned for consideration.

Minority: do not pass.

Amended as follows:

Page 1, line 6, strike "one hundred fifty" and insert "one hundred thirty-five".

Page 1, line 9, after "ance" insert "of the first eight months".

Page 1, line 9, end of line insert "average daily attendance of the first eight months of the".

Page 2, line 5, after "during" insert "the first eight months of".

Page 2, line 19, end of line insert "first eight months of the".

Page 2, line 21, strike "one hundred fifty" and insert "one hundred thirty-five".

Page 2, line 22, change "product" to "products".

Page 2, line 24, after "attendance" insert "of the first eight months".

Page 2, line 36, after "counties" strike "on" and insert "not later than".

Page 2, line 39, strike "twenty" and insert "fifteen".

Page 2, line 44, end of line insert "each be one-fourth of the amount to be apportioned during the fiscal year and shall".

Page 3, line 2, after "the" insert "first eight months of the".

Page 3, line 4, after "for" insert "the first eight months of".

Page 3, line 5, end of line insert "shall each be one-fourth of the amount to be apportioned during the fiscal year less the fifteen percent withheld by the state treasurer and".

Page 3, line 14, end of line add "the first eight months of".

Page 3, line 15, after "current" insert "school".

Page 3, line 15, strike "total of".

Page 3, line 16, strike entire line and insert "average daily attendance of the state for the first eight months of the current year,".

Page 3, line 17, strike "for the year,".

Page 3, line 18, strike "allotments." and insert "apportionments. In the event the total amounts paid to the county by the previous apportionments exceed the amount to which the county is entitled by the average daily attendance for the first eight months of the current school year. The state school superintendent shall bill the county for such excess amount and the county school superintendent shall remit such amount to the state school fund on or before the second Monday in June.".

Page 3, line 21, strike "an" and insert "a".

Page 3, line 22, strike "abstract" and insert "statement".

Page 3, line 22, strike "the" and insert "each".

Page 3, line 23, strike the first "the" and insert "each".

Page 3, line 28, after "shall" insert "immediately".

Page 4, line 4, strike "regular or".

Page 4, line 5, strike "major", and after "thereof" insert "that count toward graduation".

Page 4, lines 17 and 18, strike "one hundred eighty" and insert "one hundred sixty-five".

Page 4, line 20, after "the" insert "first eight months of the".

Page 4, line 21, after "over the" insert "average daily attendance of the first eight months of the".

Page 4, line 26, strike "current" and insert "first eight months of the previous school".

Page 4, line 34, strike "July 10" and insert "the third Monday of July".

Page 4, line 40, after "the" insert "first eight months of the".

Page 5, line 28, strike "on" and insert "not later than".

Page 5, line 33, insert period after "day" and beginning with "provided" strike lines 33, 34, 35, 36, 37, 38 and "apportionment" in line 39.

Page 5, line 42, strike "highest six" and insert "first eight".

Page 5, line 45, strike "highest six" and insert "first eight".

Page 6, line 12, strike "highest six" and insert "first eight".

Page 6, line 13, strike "total of funds credited" and insert "average daily attendance of the county for such period".

Page 6, line 14, strike entire line.

Page 6, line 21, strike "highest six" and insert "first eight".

Page 6, line 24, change "amounts" to "amount".

Page 6, line 25, change "amounts" to "amount".

Page 6, line 26, strike "third" and insert "first".

Page 6, line 34, strike "credit" and insert "certify".

Page 6, line 38, after "of the" insert "eighth month of the".

Page 6, line 41, at end of line insert "first eight months of the".

Page 6, line 44, strike "on or before".

Page 6, line 45, strike "the twentieth day of June" and insert "within fifteen days after the close of the eighth month of the school year".

Page 7, line 1, at end of line add "for the first eight months".

Page 7, line 2, beginning with line 2, strike everything through line 8.

Page 8, after line 11, insert new section to read:

"Sec. 5, Article 6, chapter 54, Arizona code of 1939, is amended by adding section 54-603a, to read:

"54-603a. Procedure for exceeding budgeted amount. A line item budget adopted by a school district may not exceed in total expenditures for items other than capital outlay and debt retirement the expenditure for students in average daily attendance by more than ten dollars per student per annum for the preceding fiscal year, provided that this limitation shall not apply unless the per capita expenditures for such items is in excess of two hundred twenty-five dollars per student for common schools and three hundred fifty dollars for high schools; and provided further that if in the opinion of the board of trustees of a school district it is desirable to exceed the authorized expenditure they may submit to the voters in the manner prescribed for bond elections the question whether they shall exceed the authorized per capita expenditure. The ballots shall show the total amount to be expended, the per capita expenditures contemplated, and the amount by which the proposed per capita expenditure exceeds the allowable expenditures."

Re-number present Sec. 5 to "Sec. 6" and amend title to conform.

Committee on Rules, David S. Wine, vice-chairman, on order of Active Calendar.

Senate Bill No. 26, extension of code commission.

House Bill No. 11, establishing official name of Shadow Mountain.

House Bill No. 13, increasing state levy for common and high schools.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

HOUSE BILL NO. 63, by Messrs. Kartus, Austin, Franklin, Grimes, Harkness, Kennedy, Lee, Mitchell, O'Reilly, Pugh, Rogers, Sims, Steward, Mesdames Hunt, McRae, Miss Retzloff of Maricopa; Mr. Farr of Apache; Mr. Dalton of Cochise; Messrs. Matson, Scudder of Coconino; Dr. Brayton of Gila; Messrs. Fridena, Kennedy, Minor of Pima, Mr. McCoy and Mrs. Ellis of Yavapai, An Act, creating the state water project authority, and providing for its membership, organization, powers, and duties; approving and authorizing construction by the authority of the Glen-Bridge-Verde-Highline project for irrigation of land, generation of power, and other beneficial uses of Colorado river waters in central Arizona and in other areas of the state by exchange, and confirming the priority of water filings therefor; empowering the authority to issue

revenue bonds for the cost and expense of such construction; providing for alternate means of financing and construction of the project by the authority or the water users irrigation and power district under the project or by both acting jointly, or by and in cooperation with the United States; and permitting care, management, and operation of the project either by the authority or by such district when perfected. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 64, by Mr. Rogers of Maricopa, An Act, making an appropriation to the governor, and providing for the purchase of a site and construction thereon of a state office building in or near Tucson. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 65, by Messrs. Harkness, Austin, Kartus of Maricopa and Dr. Fridena of Pima, An Act, making an appropriation for the relief of Leslie Ferrell. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 66, by Messrs. Carr, Babbitt and Klauer of Yuma, An Act, relating to primary elections; prescribing the number of votes required for write-in candidates, and amending section 55-1011, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 67, by Mr. O'Reilly of Maricopa and Mr. Smith of Pinal, An Act, relating to probate of wills; eliminating costs of publication of initial notice of hearing of letters testamentary, and amending sections 38-206, 38-207, and 38-406, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE JOINT RESOLUTION NO. 3, by Mrs. Rosenbaum of Gila, on death of Ira Hayes.

Motion by Mrs. Rosenbaum, seconded by Mr. Bloomquist, that the rules be suspended, an emergency declared, and that House Joint Resolution No. 3, be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

HOUSE RESOLUTION NO. 10, by Mr. Rogers of Maricopa, Ira Hayes memorial committee. Referred to the Committee on Administration for printing.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

HOUSE BILL NO. 56, by Mr. Rogers of Maricopa, lands in Papago Park for city zoo. Referred to Committees on Judiciary, Livestock and Public Lands, and County and Municipal Affairs.

HOUSE BILL NO. 57, by Mrs. McRae of Maricopa and others, qualifications for superintendent of Arizona children's colony. Referred to Committees on Judiciary, Public Institutions, Appropriations, and Education.

HOUSE BILL NO. 58, by the Committee on Livestock and Public Lands (by request), milk marketing. Referred to Committees on Judiciary, Livestock and Public Lands, and Appropriations.

HOUSE BILL NO. 59, by the Committee on Labor, creating department of labor. Referred to Committees on Judiciary, Labor, and Appropriations.

HOUSE BILL NO. 60, by Mr. Wilson of Maricopa, bonding of motor vehicle engine rebuilders. Referred to Committees on Judiciary, Highways and Bridges, and Banking, Insurance and Corporations.

HOUSE BILL NO. 61, by Mr. Wilson of Maricopa, changing of motor vehicle engine numbers. Referred to Committees on Judiciary, and Highways and Bridges.

HOUSE BILL NO. 62, by Mr. Marion of Maricopa, providing additional revenue for schools by increasing sales tax rates. Referred to Committees on Judiciary, Ways and Means, Education, County and Municipal Affairs, and Suffrage and Elections.

HOUSE CONCURRENT RESOLUTION NO. 6, by Mr. Burton of Pima, federal government engaging in competition with private industry. Referred to Committees on Judiciary, Suffrage and Elections, Banking, Insurance and Corporations, and Planning and Development.

HOUSE JOINT RESOLUTION NO. 3, by Mrs. Rosenbaum of Gila, on death of Ira Hayes.

Motion by Mrs. Rosenbaum, seconded by Mr. Bloomquist, that the rules be suspended, an emergency declared, and that House Joint Resolution No. 3 be placed under the Order of Business, Third Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

THIRD READING OF BILLS

The following bill was read the third time in full:

HOUSE JOINT RESOLUTION NO. 3, on death of Ira Hayes.

Motion by Mrs. Rosenbaum, seconded by Mr. Bloomquist, that House Joint Resolution No. 3 be adopted, and that the House stand for a moment in respectful silence. Carried by unanimous vote.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Motion by Mr. Schaffer, seconded by Mr. Wine, that the House resolve itself into a Committee of the Whole House for the consideration of the bills on the Calendar. Carried, and at 10:45 a. m., the House resolved itself into a Committee of the Whole House, Mrs. McRae in the chair.

At 10:50 a. m., while in Committee of the Whole House, the sergeant-at-arms announced the seating of Mr. Carreon.

At 11:00 a. m., the Committee of the Whole House was dissolved, and Mrs. McRae, chairman reported:

That Senate Bill No. 26 do pass.

That House Bill No. 11 be amended as follows:

Page 1, line 4, strike comma after "3".

And, as so amended, it do pass.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the report of the Committee of the Whole House be adopted, and that the bills be properly assigned. Carried.

Senate Bill No. 26, extension of code commission, was placed under the Order of Business, Third Reading of Bills.

House Bill No. 11, establishing official name of Shadow Mountain, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee report was read, filed and placed on the proper Calendar:

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

House Bill No. 11, establishing official name of Shadow Mountain.

THIRD READING OF BILLS

The following bills were read the third time in full:

SENATE BILL NO. 26, entitled, An Act, relating to the code commission; extending the time for completion of the revision of the Arizona code; making an appropriation, and amending section 1, chapter 43, laws of 1954, second regular session.

On roll call Senate Bill No. 26 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Mitchell, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—78.

Not Voting: Holsclaw, Myers—2.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

HOUSE BILL NO. 11, entitled, An Act, relating to Shadow Mountain, and providing that it be officially designated by that name.

On roll call House Bill No. 11 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh,

Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Mitchell, O'Reilly, Petrie, Porter, Pugh, Rafferty, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wilson, Wine, Wood, Mr. Speaker—75.

Nays: Myers, Phillips, Wessler, White, Willis—5.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand at recess until 1:30 p. m. Carried, and at 11:10 a. m., the House stood at recess.

AFTERNOON SESSION

At 1:30 p. m., the House resumed session, Mr. Speaker presiding.

Without objection, the House referred to the Order of Business, Bills and Other Business from the Senate.

BILLS AND OTHER BUSINESS FROM THE SENATE

A message from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

House Joint Resolution No. 3, on death of Ira Hayes, passed by a vote of 28 ayes.

The clerk was instructed to record the action of the Senate, and convey the bill to the governor.

Motion by Mr. Schaffer, seconded by Mr. Wine that the House resolve itself into a Committee of the Whole House for the consideration of the bill on the Calendar. Carried, and at 1:50 p. m., the House resolved itself into a Committee of the Whole House, Mrs. McRae in the chair.

At 6:25 p. m., the Committee of the Whole House was dissolved and Mrs. McRae, chairman, reported:

That House Bill No. 13 be amended as follows:

Line 5 of title, before "apportionment" insert "special county school reserve fund,".

Line 6 of title, after "54-602," insert "54-604,".

Page 1, line 6, strike "one hundred fifty" and insert "one hundred thirty-five".

Page 1, line 9, after "ance" insert "of the first eight months".

Page 1, end of line 9, insert "average daily attendance of the first eight months of the".

Page 2, line 5, after "during" insert "the first eight months of".

Page 2, line 19, at end of line, insert "first eight months of the".

Page 2, line 21, strike "one hundred fifty" and insert "one hundred thirty-five".

Page 2, line 22, strike "product" and insert "products".

Page 2, line 24, after "attendance" insert "of the first eight months".

Page 2, line 36, strike "on" and insert "not later than".

Page 2, line 39, strike "twenty" and insert "fifteen".

Page 2, end of line 44, insert "each be one-fourth of the amount to be apportioned during the fiscal year and shall".

Page 3, line 2, after "the" insert "first eight months of the".

Page 3, line 4, after the second "for" insert "the first eight months of".

Page 3, end of line 5, insert "shall each be one-fourth of the amount to be apportioned during the fiscal year less the fifteen percent withheld by the state treasurer and".

Page 3, line 14, after "for" insert "the first eight months of".

Page 3, line 15, after "current" insert "school".

Page 3, line 15, strike "total of", all of line 16 to and including "year," on line 17 and insert "average daily attendance of the state for the first eight months of the current year,".

Page 3, line 18, strike "allotments." and insert "apportionments. In the event the total amounts paid to the county by the previous apportionments exceed the amount to which the county is entitled by the average daily attendance for the first eight months of the current school year. The state school superintendent shall bill the county for such excess amount and the county school superintendent shall remit such amount to the state school fund on or before the second Monday in June.".

Page 3, line 21, strike "an" and insert "a".

Page 3, line 22, strike "abstract" and insert "statement".

Page 3, line 22, strike "the" and insert "each".

Page 3, line 23, strike "the" and insert "each".

Page 3, line 28, after "shall" insert "immediately".

Page 4, line 4, strike "regular or".

Page 4, line 5, strike "major" and after "thereof" insert "that count toward graduation".

Page 4, between lines 8 and 9, insert a new section to read:

"Sec. 3. Section 54-604, Arizona code of 1939, is amended to read:

"54-604. Special county school reserve fund. The treasurer of each county shall transfer each fiscal year from the county school fund to a fund to be known as the special county school reserve fund an amount estimated by the county school superintendent to be required for such fund. Such estimate shall be submitted to the county treasurer and the board of supervisors not later than the tenth day of July of each year, and shall include the amounts needed for payment of necessary expenses in newly formed school districts, for the transportation of school children to and from one and two-room rural schools, for the transportation of school children in unorganized territory to organized districts, for transportation to and from the nearest public high school of pupils residing in elementary districts which are not a part of a high school district, and the amount in excess of the estimated per capita apportionment from the county school fund to one and two-room schools which will provide each school district with not more than five thousand dollars for a one-room school and nine thousand dollars for a two-room school, provided such schools are maintained for a minimum of eight months per year, and the amount necessary to establish schools in unorganized territory."

Renumber sections to conform.

Page 4, lines 17 and 18, strike "one hundred eighty" and insert "one hundred sixty-five".

Page 4, line 20, after "the" insert "first eight months of the".

Page 4, line 21, after "over the" insert "average daily attendance of the first eight months of the".

Page 4, line 26, strike "current" and insert "first eight months of the previous school".

Page 4, line 34, strike "July 10" and insert "the third Monday of July".

Page 4, line 40, after "the" insert "first eight months of the".

Page 5, line 28, strike "on" and insert "not later than".

Page 5, line 33, insert period after "day" and beginning with "provided" strike lines 33 to 38 inclusive and "apportionment." in line 39.

Page 5, line 42, strike "highest six" and insert "first eight".

Page 5, line 45, strike "highest six" and insert "first eight".

Page 6, line 12, strike "highest six" and insert "first eight".

Page 6, line 13, strike "total of funds credited" and insert "average daily attendance of the county for such period."

Page 6, line 14, strike entire line.

Page 6, line 21, strike "highest six" and insert "first eight".

Page 6, line 24, change "amounts" to "amount".

Page 6, line 25, change "amounts" to "amount".

Page 6, line 26, strike "third" and insert "first".

Page 6, line 34, strike "credit" and insert "certify".

Page 6, line 38, after "of the" insert "eighth month of the".

Page 6, line 41, at end of line insert "first eight months of the".

Page 6, line 44, strike "on or before".

Page 6, line 45, strike "the twentieth day of June" and insert "within fifteen days after the close of the eighth month of the school year".

Page 7, line 1, after "county" add "for the first eight months of the school year".

Page 7, line 2, beginning with line 2, strike everything through line 8.

Page 7, line 40, after "districts;" insert "4. Transportation to and from the nearest public high school of pupils residing in elementary districts which are not a part of a high school district;".

Renumber subsections to conform.

And, as so amended, it do pass.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the report of the Committee of the Whole House be adopted, and that the bill be properly assigned. Carried.

House Bill No. 13, increasing state levy for common and high schools, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Motion by Mr. Bloomquist, seconded by Mrs. Willis, that the House stand adjourned until Monday, January 31, 1955. Lost by a rising vote of 24 ayes, 47 nays.

Motion by Mr. Schaffer, seconded by Mr. Wine, that the House stand at recess, subject to the call of the gavel. Carried, and at 6:29 p. m., the House stood at recess.

At 6:55 p. m., the House resumed session, Mr. Speaker presiding.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee report was read, filed and placed on the proper Calendar:

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

House Bill No. 13, increasing state levy for common and high schools.

THIRD READING OF BILLS

The following bill was read the third time in full:

HOUSE BILL NO. 13, entitled, An Act, relating to education; providing for state levy for common and high schools, apportionment of funds, county and school district levies for common and high school education, special county school reserve fund, apportionment of county school fund, and amending sections 54-601a, 54-602, 54-604, 54-605 and 54-608, Arizona code of 1939.

On roll call House Bill No. 13 passed the House, without enacting the emergency, by the following vote:

Ayes: Abels, Ackerman, Alfaro, Austin, Babbitt, Bagnall, Bailey, Brayton, Carr, Carreon, Carroll, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Lee, McCoy, McRae, Matson, Minor, Mitchell, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rogers, Rutherford, Schaffer, Scudder, Sims, Smith, Steward, Stump, Wilson, Wine, Wood, Mr. Speaker—49.

Nays: Andersen, Anderson, Berry, Biles, Bloomquist, Brown, Burton, Campbell, Dalton, Haugh, Hostetter, Larson, Lentz, Marion, Myers, Rhodes, Rosenbaum, Schellenberg, Thode, Warner, Wessler, White—22.

Not Voting: Cook, Ellsworth (Maricopa), Lines, Lowry, Martin, Phillips, Porter, Tidwell, Willis—9.

The following members asked that explanation of vote be spread upon the Journal:

Because we are overlooking an opportunity to approach this problem with an equalization intent and consequently burdening our citizens with a needless additional \$3,000,000 tax load, I feel we are making a hasty and political decision.

If, as, and when this bill returns from the Senate for our consideration using the approach I refer to, I will be glad to lend my support. For the present, knowing that those people I represent stand to have their net tax load increased without commensurate improvement in their educational facilities, I vote no.

JOHN H. HAUGH.

House Bill No. 13 is a bill that is vital to the entire state, to our schools and to the district we represent.

The numerous changes and amendments, including committee sponsored amendments, have been given us without any cost figures available for proper consideration and comparison. Therefore, I would rather not vote for or against House Bill No. 13 until I've been given time to study it.

I would rather pass. However, I have been told I must vote yes or no.

This bill has been conceived in haste and evidently is dedicated to the proposition that we vote strictly along majority-minority lines.

Therefore, I vote no.

DAVID H. CAMPBELL.

This bill is intended only to serve the immediate great need of our schools. We may class it as action from the state level to conserve the most important of all resources, our human resources.

If we are interested in defense, a strong enlightened citizenry in our communities and state, the continued progress and prosperity of our nation, we must provide always for the education of our young people.

These questions of who must pay the bills will continue to arise. We will meet them in time. From a standpoint of fairness and the national need, it may be necessary to spread the burden not only equally over this state but over the whole United States. In my opinion any action which results in something short of equality of education and equality in the cost of education throughout the United States is short of our ultimate goal. However, we must take such steps as are necessary in the interim period. I vote aye.

WM. YOUNGER WOOD.

House Bill No. 13 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand adjourned until Monday, January 31, 1955. Carried, and at 7:30 p. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

MONDAY, JANUARY 31

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carroll, Cook, Dalton, Ellis, Ellsworth (Maricopa), Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Lentz, Lines, Lowry, McCoy, Marion, Martin, Matson, Minor, Mitchell, Myers, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Smith, Steward, Stump, Thode, Tidwell, Warner, Wesler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—68.

Excused: Bailey, Carreon, Dover, Ellsworth (Gila), Farr, Larson, Lee, McRae, O'Reilly, Phillips, Scudder, Sims—12.

Rabbi Albert T. Bilgray, chaplain of the House, offered prayer.

The pledge of allegiance to the flag of the United States was led by Mrs. White.

Mr. Gordon Evans, former member, was accorded the privileges of the floor.

Without objection, the reading of the Journal of Friday, January, 28, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee report was read, filed and placed on the proper Calendar:

Committee on Administration, W. W. Mitchell, Sr., Chairman, on printing.

Ordered:

House Bills Nos. 64, 65, 66 and 67.....	1500 copies.
House Bill No. 63.....	2000 copies.
House Joint Resolution No. 3 and House Resolution No. 10.....	500 copies.

Received:

House Bills Nos. 42, 46, 52, 54 and House Memorial No. 4.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

HOUSE BILL NO. 68, by the Committee on Public Institutions, An Act, relating to employment practices, and providing for equal employment opportunities by public employers and in public contracts. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 69, by the Committee on Suffrage and Elections, An Act, relating to primary elections; advancing the date of holding the primary election to June, and amending section 55-1001, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 70, by the Committee on Suffrage and Elections, An Act, relating to elections; providing for the filing of nominating petitions of candidates, and amending section 55-1003, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 71, by the Committee on Suffrage and Elections, An Act, relating to elections; prescribing the time of filing expense statements and campaign committee reports, and amending sections 55-1014, 55-1017, 55-1405, and 55-1407, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 72, by the Committee on Suffrage and Elections, An Act, relating to elections; prescribing method of placing candidates' names in voting machines; and amending article 8, chapter 55, Arizona

code of 1939, by adding section 55-806a. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 73, by Dr. Brayton of Gila and Mr. Dalton of Cochise, An Act, relating to occupational disease and disability, and amending sections 56-1213, 56-1215, 56-1233 and 56-1236, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 74, by Mrs. Willis, Messrs. Burton, Haugh, Hostetter of Pima; Mr. Bloomquist, Mrs. Anderson of Cochise; Mrs. Rosenbaum of Gila; Messrs. Marion, Myers of Maricopa and Mrs. Thode of Pinal, An Act, relating to apportionment of county school fund, and amending section 54-608, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 75, by Mr. Kartus of Maricopa, An Act, relating to cities and towns; requiring annexation of territory to a city or town to be determined by election, and amending sections 16-701 to 16-705, inclusive, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 76, by Mr. Kartus of Maricopa, An Act, relating to improvement districts; providing that the cost of improvements in territory annexed to an existing improvement district shall not be assessed against the existing district, and amending section 16-2806, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE RESOLUTION NO. 11, by Mrs. Rosenbaum of Gila, on death of John W. Wentworth .

Motion by Mrs. Rosenbaum, seconded by Mr. Bloomquist, that the rules be suspended, an emergency declared, and that House Resolution No. 11 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

HOUSE CONCURRENT RESOLUTION NO. 7, by Messrs. Myers, Campbell, Lentz, Marion, Rhodes, Schellenberg of Maricopa; Messrs. Bloomquist, Cook of Cochise; Mrs. Rosenbaum of Gila; Mr. Tidwell of Graham; Mr. Biles of Greenlee; Mrs. Larson of Navajo; Messrs. Brown, Burton, Wessler, Mrs. Willis of Pima and Mrs. Thode of Pinal, constitutional amendment abolishing ADA method of apportioning school funds and giving legislature authority to prescribe method of apportionment. Referred to the Committee on Administration for printing.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

HOUSE BILL NO. 63, by Mr. Kartus of Maricopa and others, water project authority act. Referred to Committees on Judiciary, Agriculture and Irrigation, Appropriations, Planning and Development, and Live-stock and Public Lands.

HOUSE BILL NO. 64, by Mr. Rogers of Maricopa, construction of state office building in Tucson. Referred to Committees on Judiciary, Appropriations, Public Institutions, and Planning and Development.

HOUSE BILL NO. 65, by Mr. Harkness of Maricopa, relief of Leslie Ferrell. Referred to Committees on Judiciary, and Appropriations.

HOUSE BILL NO. 66, by Mr. Carr of Yuma and others, votes required for write-in candidates. Referred to Committees on Judiciary, Suffrage and Elections, and County and Municipal Affairs.

HOUSE BILL NO. 67, by Mr. O'Reilly of Maricopa and Mr. Smith of Pinal, eliminating requirement of publication of notice of probate of wills. Referred to Committees on Judiciary, Banking, Insurance and Corporations, and County and Municipal Affairs.

HOUSE RESOLUTION NO. 10, by Mr. Rogers of Maricopa, Ira Hayes memorial committee. Referred to Committees on Judiciary, Appropriations, Public Defense and Veterans' Affairs, and Planning and Development.

HOUSE RESOLUTION NO. 11, by Mrs. Rosenbaum of Gila, on death of John W. Wentworth.

Motion by Mrs. Rosenbaum, seconded by Mr. Bloomquist, that the rules be suspended, an emergency declared, and that House Resolution No. 11 be placed under the Order of Business, Third Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

THIRD READING OF BILLS

The following bill was read the third time in full:

HOUSE RESOLUTION NO. 11, on death of John W. Wentworth.

Motion by Mrs. Rosenbaum, seconded by Mr. Bloomquist, that House Resolution No. 11 be adopted, and that the House stand for a moment in respectful silence. Carried by unanimous vote.

Signed in open session by the Speaker, and the clerk was instructed to record the action of the House.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand adjourned. Carried, and at 10:29 a. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

TUESDAY, FEBRUARY 1

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retz-

loff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—78.

Excused: Ellsworth (Maricopa), Phillips—2.

Rabbi Albert T. Bilgray, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Monday, January 31, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills Nos. 68 to 76 inclusive and House Concurrent Resolution No. 7.....1500 copies.

Received:

House Bills Nos. 49, 50, 53, 57, 61, House Concurrent Resolution No. 6 and House Memorial No. 3.

The Committee on Administration submitted the following report:

“February 1, 1955

Mr. Speaker:

Your Committee on Administration recommends that the following attache be hired for the first regular session of the 22nd legislature.

Page.....Rosemary Cathemar

W. W. MITCHELL, SR.,
Chairman.”

Motion by Mr. Mitchell, seconded by Mr. Wine, that the report of the Committee on Administration be accepted and that the named attache be hired for the first regular session, 22nd legislature. Carried.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 27, appropriation for pest control to commission of agriculture and horticulture, recommended do pass.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

HOUSE BILL NO. 77, by Messrs. Warner, Campbell, Marion, Mitchell, Myers, Rhodes, Sims of Maricopa; Mrs. Anderson, Mr. Dalton of Cochise; Mrs. Rosenbaum of Gila; Messrs. Lines, Tidwell of Graham; Messrs. Alfaro, Burton, Carroll, Haugh, Holsclaw, Minor, Mrs. Hutcheson of Pima; Mrs. Thode of Pinal and Mr. Martin of Yavapai, An Act,

relating to highways; prohibiting the relocation of highways without consent of the affected communities, and providing for an election. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 78, by Mr. Warner of Maricopa, An Act, relating to motel, motor hotel and motor court rate signs, and prescribing penalties for false or misleading advertising. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 79, by Mrs. White of Maricopa, An Act, relating to investments by fiduciaries; "prudent man" rule, and amending article 12, chapter 51, Arizona code of 1939, by adding section 51-1203a. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 80, by Mr. Wilson of Maricopa, An Act, relating to inspection of livestock slaughter establishments, providing for livestock subject to this act to be subject also to the laws or ordinances of cities or towns, relating to inspection of meat or slaughter establishments by amending section 50-803d, Arizona code annotated 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 81, by Mr. Grimes of Maricopa; Mr. Holsclaw of Pima, Mr. Bloomquist of Cochise; Dr. Brayton of Gila; Messrs. Andersen, Harkness, Kartus, Lowry, Rogers, Steward, Miss Retzlloff of Maricopa; Messrs. Alfaro, Fridena of Pima; Mrs. Ellis of Yavapai and Mr. Babbitt of Yuma, An Act, relating to professional and business pursuits; creating the Arizona state board of psychological examiners; prescribing its powers and duties; and providing for the examination and licensing of psychologists and psychological technicians. Referred to the Committee on Administration for printing.

HOUSE CONCURRENT RESOLUTION NO. 8, by Mr. O'Reilly of Maricopa, constitutional amendment to abolish double liability of stockholders of banks. Referred to the Committee on Administration for printing.

HOUSE RESOLUTION NO. 12, by Mr. Dover of Navajo, on death of Honorable William Theodore Willey.

Motion by Mr. Dover, seconded by Mr. Petrie, that the rules be suspended, an emergency declared, and that House Resolution No. 12 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

HOUSE BILL NO. 68, by the Committee on Public Institutions, equal public employment opportunities act. Referred to Committees on Judiciary, Labor, Public Institutions, County and Municipal Affairs, and Banking, Insurance and Corporations.

HOUSE BILL NO. 69, by the Committee on Suffrage and Elections, advancing date of primary election. Referred to Committees on Judiciary, Suffrage and Elections, and County and Municipal Affairs.

HOUSE BILL NO. 70, by the Committee on Suffrage and Elections, nominating petitions of candidates. Referred to Committees on Judiciary, Suffrage and Elections, and County and Municipal Affairs.

HOUSE BILL NO. 71, by the Committee on Suffrage and Elections, expense statement and campaign committee reports. Referred to Committees on Judiciary, Suffrage and Elections, and County and Municipal Affairs.

HOUSE BILL NO. 72, by the Committee on Suffrage and Elections, rotation of names in voting machines. Referred to Committees on Judiciary, Suffrage and Elections, and County and Municipal Affairs.

HOUSE BILL NO. 73, by Dr. Brayton of Gila and Mr. Dalton of Cochise, increasing benefits of silicosis under workmen's compensation law. Referred to Committees on Judiciary, Public Health, Labor, and Banking, Insurance and Corporations.

HOUSE BILL NO. 74, by Mrs. Willis of Pima and others, permitting school districts exceed budgets in event of unforeseen contingencies. Referred to Committees on Judiciary, Education, County and Municipal Affairs, and Ways and Means.

HOUSE BILL NO. 75, by Mr. Kartus of Maricopa, municipal annexation determined by special election. Referred to Committees on Judiciary, County and Municipal Affairs, Planning and Development, and Suffrage and Elections.

HOUSE BILL NO. 76, by Mr. Kartus of Maricopa, improvement district assessments of municipal annexations. Referred to Committees on Judiciary, County and Municipal Affairs, Planning and Development, and Suffrage and Elections.

HOUSE CONCURRENT RESOLUTION NO. 7, by Mr. Myers of Maricopa and others, constitutional amendment abolishing ADA method of apportioning school funds and giving legislature authority to prescribe method of apportionment. Referred to Committees on Judiciary, Suffrage and Elections, Education, County and Municipal Affairs, and Public Institutions.

HOUSE RESOLUTION NO. 12, by Mr. Dover of Navajo, on death of Honorable William T. Willey.

Motion of Mr. Dover, seconded by Mr. Petrie, that the rules be suspended, an emergency declared, and that House Resolution No. 12 be placed under the Order of Business, Third Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

THIRD READING OF BILLS

The following bill was read the third time in full:

HOUSE RESOLUTION NO. 12, on death of Honorable William T. Willey.

Motion by Mr. Dover, seconded by Mr. Petrie, that House Resolution No. 12 be adopted, and that the House stand for a moment in respectful silence. Carried by unanimous vote.

Signed in open session by the Speaker, and the clerk was instructed to record the action of the House.

Motion by Mr. Petrie, seconded by Mr. Wine, that the House stand adjourned. Carried, and at 10:38 a. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

WEDNESDAY, FEBRUARY 2

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Maricopa), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Mitchell, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—74.

Excused: Andersen (Maricopa), Carreon, Ellsworth (Gila), Lentz, Minor, Phillips—6.

Rabbi Albert T. Bilgray, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Tuesday, February 1, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills Nos. 77 to 81 inclusive, and House Concurrent Resolution No. 8.....1500 copies.

Received:

House Bills Nos. 60, 64, 65, 66, 67, 69, House Resolution No. 10 and House Joint Resolution No. 3.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Joint Memorial No. 1, Coconino and Sitgreaves national forests timberland ownership, returned for consideration.

Amended as follows:

Page 2, line 26, after "congress" insert "give its full support to the bill introduced by Senators Carl Hayden and Barry Goldwater of Arizona, to".

Committee on Public Defense and Veterans' Affairs, Lee F. Dover, chairman.

House Joint Memorial No. 5, urging establishment of national cemetery in Arizona, recommended do pass.

Committee on Education, Laura McRae, chairman.

House Concurrent Resolution No. 5, constitutional amendment enabling Arizona to participate in foreign teacher exchange program, recommended do pass.

Committee on Welfare, Mabel S. Ellis, chairman.

House Bill No. 5, lien claim against estates of public welfare recipients recommended:

Majority: do pass.
returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 9, salaries of precinct officers, returned for consideration.

Amended as follows:

Page 1, line 7, strike "and constables".

Page 2, lines 3 and 4, strike "and constables".

Page 2, line 8, strike "and constables".

Page 2, line 9, strike "each".

Page 2, line 12, strike "and constables".

Page 2, line 13, strike "each".

Page 2, line 16, strike "constable, not to exceed three-hundred seventy-five dollars".

Page 2, between lines 16 and 17 insert new subsection:

"(c) The monthly salaries of constables shall be fixed at a sum which shall be within the sole discretion of the board, but in precincts having more than one thousand registered voters, the monthly salaries of constables shall not exceed:

"1. In precincts having more than one thousand and not to exceed three thousand registered voters: two hundred seventy-five dollars.

"2. In precincts having more than three thousand and not to exceed ten thousand registered voters: three hundred fifty dollars.

"3. In precincts having more than ten thousand registered voters: three hundred seventy-five dollars."

Re-letter to conform.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 26, naturopathic board, recommended:

Majority: returned for consideration.
do pass.

Committee on Public Institutions, J. O. Grimes, chairman.

House Bill No. 34, authority to construct municipal swimming pools on school grounds, recommended:

Majority: do pass.
returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 34, authority to construct municipal swimming pools on school grounds, recommended:

Majority: do pass.
returned for consideration.

Amended as follows:

Page 1, line 6, after "school purposes" insert "provided said parks, swimming pools and other recreational facilities are made available to the public at such times, as the public schools are not using the same, and".

Page 1, line 6, after "provided" insert "further".

Committee on Education, Laura McRae, chairman.

House Bill No. 34, authority to construct municipal swimming pools on school grounds, recommended:

Majority: do pass.
Minority: returned for consideration.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

Senate Bill No. 22, registration of electors by county recorders, passed by a vote of 28 ayes.

Senate Bill No. 24, registration of disabled electors, passed by a vote of 28 ayes.

Senate Bill No. 25, deputy registration officers, passed by a vote of 28 ayes.

Senate Bill No. 48, appropriation to secretary of state for printing 1954 supplemental code, passed by a vote of 28 ayes.

Senate Bill No. 69, exempting racing commission from provisions governing quarterly allotments of funds, passed by a vote of 28 ayes.

Senate Bills Nos. 22, 24, 25, 48 and 69 were placed under the Order of Business, First Reading of Bills.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

SENATE BILL NO. 22, An Act, relating to elections; permitting the county recorder to register qualified electors at any time and place within the county, and amending section 55-202, Arizona code of 1939. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 24, An Act, relating to registration of disabled electors, and amending section 55-204, Arizona code of 1939. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 25, An Act, relating to elections; providing for appointment of deputy registration officers, and amending section 55-202a, Arizona code of 1939. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 48, An Act, making an appropriation to the secretary of state for cost of printing the 1954 supplement to the Arizona code. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 69, An Act, relating to the Arizona racing commission, and amending subdivision 85, section 1, chapter 158, laws of 1954. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

HOUSE BILL NO. 82, by Messrs. Kartus, Rogers, Sims, Miss Retzliff of Maricopa; Mr. Fridena of Pima and Mrs. Ellis of Yavapai, An Act, relating to education; providing readers for blind students, and amending section 54-1531, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 83, by Mr. Hostetter of Pima, An Act, relating to the powers of the Arizona commission of agriculture and horticulture; prohibiting the inspection of certain motor vehicles, and amending article 1, chapter 49, Arizona code of 1939, by adding section 49-106a. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 84, by Mr. Wilson of Maricopa, An Act, making an appropriation for the relief of Albert Freese. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 85, by Mr. Wilson of Maricopa, An Act, relating to public utilities and railroads; amending article 2, chapter 69, Arizona code of 1939, by adding section 69-246a. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 86, by Mr. Wilson of Maricopa, An Act, relating to taxation; providing for additional factors in determining valuation of property owned by public service corporations; amending section 73-203, Arizona code of 1939, and amending articles 10, 11 and 12, chapter 73, Arizona code of 1939, by adding sections 73-1004a, 73-1102a and 73-1202a. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 87, by Mr. Haugh of Pima, An Act, relating to public finances; creating the director of the budget; prescribing his powers and duties, and repealing sections 10-901 to 10-911, inclusive, and section 10-914, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 88, by the Committee on County and Municipal Affairs, An Act, relating to overtaking and passing school bus, and amending section 66-170, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE JOINT MEMORIAL NO. 6, by Mr. Sims of Maricopa (by request), limiting federal rate of tax on incomes, gifts and inheritances. Referred to the Committee on Administration for printing.

At 10:15 a. m., the sergeant-at-arms announced the seating of Mr. Carreon.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

HOUSE BILL NO. 77, by Mr. Warner of Maricopa and others, prohibiting relocation of state highways to by-pass any community without expressed approval. Referred to Committees on Judiciary, Highways and Bridges, County and Municipal Affairs, Planning and Development, and Suffrage and Elections.

HOUSE BILL NO. 78, by Mr. Warner of Maricopa, false rental advertisements. Referred to Committees on Judiciary, County and Municipal Affairs, Highways and Bridges, and Banking, Insurance and Corporations.

HOUSE BILL NO. 79, by Mrs. White of Maricopa, investments by fiduciaries. Referred to Committees on Judiciary, Banking, Insurance and Corporations, and Planning and Development.

HOUSE BILL NO. 80, by Mr. Wilson of Maricopa, inspection of livestock slaughter establishments. Referred to Committees on Judiciary, Livestock and Public Lands, County and Municipal Affairs, and Public Health.

HOUSE BILL NO. 81, by Mr. Grimes of Maricopa, Mr. Holsclaw of Pima and others, psychology act. Referred to Committees on Judiciary, Public Institutions, Public Health, and County and Municipal Affairs.

HOUSE CONCURRENT RESOLUTION NO. 8, by Mr. O'Reilly of Maricopa, constitutional amendment to abolish double liability of stockholders of banks. Referred to Committees on Judiciary, Suffrage and Elections, Banking, Insurance and Corporations, and County and Municipal Affairs.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand adjourned. Carried, and at 10:31 a. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

THURSDAY, FEBRUARY 3

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—79.

Excused: Haugh—1.

Mr. Porter offered prayer.

Without objection, the reading of the Journal of Wednesday, February 2, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman on printing.

Ordered:

House Bills Nos. 82 to 88 inclusive and House Joint Memorial No. 6.....1500 copies.

Received:

House Bills Nos. 55, 56, 58, 62 and 76.

Committee on Livestock and Public Lands, S. Earl Pugh, chairman.

Senate Bill No. 2, appropriation to livestock sanitary board for lion bounty, recommended do pass.

Committee on Agriculture and Irrigation, J. P. Stump, chairman.

Senate Bill No. 27, appropriation for pest control to commission of agriculture and horticulture, recommended do pass.

Committee on Suffrage and Elections, Harry Ackerman, chairman.

House Concurrent Resolution No. 5, constitutional amendment enabling Arizona to participate in foreign teacher exchange program, recommended do pass.

Committee on Livestock and Public Lands, S. Earl Pugh, chairman.

House Memorial No. 2, mineral rights on lands of Papago Indian reservation, recommended do pass.

Committee on Ways and Means, Robert A. Petrie, chairman.

House Memorial No. 2, mineral rights on lands of Papago Indian reservation, recommended:

Majority: do pass.

Minority: returned for consideration.

Committee on Livestock and Public Lands, S. Earl Pugh, chairman.

House Joint Memorial No. 5, urging establishment of national cemetery in Arizona, recommended do pass.

Committee on Ways and Means, Robert A. Petrie, chairman.

House Bill No. 5, lien claims against estates of public welfare recipients, recommended:

Majority: as amended, do pass.
as amended, returned for consideration.

Minority: do not pass.

Amended as follows:

Page 1, line 6, after "eligible" strike the period and insert " but nothing in this act shall be construed to prevent the recovery by the state department of any excess assistance paid a recipient as provided in section 70-130, Arizona code of 1939."

Committee on Suffrage and Elections, Harry Ackerman, chairman.

House Bill No. 69, advancing date of primary election, recommended:

Majority: as amended, do pass.
as amended, returned for consideration.

Amended as follows:

Line 1 of title, after "elections;" add "closing of registration date for primary election;"

Line 3 of title, strike "section" and insert "sections 55-202 and".

Page 1, after enacting clause insert:

"Section 1. Sec. 55-202, Arizona code of 1939, is amended to read:

"55-202. Registration by county recorder and justices of the peace. On and after January 2, 1954, and continuously thereafter, the county recorder of each county shall register without charge, and in accordance with the provisions of this article, any qualified elector who presents himself for such purpose. Qualified electors may in like manner register before any justice of the peace, or deputy registrar, and the justice of the peace and any other person who may have authority to register electors outside the office of the county recorder shall promptly return each completed registration within seven (7) days of the date of registration to the county recorder of the county in which the elector so registered resides provided, that no elector shall be registered to vote in the primary election between five o'clock p. m. of the day

which is seven (7) months preceding the date of the next general election and six o'clock p. m. of the day of the primary election. No. elector shall be registered between five o'clock p. m. of the sixth (6th) Monday preceding the general election and six o'clock p. m. of the day thereof.

"Any deputy registrar or justice of the peace who shall fail to return any completed registration within seven (7) days of the date of registration to the county recorder, as provided, shall be guilty of a misdemeanor.

"All necessary expenses incurred by the county recorder in carrying out the provisions of this act, including all books, blanks and other supplies, shall be a county charge. County recorders shall supply the necessary blanks to justices of the peace and deputy registrars in their respective counties. The registration of electors required by the charter or ordinances of any city or town are not precluded hereby.

"All registrations of electors made prior to January 1, 1954, shall be cancelled and be invalid on and after January 1, 1954. The county recorder shall place the affidavits of such cancelled registrations in a separate file and maintain the same for a period of two (2) years after which time such affidavits shall be destroyed."

Renumber present section 1 to be section 2.

Committee on Suffrage and Elections, Harry Ackerman, chairman.

House Bill No. 70, nominating petitions of candidates, recommended do pass.

Committee on Suffrage and Elections, Harry Ackerman, chairman.

House Bill No. 71, expense statement and campaign committee reports, recommended do pass.

BUSINESS ON THE SPEAKER'S DESK

A communication from the governor, Ernest W. McFarland, on approval of the following bill, was read and filed:

Senate Bill No. 26, extension of code commission.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

House Bill No. 6, quarterly reports of public welfare recipients, passed by a vote of 28 ayes, with the following amendment:

Page 2, line 7, add new section to read:

"Sec. 2. Emergency. To preserve the public peace, health and safety it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure to take effect as provided by law."

Motion by Mr. Kartus, seconded by Mr. Carreon, that the House concur in the Senate amendment to House Bill No. 6. Carried.

FINAL PASSAGE

The following bill, as amended by the Senate, was read the final time in full:

HOUSE BILL NO. 6, entitled, An Act, relating to public welfare; eliminating the requirement for filing of quarterly reports, and amending section 70-128, Arizona code of 1939.

On roll call House Bill No. 6 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Bab-bitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hos-tetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Mitchell, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Thode, Tidwell, Warner, Wessler, Willis, Wine, Wood, Mr. Speaker—73.

Nays: Andersen (Maricopa), Myers, Phillips, White—4.

Not voting: Haugh, Stump, Wilson—3.

House Bill No. 6 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and convey the bill to the governor.

Senate Bill No. 7, authorizing cities and towns to expend moneys outside city limits, passed by a vote of 28 ayes.

Senate Bill No. 14, county classification for salary purposes, passed by a vote of 28 ayes.

Senate Bills Nos. 7 and 14 were placed under the Order of Business, First Reading of Bills.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

SENATE BILL NO. 7, An Act, relating to cities and towns; authorizing expenditures in adjacent areas, and amending article 6, chapter 16, Arizona code of 1939, by adding section 16-601b. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 14, An Act, relating to counties; providing for classification of counties for salary purposes, and amending section 12-722, Arizona code of 1939. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

HOUSE BILL NO. 89, by Messrs. Wood and Sims of Maricopa, An Act, relating to public employees; and providing for the protection of public employees for torts committed while acting within the scope of their employment. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 90, by Messrs. Wood, Franklin, Mrs. McRae of Maricopa; Dr. Brayton of Gila and Dr. Fridena of Pima, An Act, relating to narcotic drugs; providing for oral prescriptions in certain instances, and amending section 68-809, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 91, by Messrs. Rogers, Kennedy, Lee, Lowry, Mitchell, Mrs. Hunt, Miss Retzloff of Maricopa; Mr. Farr of Apache; Messrs. Bloomquist, Dalton, Mrs. Anderson of Cochise; Mr. Matson of Coconino; Messrs. Alfaro, Fridena, Mrs. Hutcheson of Pima; Mr. Smith of Pinal; Mrs. Bailey of Santa Cruz and Mr. McCoy of Yavapai, An Act, restricting travel of communists or foreign representatives of the Russian government from travel through the state of Arizona. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 92, by Messrs. Lee, Harkness, Kartus, Pugh of Maricopa and Dr. Brayton of Gila, An Act, relating to civil defense; providing for workmen's compensation insurance for civil defense volunteers; authorizing agreements with the federal civil defense administrator, and making an appropriation. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 93, by Messrs. Kennedy and Franklin of Maricopa, An Act, relating to barbers; providing qualifications for licensing; requirements for operation of barber schools; issuance of certificates; amending sections 67-102, 67-106, 67-107, 67-108, 67-111, 67-112, 67-113, 67-114, 67-115, 67-117, 67-118, and 67-130, Arizona code of 1939, and repealing sections 67-121, 67-122, and 67-123, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 94, by Mr. Holsclaw of Pima, Dr. Brayton of Gila; Mrs. Anderson, Mr. Bloomquist of Cochise; Messrs. Andersen, Campbell, Grimes, Lee, Lowry, Porter, Rogers, Steward, Miss Retzloff of Maricopa; Mrs. Larson of Navajo; Messrs. Brown, Burton, Fridena, Hostetter of Pima and Mrs. Thode of Pinal, An Act, relating to licenses; prescribing a premarital examination for venereal disease, and providing for a certificate of blood test. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 95, by Messrs. Brown, Haugh of Pima and Mrs. Thode of Pinal, An Act, relating to dairies and dairying, and authorizing the formation of trade associations to stabilize milk prices and effect equitable distribution. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 96, by Mr. Ackerman of Pima, An Act, relating to private corporations; providing for publication of articles, and amending section 53-302, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 97, by Mr. Myers of Maricopa, An Act, relating to taxation, and imposing an ad valorem property tax on mobile homes not licensed for travel on the highways. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 98, by Mr. Myers of Maricopa, An Act, relating to adoptions, and amending section 27-207, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 99, by Mr. Myers of Maricopa, An Act, relating to luxury and privilege taxation; providing for licenses and expiration and renewal of licenses, and amending section 73-1405, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 100, by Mr. Sims of Maricopa; Messrs. Carroll, Fridena, Kennedy and Mrs. Hutcheson of Pima, An Act, relating to the appointment of members to the Arizona state board of public assistance and providing for the transfer of functions and equipment to the Arizona state department of public assistance; amending sections 70-101, 70-102, 70-103 and 70-116, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 101, by Mr. Myers of Maricopa, An Act, relating to education; providing for unorganized county territory school budgets and tax levy; amending section 54-606, and amending article 6, chapter 54, Arizona code of 1939, by adding sections 54-603a and 54-605b. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 102, by Mr. Dover of Navajo, An Act, relating to the regulation of traffic on highways; prescribing penalties for violation of any weight provisions of chapter 66, Arizona code of 1939, and amending section 66-185i, Arizona code of 1939. Referred to the Committee on Administration for printing.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

SENATE BILL NO. 22, registration of electors by county recorders. Referred to Committees on Judiciary, Suffrage and Elections, and County and Municipal Affairs.

SENATE BILL NO. 24, registration of disabled electors. Referred to Committees on Judiciary, Suffrage and Elections, and County and Municipal Affairs.

SENATE BILL NO. 25, deputy registration officers. Referred to Committees on Judiciary, Suffrage and Elections, and County and Municipal Affairs.

SENATE BILL NO. 48, appropriation to secretary of state for printing 1954 supplemental code. Referred to Committees on Judiciary, Appropriations, and Planning and Development.

SENATE BILL NO. 69, exempting racing commission from provisions governing quarterly allotments of funds. Referred to Committees on Judiciary, Appropriations, Public Institutions, and County and Municipal Affairs.

HOUSE BILL NO. 82, by Mr. Kartus of Maricopa and others, readers for blind students. Referred to Committees on Judiciary, Education, Welfare, and Public Institutions.

HOUSE BILL NO. 83, by Mr. Hostetter of Pima, motor vehicle inspection at border stations. Referred to Committees on Judiciary, Highways and Bridges, Agriculture and Irrigation, and Planning and Development.

HOUSE BILL NO. 84, by Mr. Wilson of Maricopa, relief of Albert Freese. Referred to Committees on Judiciary, Appropriations, and Public Institutions.

HOUSE BILL NO. 85, by Mr. Wilson of Maricopa, filing of calculating factor justifying public utility rate increases. Referred to Committees on Judiciary, Ways and Means, Banking, Insurance and Corporations, and County and Municipal Affairs.

HOUSE BILL NO. 86, by Mr. Wilson of Maricopa, calculating factor to be used in determining property valuation for tax purposes of public utilities. Referred to Committees on Judiciary, County and Municipal Affairs, Ways and Means, and Banking, Insurance and Corporations.

HOUSE BILL NO. 87, by Mr. Haugh of Pima, creating office of director of budget. Referred to Committees on Judiciary, Ways and Means, Appropriations, Banking, Insurance and Corporations, and Planning and Development.

HOUSE BILL NO. 88, by the Committee on County and Municipal Affairs, traffic regulation on overtaking and passing school bus. Referred to Committees on Judiciary, County and Municipal Affairs, Education, and Highways and Bridges.

HOUSE JOINT MEMORIAL NO. 6, by Mr. Sims of Maricopa (by request), limiting federal rate of tax on incomes, gifts and inheritances. Referred to Committees on Judiciary, Banking, Insurance and Corporations, Suffrage and Elections, and Planning and Development.

Mr. Schellenberg, asked that his explanation of vote on House Bill No. 13, increasing state levy for common and high schools, on January 28, 1955, be spread upon the Journal:

I am voting no at this time because I have a great fear that with the passage of this bill a smug, satisfied feeling will sweep through the House that we have done right by education in Arizona. If this occurs we will have temporized dangerously with the very future of our state and our country.

Unless House Bill No. 13 is honestly viewed as temporary stop-gap legislation—unless we take many additional steps—I predict in a few short years those who pressed for its passage, especially those in education, will rue this day.

I fervently hope that history will record the twenty-second legislature as the one with the wisdom and intestinal fortitude to attack the education problem in all of its facets.

I sincerely hope that I am wrong, that we have only just begun and that the Education Committee will meet on Monday.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand adjourned. Carried, and at 10:37 a. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

FRIDAY, FEBRUARY 4

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—80.

Reverend Arthur H. Woods, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Thursday, February 3, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills Nos. 89 to 102 inclusive.....1500 copies.

Received:

House Bills Nos. 59, 68, 70, 71, 72, 74, 77, 78, 79, 80,
House Concurrent Resolutions Nos. 7 and 8.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 2, appropriation to livestock sanitary board for lion bounty, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 27, appropriation for pest control to commission of agriculture and horticulture, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Concurrent Resolution No. 5, constitutional amendment enabling Arizona to participate in foreign teacher exchange program, constitutional and in proper form.

Committee on Labor, Wm. Younger Wood, chairman.

House Concurrent Resolution No. 5, constitutional amendment enabling Arizona to participate in foreign teacher exchange program, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

House Memorial No. 2, mineral rights on lands of Papago Indian reservation, constitutional and in proper form.

Committee on Welfare, Mabel S. Ellis, chairman.

House Memorial No. 2, mineral rights on lands of Papago Indian reservation, recommended do pass.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 4, small loan interest rates, recommended:

Majority: as amended, returned for consideration.

Minority: do not pass.

Amended as follows:

Page 1, line 5, strike "2" and insert "3".

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 5, lien claims against estates of public welfare recipients, constitutional and in proper form with the following amendments:

Line 1 of title, strike "social security and".

Line 2 of title, strike "or liens".

Line 3 of title, strike "homes or".

Line 5 of title, after "1939," strike remainder of title and insert "and amending section 70-130, Arizona code of 1939".

Page 1, line 1, strike "lien on estate" and insert "claims on estates".

Page 1, line 2, strike "home or".

Page 1, line 5, strike "or lien".

Page 2, line 1, after "1939" strike remainder of line.

Page 2, line 2, strike "regular session" and "hereby".

Page 2, between lines 2 and 3 insert:

"Sec. 3. Sec. 70-130, Arizona code of 1939, is amended to read:

"70-130. Recovery from a recipient. If at any time during the continuance of any assistance or service under this act, the recipient thereof becomes or is possessed of or is entitled to, or receives any property or income in excess of the amount stated in the application, or becomes ineligible for assistance or service under this act, it shall be the duty of the recipient to notify the department immediately of such fact, and the department shall after investigation either terminate the assistance or service or alter the amount thereof in accordance with the circumstances; and any excess assistance theretofore paid may be recovered by action of law.

"If any recipient receives income in excess of the amount stated in his application or becomes ineligible for assistance by reason of such increased income, such recipient shall give notice to and immediately pay the department from such income the amount of any assistance received by him in excess of the amount to which he was legally entitled; provided however, that such recipient may in lieu of making such immediate repayment to the department:

"1. Notify the department of receipt of such increased income in the next report of the recipient required under the rules of the department as provided in section 70-128, and in such event the department shall thereupon calculate the average monthly income of the recipient for the period covered by said report and the report for the previous period, if a report has been filed for such previous period. Such average monthly income shall then be considered by the department as 'income' in determining the grant for the next succeeding period; or

"2. During any period in which he receives or contemplates receiving income in excess of the maximum grant plus income, return the assistance grant, and disqualify himself for any further assistance by refusing to complete the next report required under the rules of the department as provided for in section 70-128.

"If it is found that a recipient has obtained assistance or service by wilful misrepresentation, he shall be liable for the amount of the assistance paid in excess of the amount to which the recipient was legally entitled and an additional equal amount as liquidated damages."

Renumber to conform.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 5, lien claims against estates of public welfare recipients, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 9, salaries of precinct officers, constitutional and in proper form.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 37, providing for recovery of damages in cases of contributory negligence, recommended do pass.

Committee on Public Institutions, J. O. Grimes, chairman.

House Bill No. 57, qualifications for superintendent of Arizona children's colony, recommended do pass.

Committee on Education, Laura McRae, chairman.

House Bill No. 57, qualifications for superintendent of Arizona children's colony, recommended do pass.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 60, bonding of motor vehicle engine rebuilders, recommended do pass.

Committee on Rules, David S. Wine, Vice-chairman, on order of Active Calendar:

House Memorial No. 2, mineral rights on lands of Papago Indian reservation.

House Concurrent Resolution No. 5, constitutional amendment enabling Arizona to participate in foreign teacher exchange program.

Senate Bill No. 27, appropriation for pest control to commission of agriculture and horticulture.

House Bill No. 9, salaries of precinct officers.

House Bill No. 5, lien claims against estates of public welfare recipients.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

HOUSE BILL NO. 103, by Mr. Lee of Maricopa, An Act, relating to taxation and the raising of revenue, and providing for a graduated excise tax on foreign corporation chain stores doing business in Arizona. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 104, by the Committee on Labor (by request), An Act, relating to cities and towns, and prescribing the compensation to be paid by a municipality to a fireman injured or incurring a disease in the regular course of his employment. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 105, by Mr. Raftery of Maricopa, An Act, relating to taxation, and providing for exemption from the payment of penalty and interest on delinquent taxes. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 106, by Mr. Pugh of Maricopa; Mr. Matson of Coconino and Mr. Carr of Yuma, An Act, relating to the livestock sanitary board; increasing the membership thereof, and amending section 50-101, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE RESOLUTION NO. 13, by Mr. Steward of Maricopa, on death of Honorable M. Joe Murphy.

Motion by Mr. Steward, seconded by Mr. Schaffer, that the rules be suspended, an emergency declared, and that House Resolution No. 13 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

SENATE BILL NO. 7, authorizing cities and towns to expend moneys outside city limits. Referred to Committees on Judiciary, County and Municipal Affairs, Planning and Development, and Highways and Bridges.

SENATE BILL NO. 14, county classification for salary purposes. Referred to Committees on Judiciary, County and Municipal Affairs, Planning and Development, and Appropriations.

HOUSE BILL NO. 89, by Messrs. Wood and Sims of Maricopa, civil damage claims against state or political subdivision arising from employees in course of duty. Referred to Committees on Judiciary, County and Municipal Affairs, Labor, and Banking, Insurance and Corporations.

HOUSE BILL NO. 90, by Mr. Wood of Maricopa and others, regulating oral prescriptions for narcotic drugs. Referred to Committees on Judiciary, and Public Health.

HOUSE BILL NO. 91, by Mr. Rogers of Maricopa and others, restricting communists travel in Arizona. Referred to Committees on Judiciary, Highways and Bridges, Suffrage and Elections, Planning and Development, and Public Defense and Veterans' Affairs.

HOUSE BILL NO. 92, by Mr. Lee of Maricopa and others, workmen's compensation coverage for civil defense workers. Referred to Committees on Judiciary, Appropriations, Banking, Insurance and Corporations, and Public Defense and Veterans' Affairs.

HOUSE BILL NO. 93, by Mr. Kennedy of Maricopa and others, amending barber code. Referred to Committees on Judiciary, Labor, County and Municipal Affairs, and Public Health.

HOUSE BILL NO. 94, by Mr. Holsclaw of Pima and others, requiring premarital examinations. Referred to Committees on Judiciary, Public Health, and County and Municipal Affairs.

HOUSE BILL NO. 95, by Mr. Brown of Pima and others, organizing milk wholesaler's trade association. Referred to Committees on Judiciary, Livestock and Public Lands, Public Health, and Agriculture and Irrigation.

HOUSE BILL NO. 96, by Mr. Ackerman of Pima, providing publication of brief notices of incorporation articles. Referred to Committees on Judiciary, Banking, Insurance and Corporations, and Planning and Development.

HOUSE BILL NO. 97, by Mr. Myers of Maricopa, imposing ad valorem property tax on house trailers. Referred to Committees on Judiciary, County and Municipal Affairs, Ways and Means, and Highways and Bridges.

HOUSE BILL NO. 98, by Mr. Myers of Maricopa, clarifying adoption law. Referred to Committees on Judiciary, County and Municipal Affairs, and Welfare.

HOUSE BILL NO. 99, by Mr. Myers of Maricopa, annual renewal of state licenses for sale of tobacco. Referred to Committees on Judiciary, County and Municipal Affairs, Ways and Means, and Banking, Insurance and Corporations.

HOUSE BILL NO. 100, by Mr. Sims of Maricopa and others, abolishing state board of public welfare and creating state board of public assistance. Referred to Committees on Judiciary, County and Municipal Affairs, Welfare, and Public Institutions.

HOUSE BILL NO. 101, by Mr. Myers of Maricopa, unorganized county territory school budgets. Referred to Committees on Judiciary, County and Municipal Affairs, Education, and Ways and Means.

HOUSE BILL NO. 102, by Mr. Dover of Navajo, prescribing penalty for motor vehicle trucks exceeding weight limits. Referred to Committees on Judiciary, Highways and Bridges, County and Municipal Affairs, and Planning and Development.

HOUSE RESOLUTION NO. 13, by Mr. Steward of Maricopa, on death of Honorable M. Joe Murphy.

Motion by Mr. Steward, seconded by Mr. Schaffer, that the rules be suspended, an emergency declared and that House Resolution No. 13 be placed under the Order of Business, Third Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

THIRD READING OF BILLS

The following bill was read the third time in full:

HOUSE RESOLUTION NO. 13, on death of Honorable M. Joe Murphy.

Motion by Mr. Steward, seconded by Mr. Schaffer, that House Resolution No. 13 be adopted and that the House stand for a moment in respectful silence. Carried by unanimous vote.

Signed in open session by the Speaker, and the clerk was instructed to record the action of the House.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand at recess until 1:30 p. m. Carried, and at 10:34 a. m., the House stood at recess.

AFTERNOON SESSION

At 1:30 p. m., the House resumed session, Mr. Speaker presiding.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Public Health, Dr. Nelson D. Brayton, chairman.

House Bill No. 26, naturopathic board, recommended:

Majority: as amended, do pass.
as amended, returned for consideration.

Minority: do not pass.

Amended as follows:

Page 2, line 9, after "of" insert "naturopathic".

Page 3, strike lines 27 through 36 and insert:

"67-1205. Definitions. (a) Naturopathy. For the purposes of this act, naturopathy which includes all forms of physiotherapy is hereby defined to be; a system of diagnosis and treatment of the abnormalities of the human mind and body by the use of natural methods and includes the use of physical, electrical, hygienic, and sanitary measures incident thereto, excluding all forms of surgery, x-ray or radium for therapeutic purposes and excluding the use of drugs. (b) Drugs. For the purposes of this act, drugs do not include the oral or anal use, administration, or prescription of vitamins, and nutritional substances nor the topical application or prescription of antiseptic or germicidal agents."

Page 3, line 45, strike "natural healing art" and insert "naturopathy".

Page 4, line 27, after "18." insert "naturopathic".

Page 4, strike lines 34 through 45.

Page 5, strike lines 1 through 19.

Page 7, line 3, strike "licensed" after semi-colon.

Page 7, strike lines 4, 5 and 6.

Page 7, line 7, strike "vital statistics".

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 26, naturopathic board, constitutional and in proper form with the following amendments:

Line 2 of title, strike "67-1208".

Page 2, line 12, strike "certificate" and insert "license to practice".

Page 3, line 11, strike "performances" and insert "performance".

Page 4, strike lines 34 through 45.

Page 5, strike lines 1 through 19.

Renumber to conform.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 2, appropriation to livestock sanitary board for lion bounty, recommended do pass.

Committee on Rules, David S. Wine, Vice-chairman, addition to Active Calendar.

House Bill No. 26, naturopathic board.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House resolve itself into a Committee of the Whole House for the consideration of the bills on the Calendar. Carried, and at 2:00 p. m., the House resolved itself into a Committee of the Whole House, Mr. Carreon in the chair.

At 4:06 p. m., the Committee of the Whole House was dissolved and Mr. Carreon, chairman, reported:

That House Memorial No. 2 do pass.

That House Concurrent Resolution No. 5 do pass.

That Senate Bill No. 27 do pass.

That House Bill No. 9 be amended as follows:

Page 1, line 7, strike "and constables".

Page 2, lines 3 and 4, strike "and constables".

Page 2, lines 8 and 12, strike "and constables".

Page 2, lines 9 and 13, strike "each".

Page 2, line 15, after "dollars" strike colon and insert period.

Page 2, strike line 16 in its entirety and insert:

"(c) The monthly salaries of constables shall be fixed at a sum which shall be within the sole discretion of the board, but in precincts having more than one thousand registered voters, the monthly salaries of constables shall not exceed:

"1. In precincts having more than one thousand and not to exceed three thousand registered voters: two hundred seventy-five dollars.

"2. In precincts having more than three thousand and not to exceed ten thousand registered voters: three hundred fifty dollars.

"3. In precincts having more than ten thousand registered voters: three hundred seventy-five dollars."

Re-letter to conform.

And, as so amended, it do pass.

That House Bill No. 5 be amended as follows:

Line 1 of title, strike "social security and".

Line 2 of title, strike "or liens".

Line 3 of title, strike "homes or".

Line 5 of title, after "1939," strike remainder of title and insert "and amending section 70-130, Arizona code of 1939."

Page 1, line 1, strike "lien on estate" and insert "claims on estates".

Page 1, line 2, strike "home or".

Page 1, line 5, strike "or lien".

Page 2, line 1, after "1939," strike remainder of line.

Page 2, line 2, strike "regular session" and "hereby".

Page 2, between lines 2 and 3 insert:

"Sec. 3. Section 70-130, Arizona code of 1939, is amended to read:

"70-130. Recovery from a recipient. If at any time during the continuance of any assistance or service under this act, the recipient thereof becomes or is possessed of or is entitled to, or receives any property or income in excess of the amount stated in the application, or becomes ineligible for assistance or service under this act, it shall be the duty of the recipient to notify the department immediately of such fact, and the department shall after investigation either terminate the assistance or service or alter the amount thereof in accordance with the circumstances; and any excess assistance theretofore paid may be recovered by action at law.

"If any recipient receives income in excess of the amount stated in his application or becomes ineligible for assistance by reason of such increased income, such recipient shall give notice to and immediately pay the department from such income the amount of any assistance received by him in excess of the amount to which he was legally entitled; provided however, that such recipient may in lieu of making such immediate repayment to the department:

"1. Notify the department of receipt of such increased income in the next report of the recipient required under the rules of the department as provided in section 70-128, and in such event the department shall thereupon calculate the average monthly income of the recipient for the period covered by said report and the report for the previous period, if a report has been filed for such previous period. Such average monthly income shall then be considered by the department as 'income' in determining the grant for the next succeeding period; or

"2. During any period in which he receives or contemplates receiving income in excess of the maximum grant plus income, return the assistance grant and disqualify himself for any further assistance by refusing to complete the next report required under the rules of the department as provided for in section 70-128.

"If it is found that a recipient has obtained assistance or service by wilful misrepresentation, he shall be liable for the amount of the assistance paid in excess of the amount to which the recipient was legally entitled and an additional equal amount as liquidated damages."

Re-number to conform.

And, as so amended, it do pass.

That House Bill No. 26 be amended as follows:

Line 2 of title, strike "67-1208,".

Page 2, line 9, after the second "of" insert "naturopathic".

Page 2, line 12, strike "certificate" and insert "license to practice".

Page 3, line 11, strike "performances" and insert "performance".

Page 3, strike lines 27 through 36, and insert:

"67-1205. Definitions. (a) Naturopathy. For the purposes of this act, 'Naturopathy' which includes all forms of physiotherapy is hereby defined to be; a system of diagnosis and treatment of the abnormalities of the human mind and body by the use of natural methods and includes the use of physical, electrical, hygienic, and sanitary measures incident thereto, excluding all forms of surgery, x-ray or radium for therapeutic purposes and excluding the use of drugs. (b) Drugs. For the purposes of this act, 'Drugs' do not include the oral or anal use, administration, or prescription of vitamins, and nutritional substances nor the topical application or prescription of antiseptic or germicidal agents."

Page 3, line 45, strike "natural healing art" and insert "naturopathy".

Page 4, line 27, after "18." insert "naturopathic".

Page 4, strike lines 34 to 45 inclusive.

Page 5, strike lines 1 to 19 inclusive.

Re-number to conform.

Page 7, line 3, strike "licensed" at end of line, all of lines 4, 5, 6 to and including "statistics," on line 7.

And, as amended, it do pass.

Motion by Mr. Schaffer, seconded by Mrs. McRae, that the report of the Committee of the Whole House be adopted, and that the bills be properly assigned. Carried.

House Memorial No. 2, mineral rights on lands of Papago Indian reservation, was referred to the Committee on Administration to be engrossed.

House Concurrent Resolution No. 5, constitutional amendment enabling Arizona to participate in foreign teacher exchange program, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 27, appropriation for pest control to commission of agriculture and horticulture, was placed under the Order of Business, Third Reading of Bills.

House Bill No. 9, salaries of precinct officers, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 5, lien claims against estates of public welfare recipients, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 26, naturopathic board, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee report was read, filed and placed on the proper Calendar:

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

House Memorial No. 2, mineral rights on lands of Papago Indian reservation.

House Concurrent Resolution No. 5, constitutional amendment enabling Arizona to participate in foreign teacher exchange program.

THIRD READING OF BILLS

The following bills were read the third time in full:

SENATE BILL NO. 27, entitled, An Act, making an appropriation to the Arizona commission of agriculture and horticulture.

On roll call Senate Bill No. 27 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzloff, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Wessler, Willis, Wilson, Wine, Wood, Mr. Speaker—69.

Not voting: Bailey, Cook, Ellsworth (Maricopa), Haugh, Lee, Mitchell, Porter, Rhodes, Rogers, Warner, White—11.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

HOUSE MEMORIAL NO. 2, mineral rights on lands of Papago Indian reservation.

On roll call House Memorial No. 2 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Berry, Biles, Bloomquist, Brayton, Brown, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzloff, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Wessler, Willis, Wilson, Wine, Wood, Mr. Speaker—68.

Not voting: Bailey, Burton, Cook, Ellsworth (Maricopa), Haugh, Lee, Mitchell, Porter, Rhodes, Rogers, Warner, White—12.

Mr. Steward asked that his explanation of vote be spread on the Journal:

I have taken a great deal of time and energy in considering the matter before this body.

As I have presented in this discussion, all of the law and past history of the question, and all rights and ownership of the minerals thereunder is not a vested right owned now, nor has it ever been owned by the Papago Indian tribe. However, because this particular group of people, who have aided in the development and growth of our community and are an integral part of the historical development of our society, their rights are actually being invaded, and because it is causing undue duress, hampering and creating a condition deplorable to these people, and because the best principles of a democracy are best perpetrated by the will of the majority, I shall vote aye.

House Memorial No. 2 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the secretary of state.

**HOUSE CONCURRENT RESOLUTION NO. 5, PROPOSING AN
AMENDMENT TO THE CONSTITUTION OF ARIZONA
RELATING TO EMPLOYMENT OF ALIENS**

Be it resolved by the House of Representatives of the State of Arizona, the Senate concurring:

1. The following amendment of section 10, article 18, constitution of Arizona, is proposed, to become valid when approved by a majority of the qualified electors voting thereon and upon proclamation of the governor:

Section 10. (Employment of aliens). No person not a citizen or ward of the United States shall be employed upon or in connection with any state, county or municipal works or employment; provided, that nothing herein shall be construed to prevent the working of prisoners by the state or by any county or municipality thereof on street or road work or other public work and that the provisions of this section shall not apply to the employment of any teacher, instructor, or professor authorized to teach in the United States under the teacher exchange program as provided by federal statutes enacted by the congress of the United States. The legislature shall enact laws for the enforcement and shall provide for the punishment of any violation of this section.

2. The proposed amendment (approved by a majority of the members elected to each house of the legislature, and entered upon the respective journals thereof, together with the ayes and nays thereon) shall be by the secretary of state submitted to the qualified electors at the next regular general election, (or at a special election called for that purpose), as provided by article 21, constitution of Arizona.

On roll call House Concurrent Resolution No. 5, passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Berry, Biles, Bloomquist, Brayton, Brown, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth (Gila), Farr,

Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lentz, Lines, Lowry, McCoy, McRae, Marion, Matson, Minor, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzloff, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Thode, Tidwell, Wessler, Willis, Wine, Wood, Mr. Speaker—65.

Nays: Stump, Wilson—2.

Not voting: Bailey, Burton, Cook, Ellsworth (Maricopa), Haugh, Lee, Martin, Mitchell, Porter, Rhodes, Rogers, Warner, White—13.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand adjourned until 10:00 a. m., Monday, February 7, 1955. Carried, and at 4:30 p. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

MONDAY, FEBRUARY 7

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Sims, Steward, Stump, Thode, Tidwell, Warner Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—77.

Excused: Dover, Scudder, Smith—3.

Reverend Arthur H. Woods, chaplain of the House, offered prayer.

The pledge of allegiance to the flag of the United States was led by Mrs. White.

Without objection, the reading of the Journal of Friday, February 4, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills Nos. 103, 104, 105, and 106.....1500 copies.

Received:

House Bills Nos. 63, 75, 82, 84 and House Joint Memorial No. 6.

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

House Bill No. 5, lien claims against estates of public welfare recipients.

House Bill No. 9, salaries of precinct officers.

House Bill No. 26, naturopathic board.

BILLS AND OTHER BUSINESS FROM THE SENATE

A message from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

Senate Concurrent Resolution No. 13, on death of Honorable John P. Cull, passed by a vote of 25 ayes, 3 not voting.

Senate Concurrent Resolution No. 13 was placed under the Order of Business, First Reading of Bills.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

HOUSE BILL NO. 107, by Miss Retzliff, Mesdames Hunt, McRae of Maricopa; Mrs. Hutcheson of Pima and Mrs. Ellis of Yavapai, An Act, relating to employers and employees; prescribing conditions relating to hours of labor for female employees, and amending section 56-320, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 108, by the Committee on Banking, Insurance and Corporations, An Act, relating to private corporations, preventing the use of deceptively similar names and amending section 53-301, Arizona code of 1939, and section 53-801, as amended, by adding section 53-801a. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 109, by Mr. Kartus of Maricopa, An Act, repealing ratification of the Colorado river compact. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 110, by Mr. Kartus of Maricopa, An Act, repealing ratification of the Colorado river contract with the secretary of the interior. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 111, by Mr. Wilson of Maricopa, An Act, relating to spirituous liquors; defining election days, and amending section 72-101, Arizona code of 1939. Referred to the Committee on Administration for printing.

SENATE CONCURRENT RESOLUTION NO. 13, on death of Honorable John P. Cull.

Motion by Mr. Bloomquist, seconded by Mr. Petrie, that the rules be suspended, an emergency declared, and that Senate Concurrent Resolution No. 13 be placed under the Order of Business, Second Reading of Bills, for today. Carried, by a two-thirds vote of all members elected to the House.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

HOUSE BILL NO. 103, by Mr. Lee of Maricopa, providing graduated license tax on chain stores operated by foreign corporation. Referred to Committees on Judiciary, Ways and Means, County and Municipal Affairs, and Banking, Insurance and Corporations.

HOUSE BILL NO. 104, by the Committee on Labor (by request), requiring municipality compensate firemen for injury or occupational disease loss above workmen's compensation coverage. Referred to Committees on Judiciary, County and Municipal Affairs, Public Health, and Labor.

HOUSE BILL NO. 105, by Mr. Raftery of Maricopa, exempting delinquent tax from interest and penalty. Referred to Committees on Judiciary, County and Municipal Affairs, and Ways and Means.

HOUSE BILL NO. 106, by Mr. Pugh of Maricopa and others, enlarging membership of livestock sanitary board. Referred to Committees on Judiciary, Livestock and Public Lands, Appropriations, Planning and Development, and Agriculture and Irrigation.

SENATE CONCURRENT RESOLUTION NO. 13, on death of Honorable John P. Cull.

Motion by Mr. Bloomquist, seconded by Mr. Petrie, that the rules be suspended, an emergency declared, and that Senate Concurrent Resolution No. 13 be placed under the Order of Business, Third Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

THIRD READING OF BILLS

The following bills were read the third time in full:

HOUSE BILL NO. 5, entitled, An Act, relating to public welfare; prohibiting claims against the estates of old age assistance recipients, and repealing section 70-205, Arizona Code of 1939, and amending section 70-130, Arizona Code of 1939.

On roll call House Bill No. 5 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lines, Lowry, McCoy, McRae, Matson, Minor, Mitchell, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rogers,

Rosenbaum, Rutherford, Schaffer, Sims, Steward, Stump, Thode, Tidwell, Warner, Wilson, Wine, Wood, Mr. Speaker—61.

Nays: Andersen (Maricopa), Berry, Biles, Haugh, Holsclaw, Hostetter, Lentz, Marion, Martin, Myers, Phillips, Rhodes, Schellenberg, Wessler, White, Willis—16.

Not voting: Dover, Scudder, Smith—3.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 9, entitled, An Act, relating to salaries of precinct officers; prescribing the salary of constables, and amending section 12-711, Arizona Code of 1939.

On roll call House Bill No. 9 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Sims, Steward, Stump, Thode, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—75.

Nays: Marion, Tidwell—2.

Not voting: Dover, Scudder, Smith—3.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 26, entitled, An Act, relating to naturopathy; amending sections 67-1201, 67-1202, 67-1205, 67-1207, 67-1209, 67-1210, 67-1212, 67-1214, and 67-1217, and repealing section 67-1204, Arizona Code of 1939.

On roll call House Bill No. 26 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Lee, Lentz, Lines, Lowry, McCoy, Matson, Minor, Mitchell, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rutherford, Schaffer, Sims, Steward, Stump, Warner, Wilson, Wine, Wood, Mr. Speaker—58.

Nays: Bloomquist, Brown, Burton, Campbell, Hostetter, Larson, Marion, Martin, Myers, Phillips, Schellenberg, Thode, Tidwell, Wessler, White, Willis—16.

Not voting: Dover, Haugh, McRae, Rosenbaum, Scudder, Smith—6.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

SENATE CONCURRENT RESOLUTION NO. 13, on death of Honorable John P. Cull.

Motion by Mr. Bloomquist, seconded by Mr. Schaffer, that Senate Concurrent Resolution No. 13 be adopted and that the House stand for a moment in respectful silence. Carried by unanimous vote.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

Motion by Mr. Petrie, seconded by Mr. Ellsworth (Gila), that the House stand adjourned. Carried, and at 11:03 a. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

TUESDAY, FEBRUARY 8

The House met at 10:00 a. m., in conformity with the rules. Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—78.

Excused: Dover, Porter—2.

Reverend Arthur H. Woods, chaplain of the House, offered prayer.

At 10:10 a. m., the sergeant-at-arms announced the Senate of the state of Arizona.

JOINT SESSION OF THE SENATE AND HOUSE OF
REPRESENTATIVES OF THE TWENTY-SECOND
LEGISLATURE, FIRST REGULAR SESSION,
OF THE STATE OF ARIZONA

The joint session of the twenty-second legislature, first regular session, of the state of Arizona, was called to order at 10:11 a. m., by Senator Clarence L. Carpenter, of Gila county, President of the Senate.

A quorum of both houses was present.

Motion by Mr. Petrie, seconded by Mr. Ellsworth (Gila), that a committee of four be appointed to escort Dr. Jan Herman van Roijen, Netherlands Ambassador to the United States, to receive any message he might have for the legislature. Carried, and Mr. President appointed Senators Arnold and Vyne, House members Rutherford and Smith as the Escort Committee.

At 10:21 a. m., the joint Escort Committee arrived escorting Dr. Jan Herman van Roijen, Netherlands Ambassador to the United States. President Carpenter introduced the Ambassador who addressed the session briefly.

Without objection, at 10:32 a. m., the joint session of the legislature was dissolved.

CLARENCE L. CARPENTER,
President of the Senate.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LOUISE C. BRIMHALL,
Secretary of the Senate.

LALLAH RUTH,
Chief Clerk of the House.

At 10:35 a. m., the House resumed session, Mr. Speaker presiding.

Without objection, the reading of the Journal of Monday, February 7, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills Nos. 107 to 111 inclusive.....1500 copies.

Received:

House Bills Nos. 73, 81, 83, 85, 86, 87, 88, 90, 92, 94, 96, 98, 100, 102, 104 and 106.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 3, office hours of public offices, recommended:

Majority: as amended, do pass.
as amended, returned for consideration.

Amended as follows:

Page 1, line 5, strike entire line.

Page 2, line 1, strike "sion of the state,".

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 37, providing for recovery of damages in cases of contributory negligence, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 71, expense statement and campaign committee reports, recommended as amended, do pass.

Amended as follows:

Page 2, line 1, strike comma and insert period.

Page 2, strike lines 2, 3 to and including "secretary of state" on line 4.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

House Joint Resolution No. 1, on death of Honorable Frank T. Pomeroy, passed by a vote of 28 ayes.

The clerk was instructed to record the action of the Senate, and convey the bill to the governor.

Senate Bill No. 21, amending method of absentee voting, passed by a vote of 28 ayes.

Senate Bill No. 28, roadside parks and historical markers, passed by a vote of 28 ayes.

Senate Bill No. 37, surrender of party telephone lines for emergency calls, passed by a vote of 28 ayes.

Senate Bill No. 50, expansion of board of school trustees, passed by a vote of 28 ayes.

Senate Bill No. 51, registration and other fees of motor vehicles, passed by a vote of 28 ayes.

Senate Bill No. 63, city permission to sell, lease or exchange real property, passed by a vote of 28 ayes.

Senate Bill No. 82, inventory of state lands, passed by a vote of 28 ayes.

Senate Bills Nos. 21, 28, 37, 50, 51, 63 and 82 were placed under the Order of Business, First Reading of Bills.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

SENATE BILL NO. 21, An Act, relating to elections; prescribing method of voting absentee, and amending sections 55-1301, 55-1304, 55-1305, and 55-1310, Arizona code of 1939. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 28, An Act, relating to roadside parks and historical markers. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 37, An Act, relating to telephone calls on party lines during emergencies; prescribing priority for such calls, and providing penalties. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 50, An Act, relating to education; providing for a five member board of school trustees by petition and election, and amending article 4, chapter 54, Arizona code of 1939, by adding section 54-409a. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 51, An Act, relating to motor vehicles; prescribing registration and other fees, and amending section 66-256, Arizona code of 1939. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 63, An Act, relating to the sale, lease or exchange by cities and towns of surplus real property to the United States for governmental purposes, and amending article 8, chapter 16, Arizona code of 1939, by adding section 16-801a. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 82, An Act, relating to state lands; making funds available for the purpose of an inventory of all state lands, and amending section 1, chapter 88, laws of 1953, first regular session. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

HOUSE BILL NO. 112, by Mr. Lee of Maricopa, Mr. Carroll and Mrs. Hutcheson of Pima, An Act, relating to railway common carriers, and prescribing equipment of rail motor cars furnished by carriers for the transportation of its employees. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 113, by Dr. Brayton of Gila, An Act, relating to hospitals supported by public revenue; and making physicians liable for hospital fees of their private patients in public hospital. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 114, by Mrs. White of Maricopa, An Act, requiring communists and knowing members of communist front organizations to register with the secretary of state; providing that neither the names of nominees of the communist party nor the name of communists shall appear upon the ballots in primary or general elections; providing that probable communists and knowing members of communist front organizations shall not hold non-elective positions or jobs; outlawing sabotage; defining terms; providing criminal penalties; containing a short title; amending section 43-2902, Arizona code of 1939; and declaring an emergency. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 115, by Messrs. Sims, Grimes, Harkness, Kartus, Kennedy, Phillips, Porter, Rogers, Steward, Mrs. Hunt, Miss Retzlloff of Maricopa; Mrs. Anderson of Cochise; Mr. Matson of Coconino; Mrs. Larson of Navajo; Messrs. Alfaro, Brown, Carroll, Fridena, Haugh, Holsclaw, Kennedy, Minor, Mrs. Hutcheson of Pima; Mrs. Bailey of Santa Cruz; Mrs. Ellis of Yavapai, and Mr. Carr of Yuma, An Act, prohibiting discrimination on account of religion, nationality, race, or color. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 116, by Mr. Babbitt of Yuma, An Act, relating to labor; providing for the keeping of records and filing of statements, and prescribing penalties. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 117, by Mr. Babbitt of Yuma, An Act, relating to elections; prohibiting political contributions by corporations and labor organizations, and amending section 55-1410, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 118, by Mr. Bagnall of Pinal, An Act, relating to contractors; providing for bonding of contractors, and amending section 67-2305, Arizona code of 1939, and adding section 67-2310a, and repealing section 67-2318a, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 119, by Mr. Wine of Pima, An Act, relating to repainting of equipment and busses before disposition by sale; amending article 4, chapter 54, Arizona code of 1939, by adding section 54-416a. Referred to the Committee on Administration for printing.

HOUSE JOINT MEMORIAL NO. 7, by Mr. Kartus of Maricopa, urging congress not include Arizona's Glen Canyon dam in upper Colorado river storage project. Referred to the Committee on Administration for printing.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

HOUSE BILL NO. 107, by Miss Retzlloff of Maricopa and others, prescribing conditions of labor for female employees. Referred to Committees on Judiciary, Labor, Public Health, and County and Municipal Affairs.

HOUSE BILL NO. 108, by the Committee on Banking, Insurance and Corporations, preventing use of deceptively similar names of private corporations. Referred to Committees on Judiciary, Banking, Insurance and Corporations, Planning and Development, and County and Municipal Affairs.

HOUSE BILL NO. 109, by Mr. Kartus of Maricopa, to repeal ratification of Colorado river compact. Referred to Committees on Judiciary, Agriculture and Irrigation, Livestock and Public Lands, and Suffrage and Elections.

HOUSE BILL NO. 110, by Mr. Kartus of Maricopa, to repeal ratification of Colorado river contract. Referred to Committees on Judiciary, Agriculture and Irrigation, Livestock and Public Lands, and Suffrage and Elections.

HOUSE BILL NO. 111, by Mr. Wilson of Maricopa, eliminating closing of bars for municipal elections. Referred to Committees on Judiciary, Suffrage and Elections, and County and Municipal Affairs.

Motion by Mr. Petrie, seconded by Mr. Ellsworth (Gila), that the House stand adjourned. Carried, and at 10:52 a. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

WEDNESDAY, FEBRUARY 9

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzlöff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—75.

Excused: Babbitt, Dover, Ellsworth (Maricopa), Haugh, Phillips—5.

Reverend Arthur H. Woods, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Tuesday, February 8, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing:

Ordered:

House Bills Nos. 112 to 119 inclusive and House Joint Memorial No. 7.....1500 copies.

Received:

House Bills Nos. 89, 91, 93, 95, 97, 99, 101, 103 and 105.

Committee on Welfare, Mabel S. Ellis, chairman.

House Bill No. 7, increasing maximum welfare grants, recommended as amended, do pass.

Amended as follows:

Page 2, line 27, after "number of three" strike the period and insert "; provided, however, that in no event shall the total amount of grant plus income exceed two hundred sixty dollars per month for the same family unit."

Page 3, line 8, strike "insurance" and insert "premiums for insurance not to exceed five hundred dollars face value."

Page 3, line 19, after "received." strike remainder of line 19, all of lines 20 and 21, and on line 22, strike "consideration."

Page 3, line 31, strike "seventy-five" and insert "sixty-five".

Page 3, line 32, strike the period after "month" and insert "; provided, however, for so long as public law 590, second regular session, 82nd congress, remains in effect and the Congress of the United States continues to make available to the state sufficient funds to carry out in full the provisions thereof with relation to old age assistance, the foregoing payments shall not exceed seventy-five dollars."

Page 4, line 19, after "foregoing." insert "In no event, however, shall the total amount of assistance paid under the provisions of this article to any recipient exceed the sum of eighty dollars for a family containing one dependent child, and thirty dollars for each additional dependent child; provided, however, that in no event shall the total amount of grant exceed two hundred thirty dollars per month for any one family."

Committee on Public Institutions, J. O. Grimes, chairman.

House Bill No. 68, equal public employment opportunities act, recommended as amended, do pass.

Amended as follows:

Page 3, strike section 6. Renumber to conform.

Page 3, line 42, strike "less than one hundred nor".

Page 3, line 43, after "dollars" insert period and strike remainder of line, and all of line 44.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 73, increasing benefits of silicosis under workmen's compensation law, returned for consideration.

BUSINESS ON THE SPEAKER'S DESK

Communications from the governor, Ernest W. McFarland, on approval of the following bills, were read and filed:

House Joint Resolution No. 1, on the death of Honorable Frank T. Pomeroy.

House Bill No. 6, quarterly reports of public welfare recipients.

Senate Bill No. 27, appropriation for pest control to commission of agriculture and horticulture.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

HOUSE BILL NO. 120, by Mr. Abels of Maricopa, An Act, relating to juries and jurors; prescribing qualifications and exemptions, and amending sections 37-102 and 37-104, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 121, by Mr. Abels of Maricopa, An Act, relating to trespass and injuries to property, and amending sections 43-5806 and 43-5814, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 122, by Mr. Marion of Maricopa, An Act, adopting the jack rabbit (*lepus*) as the state animal, and amending article 1, chapter 5, Arizona code of 1939, by adding section 5-104. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 123, by Mr. Farr of Apache, An Act, relating to the Arizona rangers, and providing for pensions for surviving members thereof, and making an appropriation. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 124, by Mrs. Rosenbaum of Gila, An Act, relating to fraud and false dealing; making it unlawful to purchase goods from retail merchandiser with intent to defraud; amending article 26, chapter 43, Arizona code of 1939, by adding section 43-2612b. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 125, by Mr. Rogers of Maricopa, An Act, relating to elections; prescribing the manner of voting, and amending section 55-813, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 126, by the Committee on County and Municipal Affairs, An Act, relating to county officers; providing for a permissive five day work week for county employees, and amending article 5, chapter 17, Arizona code of 1939, by adding section 17-507a. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 127, by the Committee on Welfare, An Act, relating to the administrative review act; providing that the state department of public welfare shall be exempt from the provisions of the act, and amending section 4-903, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE CONCURRENT RESOLUTION NO. 9, by Mr. Abels of Maricopa, constitutional amendment classifying municipal corporations furnishing utilities as public service corporations. Referred to the Committee on Administration for printing.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

SENATE BILL NO. 21, amending method of absentee voting. Referred to Committees on Judiciary, Suffrage and Elections, and County and Municipal Affairs.

SENATE BILL NO. 28, roadside parks and historical markers. Referred to Committees on Judiciary, Highways and Bridges, and Planning and Development.

SENATE BILL NO. 37, surrender of party telephone lines for emergency calls. Referred to Committees on Judiciary, County and Municipal Affairs, Public Health, and Banking, Insurance and Corporations.

SENATE BILL NO. 50, expansion of board of school trustees. Referred to Committees on Judiciary, Education, County and Municipal Affairs, and Suffrage and Elections.

SENATE BILL NO. 51, registration and other fees of motor vehicles. Referred to Committees on Judiciary, Highways and Bridges, and Agriculture and Irrigation.

SENATE BILL NO. 63, city permission to sell, lease or exchange real property. Referred to Committees on Judiciary, County and Municipal Affairs, and Public Defense and Veterans Affairs.

SENATE BILL NO. 82, inventory of state lands. Referred to Committees on Judiciary, Appropriations, and Livestock and Public Lands.

HOUSE BILL NO. 112, by Mr. Lee of Maricopa and others, prescribing equipment of rail motor cars for employee transportation. Referred to Committees on Judiciary, Labor, Highways and Bridges, and Banking, Insurance and Corporations.

HOUSE BILL NO. 113, by Dr. Brayton of Gila, physician liability for private patient in tax supported hospital. Referred to Committees on Judiciary, County and Municipal Affairs, Public Health, and Welfare.

HOUSE BILL NO. 114, by Mrs. White of Maricopa, Arizona communist control law. Referred to Committees on Judiciary, Suffrage and Elections, Labor, and County and Municipal Affairs.

HOUSE BILL NO. 115, by Mr. Sims of Maricopa and others, public accommodation act. Referred to Committees on Judiciary, Labor, County and Municipal Affairs, Public Institutions, and Highways and Bridges.

HOUSE BILL NO. 116, by Mr. Babbitt of Yuma, labor union records. Referred to Committees on Judiciary, Labor, Banking, Insurance and Corporations, and County and Municipal Affairs.

HOUSE BILL NO. 117, by Mr. Babbitt of Yuma, prohibiting political contributions by labor organizations. Referred to Committees on Judiciary, Suffrage and Elections, Labor, Banking, Insurance and Corporations, and County and Municipal Affairs.

HOUSE BILL NO. 118, by Mr. Bagnall of Pinal, bonding of contractors. Referred to Committees on Judiciary, County and Municipal Affairs, and Banking, Insurance and Corporations.

HOUSE BILL NO. 119, by Mr. Wine of Pima, repainting surplus equipment and school busses before sale. Referred to Committees on Judiciary, Education, County and Municipal Affairs, Public Institutions, and Appropriations.

HOUSE JOINT MEMORIAL NO. 7, by Mr. Kartus of Maricopa, urging congress not include Arizona's Glen Canyon dam in upper Colorado river storage project. Referred to Committees on Judiciary, Agriculture and Irrigation, Livestock and Public Lands, and Planning and Development.

Without objection, the House referred to the Order of Business, Bills and Other Business From the Senate.

BILLS AND OTHER BUSINESS FROM THE SENATE

A message from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

Senate Bill No. 128, exempting from quarterly allotment tax commission appropriation for postage, passed by a vote of 28 ayes.

Placed under the Order of Business, First Reading of Bills.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bill was read the first time by number and title:

SENATE BILL NO. 128, An Act, relating to the state tax commission, and exempting from quarterly allotment the appropriation for postage made under the provisions of the general appropriation bill. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

Motion by Mr. Petrie, seconded by Mr. Ellsworth (Gila), that the House stand adjourned. Carried, and at 10:32 a. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

THURSDAY, FEBRUARY 10

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Barry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—76.

Excused: Dover, Farr, Marion, Petrie—4.

Father Victor Bucher, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Wednesday, February 9, 1953, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing:

Ordered:

House Bills Nos. 120 to 127 inclusive and House Concurrent Resolution No. 9.....1500 copies.

Received:

House Bills Nos. 107, 109 and 111.

Committee on Highways and Bridges, Louis B. Ellsworth, chairman.

Senate Bill No. 7, authorizing cities and towns to expend moneys outside city limits, recommended do pass .

Committee on Highways and Bridges, Louis B. Ellsworth, chairman.

House Bill No. 60, bonding of motor vehicle engine rebuilders, recommended do pass.

Committee on Highways and Bridges, Louis B. Ellsworth, chairman.

House Bill No. 61, changing of motor vehicle engine numbers, recommended do pass.

Committee on Suffrage and Elections, Harry Ackerman, chairman.

House Bill No. 66, votes required for write-in candidates, recommended do pass.

Committee on Suffrage and Elections, Harry Ackerman, chairman.

House Bill No. 72, rotation of names in voting machines recommended, as amended do pass.

Amended as follows:

Page 1, between lines 4 and 5, insert:

“Sec. 2. Application. The provisions of this act shall apply only to those candidates for any state or county office voted upon by all the electors within a county.”

Renumber to conform.

Page 1, line 8, after “machines.” strike the remainder of the bill and insert “In any primary election, in which for any of the same offices described above, there are two or more candidates whose names appear in the same column, the official in charge of arranging the names of the candidates in the voting machines shall make such arrangement in the various machines that among all the precincts within the county where voting machines are used the name of each candidate shall, as nearly as possible, appear at the top or left position, and in each succeeding position a substantially equal number of times. All machines used in a particular precinct shall have the same arrangement of names.”.

Committee on Highways and Bridges, Louis B. Ellsworth, chairman.

House Bill No. 88, traffic regulation on overtaking and passing school bus, recommended do pass.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 88, traffic regulation on overtaking and passing school bus, recommended:

Majority: as amended, do pass.
as amended, returned for consideration.

Amended as follows:

Page 1, lines 7 and 8, strike "except as provided in subsection (d)."

Page 2, beginning on line 18, strike paragraph "d".

Committee on Livestock and Public Lands, S. Earl Pugh, chairman.

House Bill No. 106, enlarging membership of livestock sanitary board, recommended do pass.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

HOUSE BILL NO. 128 by Mr. Lee of Maricopa, An Act, relating to the transportation and delivery of vehicles by transporters; providing for the issuance of a certificate and special plates to transporters and for the administration and enforcement of this act, and providing fees for such certificate and special plates. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 129, by Messrs. Lee and Steward of Maricopa, An Act, relating to railroad crossings, and prescribing safety measures. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 130, by Messrs. Lee, Austin and Steward of Maricopa, An Act, relating to the use of highways by vehicles; providing for daytime and nighttime maximum speed limits on state highways and other locations, and amending section 66-157a, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 131, by Mr. Lee of Maricopa and Mr. Holsclaw of Pima, An Act, relating to motor vehicles; requiring inspection of automobiles and trucks; amending sections 66-184 and 66-184a, Arizona code of 1939; amending article 1, chapter 66, Arizona code of 1939, by adding sections 66-184b to 66-184h, inclusive, and making an appropriation. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 132, by Mr. Lee of Maricopa, An Act, relating to public employees; providing a forty hour week for employees of cities, towns and counties, and amending article 1, chapter 56, Arizona code of 1939, by adding section 56-101a. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 133, by Messrs. Cook, Bloomquist, Mrs. Anderson of Cochise; Mrs. Rosenbaum of Gila; Mr. Tidwell of Graham; Mr. Biles of Greenlee; Messrs. Marion, Warner, Mrs. White of Maricopa; Mrs. Larson of Navajo; Messrs. Brown, Wessler of Pima and Mrs. Thode of Pinal, An Act, relating to education; providing for a contingency fund for school districts, and amending article 6, chapter 54, Arizona code of 1939, by adding section 54-603a. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 134, by Mr. Grimes of Maricopa, An Act, making an appropriation for the relief of Mrs. John Girdler. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 135, by Messrs. Holsclaw, Brown of Pima; Dr. Brayton of Gila; Messrs. Campbell, Franklin, Lee, Lentz, Porter and Sims of Maricopa, An Act, creating a traffic safety coordinating agency, and prescribing the powers and duties thereof, and making an appropriation. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 136, by Messrs. Holsclaw, Alfaro, Brown, Burton, Wessler of Pima; Mr. Farr of Apache; Mr. Matson of Coconino; Dr. Brayton of Gila; Mr. Lines of Graham; Mr. Berry of Greenlee; Messrs. Campbell, Franklin, Grimes, Lee, Lentz, Marion, Mitchell, Porter, Schellenberg, Sims, Mrs. McRae of Maricopa; Mr. Smith of Pinal and Mrs. Ellis of Yavapai, An Act, relating to persons driving under the influence of intoxicating liquor; providing for the revocation of driving privileges of those persons refusing to take a chemical analysis as to intoxication; fixing penalties; providing for the retention of employment by the defendant while serving jail sentence, amending sections 66-156 and 66-281, Arizona code of 1939, and amending article 2, chapter 66, Arizona code of 1939, by adding section 66-269d. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 137, by Messrs. Holsclaw, Alfaro, Brown, Hostetter, Wessler of Pima; Mr. Matson of Coconino; Dr. Brayton of Gila; Messrs. Campbell, Franklin, Lee, Lentz, Porter, Sims, Mesdames Hunt, McRae of Maricopa and Mr. Smith of Pinal, An Act, relating to a uniform traffic citation form, and amending section 66-187, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 138, by Mr. Grimes of Maricopa, An Act, relating to education, and providing for the reallocation of funds of the state superintendent of public instruction and common schools. Referred to the Committee on Administration for printing.

HOUSE CONCURRENT RESOLUTION NO. 10, by Mr. Wessler of Pima, constitutional amendment specifying bills to be considered by legislative second regular session. Referred to the Committee on Administration for printing.

HOUSE MEMORIAL NO. 5, by Messrs. Abels and Kartus of Maricopa, urging congress retain postoffice at Cactus, Arizona. Referred to the Committee on Administration for printing.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

SENATE BILL NO. 128, exempting from quarterly allotment tax commission appropriation for postage. Referred to Committees on Judiciary, and Appropriations.

HOUSE BILL NO. 120, by Mr. Abels of Maricopa, qualifications and exemptions of jurors. Referred to Committees on Judiciary, County and Municipal Affairs, and Suffrage and Elections.

HOUSE BILL NO. 121, by Mr. Abels of Maricopa, trespass and injuries to property. Referred to Committees on Judiciary, Livestock and Public Lands, County and Municipal Affairs, and Agriculture and Irrigation.

HOUSE BILL NO. 122, by Mr. Marion of Maricopa, to make jack-rabbits the state animal. Referred to Committees on Judiciary, Public Institutions, Planning and Development, and Livestock and Public Lands.

HOUSE BILL NO. 123, by Mr. Farr of Apache, providing pensions for surviving Arizona rangers. Referred to Committees on Judiciary, Appropriations, County and Municipal Affairs, and Labor.

HOUSE BILL NO. 124, by Mrs. Rosenbaum of Gila, defrauding retail merchandiser. Referred to Committees on Judiciary, County and Municipal Affairs, Banking, Insurance and Corporations, and Planning and Development.

HOUSE BILL NO. 125, by Mr. Rogers of Maricopa, time for casting election ballot. Referred to Committees on Judiciary, Suffrage and Elections, and County and Municipal Affairs.

HOUSE BILL NO. 126, by the Committee on County and Municipal Affairs, permission five day work week for county employees. Referred to Committees on Judiciary, County and Municipal Affairs, Labor, and Public Health.

HOUSE BILL NO. 127, by the Committee on Welfare, exempting state department of public welfare from provisions of administrative review act. Referred to Committees on Judiciary, Welfare, County and Municipal Affairs, Suffrage and Elections, and Banking, Insurance and Corporations.

HOUSE CONCURRENT RESOLUTION NO. 9, by Mr. Abels of Maricopa, constitutional amendment classifying municipal corporations furnishing utilities as public service corporations. Referred to Committees on Judiciary, Suffrage and Elections, County and Municipal Affairs, and Banking, Insurance and Corporations.

Motion by Mr. Wilson, seconded by Mr. Schaffer, that the House stand at recess until 2:30 p. m. Carried, and at 10:40 a. m., the House stood at recess.

AFTERNOON SESSION

At 2:30 p. m., the House resumed session, Mr. Schaffer, Speaker Pro Tempore, presiding.

Motion by Mr. O'Reilly, seconded by Mr. Wilson, that the House stand at recess, subject to the call of the gavel.

At 2:53 p. m., Mr. Schaffer, Speaker Pro Tempore, called the House to order.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Planning and Development, William J. Harkness, chairman.

House Concurrent Resolution No. 3, protection of Arizona water rights and filings under Colorado river, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 7, authorizing cities and towns to expend moneys outside city limits, recommended do pass with the following amendments:
(Engrossed bill)

Line 1 of title, strike "adjacent".

Page 1, line 3, strike "adjacent".

Page 1, lines 5 and 6, strike "lying immediately adjacent to and contiguous with the exterior limits of such city or town."

Page 1, strike all of subsections (b) and (c).

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 7, authorizing cities and towns to expend moneys outside city limits, constitutional and in proper form.

Committee on Planning and Development, William J. Harkness, chairman.

Senate Bill No. 7, authorizing cities and towns to expend moneys outside city limits, recommended do pass.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 14, county classification for salary purposes, recommended do pass.

Committee on Public Health, Nelson D. Brayton, chairman.

Senate Bill No. 37, surrender of party telephone lines for emergency calls, recommended do pass.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 48, appropriation to secretary of state for printing 1954 supplemental code, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 48, appropriation to secretary of state for printing 1954 supplemental code, constitutional and in proper form.

Committee on Planning and Development, William J. Harkness, chairman.

Senate Bill No. 48, appropriation to secretary of state for printing 1954 supplemental code, recommended do pass.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 128, exempting from quarterly allotment tax commission appropriation for postage, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 128, exempting from quarterly allotment tax commission appropriation for postage, constitutional and in proper form.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 39, travel expenses of public officers and employees, recommended:

Majority: as amended, do pass.
as amended, returned for consideration.

Amended as follows:

Page 2, line 33, change "twelve" to "fourteen".

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 57, qualifications for superintendent of Arizona children's colony, constitutional and in proper form.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 57, qualifications for superintendent of Arizona children's colony, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 60, bonding of motor vehicle engine rebuilders, constitutional and in proper form with the following amendments:

Page 1, line 4, after "vehicles" strike comma and insert "and the owner of any engine which may prove to have been stolen".

Page 1, line 10, strike "rules and regulations" and insert "engine identification".

Page 1, lines 11 and 12, strike "rules and regulations".

Page 2, line 3, strike second "to".

Page 2, line 13, strike "as provided in the bond".

Page 2, line 13, after "furnished" insert "him by".

Page 2, line 14, strike "by such reconitioner" and insert "at the time of filing his bond".

Page 2, line 26, after period insert "Motors purchased or received in exchange by motor rebuilders shall be accompanied by a bill of sale from the owner thereof.".

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 61, changing of motor vehicle engine numbers, constitutional and in proper form with the following amendments:

Page 2, lines 10 and 11, strike "certified to by a peace officer" and insert "sworn to before a notary public or other person authorized to administer oaths."

Committee on Planning and Development, William J. Harkness, chairman.

House Bill No. 63, water project authority act, returned for consideration.

Committee on Labor, William Younger Wood, chairman.

House Bill No. 68, equal public employment opportunities act, returned for consideration as amended by the Committee on Public Institutions.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 68, equal public employment opportunities act, recommended do pass with the following amendments:

Page 3, strike section 6. Renumber to conform.

Page 3, line 42, strike "less than one hundred nor".

Page 3, line 43, after "dollars" insert a period and strike remainder of paragraph.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 71, expense statement and campaign committee reports, constitutional and in proper form.

Committee on Labor, William Younger Wood, chairman.

House Bill No. 73, increasing benefits of silicosis under workmen's compensation law, recommended do pass, with the following amendments:

Page 3, line 28, strike "the entire" and insert "all of said".

Page 5, line 9, after "manganese" strike "or its compounds" and insert "chromium, zinc, uranium or their respective compounds".

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 73, increasing benefits of silicosis under workmen's compensation law, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 73, increasing benefits of silicosis under workmen's compensation law, constitutional and in proper form.

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 80, inspection of livestock slaughter establishments, recommended do pass.

Committee on Education, Laura McRae, chairman.

House Bill No. 88, traffic regulation on overtaking and passing school bus, recommended do pass as amended by the Committee on County and Municipal Affairs.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 88, traffic regulation on overtaking and passing school bus, constitutional and in proper form.

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 90, regulating oral prescriptions for narcotic drugs, recommended do pass.

Committee on Rules, David S. Wine, vice-chairman, on order of Active Calendar.

Senate Bill No. 2, appropriation to livestock sanitary board for lion bounty.

Senate Bill No. 128, exempting from quarterly allotment tax commission appropriation for postage.

Senate Bill No. 7, authorizing cities and towns to expend moneys outside city limits.

Senate Bill No. 48, appropriation to secretary of state for printing 1954 supplemental code.

House Bill No. 57, qualifications for superintendent of Arizona children's colony.

House Bill No. 88, traffic regulation on overtaking and passing school bus.

House Bill No. 60, bonding of motor vehicle engine rebuilders.

House Bill No. 61, changing of motor vehicle engine numbers.

House Bill No. 71, expense statement and campaign committee reports.

House Bill No. 73, increasing benefits of silicosis under workmen's compensation law.

Motion by Mr. Wilson, seconded by Mr. Wine, that the House resolve itself into a Committee of the Whole House for the consideration of the bills on the Calendar. Carried, and at 3:04 p. m., the House resolved itself into a Committee of the Whole House, Mr. Abels in the chair.

At 4:40 p. m., the Committee of the Whole House was dissolved, (Mr. Speaker in the chair), and Mr. Abels, chairman, reported:

That Senate Bill No. 2 do pass.

That Senate Bill No. 128 do pass.

That Senate Bill No. 7 be amended as follows:

(All references to Senate engrossed bill)

Line 1 of title, strike "adjacent" and insert "federally owned or controlled".

Page 1, line 3, strike "adjacent".

Page 1, line 5, after "controlled" strike balance of line to and including "town" on line 6.

Page 1, line 9, strike "an adjacent" and insert "the".

Page 1, strike lines 16 to 20 inclusive, and insert:

"Sec. 2. Savings clause. Nothing in the act shall be deemed to repeal or amend any existing law, the provisions of section 1-104, Arizona code of 1939, notwithstanding, nor shall this act or the application thereof be deemed to amend or repeal the provisions of article 6, chapter 16, Arizona code of 1939, but shall be in addition thereto."

And, as so amended, it do pass.

That Senate Bill No. 48 do pass.

That House Bill No. 57 be retained on the Calendar.

That House Bill No. 88 be amended as follows:

Page 1, lines 7 and 8, strike "except as provided in subsection (d),".

Page 2, strike all of lines 18 to 23 inclusive.

And, as so amended, it do pass.

That House Bill No. 60 be amended as follows:

Page 1, line 4, after "vehicles" strike comma and insert "and the owner of any engine which may prove to have been stolen".

Page 1, line 10, strike "Rules and regulations" and insert "Engine identifications".

Page 1, lines 11 and 12, strike "rules and regulations".

Page 2, line 3, strike second "to".

Page 2, line 13, strike "as provided in the bond".

Page 2, line 13, after "furnished" insert "him by".

Page 2, line 14, strike "by such reconditioner" and insert "at the time of filing his bond".

Page 2, line 26, after period insert "Motors purchased or received in exchange by motor rebuilders shall be accompanied by a bill of sale from the owner thereof."

And, as so amended, it do pass.

That House Bill No. 61 be amended as follows:

Page 2, lines 10 and 11, strike "certified to by a peace officer." and insert "sworn to before a notary public or other person authorized to administer oaths."

And, as so amended, it do pass.

That House Bill No. 71 be amended as follows:

Page 2, line 1, strike comma at end of line and insert a period, strike all of lines 2 and 3 to and including "secretary of state." on line 4.

And, as so amended, it do pass.

That House Bill No. 73 be amended as follows:

Page 2, line 39, strike "two" and insert "three".

Page 3, line 28, strike "the entire" and insert "all of said".

Page 5, line 9, strike "or its compounds" and insert "chromium, zinc, uranium, or their respective compounds".

And, as so amended, it do pass.

Motion by Mr. Wilson, seconded by Mr. Schaffer, that the report of the Committee of the Whole House be adopted, and that the bills be properly assigned. Carried.

Senate Bill No. 2, appropriation to livestock sanitary board for lion bounty, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 128, exempting from quarterly allotment tax commission appropriation for postage, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 7, authorizing cities and towns to expend moneys outside city limits, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 48, appropriation to secretary of state for printing 1954 supplemental code, was placed under the Order of Business, Third Reading of Bills.

House Bill No. 57, qualifications for superintendent of Arizona children's colony, retained on the Calendar of the Committee of the Whole House.

House Bill No. 88, traffic regulation on overtaking and passing school bus, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 60, bonding of motor vehicle engine rebuilders, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 61, changing of motor vehicle engine numbers, as amended by the Committee of the Whole House was referred to the Committee on Administration to be engrossed.

House Bill No. 71, expense statement and campaign committee reports, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 73, increasing benefits of silicosis under workmen's compensation law, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Without objection, the House referred to the Order of Business, Third Reading of Bills.

THIRD READING OF BILLS

The following bills were read the third time in full:

SENATE BILL NO. 2, entitled, An Act, making an appropriation to the livestock sanitary board.

On roll call Senate Bill No. 2 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy (Pima), Klauer, Larson, Lines, Lowry, McCoy, McRae, Martin, Matson, Minor, O'Reilly, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Wessler, Willis, Wilson, Wood, Mr. Speaker—64.

Not voting: Dover, Ellsworth, Ellsworth, Farr, Kennedy (Mari-copa), Lee, Lentz, Marion, Mitchell, Myers, Petrie, Phillips, Porter, Warner, White, Wine—16.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 48, entitled, An Act, making an appropriation to the secretary of state for cost of printing the 1954 supplement to the Arizona code.

On roll call Senate Bill No. 48 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy (Pima), Klauer, Larson, Lines, Lowry, McCoy, McRae, Martin, Matson, Minor, O'Reilly, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Wessler, Willis, Wilson, Wood, Mr. Speaker—64.

Not voting: Dover, Ellsworth, Ellsworth, Farr, Kennedy (Mari-copa), Lee, Lentz, Marion, Mitchell, Myers, Petrie, Phillips, Porter, Warner, White, Wine—16.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 128, entitled, An Act, relating to the state tax commission, and exempting from quarterly allotment the appropriation for postage made under the provisions of the general appropriation bill.

On roll call Senate Bill No. 128 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutche-

son, Kartus, Kennedy (Pima), Klauer, Larson, Lines, McCoy, McRae, Martin, Matson, Minor, O'Reilly, Pugh, Rattery, Retzliff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Wessler, Willis, Wilson, Wood, Mr. Speaker—63.

Not voting: Dover, Ellsworth, Ellsworth, Farr, Kennedy (Maricopa), Lee, Lentz, Lowry, Marion, Mitchell, Myers, Petrie, Phillips, Porter, Warner, White, Wine—17.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

Motion by Mr. Wilson, seconded by Mr. Schaffer, that the House stand adjourned. Carried, and at 4:58 p. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

FRIDAY, FEBRUARY 11

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayotn, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Rattery, Retzliff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—77.

Excused: Dover, Farr, Martin—3.

Father Victor Bucher, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Thursday, February 10, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills Nos. 128 to 138 inclusive, House Concurrent Resolution No. 10 and House Memorial No. 5.....1500 copies.

Received:

House Bills Nos. 110, 112, 113, 115, 117, 119 and House Joint Memorial No. 7.

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

Senate Bill No. 7, authorizing cities and towns to expend moneys outside city limits.

House Bill No. 60, bonding of motor vehicle engine rebuilders.

House Bill No. 61, changing of motor vehicle engine numbers.

House Bill No. 71, expense statement and campaign committee reports.

House Bill No. 73, increasing benefits of silicosis under workmen's compensation law.

Committee on Welfare, Mabel S. Ellis, chairman.

House Bill No. 127, exempting state department of public welfare from provisions of administrative review act, recommended do pass.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Concurrent Resolution No. 8, constitutional amendment to abolish double liability of stockholders of banks, recommended:

Majority: returned for consideration.
do pass.

Committee on Welfare, Mabel S. Ellis, chairman.

House Memorial No. 1, urging congress create program for rehabilitation of Papago Indians, recommended do pass.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House sit as in Committee of the Whole House for the purpose of further amending House Bill No. 88, traffic regulation on overtaking and passing school bus. Carried, and at 10:12 a. m., the House sat as in Committee of the Whole House.

At 10:15 a. m., the House sitting as in Committee of the Whole House was dissolved and reported:

That House Bill No. 88 be amended as follows:

Page 1, lines 7 and 8, insert "except as provided in subsection (d)."

Page 2, line 5, strike "either to or from school".

Page 2, end of bill, insert subsection (d) to read:

"(d) The driver of a vehicle upon a highway with a parking area separating the roadways need not stop upon meeting or passing a school bus which is on a different roadway."

And, as so amended, it do pass.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the report of the House sitting as in Committee of the Whole House be adopted, and that the bill be properly assigned. Carried.

House Bill No. 88, traffic regulation on overtaking and passing school bus, as amended by the House sitting as in Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

HOUSE BILL NO. 139, by Mr. Kartus of Maricopa, An Act, relating to taxation and revenue; increasing the rates of income taxation on persons and corporations, and amending section 2, chapter 65, laws of 1954, second regular session. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 140, by Messrs. Pugh, Abels, Harkness, Kartus, Lee, Sims, Mrs. Hunt of Maricopa; Mr. Lines of Graham; Dr. Fridena of Pima; Mr. Smith of Pinal and Mr. Dalton of Cochise, An Act, relating to founding report; providing for issuance of regular certificate of birth when founding report is filed with registrar, and amending section 68-625, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 141, by Miss Retzloff, Mr. Rogers of Maricopa; Messrs. Alfaro and Kennedy of Pima, An Act, relating to employer and employee relationships; prohibiting employers from requiring payment of the cost of medical examinations or furnishing of records as a condition of employment, and amending article 1, chapter 56, Arizona code of 1939, by adding section 56-119a. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 142, by Mrs. White of Maricopa, An Act, relating to persons convicted of certain crimes; providing for the registration of sex offenders and persons convicted of a felony, and amending section 43-6117, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 143, by Mr. Carr of Yuma and Mr. Steward of Maricopa, An Act, relating to the distribution, sale, or transportation of adulterated or misbranded insecticides; fungicides, rodenticides, and other pesticides and devices; regulating traffic therein; providing for registration and examination of such materials, imposing penalties and for other purposes. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 144, by Mr. Klauer of Yuma, An Act, relating to public printing and publication of notices; defining newspapers, and amending section 18-101, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 145, by Mr. Mitchell of Maricopa, An Act, relating to dairies and dairy products; prescribing regulations governing the production, transportation, handling and sale of milk and milk products, and the inspection of dairy herds, dairies and milk plants, and amending sections 50-955, 50-962, and 50-963, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 146, by the Committee on Welfare, An Act, relating to the budget and finance administration act; authorizing revolving funds for the state department of public welfare, and amending section 10-932, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 147, by Mr. Carr of Yuma and Mr. Steward of Maricopa, An Act, relating to commercial fertilizers and agricultural minerals and providing for the regulation of the manufacture and sale thereof. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 148, by the Committee on County and Municipal Affairs, An Act, relating to highways; providing for maintenance of public roads and streets other than legally designated highways, and amending section 59-631, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 149, by Mr. Bagnall of Pinal, An Act, relating to taxation; exempting wages paid to nonresidents from the withholding provisions of the income tax act, and amending chapter 65, laws of 1954, second regular session, by adding section 88a. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 150, by Mr. Klauer of Yuma, An Act, relating to accountancy and amending article 6, chapter 67, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE RESOLUTION NO. 14, by Messrs, Kartus, Abels, Andersen, Austin, Franklin, Grimes, Harkness, Kennedy, Lee, Lentz, Lowry, Mitchell, O'Reilly, Pugh, Raftery, Rogers, Sims, Steward, Warner, Wood, Mrs. Hunt, Miss Retzloff of Maricopa; Messrs. Bloomquist, Cook, Dalton, Mrs. Anderson of Cochise; Mr. Matson of Coconino; Dr. Brayton of Gila; Mr. Tidwell of Graham; Mrs. Larson of Navajo; Messrs. Alfaro, Brown, Fridena, Haugh, Holsclaw, Hostetter, Kennedy, Minor, Wessler of Pima; Mr. Smith of Pinal; Mrs. Bailey of Santa Cruz and Mrs. Ellis of Yavapai, dedication to democracy. Referred to the Committee on Administration for printing.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

HOUSE BILL NO. 128, by Mr. Lee of Maricopa, special motor vehicle plate act. Referred to Committees on Judiciary, Highways and Bridges, County and Municipal Affairs, and Banking, Insurance and Corporations.

HOUSE BILL NO. 129, by Messrs. Lee and Steward of Maricopa, railroad crossing danger signals. Referred to Committees on Judiciary, Highways and Bridges, Planning and Development, and Banking, Insurance and Corporations.

HOUSE BILL NO. 130, by Mr. Lee of Maricopa and others, traffic regulation prescribing maximum speed limits. Referred to Committees on Judiciary, Highways and Bridges, Planning and Development, and County and Municipal Affairs.

HOUSE BILL NO. 131, by Mr. Lee of Maricopa and Mr. Holsclaw of Pima, safety inspection of motor vehicles. Referred to Committees on Judiciary, Highways and Bridges, Appropriations, Banking, Insurance and Corporations, and Planning and Development.

HOUSE BILL NO. 132, by Mr. Lee of Maricopa, work week for city, town and county employees. Referred to Committees on Judiciary, County and Municipal Affairs, Labor, and Planning and Development.

HOUSE BILL NO. 133, by Mr. Cook of Cochise and others, school district contingency fund. Referred to Committees on Judiciary, Education, County and Municipal Affairs, and Planning and Development.

HOUSE BILL NO. 134, by Mr. Grimes of Maricopa, relief of Mrs. John Girdler. Referred to Committees on Judiciary, Appropriations, and Public Institutions.

HOUSE BILL NO. 135, by Mr. Holsclaw of Pima and others, creating traffic safety coordinating agency. Referred to Committees on Judiciary, Highways and Bridges, Appropriations, and Education.

HOUSE BILL NO. 136, by Mr. Holsclaw of Pima and others, drunk drivers of motor vehicles. Referred to Committees on Judiciary, Highways and Bridges, County and Municipal Affairs, and Suffrage and Elections.

HOUSE BILL NO. 137, by Mr. Holsclaw of Pima and others, uniform traffic citation forms. Referred to Committees on Judiciary, Highways and Bridges, County and Municipal Affairs, and Planning and Development.

HOUSE BILL NO. 138, by Mr. Grimes of Maricopa, reallocation of funds of state superintendent of public instruction. Referred to Committees on Judiciary, Education, and Appropriations.

HOUSE CONCURRENT RESOLUTION NO. 10, by Mr. Wessler of Pima, constitutional amendment specifying bills to be considered by legislative second regular session. Referred to Committees on Judiciary, Suffrage and Elections, County and Municipal Affairs, and Planning and Development.

HOUSE MEMORIAL NO. 5, by Messrs. Abels and Kartus of Maricopa, urging congress retain postoffice at Cactus, Arizona. Referred to Committees on Judiciary, and County and Municipal Affairs.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee report was read, filed and placed on the proper Calendar:

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

House Bill No. 88, traffic regulation on overtaking and passing school bus.

THIRD READING OF BILLS

The following bills were read the third time in full:

SENATE BILL NO. 7, entitled, An Act, relating to cities and towns; authorizing expenditures in federally owned or controlled areas, and amending article 6, chapter 16, Arizona code of 1939, by adding section 16-601b.

On roll call Senate Bill No. 7 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—76.

Not voting: Dover, Farr, Martin, Stump—4.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

HOUSE BILL NO. 60, entitled, An Act, relating to motor vehicles; and providing for rebuilding of motors.

On roll call House Bill No. 60 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—77.

Not voting: Dover, Farr, Martin—3.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 61, entitled, An Act, relating to motor vehicles; providing for changing of motor vehicle engine numbers; amending section 66-219, Arizona code of 1939, and amending article 2, chapter 66, Arizona code of 1939, by adding sections 66-219a and 66-219b.

On roll call House Bill No. 61 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—77.

Not voting: Dover, Farr, Martin—3.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 71, entitled, An Act, relating to elections; prescribing the time of filing expense statements and campaign committee reports, and amending sections 55-1014, 55-1017, 55-1405, and 55-1407, Arizona code of 1939.

On roll call House Bill No. 71 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, Matson, Minor, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Tidwell, Warner, Wessler, White, Wilson, Wine, Wood, Mr. Speaker—69.

Nays: Campbell, Franklin, Kartus, McRae, Marion, Mitchell—6.

Not voting: Dover, Farr, Martin, Thode, Willis—5.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 73, entitled, An Act, relating to occupational disease and disability, and amending sections 56-1213, 56-1215, 56-1233 and 56-1236, Arizona code of 1939.

On roll call House Bill No. 73 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—77.

Not voting: Dover, Farr, Martin—3.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 88, entitled An Act, relating to overtaking and passing school bus, and amending section 66-170, Arizona code of 1939.

On roll call House Bill No. 88 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Brown, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth (Gila), Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Warner, Wessler, Wilson, Wine, Wood, Mr. Speaker—62.

Nays: Andersen, Anderson, Bloomquist, Burton, Campbell, Ellsworth (Maricopa), Hostetter, Marion, Phillips, Rosenbaum, Thode, Tidwell, White, Willis—14.

Not voting: Dover, Farr, Martin, Stump—4.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Motion by Mr. Petrie, seconded by Mr. Wilson, that the House stand adjourned. Carried, and at 11:30 a. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

TUESDAY, FEBRUARY 15

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—76.

Excused: Lentz, Phillips, Porter, Smith—4.

Father Victor Bucher, chaplain of the House, offered prayer.

The pledge of allegiance to the flag of the United States was led by Mrs. Bailey.

Without objection, the reading of the Journal of Friday, February 11, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills Nos. 139 to 158 inclusive, House Concurrent Resolutions Nos. 11 and 12.....	1500 copies.
House Resolution No. 14.....	2000 copies.

Received:

House Bills Nos. 108, 114, 116, 118, 120 to 127 inclusive and House Concurrent Resolution No. 9.

The Committee on Rules submitted the following report:

Mr. Speaker:

Your Committee on Rules recommends to aid in the consideration of bills already introduced in the House, and to avoid undue congestion at the close of the session, that all introduction of bills, except bills deemed by the Committee on Rules to be of immediate importance to the general welfare of the state, be presented during the first fifty (50) day period of the session, the fiftieth day being February 28, 1955.

DAVID S. WINE,
Vice-chairman.

Motion by Mr. Wine, seconded by Mr. Schaffer, that the report of the Committee on Rules be adopted. Carried.

Committee on Labor, Wm. Younger Wood, chairman.

House Bill No. 38, amending benefit provisions of employment security, recommended do pass with the following amendments:

Line 2 of title, after "56-1003a" add "56-1003b,".

Page 2, between lines 14 and 15 insert:

"Sec. 2. Sec. 56-1003b, Arizona code of 1939, is amended to read:

"56-1003b. Duration of benefits. Any otherwise eligible individual shall be entitled during any benefit year to a total amount of benefits equal to twenty-six times his weekly benefit amount, provided however, he shall not received more than one-third of his base period earnings in such benefit year."

Renumber to conform.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 78, false rental advertisement, recommended:

Majority: returned for consideration.
do pass.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

HOUSE BILL NO. 151, by Messrs. O'Reilly, Raftery, Steward, Wood of Maricopa; Messrs. Carroll, Minor and Schaffer of Pima, An Act, relating to charitable trusts; providing for state supervision and enforcement

of certain charitable trusts and similar relationships, and making uniform the law relating thereto. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 152, by Messrs. Wood, Kartus, Lentz, O'Reilly, Pugh, Raftery, Schellenberg, Miss Retzloff of Maricopa; Mr. Holsclaw of Pima; Mr. Smith of Pinal and Mrs. Ellis of Yavapai, An Act, relating to probate law and procedure; providing for survival of causes of action, and amending section 38-1103, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 153, by Mr. Kartus of Maricopa, An Act, relating to prisons and prisoners, and prohibiting the holding of a prisoner incommunicado or incommunication. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 154, by Dr. Brayton of Gila; Messrs. Andersen, Kennedy, Mrs. Hunt, Miss Retzloff of Maricopa; Messrs. Holsclaw and Hostetter of Pima, An Act, relating to public health; prescribing the method of publication of proposed changes or repeals of regulations; prescribing the areas in which the board may make and amend rules, and amending sections 68-108a, 68-112, and 68-112 a, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 155, by Messrs. Steward, Austin, Harkness, Lee, Pugh, Rogers of Maricopa; Mr. Matson of Coconino; Messrs. Alfaro, Fridena, Holsclaw, Minor of Pima and Mr. Carr of Yuma, An Act, relating to expenditure of public funds, and providing for a certificate of foreign purchase to be attached to contracts. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 156, by Messrs. Steward, Austin, Harkness, Kartus, Lee, Lentz of Maricopa; Mr. Dalton of Cochise; Messrs. Fridena, Holsclaw, Kennedy, Minor of Pima and Mr. Carr of Yuma, An Act, making an appropriation for the relief of the veterans administration hospital, Phoenix, Arizona, for service rendered incident to the injury to Sgt. William L. Snodgrass, Arizona National Guard. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 157, by Messrs. Steward, Austin, Harkness, Kartus, Kennedy, Lee, Lentz, Rogers of Maricopa; Mr. Dalton of Cochise; Messrs. Fridena, Holsclaw, Minor of Pima and Mr. Carr of Yuma, An Act, making an appropriation for the relief of veterans administration hospital, Phoenix, Arizona, for service rendered incident to the injury of Private-1 Carl A. Russell, Arizona National Guard. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 158, by the Committee on Banking, Insurance and Corporations, An Act, repealing article 5 of chapter 67 Arizona code, annotated, 1939, as amended, and transferring the regulation of brokers provided thereunder to the corporation commission; endowing the corporation commission with certain prescribed powers and authority in the administration of the securities act of Arizona; and amending article 14 of chapter 53 Arizona code, annotated, 1939, as amended, by the insertion of an additional section designated as section 53-1427. Referred to the Committee on Administration for printing.

HOUSE CONCURRENT RESOLUTION NO. 11 by Mr. Mitchell of Maricopa, constitutional amendment to abolish manufacturers inventory tax exemptions. Referred to the Committee on Administration for printing.

HOUSE CONCURRENT RESOLUTION NO. 12, by Mr. Kartus of Maricopa (by request), constitutional amendment providing tax exemptions to aged and blind public welfare recipients. Referred to the Committee on Administration for printing.

Mr. Elton K. McQuery, western representative of Council of State Governments, was accorded the privileges of the floor.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

HOUSE BILL NO. 139, by Mr. Kartus of Maricopa, increasing income tax rates. Referred to Committees on Judiciary, County and Municipal Affairs, and Ways and Means.

HOUSE BILL NO. 140, by Mr. Pugh of Maricopa and others, birth certificates of foundlings. Referred to Committees on Judiciary, Public Health, County and Municipal Affairs, and Welfare.

HOUSE BILL NO. 141, by Miss Retzloff of Maricopa and others, prohibiting payments of medical examination costs as condition of employment. Referred to Committees on Judiciary, Public Health, and Labor.

HOUSE BILL NO. 142, by Mrs. White of Maricopa, registration of sex offenders and felons. Referred to Committees on Judiciary, County and Municipal Affairs, and Public Institutions.

HOUSE BILL NO. 143, by Mr. Carr of Yuma and Mr. Steward of Maricopa, Arizona pesticide act. Referred to Committees on Judiciary, Agriculture and Irrigation, County and Municipal Affairs, Appropriations, and Banking, Insurance and Corporations.

HOUSE BILL NO. 144, by Mr. Klauer of Yuma, contracts to newspaper to publish notices paid from public funds. Referred to Committees on Judiciary, and County and Municipal Affairs.

HOUSE BILL NO. 145, by Mr. Mitchell of Maricopa, amending dairy and dairy products code. Referred to Committees on Judiciary, Agriculture and Irrigation, Public Health, County and Municipal Affairs, and Livestock and Public Lands.

HOUSE BILL NO. 146, by the Committee on Welfare, revolving funds for state department of public welfare. Referred to Committees on Judiciary, Welfare, and Appropriations.

HOUSE BILL NO. 147, by Mr. Carr of Yuma and Mr. Steward of Maricopa, Arizona fertilizer materials law. Referred to Committees on Judiciary, Agriculture and Irrigation, Livestock and Public Lands, County and Municipal Affairs, and Appropriations.

HOUSE BILL NO. 148, by the Committee on County and Municipal Affairs, maintenance of public roads and streets other than legally designated highways. Referred to Committees on Judiciary, Highways and Bridges, and County and Municipal Affairs.

HOUSE BILL NO. 149, by Mr. Bagnall of Pinal, exempting wages of nonresidents from withholding provision of state income tax. Referred to Committees on Judiciary, and Ways and Means.

HOUSE BILL NO. 150, by Mr. Klauer of Yuma, creating public accountants' advisory committee. Referred to Committees on Judiciary, and County and Municipal Affairs.

HOUSE RESOLUTION NO. 14, by Mr. Kartus of Maricopa and others, dedication to democracy. Referred to Committees on Judiciary, Planning and Development, and Suffrage and Elections.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand adjourned. Carried, and at 10:36 a. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

WEDNESDAY, FEBRUARY 16

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen (Maricopa), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Stump, Thode, Tidwell, Warner, Wessler, Wilson, Wine, Wood, Mr. Speaker—73.

Excused: Anderson (Cochise), Ellsworth (Maricopa), Lentz, O'Reilly, Steward, White, Willis—7.

Reverend Wm. A. Boice, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Tuesday, February 15, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Received:

House Bills Nos. 128, 130, 134, 138, 140, House Concurrent Resolution No. 10 and House Resolution No. 14.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 68, equal public employment opportunities act, returned for consideration.

Committee on Welfare, Carl Sims, Sr., vice-chairman.

House Bill No. 82, readers for blind students, recommended:

Majority: as amended, do pass.
as amended, returned for consideration.

Amended as follows:

Page 2, line 8, after the period strike the remainder of the paragraph.

Page 2, line 18, strike "or training".

Page 2, line 19, strike "is" and insert "are".

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 126, permissive five day work week for county employees, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 63, city permission to sell, lease or exchange real property, returned for consideration.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

Senate Bill No. 7, authorizing cities and towns to expend moneys outside city limits, concurred in House amendments, and passed on Final Passage by a vote of 27 ayes, 1 not voting.

The clerk was instructed to record the action of the Senate.

Senate Bill No. 13, authority to construct municipal swimming pools on school grounds, passed by a vote of 27 ayes, 1 not voting.

Senate Bill No. 55, operators' and chauffeurs' licenses and instruction permits, passed by a vote of 27 ayes, 1 not voting.

Senate Bill No. 66, interstate oil compact, passed by a vote of 27 ayes, 1 not voting.

Senate Bill No. 92, reallocation of state tax commission funds, passed by a vote of 27 ayes, 1 not voting.

Senate Bill No. 105, reallocation of funds of state auditor, passed by a vote of 27 ayes, 1 not voting.

Senate Bill No. 108, appropriation for current expenditures for Tempe college, passed by a vote of 27 ayes, 1 not voting.

Senate Bills Nos. 13, 55, 66, 92, 105 and 108 were placed under the Order of Business, First Reading of Bills.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

SENATE BILL NO. 13, An Act, relating to parks, swimming pools and other recreational facilities of counties, cities, towns and school districts, and authorizing their location and the expenditure of public money therefor. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 55, An Act, relating to motor vehicles; prescribing rules and fees for issuance of operators' and chauffeurs' licenses, and for instruction permits, and amending sections 66-269 and 66-271, Arizona code of 1939. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 66, An Act, relating to conservation of gas and oil, and authorizing the governor on behalf of the state, to enter into the interstate oil compact. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 92, An Act, relating to the state tax commission and providing for the reallocation of funds. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 105, An Act, relating to the state auditor, and providing for the reallocation of funds. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 108, An Act, making an appropriation to the board of regents of the university and state colleges of Arizona for personal services, capital outlay, current expenditures and fixed charges at the Arizona state college at Tempe. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

HOUSE BILL NO. 159, by Messrs. Mitchell and Kartus of Maricopa, An Act, making an appropriation for the relief of John F. Monaghan. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 160, by Mr. Abels of Maricopa, An Act, relating to the state bar; providing for admission to the practice of law, and amending article 3, chapter 32, Arizona code of 1939, by adding section 32-327a. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 161, by Mr. Rogers of Maricopa, An Act, relating to creation of the office of coroner in each county; providing for establishment of laboratory and morgue, and authorizing coroner to issue subpoenas and conduct hearings and to render coroner's verdict as to cause of death; repealing sections 44-3401 to 44-3409, inclusive, and sections 17-1103 and 17-1104, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 162, by Mr. Rutherford of Mohave; Mr. Dalton, Mrs. Anderson of Cochise; Mr. Scudder of Coconino; Mr. Sims of Maricopa and Mr. Carr of Yuma, An Act, relating to motor vehicle dealers, motor dealers and wreckers and amending section 66-1101, Arizona code of 1939 and sections 66-1104 and 66-1110, Arizona code of 1939 (sections

4 and 10, chapter 92, session laws of 1945, regular session). Referred to the Committee on Administration for printing.

HOUSE BILL NO. 163, by Mr. Campbell of Maricopa, An Act, relating to taxation; providing for statement showing distribution of tax as indicated on assessment and tax roll to be supplied annually to mortgagor by mortgagee or his agent; and amending article 6, chapter 73, Arizona code of 1939, by adding section 73-602a. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 164, by Mr. Bagnall of Pinal and Mr. Farr of Apache, An Act, making an appropriation for the relief of E. W. Powers, Jr. Referred to the Committee on Administration for printing.

Mr. West Timmerman, former member, was accorded the privileges of the floor.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

HOUSE BILL NO. 151, by Mr. O'Reilly of Maricopa and others, uniform supervision of trustees for charitable purposes act. Referred to Committees on Judiciary, County and Municipal Affairs, and Banking, Insurance and Corporations.

HOUSE BILL NO. 152, by Mr. Wood of Maricopa and others, survival of causes of action. Referred to Committees on Judiciary, County and Municipal Affairs, and Banking, Insurance and Corporations.

HOUSE BILL NO. 153, by Mr. Kartus of Maricopa, visitation of prisoners. Referred to Committees on Judiciary, County and Municipal Affairs, and Public Institutions.

HOUSE BILL NO. 154, by Dr. Brayton of Gila and others, amending state health code by broadening powers. Referred to Committees on Judiciary, County and Municipal Affairs, and Public Health.

HOUSE BILL NO. 155, by Mr. Steward of Maricopa and others, requiring certificate for out-of-state purchases for expenditure of public funds. Referred to Committees on Judiciary, County and Municipal Affairs, and Labor.

HOUSE BILL NO. 156, by Mr. Steward of Maricopa and others, relief of veterans hospital for sergeant William L. Snodgrass claim. Referred to Committees on Judiciary, Appropriations, and Public Defense and Veterans' Affairs.

HOUSE BILL NO. 157, by Mr. Steward of Maricopa and others, relief of veterans hospital for private Carl A. Russell claim. Referred to Committees on Judiciary, Appropriations, and Public Defense and Veterans' Affairs.

HOUSE BILL NO. 158, by the Committee on Banking, Insurance and Corporations, amending securities act on regulation of brokers. Referred to Committees on Judiciary, County and Municipal Affairs, and Banking, Insurance and Corporations.

HOUSE CONCURRENT RESOLUTION NO. 11, by Mr. Mitchell of Maricopa, constitutional amendment to abolish manufacturers inventory

tax exemptions. Referred to Committees on Judiciary, Ways and Means, and Suffrage and Elections.

HOUSE CONCURRENT RESOLUTION NO. 12, by Mr. Kartus of Maricopa (by request), constitutional amendment providing tax exemptions to aged and blind public welfare recipients. Referred to Committees on Judiciary, Ways and Means, County and Municipal Affairs, Welfare, and Suffrage and Elections.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand adjourned. Carried, and at 10:53 a. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

THURSDAY, FEBRUARY 17

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzliff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Stump, Thode, Tidwell, Warner, Wessler, White, Wilson, Wine, Wood, Mr. Speaker—76.

Excused: Haugh, Porter, Steward, Willis—4.

Reverend William A. Boice, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Wednesday, February 16, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills Nos. 159 to 164 inclusive.....1500 copies.

Received:

House Bills Nos. 129, 131, 133, 135, 137, 139, 141, 142, 144, 145, 146, 148, 149 and House Memorial No. 5.

Committee on Suffrage and Elections, Harry Ackerman, chairman.

House Concurrent Resolution No. 4, constitutional amendment on initiative and referendum measures, recommended:

Majority: as amended, returned for consideration.
as amended, do pass.

Minority: do not pass.

Amended as follows:

Page 1, line 10, after "initiative measure" insert "hereafter".

Committee on Suffrage and Elections, Harry Ackerman, chairman.

House Concurrent Resolution No. 8, constitutional amendment to abolish double liability of stockholders of banks, recommended:

Majority: do pass.
returned for consideration.

Minority: do not pass.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Memorial No. 4, urging congress lower age of retirement under OASI coverage, returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

House Joint Memorial No. 1, Coconino and Sitgreaves national forests timberland ownership, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 4, small loan interest rates, constitutional and in proper form.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 16, defining unlawful cohabitation, returned for consideration of the House with the following amendments:

Line 1 of title, strike semi-colon and insert "and".

Line 2 of title, strike comma insert period and strike balance of title.

Page 1, line 2, strike "if any person cohabits" and insert "every person who lives in a state of cohabitation".

Page 1, line 3, after "or" insert "who lives".

Page 1, lines 5 and 6, strike "such person".

Page 1, line 6, strike "a felony" and insert "unlawful cohabitation".

Page 1, line 7, after "two thousand dollars," strike "and".

Page 1, line 8, after "ten years" strike period and insert
 " , or by both such fine and imprisonment."

Strike all of section 2.

Committee on County and Municipal Affairs, Enos P. Schaffer,
 chairman.

House Bill No. 17, defining polygamy and fixing penalty,
 returned for consideration with the following amendments:

Page 1, strike all of section 1 and insert:

"Section 1. Polygamy defined. 1a. Every person who marries another, while having a husband or wife living; 1b. Every person who marries in a ceremony where a man simultaneously marries more than one woman; 1c. Every person who knowingly and wilfully marries the husband or wife of another, in any case in which such husband or wife would be punishable under the provisions of this act, and 1d. Every person who lives in a bigamous condition, is guilty of polygamy."

Page 2, strike all of section 2 and insert:

"Sec. 2. Exceptions. The crime of polygamy shall not extend to any person by reason of any former marriage whose husband or wife by such marriage has been absent for five successive years, without being known to such person within that time to be living, nor to any person by reason of any former marriage which has been pronounced void, annulled or dissolved by the judgment of a competent court."

Page 2, strike all of section 3.

Re-number to conform.

Page 2, line 40, after the comma following "dollars" strike "and".

Page 2, line 41, after "ten years" strike the period and insert "or by both such fine and imprisonment."

Committee on Suffrage and Elections, Harry Ackerman, chairman.

House Bill No. 23, prescribing manner of voting at elections, recommended:

Majority: as amended, do pass.
 as amended, returned for consideration.

Minority: do not pass.

Amended as follows:

Page 1, line 1, strike "55-507" and insert "55-813".

Page 1, beginning with line 3 strike balance of bill and insert:

"55-813. Manner of voting. The election officers shall admit but one voter to the voting machine at one time and only after it has been ascertained that he is entitled to vote. The voting on the voting machine shall be secret except as provided in cases of voting by assisted voters and no voter shall remain within the voting machine booth longer than five minutes and if he shall refuse to leave it after the lapse of five minutes he may be removed by the judges."

"Sec. 2. Sec. 55-815, Arizona code of 1939, is amended to read:

"55-815. Paper ballots authorized, repair of machines. (a) There shall be printed for and furnished to each polling place at which an election is to be held a number of ballots equalling at least thirty per cent of the number of registered voters whose names appear on the precinct register of the precinct, town, city or district for which they are printed. Upon demand of any registered voter of the precinct a paper ballot shall be furnished him which he may use in voting in lieu of voting on a voting machine. Such paper ballot shall be handled as paper ballots are handled in other precincts not having voting machines.

"(b) If any voting machine being used in any election shall become out of order during such election it shall be repaired if possible or another machine substituted as promptly as possible. But in case such repair or substitution cannot be made, the paper ballots may be used for the taking of votes."

Amend title to read:

"Relating to elections; prescribing the manner of voting; providing for use of paper ballots; and amending sections 55-813 and 55-815."

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 23, prescribing manner of voting at elections, constitutional and in proper form.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 27, providing for means to curb juvenile delinquency, returned for consideration with the following amendments:

Line 1 of title, after "juveniles;" strike the balance of title and insert "empowering boards of supervisors to establish and enforce curfew laws, and amending article 3, chapter 17, Arizona code of 1939, by adding section 17-309a."

Page 1, line 1, after "Section 1." strike all of bill except present Sec. 7, and insert "Article 3, chapter 17, Arizona code of 1939, is amended by adding section 17-309a, to read:

"17-309a. Curfew laws authorized. The board of supervisors may make and enforce curfew laws, having for their purpose curbing and preventing juvenile delinquency. Such laws shall apply to juveniles under the age of eighteen years, but may contain such reasonable exceptions as the board deems necessary. The board may make curfew laws applicable

to the county or such portion thereof as may be found necessary. The board may enforce such laws by prescribing penalties for the violation thereof.”.

Renumber to conform.

Committee on Labor, Wm. Younger Wood, chairman.

House Bill No. 59, creating department of labor, recommended:

Majority: as amended, do pass.

Minority: do not pass.

Amended as follows:

Page 2, line 25, after “ified.” insert “The Commissioner of Labor shall be removable by governor for cause.”

Page 3, line 16, strike the semi-colon and insert “provided such rules and regulations shall be subject to the provisions of the Administrative Procedures act, 4-701 to 712, Arizona code of 1939.”.

Page 5, lines 19 and 20, strike “and of the Arizona highway commission”.

Page 5, line 24, strike “these departments” and insert “this department”.

Page 5, line 25, strike “and the Arizona”.

Page 5, line 26, strike “highway commission”.

Page 5, line 30, strike “these departments” and insert “this department”.

Page 5, line 31, strike “and highway commission”.

Page 6, line 11, strike “be representatives chosen from” and insert “represent”.

Page 6, line 12, strike “be representatives chosen from labor unions” and insert “represent labor”.

Page 8, line 22, after “representative” strike the comma and insert “for the purpose of collecting facts and statistics relating to the employment of workers and for the proper enforcement of all labor laws of the state”.

Page 9, line 30, strike “twenty-five” and insert “one hundred”.

Page 16, line 13, after “labor,” insert “mine inspector”.

Page 17, line 38, after “labor” insert “or other authorized inspector”.

Page 17, line 45, after “labor” strike the period and insert “and other authorized inspector.”.

Page 18, line 1, after “officers,” insert “and authorized inspectors”.

Page 18, line 16, after "labor" insert "or other authorized inspector".

Page 18, line 37, after "representative" strike the comma and insert "or other authorized inspector".

Page 19, line 13, after "officer" insert "or other authorized inspectors".

Page 19, line 27, after "Arizona" strike the balance of the line, all of line 28 and "fixed by the Arizona" on line 29.

Page 19, line 32, after "labor" insert "performed for said commission or for contractors performing work under contract with said commission".

Page 19, line 33, after "thereof." insert "The Arizona State Highway Commisison shall determine such minimum per diem wage not later than April 1st of each odd numbered year."

Page 19, line 34, strike "determine and".

Page 19, line 36, after "year" strike the period and insert "and shall enforce such minimum wage."

Page 30, line 22, after "thereby" strike the semi-colon insert a period and strike the balance of the line.

Page 30, line 23, strike "shall not apply" and insert "This act shall not supersede, add to or take from the powers and duties of the State Mine Inspector or the Industrial Commission as such powers relate".

Committee on Livestock and Public Lands, S. Earl Pugh, chairman.

House Bill No. 63, water project authority act, recommended:

Majority: as amended, do pass.
as amended, returned for consideration.

Minority: do not pass.

Amended as follows:

Page 14, line 42, insert new subdivision to read:

"(d) Existing or authorized projects. Provided, however, that nothing in this act shall be construed to interfere with or to take water from reclamation projects, irrigation districts, or irrigation associations already using water from the main Colorado river or now in the course of construction for that purpose pursuant to congressional authorization."

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 68, equal public employment opportunities act, constitutional and in proper form with the following amendment:

Page 2, line 18, insert a comma after "employer".

Committee on Planning and Development, William J. Harkness, chairman.

House Bill No. 87, creating office of director of budget, returned for consideration with the following amendment:

Page 3, line 8, strike "determined by legislative appropriation." and insert "not in excess of \$7500.00."

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 90, regulating oral prescriptions for narcotic drugs, constitutional and in proper form, with the following amendments:

Page 2, line 12, strike "may be either" and "or in the".

Page 2, line 13, strike "future".

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 92, workmen's compensation coverage for civil defense workers, returned for consideration.

Committee on Planning and Development, William J. Harkness, chairman.

House Bill No. 106, enlarging membership of livestock sanitary board, recommended do pass.

Committee on Suffrage and Elections, Harry Ackerman, chairman.

House Bill No. 111, eliminating closing of bars for municipal elections, recommended:

Majority: as amended, returned for consideration.

Minority: do not pass.

Amended as follows:

Page 2, line 44, after "officers," insert "a special election called pursuant to section 1, article 21, of the constitution,".

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 158, amending securities act on regulation of brokers, recommended do pass.

Committee on Rules, Davis S. Wine, vice-chairman, on order of Active Calendar.

House Bill No. 57, qualifications for superintendent of Arizona children's colony.

House Joint Memorial No. 1, Coconino and Sitgreaves national forests timberland ownership.

House Bill No. 23, prescribing manner of voting at elections.

House Bill No. 90, regulating oral prescriptions for narcotic drugs.

House Bill No. 68, equal public employment opportunities act.

House Bill No. 4, small loan interest rates.

BUSINESS ON THE SPEAKER'S DESK

Communications from the governor, Ernest W. McFarland, on approval of the following bills, were read and filed:

Senate Bill No. 48, appropriation to secretary of state for printing 1954 supplemental code.

Senate Bill No. 128, exempting from quarterly allotment tax commission appropriation for postage.

House Joint Rescution No. 3, on death of Ira Hayes.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

HOUSE BILL NO. 165, by Mr. Bagnall of Pinal (by request), An Act, relating to chiropractic, and amending sections 67-703, 67-704, 67-705, 67-706 and 67-707, Arizona code of 1939; amending article 7, chapter 67, by adding section 67-709. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 166, by the Committee on Education, An Act, relating to education; providing for change of date on which county school superintendents furnish lists of necessary textbooks, and amending section 54-1102, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 167, by the Committee on Education, An Act, making an appropriation to the state school fund. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 168, by Mr. Pugh of Maricopa, An Act, relating to the board of beauty culturist examiners, and providing for the reallocation of funds. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 169, by Messrs. Babbitt, Carr of Yuma; and Mr. Rutherford of Mohave, An Act, relating to the Colorado river boundary commission; prescribing additional powers and duties; and amending chapter 9, laws of 1953, first regular session. Referred to the Committee on Administration for printing.

HOUSE CONCURRENT RESOLUTION NO. 13, by Messrs. Babbitt, Carr of Yuma; and Mr. Rutherford of Mohave, constitutional amendment granting legislature power to alter state boundary line. Referred to the Committee on Administration for printing.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

SENATE BILL NO. 13, authority to construct municipal swimming pools on school grounds. Referred to Committees on Judiciary, Education, County and Municipal Affairs, and Appropriations.

SENATE BILL NO. 55, operators' and chauffeurs' licenses and instruction permits. Referred to Committees on Judiciary, and Highways and Bridges.

SENATE BILL NO. 66, interstate oil compact. Referred to Committees on Judiciary, County and Municipal Affairs, and Livestock and Public Lands.

SENATE BILL NO. 92, reallocation of state tax commission funds. Referred to Committees on Judiciary, and Appropriations.

SENATE BILL NO. 105, reallocation of funds of state auditor. Referred to Committees on Judiciary, and Appropriations.

SENATE BILL NO. 108, appropriation for current expenditures for Tempe college. Referred to Committees on Judiciary, Appropriations, and Public Institutions.

HOUSE BILL NO. 159, by Messrs. Mitchell and Kartus of Maricopa, relief of John F. Monaghan. Referred to Committees on Judiciary, Appropriations, and Public Defense and Veterans' Affairs.

HOUSE BILL NO. 160, by Mr. Abels of Maricopa, liberalizing qualification for admission to state bar. Referred to Committees on Judiciary, County and Municipal Affairs, and Education.

HOUSE BILL NO. 161, by Mr. Rogers of Maricopa, county coroner, laboratory and morgue. Referred to Committees on Judiciary, County and Municipal Affairs, Public Health, and Suffrage and Elections.

HOUSE BILL NO. 162, by Mr. Rutherford of Mohave and others, motor vehicle dealers and wreckers. Referred to Committees on Judiciary, Highways and Bridges, and County and Municipal Affairs.

HOUSE BILL NO. 163, by Mr. Campbell of Maricopa, requiring breakdown of taxes paid on mortgaged property. Referred to Committees on Judiciary, Ways and Means, County and Municipal Affairs, and Banking, Insurance and Corporations.

HOUSE BILL NO. 164, by Mr. Bagnall of Pinal and Mr. Farr of Apache, relief of E. W. Powers, Jr. Referred to Committees on Judiciary, Appropriations, and Banking, Insurance and Corporations.

Motion by Mr. Petrie, seconded by Mr. Ellsworth (Gila), that the House resolve itself into a Committee of the Whole House for the consideration of the bills on the Calendar. Carried, and at 10:47 a. m., the House resolved itself into a Committee of the Whole House, Mr. Wilson in the chair.

At 11:30 a. m., the Committee of the Whole House was dissolved and Mr. Wilson, chairman, reported progress.

Motion by Mr. Schaffer, seconded by Mr. Wilson that the report of the Committee of the Whole House be accepted. Carried.

At 11:34 a. m., the sergeant-at-arms announced the seating of Mr. Porter.

Motion by Mr. Schaffer, seconded by Mr. Ellsworth (Gila), that the House stand at recess until 2:00 p. m. Carried, and at 11:35 a. m., the House stood at recess.

AFTERNOON SESSION

At 2:00 p. m., the House resumed session, Mr. Speaker presiding.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Planning and Development, William J. Harkness, chairman.

Senate Bill No. 14, county classification for salary purposes, recommended do pass.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

Senate Bill No. 37, surrender of party telephone lines for emergency calls, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 37, surrender of party telephone lines for emergency calls, returned for consideration.

Committee on Public Defense and Veterans' Affairs, Lee F. Dover, chairman.

Senate Bill No. 63, city permission to sell, lease or exchange real property, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 63, city permission to sell, lease or exchange real property, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 105, reallocation of funds of state auditor, constitutional and in proper form.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 105, reallocation of funds of state auditor, recommended do pass.

Committee on Public Institutions, J. O. Grimes, chairman.

Senate Bill No. 108, appropriation for current expenditures for Tempe college, recommended:

Majority: do pass.
be returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 108, appropriation for current expenditures for Tempe college, constitutional and in proper form.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 108, appropriation for current expenditures for Tempe college, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 16, defining unlawful cohabitation, constitutional and in proper form, with the following amendments:

Line 1 of title, strike the semi-colon and insert "and".

Line 2 of title, following "therefor" strike remainder of title.

Page 1, line 2, strike "if any person cohabits" and insert "every person who lives in a state of cohabitation".

Page 1, line 3, after "or" insert "who lives".

Page 1, line 5, strike "such".

Page 1, line 6, strike "person".

Page 1, line 6, strike "a felony" and insert "unlawful cohabitation".

Page 1, line 7, after "two thousand dollars," strike "and" and insert "or".

Page 1, line 8, after "ten years" strike the period and insert ", or by both such fine and imprisonment".

Strike all of section 2.

Committee on Welfare, Mabel S. Ellis, chairman.

House Bill No. 17, defining polygamy and fixing penalty, returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 17, defining polygamy and fixing penalty, constitutional and in proper form with the following amendments:

Page 1, strike all of section 1 and insert:

"Section 1. Polygamy defined. 1a. Every person who marries another, while having a husband or wife living; 1b. Every person who marries in a ceremony where a man simultaneously marries more than one woman; 1c. Every person who knowingly and wilfully marries the husband or wife of another, in any case in which such husband or wife would be punishable under the provisions of this act, and 1d. Every person who lives in a bigamous condition, is guilty of polygamy."

Page 2, line 6, strike all of section 2 and insert:

"Sec. 2. Exceptions. The crime of polygamy shall not extend to any person by reason of any former marriage whose husband or wife by such marriage has been absent for five successive years, without being known to such person within that time to be living, nor to any person by reason of any former marriage which has been pronounced void, annulled or dissolved by the judgment of a competent court."

Page 2, line 17, strike all of section 3.

Page 2, line 40, after comma following "dollars" strike "and" and insert "or".

Page 2, line 41, after "ten years" strike the period and insert "or by both such fine and imprisonment".

Renumber to conform.

Committee on Welfare, Mabel S. Ellis, chairman.

House Bill No. 27, providing for means to curb juvenile delinquency, returned for consideration with the following amendment:

Page 1, line 6, strike "eighteen" and insert "seventeen".

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 66, votes required for write-in candidates, returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 66, votes required for write-in candidates, constitutional and in proper form.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 78, false rental advertisements, returned for consideration.

Committee on Public Defense and Veterans' Affairs, Lee F. Dover, chairman.

House Bill No. 92, workmen's compensation coverage for civil defense workers, recommended:

Majority: do pass.
returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 127, exempting state department of public welfare from provisions of administrative review act, returned for consideration.

Committee on Suffrage and Elections, Harry Ackerman, chairman.

House Bill No. 127, exempting state department of public welfare from provisions of administrative review act, recommended do pass.

Committee on Planning and Development, W. J. Harkness, chairman.

House Resolution No. 14, dedication to democracy, recommended do pass.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Concurrent Resolution No. 8, constitutional amendment to abolish double liability of stockholders of banks, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Memorial No. 5, urging congress retain postoffice at Cactus, Arizona, returned for consideration.

Committee on Rules David S. Wine, Vice-chairman, on Order of Active Calendar.

Senate Bill No. 105, reallocation of funds for state auditor.

Senate Bill No. 108, appropriation for current expenditures for Tempe college.

Senate Bill No. 63, city permission to sell, lease or exchange real property.

House Bill No. 68, equal public employment opportunities act.

House Bill No. 4, small loan interest rates.

House Bill No. 66, votes required for write-in candidates.

House Bill No. 17, defining polygamy and fixing penalty.

Motion by Mr. Schaffer, seconded by Mr. Ellsworth (Gila), that the House resolve itself into a Committee of the Whole House for the further consideration of the bills on the Calendar. Carried, and at 2:35 p. m., the House resolved itself into a Committee of the Whole House, Mr. Wilson in the chair.

At 4:11 p. m., the Committee of the Whole House was dissolved and Mr. Wilson, chairman, reported:

That House Bill No. 57 be amended as follows:

Page 1, line 6, after "shall be" strike balance of subsection (a) and insert "a college graduate having successfully completed a college course in psychology and a college course in sociology, medicine or education, and shall also be either

"(1) a reputable, trained administrator with not less than three years experience as the superintendent of an institution engaged in the care, custody, treatment and training of mentally deficient children, or

"(2) a reputable, trained administrator with not less than five years experience as an employee of an institution engaged in the care, custody, treatment and training of mentally deficient children, three years of which employment shall have been in a supervisory or administrative capacity.

"The superintendent shall, subject to the direction of the board, take custody and control of any child admitted to the colony."

And, as so amended, it do pass.

That House Joint Memorial No. 1 be amended as follows:

Page 2, line 26, after "congress" insert "give its full support to the bill introduced by Senators Carl Hayden and Barry Goldwater of Arizona, to".

And, as so amended, it do pass.

That House Bill No. 23 be amended as follows:

Strike title in its entirety and insert "Relating to elections; prescribing the manner of voting; providing for use of paper ballots; and amending sections 55-813 and 55-815, Arizona code of 1939."

Page 1, line 1, strike "55-507" and insert "55-813".

Page 1, beginning with line 3, strike the balance of the bill and insert "55-813. Manner of voting. The election officers shall admit but one voter to the voting machine at one time and only after it has been ascertained that he is entitled to vote. The voting on the voting machine shall be secret except as provided in cases of voting by assisted voters and no voter shall remain within the voting machine booth longer than five minutes and if he shall refuse to leave it after the lapse of five minutes he may be removed by the judges.

"Sec. 2. Section 55-815, Arizona code of 1939, is amended to read:

"55-815. Paper ballots authorized, repair of machines.
(a) There shall be printed for and furnished to each polling place at which an election is to be held a number of ballots equalling at least thirty per cent of the number of registered voters whose names appear on the precinct register of the precinct, town, city or district for which they are printed. Upon demand of any registered voter of the precinct a paper ballot shall be furnished him which he may use in voting in lieu of voting on a voting machine. Such paper ballot shall be handled as paper ballots are handled in other precincts not having voting machines.

"(b) If any voting machine being used in any election shall become out of order during such election it shall be repaired if possible or another machine substituted as promptly as possible. But in case such repair or substitution cannot be made, the paper ballots may be used for the taking of votes."

And, as so amended, it do pass.

That House Bill No. 90 be amended as follows:

Page 2, line 12, strike "may be either".

Page 2, lines 12 and 13, strike "or in the future".

And as so amended, it do pass.

That Senate Bill No. 105 do pass.

That Senate Bill No. 108 do pass.

That Senate Bill No. 63 do pass.

That House Bill No. 68 be amended as follows:

Page 2, line 18, after "employer" insert a comma.

Page 3, line 27, strike period and insert "if the public contractor does not rectify the violation within ten (10) days after receipt of written notice of such violation from the public employer."

Page 3, strike Sec. 6 in its entirety.

Renumber to conform.

Page 3, line 42, strike "less than one hundred nor".

Page 3, line 43, strike comma after "dollars" and insert a period. Strike balance of line and all of line 44.

And, as so amended, it do pass.

That House Bill No. 4 be amended as follows:

Page 1, line 5, strike "two" and insert "three".

And, as so amended, it do pass.

That House Bill No. 66 do pass.

That House Bill No. 17 be amended as follows:

Strike all of section 1 and insert:

"Section 1. Polygamy defined. 1a. Every person who marries another, while having a husband or wife living; 1b. Every person who marries in a ceremony where a man simultaneously marries more than one woman; 1c. Every person who knowingly and wilfully marries the husband or wife of another, in any case in which such husband or wife would be punishable under the provisions of this act, and 1d. Every person who lives in a bigamous condition, is guilty of polygamy."

Strike all of section 2 and insert:

"Sec. 2. Exceptions. The crime of polygamy shall not extend to any person by reason of any former marriage whose husband or wife by such marriage has been absent for five successive years, without being known to such person within that time to be living, nor to any person by reason of any former marriage which has been pronounced void, annulled or dissolved by the judgment of a competent court."

Strike all of section 3.

Renumber to conform.

Page 2, line 40, strike "and" and insert "or".

Page 2, line 41, strike the period and insert "or by both such fine and imprisonment."

And, as so amended, it do pass.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the report of the Committee of the Whole House be adopted, and that the bills be properly assigned.

Motion by Mr. Carreon, seconded by Mr. Kartus, that the motion by Mr. Schaffer be amended, and that the portion of the recommendation of the Committee of the Whole House that House Bill No. 4 do pass, as amended, be rejected and that House Bill No. 4 do pass with the following amendment:

Page 1, line 5, strike "three" and insert "two and one-half".

Lost by the following vote:

Ayes: Abels, Alfaro, Anderson (Maricopa), Austin, Carreon, Dalton, Fridena, Grimes, Harkness, Holsclaw, Kartus, Kennedy, Kennedy, Minor, O'Reilly, Retzloff, Tidwell, Wood—18.

Nays: Ackerman, Anderson (Cochise), Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carroll, Cook, Dover, Ellis, Ellsworth (Maricopa), Farr, Franklin, Hostetter, Hunt, Hutcheson, Klauer, Larson, Lentz, Lines, Lowry, McCoy, McRae, Martin, Matson, Myers, Petrie, Phillips, Porter, Pugh, Raftery, Rhodes, Rogers, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Stump, Wessler, Wilson, Wine, Mr. Speaker—51.

Not voting: Ellsworth (Gila), Haugh, Lee, Marion, Mitchell, Rosenbaum, Steward, Thode, Warner, White, Willis—11.

The motion by Mr. Schaffer on the adoption of the report of the Committee of the Whole House, was then put and carried.

House Bill No. 57, qualifications for superintendent of Arizona children's colony, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Joint Memorial No. 1, Coconino and Sitgreaves national forests timberland ownership, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 23, prescribing manner of voting at elections, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 90, regulating oral prescriptions for narcotic drugs, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 105, reallocation of funds of state auditor, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 108, appropriation for current expenditures for Tempe college, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 63, city permission to sell, lease or exchange real property, was placed under the Order of Business, Third Reading of Bills.

House Bill No. 68, equal public employment opportunities act, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 4, small loan interest rates, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 66, votes required for write-in candidates, was referred to the Committee on Administration to be engrossed.

House Bill No. 17, defining polygamy and fixing penalty, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Without objection, the House referred to the Order of Business, Third Reading of Bills:

THIRD READING OF BILLS

The following bills were read the third time in full:

SENATE BILL NO. 63, entitled, An Act, relating to the sale, lease or exchange by cities and towns of surplus real property to the United States for governmental purposes, and amending article 8, chapter 16, Arizona code of 1939, by adding section 16-801a.

On roll call Senate Bill No. 63 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Maricopa), Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lentz, Lines, Lowry, McCoy, McRae, Martin, Matson, Minor, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Stump, Tidwell, Wessler, Wilson, Wine, Wood, Mr. Speaker—68.

Not voting: Brayton, Ellsworth (Gila), Haugh, Lee, Marion, Mitchell, Retzloff, Steward, Thode, Warner, White, Willis—12.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 105, entitled, An Act, relating to the state auditor, and providing for the reallocation of funds.

On roll call Senate Bill No. 105 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Maricopa), Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lentz, Lines, Lowry, McCoy, McRae, Martin, Matson, Minor, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Stump, Tidwell, Wessler, Wilson, Wine, Wood, Mr. Speaker—69.

Not voting: Ellsworth (Gila), Haugh, Lee, Marion, Mitchell, Phillips, Steward, Thode, Warner, White, Willis—11.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 108, entitled, An Act, making an appropriation to the board of regents of the university and state colleges of Arizona for personal services, capital outlay, current expenditures and fixed charges at the Arizona state college at Tempe.

On roll call Senate Bill No. 108 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Bur-

ton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Maricopa), Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lentz, Lines, Lowry, McCoy, Martin, Matson, Minor, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzlloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Stump, Thode, Tidwell, Wessler, Wilson, Wine, Wood, Mr. Speaker—70.

Not voting: Ellsworth (Gila), Haugh, Lee, McRae, Marion, Mitchell, Steward, Warner, White, Willis—10.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

Motion by Mr. Wilson, seconded by Mr. Schaffer, that the House stand adjourned. Carried, and at 4:40 p. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

FRIDAY, FEBRUARY 18

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzlloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Wilson, Wine, Wood, Mr. Speaker—77.

Excused: Haugh, Porter, Willis—3.

Reverend William A. Boice, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Thursday, February 17, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills Nos. 165 to 169 inclusive and House Concurrent Resolution No. 13.....1500 copies.

Received:

House Bills Nos. 132, 136, 143, 147, 150, 151, 153, 155, 156, 157, 158 and House Concurrent Resolution No. 11.

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

House Bill No. 4, small loan interest rates.

House Bill No. 17, defining polygamy and fixing penalty.

House Bill No. 23, prescribing manner of voting at elections.

House Bill No. 57, qualifications for superintendent of Arizona children's colony.

House Bill No. 66, votes required for write-in candidates.

House Bill No. 68, equal public employment opportunities act.

House Bill No. 90, regulating oral prescriptions for narcotic drugs.

House Joint Memorial No. 1, Coconino and Sitgreaves national forests timberland ownership.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 37, surrender of party telephone lines for emergency calls, constitutional and in proper form.

Committee on Suffrage and Elections, Harry Ackerman, chairman.

Senate Bill No. 50, expansion of board of school trustees, returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

House Concurrent Resolution No. 4, constitutional amendment on initiative and referendum measures, constitutional and in proper form with the following amendment:

Page 2, line 4, after "measure" strike the period and insert "but initiative or referendum measures passed prior to the adoption of this amendment and not having been approved by a majority vote of the qualified electors are subject to repeal or amendment by the legislature."

Committee on Judiciary, Harry Bagnall, chairman.

House Concurrent Resolution No. 8, constitutional amendment to abolish double liability of stockholders of banks, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Memorial No. 5, urging congress retain postoffice at Cactus, Arizona, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Joint Memorial No. 5, urging establishment of national cemetery in Arizona, constitutional and in proper form.

Committee on Rules, David S. Wine, vice-chairman, on Order of Active Calendar.

House Concurrent Resolution No. 4, constitutional amendment on initiative and referendum measures.

Senate Bill No. 37, surrender of party telephone lines for emergency calls.

House Joint Memorial No. 5, urging establishment of national cemetery in Arizona.

House Memorial No. 5, urging congress retain postoffice at Cactus, Arizona.

House Concurrent Resolution No. 8, constitutional amendment to abolish double liability of stockholders of banks.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

HOUSE BILL NO. 170, by Mr. Kartus of Maricopa (by request), An Act, relating to spirituous liquors; prohibiting for one year resubmission of liquor license applications denied for approximately the same location; and amending section 72-105a, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 171, by Miss Retzliff of Maricopa; Messrs. Alfaro, Holsclaw, Minor of Pima; Mr. Farr of Apache; Mr. Dalton of Cochise; Mr. Matson of Coconino; Dr. Brayton of Gila; Messrs. Kartus, Lee, Rogers, Mrs. Hunt of Maricopa; Messrs. Brown, Carroll, Fridena, Kennedy, Mrs. Hutcheson of Pima; Mr. McCoy and Mrs. Elis of Yavapai, An Act, relating to law enforcement; creating the Arizona bureau of narcotics enforcement as part of the department of law, and amending section 68-833, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 172, by Mr. Alfaro of Pima and Miss Retzliff of Maricopa, An Act, relating to public health; prescribing the number of members of the state board of health; providing for an advisory committee; setting forth the duties and compensation thereof, and amending section 68-116, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 173, by Miss Retzliff of Maricopa and Mr. Alfaro of Pima, An Act, relating to state lands; requiring the governor, auditor and secretary of state to approve all sales of state land, and amending article 4, chapter 11, Arizona code of 1939, by adding section 11-401a. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 174, by the Committee on Banking, Insurance and Corporations (endorsed by Mr. Franklin of Maricopa, chairman; Mr. Babbit of Yuma, vice-chairman; Members Dalton of Cochise, Carreon,

Harkness, Lowry, O'Reilly, Raftery, Schellenberg, Wilson of Maricopa; Smith of Pinal; and Martin of Yavapai), An Act, relating to the state employees' retirement system; and amending sections 8, 15, 16 and 18 of chapter 128, laws of 1953, as amended. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 175, by Mr. Rutherford of Mohave, An Act, relating to witnesses; examination of husband and wife precluded in certain instances, and amending section 44-2702, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 176, by Mr. Wine of Pima, An Act, making an appropriation to the contribution fund for reimbursement of costs incurred in the administration of chapter 126, laws of 1951, relating to state employees' participation in federal social security insurance. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 177, by Mr. Mitchell of Maricopa, An Act, relating to motor vehicle fuel tax; fixing the tax and the distribution and use thereof; exempting the tax and expenditure thereof from budget limitation; amending article 3, chapter 66, of the Arizona code of 1939 as amended by adding thereto sections 66-301 (a), 66-301 (b), 66-301 (c) and 66-301 (d). Referred to the Committee on Administration for printing.

HOUSE BILL NO. 178, by Mr. O'Reilly of Maricopa, An Act, relating to juries and jurors; providing a method of summoning jurors, and amending section 37-114, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 179, by Mr. Babbitt of Yuma, An Act, making a supplemental appropriation to the civil defense agency. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 180, by the Committee on County and Municipal Affairs (endorsed by Mr. Scudder of Coconino, vice-chairman; Members Matson of Coconino, Lines of Graham, Abels, Lee, Porter, Wood of Maricopa; Kennedy, Wessler, Hutcheson of Pima; and Carr of Yuma), An Act, relating to taxation; prescribing the form of the assessment roll, and amending section 73-412, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 181, by Mr. Farr of Apache, An Act, relating to tax on real estate transactions; amending article 13, chapter 73, Arizona code of 1939, by adding section 73-1303a. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 182, by Mr. Minor of Pima, An Act, relating to dogs and other animals; and amending article 16, chapter 17, Arizona code of 1939, by adding section 17-1607r. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 183, by Messrs. Lee, Austin, Franklin, Harkness, Kennedy of Maricopa; and Mr. Carroll of Pima, An Act, relating to the state employees' retirement system; amending sections 12-839, 12-840, 12-841, 12-843, 12-844, 12-851, 12-852 and 12-854, Arizona code of 1939, and amending article 8, chapter 12, Arizona code of 1939, by adding sections 12-840a, 12-849a, 12-853a, 12-855a and 12-856a. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 184, by the Committee on Suffrage and Elections, An Act, relating to elections; eliminating requirement of doctor's

certificate for persons who are physically unable to go to the polls, and amending section 55-1301, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 185, by Mr. Lee of Maricopa, An Act, relating to criminal offenses; providing for issuance of license to carry concealed weapons; amending sections 43-2202 and 43-2205, Arizona code of 1939, and amending article 22, chapter 43, Arizona code of 1939, by adding section 43-2205b. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 186, by Mr. Wine of Pima, An Act, making a supplemental appropriation to certain departments of the state for the payment of unpaid obligations for social security and state retirement systems. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 187, by Mr. Wilson of Maricopa, An Act, relating to the Arizona racing commission; abolishing the Arizona racing commission, and creating the Arizona dog and horse racing commission; amending section 73-1609, Arizona code of 1939; amending article 16, chapter 73, Arizona code of 1939, by adding section 73-1610a, and repealing section 73-1610, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 188, by Mr. Bagnall of Pinal; Mr. Ellsworth of Gila; Mr. Pugh of Maricopa; Mr. Kennedy of Pima; and Mr. Klauer of Yuma, An Act, relating to the Arizona state fair; creating a state fair advisory board; prescribing the powers and duties of the state fair advisory board; amending section 8-701, Arizona code of 1939, and chapter 8, article 7, Arizona code of 1939, by adding sections 8-706, 8-707, 8-708, and 8-709. Referred to the Committee on Administration for printing.

HOUSE CONCURRENT RESOLUTION NO. 14, by the Committee on Judiciary (by request), constitutional amendment on retired judges. Referred to the Committee on Administration for printing.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

HOUSE BILL NO. 165, by Mr. Bagnall of Pinal (by request), amending chiropractic law. Referred to Committees on Judiciary, Appropriations, and Public Health.

HOUSE BILL NO. 166, by the Committee on Education, county school superintendent date for furnishing lists of necessary textbooks. Referred to the Committees on Judiciary, Education, and County and Municipal Affairs.

HOUSE BILL NO. 167, by the Committee on Education, appropriation to state school fund for homebound teaching program. Referred to Committees on Judiciary, Appropriations, and Education.

HOUSE BILL NO. 168, by Mr. Pugh of Maricopa, reallocation of funds of board of beauty culturist examiners. Referred to Committees on Judiciary, and Appropriations.

HOUSE BILL NO. 169, by Mr. Babbitt of Yuma and others, Colorado river boundary commisison. Referred to Committees on Judiciary, Livestock and Public Lands, Appropriations, and County and Municipal Affairs.

HOUSE CONCURRENT RESOLUTION NO. 13, by Mr. Babbitt of Yuma and others, constitutional amendment granting legislature power to alter state boundary line. Referred to Committees on Judiciary, Suffrage and Elections, Livestock and Public Lands, and County and Municipal Affairs.

THIRD READING OF BILLS

The following bills were read the third time in full:

HOUSE BILL NO. 4, entitled, An Act, relating to the small loan business; decreasing the maximum rate of interest, and amending section 51-817, Arizona code of 1939.

On roll call House Bill No. 4 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Austin, Babbitt, Bagnall, Brayton, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth (Gila), Fridena, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Lee, McCoy, Matson, Minor, Mitchell, O'Reilly, Pugh, Raftery, Retzloff, Rogers, Schaffer, Scudder, Sims, Smith, Stump, Wilson, Wine, Wood, Mr. Speaker—43.

Nays: Andersen, Anderson, Bailey, Berry, Biles, Bloomquist, Brown, Burton, Campbell, Cook, Ellsworth (Maricopa), Farr, Franklin, Hostetter, Larson, Lentz, Lines, Lowry, McRae, Marion, Martin, Myers, Petrie, Phillips, Rhodes, Rosenbaum, Rutherford, Schellenberg, Steward, Thode, Tidwell, Warner, Wessler, White—34.

Not voting: Haugh, Porter, Willis—3.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 17, entitled, An Act, relating to polygamy; prescribing the penalty therefor, and repealing sections 43-403 and 43-404, Arizona code of 1939.

On roll call House Bill No. 17 passed the House by the following vote:

Ayes: Ackerman, Alfaro, Andersen, Anderson, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Kennedy (Maricopa), Klauer, Larson, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Wessler, White, Wilson, Wine, Wood, Mr. Speaker—65.

Nays: Abels, Austin, Carroll, Hutcheson, Kartus, Minor, Mitchell, Retzloff, Tidwell—9.

Not voting: Haugh, Kennedy (Pima), Lee, Porter, Warner, Willis—6.

The following members asked explanation of vote be spread upon the Journal:

I do not uphold the practice of polygamy, but our federal government recognizes the religious belief of conscientious objectors, and sends the rest of our citizens to the front lines to defend our religious beliefs. As long as this condition exists, to be consistent with the interpretation of the constitution of the United States, I must vote no.

CHAS. H. ABELS.

The Short Creek episode should be a closed chapter in a forgotten book. The Judiciary has said in effect, go and break the law no more, and also struck down an attempt to force Short Creek teachers to sign an oath not required by any law passed in this body. All of this was done and the episode closed under laws now in effect and in accordance with the requirements of the constitution. It appears useless to burden the statutes further where existing law is adequate, or to go further than the state has already gone in a matter involving religious conviction. I vote no.

SIDNEY KARTUS.

House Bill No. 17 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 23, entitled, An Act, relating to elections; prescribing the manner of voting; providing for use of paper ballots; and amending sections 55-813 and 55-815, Arizona code of 1939.

On roll call House Bill No. 23 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Austin, Babbitt, Bagnall, Bailey, Brayton, Carr, Carroll, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Fridena, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Lee, McCoy, McRae, Matson, Minor, Mitchell, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rogers, Rutherford, Schaffer, Scudder, Smith, Steward, Stump, Thode, Warner, Wilson, Wood, Mr. Speaker—49.

Nays: Andersen, Anderson, Berry, Biles, Bloomquist, Brown, Burton, Campbell, Carreon, Cook, Franklin, Hostetter, Larson, Lentz, Lines, Lowry, Marion, Martin, Myers, Phillips, Rhodes, Rosenbaum, Schellenberg, Sims, Tidwell, Wessler, White, Wine—28.

Not voting: Haugh, Porter, Willis—3.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 57, entitled, An Act, relating to the Arizona children's colony; prescribing qualifications for superintendent of the Arizona children's colony, and amending section 8-915, Arizona code of 1939.

On roll call House Bill No. 57 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Tidwell, Warner, Wessler, White, Wilson, Wine, Wood, Mr. Speaker—73.

Not voting: Burton, Haugh, McCoy, Porter, Stump, Thode, Willis—7.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 66, entitled, An Act, relating to primary elections; prescribing the number of votes required for write-in candidates, and amending section 55-1011, Arizona code of 1939.

On roll call House Bill No. 66 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Wilson, Wine, Wood, Mr. Speaker—74.

Not voting: Campbell, Farr, Haugh, McCoy, Porter, Willis—6.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

At 11:25 a. m., the sergeant-at-arms announced the seating of Mr. Porter.

HOUSE BILL NO. 68, entitled, An Act, relating to employment practices, and providing for equal employment opportunities by public employers and in public contracts.

On roll call House Bill No. 68 passed the House by the following vote:

Ayes: Ackerman, Alfaro, Andersen (Maricopa), Austin, Babbitt, Bagnall, Berry, Brayton, Brown, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, McCoy, McRae, Marion, Matson, Minor, Mitchell, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Wessler, Wilson, Wine, Wood, Mr. Speaker—64.

Nays: Abels, Bailey, Biles, Bloomquist, Burton, Cook, Lowry, Martin, Myers, Retzloff, White—11.

Not voting: Anderson (Cochise), Haugh, Hutcheson, Warner, Willis—5.

Mr. Abels asked that explanation of vote be spread upon the Journal:

The constitution of the United States, highest law of the land, guarantees the equal rights of all our citizens, and if this provision is ignored in the constitution, it is useless to pass state laws and expect them to be enforced. Why should we enact more laws to add to our code if they are unenforceable. I vote no.

House Bill No. 68 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 90, entitled, An Act, relating to narcotic drugs; providing for oral prescriptions in certain instances, and amending section 68-809, Arizona code of 1939.

On roll call House Bill No. 90 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzlöff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Thode, White, Wilson, Wine, Wood, Mr. Speaker—71.

Nays: Tidwell, Wessler—2.

Not voting: Austin, Haugh, Hutcheson, Mitchell, Stump, Warner, Willis—7.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE JOINT MEMORIAL NO. 1, Coconino and Sitgreaves national forests timberland ownership.

On roll call House Joint Memorial No. 1 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen (Maricopa), Austin, Babbitt, Bagnall, Bailey, Bloomquist, Brayton, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth (Gila), Franklin, Fridena, Grimes, Harkness, Holsclaw, Hunt, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lowry, McCoy, McRae, Marion, Matson, Minor, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzlöff, Rogers, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, White, Wilson, Wine, Wood, Mr. Speaker—59.

Nays: Anderson (Cochise), Berry, Biles, Brown, Burton, Campbell, Cook, Ellsworth (Maricopa), Farr, Hostetter, Lines, Martin, Rhodes, Rosenbaum, Tidwell, Warner, Wessler—17.

Not voting: Haugh, Hutcheson, Mitchell, Willis—4.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Motion by Mr. Wilson, seconded by Mr. Petrie, that the House resolve itself into a Committee of the Whole House for the consideration of the bills on the Calendar. Carried, and at 11:43 a. m., the House resolved itself into a Committee of the Whole House, Mr. Kartus in the chair.

At 12:14 p. m., the Committee of the Whole House was dissolved and Mr. Kartus, chairman, reported progress.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the report of the Committee of the Whole House be accepted. Carried.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand at recess until 1:30 p. m. Carried, and at 12:15 p. m., the House stood at recess.

AFTERNOON SESSION

At 1:30 p. m., the House resumed session, Mr. Speaker presiding.

Motion by Mr. Schaffer, seconded by Mr. Ellsworth (Gila), that the House resolve itself into a Committee of the Whole House for the further consideration of the bills on the Calendar. Carried, and at 1:50 p. m., the House resolved itself into a Committee of the Whole House, Mr. Kartus in the chair.

At 2:28 p. m., the Committee of the Whole House was dissolved and Mr. Kartus, chairman, reported:

That House Concurrent Resolution No. 4 be amended as follows:

Page 2, line 4, strike the period after "measure" and insert ", but initiative and referendum measures passed prior to the adoption of this amendment and not having been approved by a majority vote of the qualified electors are subject to repeal or amendment by the legislature."

And, as so amended, it do pass.

That Senate Bill No. 37 do pass.

That House Joint Memorial No. 5 do pass.

That House Memorial No. 5 do pass.

That House Concurrent Resolution No. 8 do pass.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the report of the Committee of the Whole House be adopted, and that the bills be properly assigned. Carried.

House Concurrent Resolution No. 4, constitutional amendment on initiative and referendum measures, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 37, surrender of party telephone lines for emergency calls, was placed under the Order of Business, Third Reading of Bills.

House Joint Memorial No. 5, urging establishment of national cemetery in Arizona, was referred to the Committee on Administration to be engrossed.

House Memorial No. 5, urging congress retain postoffice at Cactus, Arizona, was referred to the Committee on Administration to be engrossed.

House Concurrent Resolution No. 8, constitutional amendment to abolish double liability of stockholders of banks, was referred to the Committee on Administration to be engrossed.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand adjourned until 10:00 a. m., Monday, February 21, 1955. Carried, and at 2:30 p. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

MONDAY, FEBRUARY 21

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Frankin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—76.

Excused: Ackerman, Campbell, Haugh, Lentz—4.

Reverend William A. Boice, chaplain of the House, offered prayer.

The pledge of allegiance to the flag of the United States was led by Mrs. Hunt.

Without objection, the reading of the Journal of Friday, February 18, 1955, was dispensed with, and stands approved.

Mr. William Ridgeway, former member, was accorded the privileges of the floor.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills Nos. 170 to 188 inclusive and House Concurrent Resolution No. 14.....1500 copies.

Received:

House Bills Nos. 152, 159, 161, 163 and House Concurrent Resolution No. 12.

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 93, amending barber code, recommended do pass with the following amendments:

Page 2, line 19, strike "six" and insert "three".

Page 2, line 23, after "felony" change the period to comma and add "within the last three years".

Page 3, line 42, strike "at least" and insert "not more than".

Page 4, lines 11 and 12, strike "instructor's requirements".

Page 5, lines 3, 4 and 5, strike "no charge may be made by an operator or owner of a barber school for work done by students."

Page 6, lines 19 and 20, strike "chiropractic or naturopathy".

Page 6, line 36, strike "ten" and insert "fifteen".

Page 6, line 41, strike "five" and insert "six".

Page 7, line 1, strike "one hundred" and insert "twenty-five".

Page 7, lines 13, 14, 15 and 16, strike "15. For renewing instructor's certificate, five dollars; 16. For restoring expired instructor's certificate, ten dollars;". Renumber to conform.

Page 7, line 38, add "No registered barber shall be permitted to teach barber science unless he is a qualified instructor."

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 104, requiring municipality compensate firemen for injury or occupational disease loss above workmen's compensation coverage, recommended do pass.

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 141, prohibiting payments of medical examination costs as condition of employment, recommended:

Majority: returned for consideration.

Minority: do not pass.

Committee on Education, Laura McRae, chairman.

House Bill No. 166, county school superintendent date for furnishing lists of necessary textbooks, recommended do pass.

Committee on Education, Laura McRae, chairman.

House Bill No. 167, appropriation to state school fund for homebound teaching program, recommended do pass.

BUSINESS ON THE SPEAKER'S DESK

Communications from the governor, Ernest W. McFarland, on approval of the following bills, were read and filed:

Senate Bill No. 2, appropriation to livestock sanitary board for lion bounty.

Senate Bill No. 7, authorizing cities and towns to expend moneys outside city limits.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

HOUSE BILL NO. 189, by Mr. Rogers of Maricopa, An Act, relating to peace officers, and providing for the appointment, promotion, transfer, demotion, suspension and removal of peace officers of counties, cities, and towns, by means of the personnel merit system. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 190, by Mr. Ackerman of Pima and Mr. Wood of Maricopa; Mrs. Rosenbaum of Gila; Messrs. Carreon, Grimes, Kartus, Lee, Mitchell, O'Reilly, Schellenberg, Mrs. McRae of Maricopa; Mrs. Larson of Navajo; Messrs. Holsclaw and Kennedy of Pima, An Act, relating to the Arizona teachers' retirement system, increasing pensions and disability allowances of retired teachers, and amending sections 54-1709, 54-1710, and 54-1733, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 191, by Messrs. Wine and Schaffer of Pima, An Act, relating to public finances, and providing for the payment of contractual and refund claims against the state. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 192, by Messrs. Franklin, Harkness, Kartus and O'Reilly of Maricopa, An Act, relating to operating engineers; providing for the licensing thereof; and creating the board of operating engineer examiners. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 193, by Mr. Rattery of Maricopa and Mr. Ellsworth of Gila, An Act, relating to the motor vehicle fuel tax; imposing an additional tax and prescribing the distribution and use thereof; exempting the tax and expenditure thereof from budget limitation, and amending article 3, chapter 66, Arizona code of 1939, by adding sections 66-301a, 66-301b, 66-301c and 66-301d. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 194, by Mr. Schaffer of Pima and Mr. Wood of Maricopa, An Act, establishing a uniform code of laws to establish state administration of consumer loan companies or small loan companies;

establishing the supervision thereof by the state superintendent of banks; providing for the administration and judicial processes of the state to control the said industry; define the scope thereof; establishing maximum rates of charges; providing for punishment for evasions of the said act; establishing requirements for issuance and denial of licenses; providing for minimum assets of licensees; establishing control of and removal from places of business; establishing minimum examination and investigation standards; establishing requirements for maintenance of books and records, annual reports, regulations and orders to control advertising of licensees' methods of computing charges, installment payments and contract periods; providing for controls of wage purchases and collateral agreements; procedures for hearings and review; prescribing penalties; and declaring an emergency. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 195, by Messrs. Schaffer and Wine of Pima, An Act, relating to taxation; exempting wages paid by churches from the withholding provisions of the income tax act, and amending chapter 65, laws of 1954, second regular session, by adding section 88a. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 196, by Mr. Kartus of Maricopa, An Act, relating to the department of law; requiring attorneys for the interstate stream commission to be employed by the attorney general, amending section 4-609, Arizona code of 1939; and making an appropriation. Referred to the Committee on Administration for printing.

HOUSE CONCURRENT RESOLUTION NO. 15, by Messrs. Bloomquist, Cook, Mrs. Anderson of Cochise; Mrs. Rosenbaum of Gila; Messrs. Lines, Tidwell of Graham; Messrs. Berry, Biles of Greenlee; Messrs. Andersen, Franklin, Lowry, Marion, Myers, Phillips, Rhodes, Warner, Mrs. White of Maricopa; Messrs. Brown, Burton, Wessler of Pima; Mrs. Thode of Pinal and Mr. Martin of Yavapai, constitutional amendment relating to liability of stockholders of insurance companies. Referred to the Committee on Administration for printing.

HOUSE RESOLUTION NO. 15, by Mrs. Thode of Pinal, on death of Honorable S. P. Morgan.

Motion by Mr. Schaffer, seconded by Mr. Rogers, that the rules be suspended, an emergency declared, and that House Resolution No. 15 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

HOUSE BILL NO. 170, by Mr. Kartus of Maricopa (by request), reapplications for rejected liquor licenses. Referred to Committees on Judiciary, County and Municipal Affairs, and Banking, Insurance and Corporations.

HOUSE BILL NO. 171, by Miss Retzloff of Maricopa and others, creating bureau of narcotics enforcement under department of law. Referred to Committees on Judiciary, County and Municipal Affairs, and Public Health.

HOUSE BILL NO. 172, by Mr. Alfaro of Pima and Miss Retzlloff of Maricopa, increasing members of state board of health and providing for advisory committee. Referred to Committees on Judiciary, Public Health, County and Municipal Affairs, and Appropriations.

HOUSE BILL NO. 173, by Miss Retzlloff of Maricopa and Mr. Alfaro of Pima, prohibiting sale of state lands without written approval of state land board. Referred to Committees on Judiciary, Livestock and Public Lands, and Public Institutions.

HOUSE BILL NO. 174, by the Committee on Banking, Insurance and Corporations, retirement board amendments to state employees retirement act. Referred to Committees on Judiciary, County and Municipal Affairs, Education, and Banking, Insurance and Corporations.

HOUSE BILL NO. 175, by Mr. Rutherford of Mohave, witnesses in polygamy proceedings. Referred to Committees on Judiciary, County and Municipal Affairs, and Suffrage and Elections.

HOUSE BILL NO. 176, by Mr. Wine of Pima, reimbursement to employment security commission for OASI coverages. Referred to Committees on Judiciary, and Appropriations.

HOUSE BILL NO. 177, by Mr. Mitchell of Maricopa, increasing state gasoline tax. Referred to Committees on Judiciary, County and Municipal Affairs, Ways and Means, and Highways and Bridges.

HOUSE BILL NO. 178, by Mr. O'Reilly of Maricopa, method of summoning jurors. Referred to Committees on Judiciary, County and Municipal Affairs, and Suffrage and Elections.

HOUSE BILL NO. 179, by Mr. Babbitt of Yuma, appropriation to civil defense agency. Referred to Committees on Judiciary, Appropriations, Public Defense and Veterans' Affairs.

HOUSE BILL NO. 180, by the Committee on County and Municipal Affairs, amending law governing assessment rolls. Referred to Committees on Judiciary, County and Municipal Affairs, and Ways and Means.

HOUSE BILL NO. 181, by Mr. Farr of Apache, levying tax on real estate transactions to be earmarked for county school funds. Referred to Committee on Judiciary, County and Municipal Affairs, and Ways and Means.

HOUSE BILL NO. 182, by Mr. Minor of Pima, earmarking dog license revenue for rabies control. Referred to Committees on Judiciary, Livestock and Public Lands, and County and Municipal Affairs.

HOUSE BILL NO. 183, by Mr. Lee of Maricopa and others, amending state employees retirement act increasing prior service credits. Referred to Committees on Judiciary, Education, County and Municipal Affairs, and Banking, Insurance and Corporations.

HOUSE BILL NO. 184, by the Committee on Suffrage and Elections, absentee voting of physically disabled electors. Referred to Committees on Judiciary, Suffrage and Elections, and County and Municipal Affairs.

HOUSE BILL NO. 185 by Mr. Lee of Maricopa, carrying of concealed weapons. Referred to Committees on Judiciary, County and Municipal Affairs, and Planning and Development.

HOUSE BILL NO. 186, by Mr. Wine of Pima, appropriations from fees received by state boards to cover unpaid OASI and state retirement obligations. Referred to Committees on Judiciary, and Appropriations.

HOUSE BILL NO. 187, by Mr. Wilson of Maricopa, abolishing present racing commission and creating dog and horse racing commission. Referred to Committees on Judiciary, and Livestock and Public Lands.

HOUSE BILL NO. 188, by Mr. Bagnall of Pinal and others, creating state fair advisory board. Referred to Committees on Judiciary, Livestock and Public Lands, and Appropriations.

HOUSE CONCURRENT RESOLUTION NO. 14, by the Committee on Judiciary (by request), constitutional amendment on retired judges. Referred to Committees on Judiciary, Suffrage and Elections, and County and Municipal Affairs.

HOUSE RESOLUTION NO. 15, by Mrs. Thode of Pinal, on death of Honorable S. P. Morgan.

Motion by Mr. Bloomquist, seconded by Mr. Petrie, that the rules be suspended, an emergency declared, and that House Resolution No. 15 be placed under the Order of Business, Third Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

THIRD READING OF BILLS

The following bill was read the third time in full:

HOUSE RESOLUTION NO. 15, on death of Honorable S. P. Morgan.

Motion by Mr. Bloomquist, seconded by Mr. Schaffer, that House Resolution No. 15 be adopted, and that the House stand for a moment in respectful silence. Carried by unanimous vote.

Signed in open session by the Speaker, and the clerk was instructed to record the action of the House.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand adjourned. Carried, and at 10:36 a. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

TUESDAY, FEBRUARY 22

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lines, Lowry, McCoy, McRae, Marion, Martin, Matson, Mitchell, Myers, Petrie, Phillips, Porter, Pugh, Rafferty, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—77.

Excused: Lentz, Minor, O'Reilly—3.

Reverend B. G. Stillion, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Monday, February 21, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills Nos. 189 to 196 inclusive, and House Concurrent Resolution No. 15.....1500 copies.

Received:

House Bills Nos. 154, 160, 162, 164, 166 and 168.

Committee on Public Defense and Veterans' Affairs, Lee F. Dover, chairman.

House Resolution No. 10, Ira Hayes memorial committee, recommended do pass.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 13, authority to construct municipal swimming pools on school grounds, returned for consideration.

Committee on Highways and Bridges, Louis B. Ellsworth, Jr., chairman.

Senate Bill No. 55, operators' and chauffeurs' licenses and instruction permits, recommended do pass.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 92, reallocation of state tax commission funds, recommended do pass.

Committee on Public Defense and Veterans' Affairs, Lee F. Dover, chairman.

House Bill No. 36, exempting qualified disabled veterans from examination to practice optometry, recommended:

Majority: do pass.
returned for consideration.

Minority: do not pass.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 39, travel expenses of public officers and employees, recommended do pass with the following amendment:

Page 3, end of bill, add "Sec. 2. Effective date. This act shall take effect July 1, 1956."

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 67, eliminating requirement of publication of notice of probate of wills, returned for consideration with the following amendment:

Page 2, line 19, after "prepaid," insert "registered, with return receipt requested."

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 87, creating office of director of budget, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 105, exempting delinquent tax from interest and penalty, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 111, eliminating closing of bars for municipal elections, returned for consideration.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 112, prescribing equipment of rail motor cars for employee transportation, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 118, bonding of contractors, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 119, repainting surplus equipment and school buses before sale, returned for consideration.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 127, exempting state department of public welfare from provisions of administrative review act, returned for consideration.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 138, reallocation of funds of state superintendent of public instruction, recommended do pass, with the following amendments:

Page 1, line 7, after "For Personal Services" strike "\$6,000.00" and insert "\$4,000.00".

Page 1, between lines 7 and 8, insert "For OASI and State Retirement \$220.00".

Page 1, line 9, after "For Out of State Travel" strike "\$500.00" and insert "\$400.00".

Page 1, line 12, after "Total" strike "\$10,000.00" and insert "\$8,120.00".

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 140, birth certificates of foundlings, recommended do pass.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 140, birth certificates of foundlings, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 148, maintenance of public roads and streets other than legally designated highways, returned for consideration.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 152, survival of causes of action, returned for consideration.

At 10:30 a. m., the sergeant-at-arms announced the seating of Mr. O'Reilly.

BUSINESS ON THE SPEAKER'S DESK

Communications from the governor, Ernest W. McFarland, on approval of the following bills, were read and filed:

Senate Bill No. 63, city permission to sell, lease or exchange real property.

Senate Bill No. 105, reallocation of funds of state auditor.

Senate Bill No. 108, appropriation for current expenditures for Tempe college.

The following communication was presented, read and filed:

Senator Ben Arnold expressing appreciation for kindnesses extended his family in their bereavement.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

HOUSE BILL NO. 197, by Mr. Rogers of Maricopa, An Act, relating to the sale of state lands; prescribing what lands may be purchased and who may purchase the same; prescribing mineral and other reservations to be contained in sales, grants, deeds or patents; providing for compensation and damages to the owner of the surface; providing for the disposition of proceeds; amending section 11-401, Arizona code of 1939, and amending article 4, chapter 11, Arizona code of 1939, by adding section 11-401a. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 198, by the Committee on County and Municipal Affairs, An Act, relating to counties, county officers, and boards of supervisors, and amending section 17-309, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 199, by Mr. Porter of Maricopa and Mr. Brown of Pima, An Act, relating to dairy products; regulating the sales of raw milk; providing for the testing of milk-producing animals, for brucellosis and the disposition of reactors, and amending sections 50-955, 50-957, 50-958, and 50-959, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 200, by Mr. Wine of Pima, An Act, making an appropriation to the Arizona racing commission for the purpose of meeting obligations due for the employers' contribution for old age and survivors' insurance and state retirement. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 201, by Messrs. Holsclaw, Wessler of Pima; Dr. Brayton of Gila; Messrs. Campbell, Franklin, Steward of Maricopa; Mrs. Larson of Navajo; and Mrs. Ellis of Yavapai, An Act, relating to civil liability for support, and making uniform the law related thereto. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 202, by Miss Retzloff of Maricopa and Mr. Alfaro of Pima, An Act, making an emergency appropriation to the state department of health for the 1955 poliomyelitis vaccine program. Referred to the Committee on Administration for printing.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

HOUSE BILL NO. 189, by Mr. Rogers of Maricopa, merit system for peace officers. Referred to Committees on Judiciary, County and Municipal Affairs, Planning and Development, and Suffrage and Elections.

HOUSE BILL NO. 190, by Mr. Ackerman of Pima and others, increasing pensions and disability allowances of retired teachers. Referred to Committees on Judiciary, Education, County and Municipal Affairs, and Banking, Insurance and Corporations.

HOUSE BILL NO. 191, by Messrs. Wine and Schaffer of Pima, payment of contractual and refund claims against state. Referred to Committees on Judiciary, Appropriations, and County and Municipal Affairs.

HOUSE BILL NO. 192, by Mr. Franklin of Maricopa and others, operating engineer examiners act. Referred to Committees on Judiciary, Appropriations, County and Municipal Affairs, and Planning and Development.

HOUSE BILL NO. 193, by Mr. Raftery of Maricopa and Mr. Ellsworth of Gila, imposing additional gasoline tax on motor vehicle fuel distributors. Referred to Committees on Judiciary, Highways and Bridges, and Ways and Means.

HOUSE BILL NO. 194, by Mr. Schaffer of Pima and Mr. Wood of Maricopa, uniform code governing small loan companies. Referred to Committees on Judiciary, County and Municipal Affairs, and Banking, Insurance and Corporations.

HOUSE BILL NO. 195, by Messrs. Schaffer and Wine of Pima, exempting wages paid by churches from withholding provisions of state income tax. Referred to Committees on Judiciary, and Ways and Means.

HOUSE BILL NO. 196, by Mr. Kartus of Maricopa, interstate stream commission attorneys. Referred to Committees on Judiciary, Appropriations, and County and Municipal Affairs.

HOUSE CONCURRENT RESOLUTION NO. 15, by Mr. Bloomquist of Cochise and others, constitutional amendment relating to liability of stockholders of insurance companies. Referred to Committees on Judiciary, Banking, Insurance and Corporations, Suffrage and Elections, and County and Municipal Affairs.

Motion by Mr. Petrie, seconded by Mr. Ellsworth (Gila), that the House stand adjourned. Carried, and at 10:48 a. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

WEDNESDAY, FEBRUARY 23

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lines, Lowry, McCoy, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery,

Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—78.

Excused: Lentz, McRae—2.

Reverend B. G. Stillion, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Tuesday, February 22, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills No. 197 to 202 inclusive.....1500 copies.

Received:

House Bills No. 170, 172, 176, 178, 180, 182, 184, 186, 188 and House Concurrent Resolution No. 14.

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

House Joint Memorial No. 5, urging establishment of national cemetery in Arizona.

House Memorial No. 5, urging congress retain postoffice at Cactus, Arizona.

House Concurrent Resolution No. 8, constitutional amendment to abolish double liability of stockholders of banks.

Committee on Welfare, Mabel S. Ellis, chairman.

House Concurrent Resolution No. 12, constitutional amendment providing tax exemptions to aged and blind public welfare recipients, recommended:

Majority: do pass.
returned for consideration.

Minority: do not pass.

Committee on Public Institutions, J. O. Grimes, chairman.

House Bill No. 82, readers for blind students, returned for consideration.

Committee on Ways and Means, Robert A. Petrie, chairman.

House Bill No. 87, creating office of director of budget, recommended:

Majority: as amended, do pass.
as amended, returned for consideration.

Minority: do not pass.

Amended as follows:

Page 3, strike lines 24 and 25, and renumber to conform.

Page 3, lines 36 and 37, strike "and the legislature the approval or disapproval of".

Committee on Ways and Means, Robert A. Petrie, chairman.

House Bill No. 105, exempting delinquent tax from interest and penalty, recommended do pass.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 108, preventing use of deceptively similar names of private corporations, returned for consideration.

Committee on Public Institutions, J. O. Grimes, chairman.

House Bill No. 119, repainting surplus equipment and school buses before sale, returned for consideration.

Committee on Appropriations, Davis S. Wine, chairman.

House Bill No. 123, providing pensions for surviving Arizona rangers, recommended do pass.

Committee on Public Institutions, J. O. Grimes, chairman.

House Bill No. 134, relief of Mrs. John Girdler, recommended do pass.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 134, relief of Mrs. John Girdler, recommended do pass.

Committee on Welfare, Mabel S. Ellis, chairman.

House Bill No. 140, birth certificates of foundlings, recommended do pass.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 146, revolving funds for state department of public welfare, recommended do pass.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 150, creating public accountants' advisory committee, returned for consideration.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 164, relief of E. W. Powers, Jr., recommended do pass.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 167, appropriation to state school fund for homebound teaching program, recommended do pass.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 168, reallocation of funds of board of beauty culturist examiners, recommended do pass.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 176, reimbursement to employment security commission for OASI coverages, recommended do pass.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 186, appropriations from fees received by state boards to cover unpaid OASI and state retirement obligations, recommended do pass.

L. S. (Dick) Adams, former member, was accorded the privileges of the floor.

Mr. John L. Bench, former member of the Utah legislature was accorded the privileges of the floor.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House sit as in Committee of the Whole House for the purpose of further amending House Concurrent Resolution No. 4, constitutional amendment on initiative and referendum measures. Carried, and at 10:55 a. m., the House sat as in Committee of the Whole House.

At 11:10 a. m., the House sitting as in Committee of the Whole House was dissolved and reported:

That House Concurrent Resolution No. 4 be amended as follows:

Page 1, line 6, after "governor" insert "or the power of the legislature to repeal or amend."

Strike all of paragraph 2, of paragraph (6).

And, as so amended, it do pass.

Motion by Mr. Schaffer, seconded by Mr. Wine, that the report of the House sitting as in Committee of the Whole House be adopted, and that the bill be properly assigned. Carried.

House Concurrent Resolution No. 4, constitutional amendment on initiative and referendum measures, as amended by the House sitting as in Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

HOUSE BILL NO. 203, by Mr. Austin of Maricopa, An Act, relating to charitable organizations and solicitors; providing for the control of charitable organizations and solicitors by the department of public welfare, and making an appropriation. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 204, by Mr. Harkness of Maricopa, An Act, relating to mines and mining; increasing the salary of the state mine inspector, deputy state mine inspector and the mine dust engineer, and amending sections 65-201, 65-202, and 65-232, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 205, by Messrs. Bagnall, Smith of Pinal; Messrs. Ellsworth and Petrie of Maricopa, An Act, relating to flood control; empowering Maricopa and Pinal counties to take such action as may be necessary to cooperate with the United States in the construction of flood control works, and declaring an emergency. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 206, by the Committee on Appropriations, An Act, relating to salaries of institutional superintendents; providing raises in some such salaries, and amending section 12-720, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 207, by Mr. Holsclaw of Pima and Mr. Pugh of Maricopa; Messrs. Phillips, Kartus, Rhodes, Grimes of Maricopa; Mrs. Thode of Pinal; Messrs. Wessler and Haugh of Pima, An Act, relating to counties; providing for an increase in the number of members of the board of supervisors in counties having a population over one hundred thousand; amending sections 17-301 and 17-302, Arizona code of 1939, and amending article 3, chapter 17, Arizona code of 1939, by adding section 17-302a. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 208, by Mr. Rutherford of Mohave; Mr. Dover of Navajo and Mr. McCoy of Yavapai, An Act, relating to the Arizona highway department; increasing the highway commission to seven members and providing for their term of office, and organization; and amending sections 59-101, and 59-104, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE CONCURRENT RESOLUTION NO. 16, by Mr. Kartus of Maricopa, constitutional amendment on initiative and referendum measures.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

HOUSE BILL NO. 197, by Mr. Rogers of Maricopa, reservation of mineral rights on state lands. Referred to Committees on Judiciary, Livestock and Public Lands, County and Municipal Affairs, and Agriculture and Irrigation.

HOUSE BILL NO. 198, by the Committee on County and Municipal Affairs, county building code. Referred to Committees on Judiciary, Labor, Public Health, and Agriculture and Irrigation.

HOUSE BILL NO. 199, by Mr. Porter of Maricopa and Mr. Brown of Pima, brucellosis control. Referred to Committees on Judiciary, Livestock and Public Lands, Agriculture and Irrigation, and Public Health.

HOUSE BILL NO. 200, by Mr. Wine of Pima, appropriation to racing commission for OASI and state retirement obligations. Referred to Committees on Judiciary, and Appropriations.

HOUSE BILL NO. 201, by Mr. Holsclaw of Pima and others, uniform civil liability for support act. Referred to Committees on Judiciary, County and Municipal Affairs, Public Institutions, and Welfare.

HOUSE BILL NO. 202, by Miss Retzloff of Maricopa and Mr. Alfaro of Pima, appropriation for poliomyelitis vaccine program. Referred to Committees on Judiciary, Appropriations, and Public Health.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee report was read, filed and placed on the proper Calendar.

Committee on Administration, W. W. Mitchell, Sr., chairman on engrossing.

House Concurrent Resolution No. 4, constitutional amendment on initiative and referendum measures.

THIRD READING OF BILLS

The following bills were read the third time in full:

SENATE BILL NO. 37, entitled, An Act, relating to telephone calls on party lines during emergencies; prescribing priority for such calls, and providing penalties.

On roll call Senate Bill No. 37 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brown, Burton, Campbell, Carr, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lines, Lowry, McCoy, Marion, Martin, Matson, Minor, Myers, O'Reilly, Petrie, Porter, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wood, Mr. Speaker—70.

Not voting: Brayton, Carreon, Farr, Hostetter, Lentz, McRae, Mitchell, Phillips, Pugh, Wine—10.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

HOUSE CONCURRENT RESOLUTION NO. 4, PROPOSING AN AMENDMENT OF THE CONSTITUTION OF ARIZONA RELATING TO THE INITIATIVE AND REFERENDUM; PROVIDING FOR THE AMENDMENT OR REPEAL OF REFERENDUM MEASURES BY THE LEGISLATURE, AND AMENDING SUBSECTION (6), SECTION 1, PART 1, ARTICLE 4, CONSTITUTION OF ARIZONA.

Be it resolved by the House of Representatives of the State of Arizona, the Senate concurring:

1. The following amendment of subsection (6), section 1, part 1, article 4, constitution of Arizona, is proposed, to become valid when approved by a majority of the qualified electors voting thereon and upon proclamation of the governor:

(6) The veto power of the governor or the power of the legislature to repeal or amend shall not extend to initiative or referendum measures approved by a majority vote of the qualified electors voting thereon.

2. The proposed amendment (approved by a majority of the members elected to each house of the legislature, and entered upon the respective journals thereof, together with the ayes and nays thereon) shall be by the secretary of state submitted to the qualified electors at the next regular general election (or at a special election called for that purpose), as provided by article XXI, constitution of Arizona.

On roll call House Concurrent Resolution No. 4 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lines, Lowry, McCoy, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—75.

Not voting: Campbell, Farr, Hostetter, Lentz, McRae—5.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE CONCURRENT RESOLUTION NO. 8, PROPOSING AN AMENDMENT TO THE CONSTITUTION OF ARIZONA RELATING TO THE LIABILITY OF SHAREHOLDERS AND STOCKHOLDERS OF BANKING AND INSURANCE CORPORATIONS AND ASSOCIATIONS.

Be it resolved by the House of Representatives of the State of Arizona, the Senate concurring:

1. The following amendment to section 11, article XIV, constitution of Arizona, is proposed to become valid as a part of the constitution when approved by a majority of the qualified electors voting thereon and upon proclamation of the governor:

Section 11. Liability of stockholders. The shareholders or stockholders of every banking or insurance corporation or association shall be held individually responsible, equally and rateably, and not one for another, for all contracts, debts, and engagements of such corporation or association, to the extent of the amount of their stock therein, at the par value thereof, in addition to the amount invested in such shares or stock; provided, however,

that the shareholders or stockholders of any banking corporation or association which is a member of the federal deposit insurance corporation or any successor thereto or other insuring instrumentality of the United States in accordance with the provisions of any applicable law of the United States of America, shall not be liable for any amount in addition to the amount already invested in such shares or stock.

2. The proposed amendment (approved by a majority of the members elected to each house of the legislature, and entered upon the respective journals thereof, together with the ayes and nays thereon) shall be by the secretary of state submitted to the qualified electors at the next general election (or at a special election called for that purpose), as provided by article XXI, constitution of Arizona.

On roll call House Concurrent Resolution No. 8 passed the House by the following vote:

Ayes: Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kennedy (Pima), Klauer, Larson, Lee, Lines, Lowry, McCoy, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—72.

Nays: Abels, Kartus, Kennedy (Maricopa), Rhodes, Tidwell—5.

Not voting: Farr, Lentz, McRae—3.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE MEMORIAL NO. 5, urging congress retain postoffice at Cactus, Arizona.

On roll call House Memorial No. 5 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brown, Burton, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lines, Lowry, McCoy, Marion, Martin, Matson, Minor, Mitchell, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Smith, Steward, Thode, Tidwell, Warner, Wine, Wood, Mr. Speaker—66.

Nays: Haugh, Myers, Sims, Wessler, White, Willis—6.

Not voting: Andersen (Maricopa), Brayton, Campbell, Farr, Lentz, McRae, Stump, Wilson—8.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the secretary of state.

HOUSE JOINT MEMORIAL NO. 5, urging establishment of national cemetery in Arizona.

On roll call House Joint Memorial No. 5 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Burton, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lines, Lowry, McCoy, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Willis, Wine, Wood, Mr. Speaker—70.

Nays: Brown, Hostetter, Wessler, White—4.

Not voting: Andersen (Maricopa), Brayton, Campbell, Lentz, McRae, Wilson—6.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand adjourned. Carried, and at 11:47 a. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

THURSDAY, FEBRUARY 24

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—79.

Excused: McRae—1.

Reverend B. G. Stillion, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Wednesday, February 23, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills Nos. 203 to 207 inclusive and House Concurrent Resolution No. 16.....1500 copies.

Received:

House Bills Nos. 165, 167, 169, 171, 173, 174, 175, 177, 179, 181, 185, 187, 190, 192 and House Concurrent Resolution No. 13.

Committee on Livestock and Public Lands, S. Earl Pugh, chairman.

House Memorial No. 1, urging congress create program for rehabilitation of Papago Indians, recommended do pass.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 18, proposing new code for fire protection districts, returned for consideration with the following amendments:

Page 5, line 8, strike "and a treasurer." and insert a period after "secretary".

Page 5, line 12, strike "The board of" and all of lines 13, 14, 15 and through "that" on line 16.

Page 5, line 16, change the first "the" to "The".

Page 5, line 17, after "board." insert "The county treasurer shall keep the money received from said taxes in a separate fund known as the 'fire protection district fund' of the particular district for which collected."

Page 5, lines 17 and 18, strike "If the board appoints its own secretary and treasurer, it may combine the two offices."

Page 7, line 17, after "taxes" insert a period and strike the remainder of the line.

Page 7, line 18, strike the entire line.

Page 7, line 23, after "district." strike the balance of the line, and all of lines 24, 25, 26, 27, 28, 29 and 30.

Page 7, line 31, change "(b)" to "(a)".

Page 7, line 37, change "(c)" to "(b)".

Page 10, line 20, after "the" insert "real".

Page 10, line 21, strike "attending a meeting" and insert "at an election".

Page 10, line 27, strike "meeting" and insert "election".

Page 10, between lines 44 and 45, insert:
 "Portion of district included within city by incorporation, annexation or otherwise. Whenever any portion of a district is included within a city by reason of incorporation, annexation, or otherwise, such portion shall be withdrawn from the district."

Page 11, strike all of lines 14, 15, 16, 17, 18, 19, 20, 21 and 22.

Committee on Ways and Means, Robert A. Petrie, chairman.

House Bill No. 21, use tax act, returned for consideration with the following amendments:

Strike all after the enacting clause and insert:

"Section 1. Short Title. This act may be cited as the Use Tax Act of 1955.

"Sec. 2. Definitions. In this act, unless the context otherwise requires:

"1. 'Use or consumption' includes the exercise of any right or power over tangible personal property incident to the ownership thereof except the sale of such property in the regular course of business.

"2. 'Storage' means keeping or retention of tangible personal property purchased from a retailer for any purpose except sale in the regular course of business or subsequent use solely outside this state.

"3. 'Purchase' means any transfer, exchange, or barter, conditional or otherwise, in any manner or by any means, of tangible personal property for a consideration, including transactions whereby the possession of property is transferred but the seller retains the title as security for payment.

"4. 'Purchase price' means the total amount for which tangible personal property is sold, including any services that are a part of the sale, valued in money, whether paid in money or otherwise, and any amount for which credit is given to the purchaser by the seller without any deduction therefrom on account of the cost of the property sold, materials used, labor or services performed, interest charged, losses or other expenses, but does not include discounts allowed and taken, nor charges for labor or services in installing, remodeling, or repairing.

"5. 'Person' includes individual, firm, copartnership, joint adventure, association, corporation, estate, trust, receiver, or syndicate.

"6. 'Retailer' or 'dealer' includes every person engaged in the business of making sales for use, and, when in the opinion of the commission it is necessary for the efficient administration of this act, includes distributors, supervisors, or employers, and salesmen, representatives, peddlers, or canvassers, as the agents of distributors, supervisors, or employers under whom they operate or from whom they obtain the tangible personal property sold by them, whether in making

sales on their own behalf or on behalf of such distributors, supervisors, or employers.

"7. 'Notice' means written notice served personally or by registered mail, addressed to the last known address of the person to whom such notice is given, and if of a future event or contingency, not less than ten days prior thereto.

"8. 'Commission' means the state tax commission.

"Sec. 3. Imposition and rate of tax. There is levied and imposed an excise tax on the storage, use or consumption in this state of tangible personal property purchased from a retailer on or after the first day of July, 1955, at the rate of two percent of the sales price thereof. Every person storing, using or otherwise consuming in this state tangible personal property purchased from a retailer is liable for the tax. His liability is not extinguished until the tax has been paid to this state, except that a receipt from a retailer maintaining a place of business in this state or from a retailer who is authorized by the commission to collect the tax, under such rules and regulations as it may prescribe, and who is for the purposes of this act regarded as a retailer maintaining a place of business in this state, given to the purchaser in accordance with the provisions of section 10 of this act is sufficient to relieve the purchaser from further liability for the tax to which the receipt refers.

Sec. 4. Object of tax. The purpose of the tax imposed by this act is to help defray the cost of state and county government.

"Sec. 5. Presumptions. It shall be presumed that tangible personal property purchased on or after July 1, 1955, by any person and brought into this state is purchased for storage, use or consumption in this state. The burden of proving the contrary is upon the person who makes the sale unless he takes from the purchaser a certificate to the effect that the property is purchased for resale. Such certificates shall be signed by and bear the name and address of the purchaser, shall indicate the number of the privilege license issued to such purchaser under the provisions of section 73-1312, Arizona code of 1939, and shall indicate the general character of the tangible personal property sold by such purchaser in the regular course of business. Such certificate shall be substantially in such form as the commission may prescribe. The seller who takes such certificate from the purchaser shall be relieved from the liability for collection of the tax from the purchaser.

"Sec. 6. Exceptions. This act shall not apply to the use or tangible personal property:

"1. The sale or use of which has already been subjected to an excise tax equal to or in excess of that imposed by this title, whether under the laws of this or of some other state of the United States;

"2. when purchased by a person other than a consumer or for resale;

"3. brought into the state by an individual who is a non-resident for his personal use and enjoyment;

"4. used by a person engaged in the business of manufacturing or compounding for sale, profit or use, any article, substance or commodity which becomes an ingredient or component part of the product so manufactured or compounded nor to the container, label, or furnished shipping case of any such product.

"Sec. 7. Administration. This act shall be administered by the state tax commission. The commission shall employ such agents, auditors and other employees as may be necessary to the performance of its duties under this act, and fix their compensation within the limits of the moneys appropriated. The commission shall, from time to time, promulgate such rules and regulations and shall prescribe such forms as it may deem necessary for the proper administration and enforcement of this act.

"Sec. 8. Filing return. (a) Every retailer or dealer engaged in the business of making sales of tangible personal property the use of which is subject to the tax herein imposed, and every person who purchases for use any such property for which the tax is not paid to the retailer or dealer, shall, on or before the fifteenth day of each month make to the commission, on forms prescribed by it, a return showing the tangible personal property sold for use, used, or purchased for use within the state, during the preceding calendar month. Such return shall be verified by oath or affirmation of the retailer, dealer, or person making the report, or his agent, and shall be accompanied by payment of the tax shown thereon to be due.

"(b) For good cause shown the commission may extend the time for making a return not to exceed fifteen days.

"(c) The commission shall supplement the law with respect to the collection or payment of the tax by means of rules and regulations, proper and necessary for the prompt and efficient administration thereof, and such rules and regulations shall have the force and effect of law.

"Sec. 9. Registration. Every retailer within this state shall, within thirty days after the effective date of this act, or thereafter, and before selling any tangible personal property for storage, use or consumption within this state, register with the commission. Any other person not required to register hereunder, and who desires to sell tangible personal property for storage, use or consumption in this state, may register with the commission and agree to collect the tax herein imposed upon such conditions as may be prescribed by the commission.

"Sec. 10. Collection; receipt; tax a debt. Every retailer shall collect from the purchaser the tax imposed by this act and give to such purchaser a receipt therefor in the manner and form prescribed by the commission. The tax required to be collected shall be shown separately on the invoice or other proof of sale. The tax required to be collected shall constitute a debt owed by the retailer to this state.

"Sec. 11. Liability for tax. Any person who uses, stores or consumes any tangible personal property upon which a tax is herein imposed and upon which the tax has not been collected by a registered retailer shall pay the tax as herein

provided, however, every retailer maintaining a place of business in this state and making sales of tangible personal property for storage, use or other consumption in this state, unless exempt by the provisions of this act, shall at the time of making the sales collect the tax from the purchaser or user.

"Sec. 12. Additional determinations. (a) If the commission is not satisfied with the return and payment of the amount of tax required to be paid by any person, it is authorized to compute and determine the amount, based upon the facts contained in the return or upon information within its possession or that shall come into its possession.

"(b) If any person neglects or refuses to make a return when required, the commission shall make an estimate for the period or periods in respect to which such person failed to make a return, based upon any information in its possession or that may come into its possession, of the amount of the total purchase price of tangible personal property sold or purchased by such person, the use of which is subject to the tax imposed by this act, and upon the basis of said estimate shall compute and determine the amount required to be paid, adding to the sum thus arrived at a penalty equal to ten percent thereof.

"(c) All amounts determined to be due under the provisions of this section shall bear interest at the rate of one percent per month or fraction thereof, from the date on which such amounts were required to be reported until paid.

"(d) If the neglect or failure of any person to make the proper return, to pay the full amount of tax required to be paid, or to file a return, is due to fraud or an intent to evade the provisions of this act or the rules and regulations of the commission, a penalty, in addition to all other penalties of fifteen percent of the amount required to be paid by such person shall be added.

"(e) Promptly upon the making of any determination as provided in this section, the commission shall give written notice thereof to the person against whom the same is directed.

"Sec. 13. Jeopardy determination. If the commission believes that the collection of any tax will be jeopardized by delay, it shall make a jeopardy determination of the amount thereof, and promptly give to the person against whom the determination is directed written notice thereof. If the amount be not paid within ten days after service of notice a penalty of ten percent and interest at the rate of one percent per month shall be added.

"Sec. 14. Payment of taxes under protest; taxpayer's action; payment of judgment in favor of taxpayer. No injunction, writ of mandamus or other legal or equitable process shall issue in any suit, action or proceeding in any court of this state, against any officer of this state, to prevent or enjoin the collection of any tax, penalty or interest due under this act; but after payment of any tax, penalty or interest under protest, which protest shall be verified by oath and shall set forth the ground of objection to the legality of the tax, a taxpayer may bring action against the commission in the superior court of the state of Arizona in and for the county of Maricopa for the recovery of any tax, penalty or interest so

paid under protest, in accordance with the provisions of section 73-1319, Arizona code of 1939.

"In the event a final judgment is rendered in favor of the taxpayer in an action to recover tax, penalty or interest paid under protest, payment of such judgment shall be from the tax protest fund, in which the payment under protest by the taxpayer shall have been deposited by the commission, and such payment shall be made in accordance with section 73-1319, Arizona code of 1939.

"Sec. 15. Redetermination. (a) Any person from whom an amount is determined to be due under the provisions of sections 12 and 13 hereof may petition for a redetermination of the tax within ten days after service of notice upon him, failing which the determination shall become final. If a petition be filed as provided, the commission shall reconsider the amount determined to be due, and if the petitioner has so requested, shall grant an oral hearing and given ten days' notice of the time and place thereof. The commission shall have power to continue the hearing from time to time as may be necessary.

"(b) The order or decision of the commission upon a petition for redetermination shall become final sixty days after service upon the petitioner of notice thereof unless such person brings a proceeding for review.

"(c) All amounts determined by the commission to be due shall become due and payable at the time of notice thereof, and if the amount determined to be due, together with any penalty or interest thereon is not paid prior to the time the determination becomes final, there shall be added thereto a penalty of ten percent of the amount determined to be due.

"Sec. 16. Review. Every order, decision or other official act of the commission with respect to the tax imposed by this act shall be subject to review as provided by law for the review of other orders of the commission. Upon such review the court shall be limited to a consideration and determination of the question whether there has been an abuse of discretion on the part of the commission in making such order, decision or other official act.

"Sec. 17. Security for payment of tax. The commission, whenever it deems it necessary to insure compliance with the provisions of this act, may require any person subject thereto to deposit with it such security as the commission may determine. The same may be sold by the commission at public auction if it becomes necessary so to do in order to recover any tax, or any amount herein required to be collected, interest or penalty due. Notice of such sale may be served upon the person who deposited such security. Upon any such sale, the surplus, if any, above the amounts due under this act shall be returned to the person who deposited the security.

"Sec. 18. Penalty for delinquency. Any person failing to pay the tax imposed herein within the time prescribed shall pay, in addition thereto, a penalty of ten percent, plus interest at the rate of one percent per month, or fraction thereof, from the date on which the tax becomes due.

"Sec. 19. Collection of delinquent taxes; payment under protest; imposition and enforcement of tax liens. Any tax, penalty or interest imposed under this act which has become final, shall be a lien on real and personal property of a taxpayer, and such lien shall be perfected and enforced in accordance with the provisions pertaining to the imposition and enforcement of tax liens pursuant to section 73-1317, Arizona code of 1939.

"Sec. 20. Personal liability for tax; remedies for collection. Every tax imposed by this act and all increases, interest and penalties thereon shall become, from the time the same is due and payable, a personal debt from the taxpayer to the state of Arizona, and may be collected by action in any court instituted in the name of the state by the attorney general at the request of the commission. This remedy shall be in addition to all other existing remedies or as may be provided in this act.

"Sec. 21. Unlawful acts. It shall be unlawful for any retailer or dealer to advertise or hold out or state to the public or to any customer or purchaser, directly or indirectly, that the tax or any part of the tax will be assumed or absorbed by the retailer or that it will not be added to the selling price of the property sold or that if added any part thereof will be refunded.

"Sec. 22. Penalties. Any person who shall willfully fail or refuse to make the return herein required, or shall make a false or fraudulent return, or shall willfully fail to pay any tax owing by him as prescribed herein, and any person who shall aid or abet another in an attempt to evade such tax, or who shall violate any other provision of this act, shall be guilty of a misdemeanor, and upon conviction fined not less than twenty-five nor more than five hundred dollars for each offense.

"Sec. 23. Distribution of tax. (a) All moneys received by the commission under the provisions of this act shall be promptly, and at least daily, paid into the state treasury, through the state auditor.

"(b) Not later than the fifth day of each month the commission shall transmit to the state auditor, and a duplicate thereof to the state treasurer, a statement showing all collections made during the preceding calendar month, so segregated as to show in each case the county entitled to credit as the county of origin of the tax collected.

"(c) The state auditor shall allocate such moneys:

"1. To the use tax administration fund such proportion thereof as may be appropriated for the administration of the act;

"2. to the state general fund one-half of the remainder;

"3. to each county entitled to credit as a county of origin, to be placed in the county general fund, the remaining one-half, in the proportion that the amount of tax collected in any such county bears to the sum of all such collections.

"Sec. 24. Appropriation. The legislature shall appropriate such funds as are necessary for the enforcement of the provisions of this act.

"Sec. 25. Emergency. To preserve the public peace, health and safety it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law."

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 40, sale of real and imitation Indian articles, returned for consideration with the following amendments:

Page 1, line 2, strike "barter".

Page 1, line 4, strike "manufacture".

Page 1, lines 5 and 6, strike "Indian labor or workmanship" and insert "self employed Indians".

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 40, sale of real and imitation Indian articles, returned for consideration with the following amendment:

Page 1, line 5, after "the" insert "basic".

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 59, creating department of labor, returned for consideration with the following amendments:

Strike everything after the enacting clause and insert:

"Section 1. Short title. This act may be cited as the 'Labor Department Act of 1955'.

"Section 2. Definitions. In this act, unless the context otherwise requires: 1. 'Department' means the department of labor.

"2. 'Commissioner' means the commissioner of labor and his authorized representatives.

"3. 'Board' means the occupational health and safety advisory board.

"Section 3. Department of labor. (a) There is created a department of labor under the supervision and direction of a commissioner, to be known as the commissioner of labor. The department shall have an official seal which shall be judicially noticed.

"(b) The department shall consist of the commissioner and such divisions within the department as may be necessary for the exercise of the powers and the performance of the duties prescribed in this act.

“(c) The purpose of the department shall be to aid and assist in the establishment of better labor and management relations, to foster, promote and develop the welfare of the wage earners of the state, and to improve working conditions.

“Section 4. Commissioner of labor; Appointment; Qualifications; Salary. (a) The commissioner of labor shall be appointed by the governor subject to confirmation by the senate, and shall hold office for a term of four years. All appointments made while the senate is not in regular session shall be effective ad interim. The commissioner may be removed by the governor for cause.

“(b) The commissioner shall be a citizen of the United States and the state of Arizona and he shall be chosen solely for his qualifications and fitness to perform the duties of his office under the laws of the state. During his term of office the commissioner shall not hold any office of trust or profit in any labor, industrial, employer or agricultural organization or association. He shall devote full time to the duties of the office and shall not engage directly or indirectly in any occupation which conflicts with such duties. He shall give a corporate surety bond in the sum of ten thousand dollars, to be approved by the governor and filed with the secretary of state.

“(c) The salary of the commissioner of labor shall be not less than seven thousand two hundred dollars nor more than nine thousand six hundred dollars per year, subject to legislative appropriations made therefor.

“Section 5. Duties and powers of commissioner. (a) The commissioner shall have charge of the administration and enforcement of all laws, rules and regulations which it is the duty of the department to administer and enforce.

“(b) Except as otherwise provided by law, the commissioner may establish within the department such divisions as may be necessary for the exercise of the powers and the performance of the duties of the department.

“(c) The commissioner is authorized to appoint the directors of divisions, safety engineers, inspectors, and such other employees as may be necessary, prescribe their duties and fix their salaries within legislative appropriations made therefor.

“Section 6. Duties and powers of department. In addition to such other duties and powers as may be conferred upon the department by law, the department shall:

“1. Have the duties and powers conferred upon it by this act, and shall administer and enforce articles 1, 2, 3, and 7 of chapter 56, Arizona code of 1939, and shall enforce article 4, chapter 56, Arizona code of 1939.

“2. Make and enforce such rules and regulations consistent with law as it shall deem reasonably necessary or advisable in executing the powers and duties conferred upon the department by this act, provided, that such rules and regulations shall be subject to the provisions of the Administrative Procedure Act.

"3. Make necessary inspections of places of employment to see that all laws, rules and regulations which the department has the duty and power to enforce are promptly and effectively carried out.

"4. Make investigations, collect and compile statistical data and report upon the conditions of labor generally, and upon all matters relating to the enforcement of the laws administered by the department.

"5. Encourage employers and employees to settle their differences by conference between representatives of the parties, and by other peaceful means without resort to strikes or lockouts, and assist parties to labor disputes to settle such disputes through mediation.

"Section 7. Mediation service. (a) Upon request of representatives of all of the parties to any labor dispute, the commissioner shall furnish a mediator. Either upon his own motion or upon the request of one or more parties to any labor dispute, the commissioner may offer his services to mediate.

"(b) Any officer or employee of the department may be designated by the commissioner to serve as mediator. The commissioner may, from time to time, appoint special mediators to aid in the settlement of particular labor disputes. Special mediators shall be paid a per diem of twenty-five dollars while engaged in the settlement of a dispute, and their necessary travel and other expenses, as provided by law for state officers.

"(c) Any information, documents, files or records received or kept by the department, its employees or appointees in carrying out the provisions of this section shall be privileged, subject to waiver in writing only by the commissioner and all parties to the mediation.

"Section 8. Wage claims. (a) The commissioner shall have the duty and power to assist any employee in the collection of unpaid wages, when, in his judgment, the claim is valid and enforceable. He may take an assignment in trust from the assigning employee of any wage claim not exceeding three hundred dollars and may bring a civil action for the collection of such claim. Two or more such claims against any one employer may be joined in one action.

"(b) 'Wages' as used herein shall include all amounts at which the service rendered is recompensed, whether the amount is fixed or ascertained on a time, task, piece, commission basis, or other method of calculating such amount.

"Section 9. Reciprocal wage agreements; Actions. (a) The commissioner may enter into reciprocal agreements with the labor department or corresponding agency of any other state or with the person, board, officer or commission authorized to act for and on behalf of such department or agency, for the collection in such other state of claims or judgments for wages based upon claims arising in this state.

"(b) To the extent provided for by reciprocal agreement or by the laws of any other state, the commissioner may assign such claims or judgments to the labor department or agency of such other state for collection.

“(c) The commissioner may maintain actions in the courts of this state upon assigned claims for wages and judgments arising in any other state in the same manner and to the same extent that such actions by the department are authorized when arising in this state, upon the written request of the labor department or other corresponding agency of such other state, or of any person, board, officer or commission of such state authorized to act for and on behalf of such labor department or corresponding agency; provided, that such actions may be maintained only in those cases where such other state by appropriate legislation or by reciprocal agreement extends a like comity to cases arising in this state.

“Section 10. Transfer of powers and duties. (a) Except as otherwise provided in this act, the commissioner shall succeed to and is vested with the duties and powers heretofore vested in and imposed upon:

“1. The industrial commission under the following articles of chapter 56, Arizona code of 1939: article 1, relating to the hours and conditions of labor; article 2, relating to wages on public works; and article 7, relating to employment agents.

“2. The board of health under sections 56-302, 56-309 and 56-310, Arizona code of 1939, and the inspectors of factories and other authorized inspectors under sections 56-303, 56-315, 56-316, 56-317 and 56-318, Arizona code of 1939.

“(b) Nothing in this act shall be construed as transferring to the commissioner any powers and duties of the state mine inspector.

“(c) Upon the effective date of this act the employees now employed in the labor and the minimum wage departments of the industrial commission are transferred to and made employees of the department of labor without any interruption in the continuity of their service. Any records, files, papers, property and pending business relating to these departments shall be transferred to the department of labor and shall become the records, papers, files, property and pending business of the department.

Section 11. Health and safety. The commissioner may aid and assist employers and employees in maintaining employment and places of employment which are reasonably safe and healthful, and he shall recommend methods, procedures, and safety programs to carry out this responsibility.

“Section 12. Occupational health and safety advisory board. (a) There is created an occupational health and safety advisory board to consist of five members, one of whom shall represent agriculture, one shall represent industry, two shall represent labor, and one who shall serve as chairman and shall represent the public. The members of the board shall be appointed by the governor for a term of five years. Of the members of the board first appointed one shall be appointed for a term expiring July 1, 1956, and one each for terms expiring one, two, three and four years thereafter. Upon the expiration of any of the terms a successor shall be appointed for a full term of five years. Appointment to fill a vacancy in any office shall be for the unexpired portion of the term.

The commissioner and the commissioner of public health shall be non-voting, ex-officio members of the board but shall receive no additional compensation for such duties.

“(b) Members of the board shall receive a per diem of fifteen dollars and necessary travel and other expenses as provided by law for state officers.

“(c) The commissioner shall provide the board with such clerical, technical and other assistance as may be reasonably necessary.

“Section 13. Duties of the board. The board shall annually on or before the first day of November formulate and propose to the commissioner such reasonable rules and regulations for the prevention of accidents and occupational diseases in every employment or place of employment as may be necessary for the protection of the life, health and safety of employees.

“Section 14. Rules and regulations. (a) In the development of proposed rules and regulations the board may appoint special committees composed of employees, employers and experts to make recommendations as to proposed rules and regulations or to assist the board in developing such rules and regulations. It may call upon the commissioner for technical assistance and advice. On matters affecting health the board may call upon the commissioner of public health for technical assistance and advice.

“(b) The board shall refer proposed rules and regulations to the commissioner for consideration. It shall submit therewith a report indicating the need for the proposals and any other information or technical data available to the board.

“(c) The commissioner shall within thirty days after receipt from the board of proposed rules and regulations either accept such rules and regulations or refer them back to the board for further consideration and revision.

“(d) Rules and regulations accepted by the commissioner shall be effective upon the adoption thereof by the legislature in whole, in part, or as amended.

“Section 15. Examination of places of employment. During business hours, the commissioner may enter any place of employment to collect facts and statistics, and bring to the attention of every employer any law, rule or regulation which it is the duty of the commissioner to enforce and the failure on the part of such employer to comply therewith. No employer shall refuse to admit the commissioner to his place of employment.

“Section 16. Oaths and witnesses. In the performance of his official duties the commissioner may administer oaths, certify to official acts, take depositions and issue subpoenas to compel the attendance of witnesses and the production of books, accounts, payrolls, papers and other records. Upon the failure of any person to comply with any subpoena lawfully issued, to produce evidence, or to testify to any matter regarding which he may be lawfully interrogated, the superior

court may, upon application of the commissioner, compel obedience as in such cases in the superior court.

“Section 17. Enforcement. The county attorney, upon request of the commissioner, shall prosecute any violation of the law, or any rule or regulation issued thereunder, which is made the duty of the commissioner to enforce.

“Section 18. Penalty. Except as otherwise provided by law, any employer who violates or fails or refuses to comply with any provisions of this act, or any order issued by the commissioner pursuant to the terms of this act, or who interferes with, impedes or obstructs the commissioner in the performance of his official duties, shall be guilty of a misdemeanor, and upon conviction thereof shall be fined not less than one hundred dollars nor more than one thousand dollars or shall be imprisoned for not exceeding six months, or both. In instance of continuing violation, each day after notice shall constitute a separate offense.

“Section 19. Membership. The commissioner is authorized to hold a membership in, to maintain such membership by payment of dues to, and to attend the annual convention of, the national or regional organization of state officials occupying like offices or performing similar duties.

“Section 20. Annual report. The commissioner shall annually, within ninety days following the close of the fiscal year, file with the governor and the department of library and archives, a report covering the activities of the department, including recommendations with reference to such changes in the law, applying to and affecting industrial and labor conditions, as the commissioner may deem advisable. The report of the commissioner shall be available to the public, upon request.

“Section 21. Pending actions. Nothing contained in this act shall be construed to affect any civil or criminal action pending on the effective date of this act.

“Section 22. Review of orders and decisions. Any final order, decision or determination of the department shall be subject to review under the provisions of the Administrative Review Act.

“Section 23. Health and safety; Mines excepted. The rules and regulations adopted pursuant to sections 11, 12, 13, and 14 of this act shall not supercede, add to, or take from the powers and duties of the state mine inspector or the industrial commission as such powers and duties relate to mines, mining, or the mining industry.

“Section 24. Severability. If any provision of this act, or the application of such provision to any person or circumstance, be held invalid, the remainder of this act, or the application of such provision to persons or circumstances other than those as to which it is held invalid, shall not be affected thereby.

“Section 25. Appropriation. The sum of forty-five thousand five hundred dollars is appropriated to the department for the purpose of carrying out the provisions of this act.

The appropriation shall be exempt from the provisions of section 10-925, Arizona code of 1939, relating to quarterly allotments. From this sum the commissioner shall receive a salary of seven thousand two hundred dollars, the chief assistant to the commissioner, five thousand four hundred dollars. The amount of the remainder of the appropriation may be used for employers' contribution for old age and survivors' insurance and state retirement, fixed charges, capital outlay, and current expenditures.

"Section 26. Effective date. This act shall become effective July 1, 1955."

Amend the title to read 'Relating to labor; creating a department of labor, the office of commissioner of labor, an occupational health and safety advisory board, and prescribing the powers and duties thereof; transferring the enforcement of articles 1, 2, 3, 4 and 7, chapter 56, Arizona code of 1939, to the department of labor, and making an appropriation."

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 59, creating department of labor, recommended:

Majority: constitutional and in proper form.

Minority: unconstitutional.

Committee on Agriculture and Irrigation, J. P. Stump, chairman.

House Bill No. 63, water project authority act, recommended:

Majority: as amended, do pass.
as amended, returned for consideration.

Minority: do not pass.

Amended as follows:

Page 14, line 42, insert new subdivision to read:

"(d) Provided, however, that nothing in this act shall be construed to interfere with or to take water from reclamation projects, irrigation districts, or irrigation associations already using water from the main Colorado river or now in the course of construction for that purpose pursuant to congressional authorization."

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 67, eliminating requirement of publication of notice of probate of wills, returned for consideration.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 85, filing of calculating factor justifying public utility rate increases, recommended:

Majority: returned for consideration.

Minority: do not pass.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 86, calculating factor to be used in determining property valuation for tax purposes of public utilities, recommended:

Majority: returned for consideration.

Minority: do not pass.

Committee on Labor, William Younger Wood, chairman.

House Bill No. 93, amending barber code, recommended:

Majority: do pass as amended by the Committee on Public Health.

returned for consideration as amended by the Committee on Public Health.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 93, amending barber code, returned for consideration with the following amendments:

Page 2, line 4, strike "67-106" and insert "67-107".

Page 2, line 37, strike "tenth" and insert "eighth".

Page 4, line 17, strike "tenth" and insert "eighth".

Page 4, line 41, strike "tenth" and insert "eighth".

Page 5, line 1, after "wages" insert "for".

Page 5 line 1, after "commissions" strike "or".

Page 5, line 2, strike "gratuities".

Page 7, line 17, strike "tenth" and insert "eighth".

Committee on Labor, William Younger Wood, chairman.

House Bill No. 104, requiring municipality compensate firemen for injury or occupational disease loss above workmen's compensation coverage, recommended do pass.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 104, requiring municipality compensate firemen for injury or occupational disease loss above workmen's compensation coverage, returned for consideration.

Committee on Planning and Development, W. J. Harkness, chairman.

House Bill No. 108, preventing use of deceptively similar names of private corporations, recommended do pass.

Committee on Planning and Development, W. J. Harkness, chairman.

House Bill No. 127, exempting state department of public welfare from provisions of administrative review act, returned for consideration.

Committee on Planning and Development, W. J. Harkness, chairman.

House Bill No. 129, railroad crossing danger signals, recommended do pass.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 129, railroad crossing danger signals, recommended:

Majority: do pass.
returned for consideration.

Committee on Agriculture and Irrigation, J. P. Stump, chairman.

House Bill No. 143, Arizona pesticide act, recommended do pass.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 144, contracts to newspapers to publish notices paid from public funds, returned for consideration with the following amendment:

Page 2, line 9, after "said" insert "notice or matter in said".

Committee on Agriculture and Irrigation, J. P. Stump, chairman.

House Bill No. 147, Arizona fertilizer materials law, recommended do pass.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 151, uniform supervision of trustees for charitable purposes act, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 152, survival of causes of action, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 155, requiring certificate for out-of-state purchase for expenditure of public funds, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 166, county school superintendent date for furnishing lists of necessary textbooks, returned for consideration.

Committee on Livestock and Public Lands, S. Earl Pugh, chairman.

House Bill No. 188, creating state fair advisory board, recommended do pass.

Committee on Rules, David S. Wine, Vice-chairman, on Order of Active Calendar.

House Bill No. 59, creating department of labor.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

House Bill No. 11, establishing official name of Shadow Mountain, passed by a vote of 24 ayes, 2 nays, 2 not voting.

The clerk was instructed to record the action of the Senate, and convey the bill to the governor.

Senate Bill No. 8, motor vehicles sold at auction, passed by a vote of 26 ayes, 2 not voting.

Senate Bill No. 59, public works reserve fund, passed by a vote of 26 ayes, 2 not voting.

Senate Bill No. 77, disposition of land in Wellton-Mohawk project held by game and fish commission, passed by a vote of 25 ayes, 3 not voting.

Senate Bills Nos. 8, 59 and 77 were placed under the Order of Business, First Reading of Bills.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

SENATE BILL NO. 8, An Act, relating to motor vehicles; providing that certain vehicles sold at public auction shall pass to purchasers free of liens and encumbrances, and amending section 66-212, Arizona code of 1939. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 59, An Act, relating to cities, towns and counties; providing for a public works reserve fund, and amending section 73-505b, Arizona code of 1939. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 77, An Act, relating to game and fish commission; providing for terms of sale of land located within federal reclamation projects or state irrigation districts; authorizing the commission to guarantee and pay district assessments and charges; establishing game and fish federal reclamation trust fund; amending article 1, chapter 57, Arizona code of 1939 by adding sections 57-103c and 57-103d; and making an appropriation. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

HOUSE BILL NO. 209, by Mr. Rogers of Maricopa, An Act, relating to income taxation; prescribing the time for filing returns, and amending sections 73-2242 and 73-2246, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 210, by Mr. Lowry of Maricopa, An Act, making an appropriation to the corporation commission for the use of the insurance division. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 211, by Mr. Wine of Pima, An Act, relating to the legislature, and making a reappropriation of funds heretofore appropriated to the twenty-first legislature. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 212, by Mr. Petrie of Maricopa, An Act, relating to the superior court; authorizing sessions to be held at places other than the county seat, and amending section 19-305, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 213, by Dr. Brayton of Gila and Miss Retzloff of Maricopa, An Act, relating to air pollution; making it unlawful to operate a factory or refinery when as a result of such operation air pollution occurs within the limits of a city or town. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 214, by Mr. Wessler of Pima, An Act, relating to court; creating a small claims courts; and defining the jurisdiction and procedure thereof. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 215, by Mr. Wine of Pima, An Act, relating to state lands; making funds available for the purpose of an inventory of all state lands, and reallocation of appropriations. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 216, by Mrs. Thode of Pinal; Dr. Brayton of Gila; Mr. Farr of Apache; Messrs. Bloomquist, Dalton of Cochise; Mr. Matson of Coconino; Mrs. Rosenbaum of Gila; Mr. Lines of Graham; Mr. Berry of Greenlee; Messrs. Andersen, Austin, Franklin, Harkness, Lee, Lowry, Marion, Mitchell, O'Reilly, Phillips, Porter, Rhodes, Sims, Steward, Warner, Miss Retzloff of Maricopa; Mr. Rutherford of Mohave; Mrs. Larson of Navajo; Messrs. Burton, Fridena, Haugh, Holsclaw, Kennedy, Minor, Wessler of Pima; Mr. Smith of Pinal; Mrs. Bailey of Santa Cruz; Mr. Martin and Mrs. Ellis of Yavapai, An Act, relating to tuberculosis control; requiring reports; requiring counties to provide institutional care and treatment for indigent persons suffering from tuberculosis; providing for county option by election for compulsory isolation of infectious cases; providing for state aid to counties therefor, and making an appropriation. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 217, by Messrs. Bagnall, Smith and Mrs. Thode of Pinal, An Act, relating to petroleum products; amending chapter 76, Arizona code of 1939 by adding article 2 providing for the inspection of petroleum products and fixing fees therefor; providing a standard for petroleum products sold in this state and for condemnation of such products not conforming to such standard; providing for additional duties of the state inspector of weights and measures; providing penalties for violation of this act; and repealing section 76-124, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE CONCURRENT RESOLUTION NO. 17, by Mr. Haugh of Pima, constitutional amendment changing the auto lieu tax law. Referred to the Committee on Administration for printing.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

HOUSE BILL NO. 203, by Mr. Austin of Maricopa, requiring registration of charitable organizations and solicitors with department of public welfare. Referred to Committees on Judiciary, County and Municipal Affairs, Welfare, and Appropriations.

HOUSE BILL NO. 204, by Mr. Harkness of Maricopa, increasing salary of state mine inspector, deputies and dust engineer. Referred to Committees on Judiciary, Appropriations, Labor, and County and Municipal Affairs.

HOUSE BILL NO. 205, by Mr. Bagnall of Pinal and others, flood control projects. Referred to Committees on Judiciary, Livestock and Public Lands, and Agriculture and Irrigation.

HOUSE BILL NO. 206, by the Committee on Appropriations, salary increases of institutional superintendents. Referred to Committees on Judiciary, Appropriations, and Public Institutions.

HOUSE BILL NO. 207, by Mr. Holsclaw of Pima and others, providing five member board of supervisors in Pima and Maricopa counties. Referred to Committees on Judiciary, County and Municipal Affairs, Suffrage and Elections, and Planning and Development.

HOUSE BILL NO. 208, by Mr. Rutherford of Mohave and others, increasing state highway commission membership. Referred to Committees on Judiciary, Highways and Bridges, County and Municipal Affairs, and Planning and Development.

HOUSE CONCURRENT RESOLUTION NO. 16, by Mr. Kartus of Maricopa, constitutional amendment on initiative and referendum measures. Referred to Committees on Judiciary, Suffrage and Elections, and County and Municipal Affairs.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the House resolve itself into a Committee of the Whole House for the consideration of the bills on the Calandar. Carried, and at 11:16 a. m., the House resolved itself into a Committee of the Whole House, Mr. Petrie in the chair.

At 12:15 p. m., the Committee of the Whole House was dissolved and Mr. Petrie, chairman, reported progress.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the report of the Committee of the Whole House be accepted. Carried.

Motion by Mr. Schaffer, seconded by Mr. Ellsworth (Gila), that the House stand at recess until 2:00 p. m. Carried, and at 12:16 p. m., the House stood at recess.

AFTERNOON SESSION

At 2:00 p. m., the House resumed session, Mr. Speaker presiding.

Motion by Mr. Schaffer, seconded by Mr. Ellsworth (Gila), that the House resolve itself into a Committee of the Whole House for the further consideration of the bills on the Calendar. Carried, and at 2:15 p. m., the House resolved itself into a Committee of the Whole House, Mr. Petrie in the chair.

At 3:21 p. m., while in the Committee of the Whole House, the sergeant-at-arms announced the seating of Mrs. McRae.

At 3:22 p. m., the Committee of the Whole House was dissolved and Mr. Petrie, chairman, reported:

That House Bill No. 59 be amended as follows:

Strike title and insert "Relating to labor; creating a department of labor, the office of commissioner of labor, an occupational health and safety advisory board, and prescribing the powers and duties thereof; transferring the enforcement of articles 1, 2, 3, 4 and 7, chapter 56, Arizona code of 1939, to the department of labor, and making an appropriation."

Strike everything after the enacting clause and insert:

"Section 1. Short Title. This act may be cited as the 'labor department act of 1955'.

"Sec. 2. Definitions. In this act, unless the context otherwise requires:

1. 'Department' means the department of labor.

"2. 'Commissioner' means the commissioner of labor and his authorized representatives.

"3. 'Board' means the occupational health and safety advisory board.

"Sec. 3. Department of labor. (a) There is created a department of labor under the supervision and direction of a commissioner, to be known as the commissioner of labor. The department shall have an official seal which shall be judicially noticed.

"(b) The department shall consist of the commissioner and such divisions within the department as may be necessary for the exercise of the powers and the performance of the duties prescribed in this act.

"(c) The purpose of the department shall be to aid and assist in the establishment of better labor and management relations, to foster, promote and develop the welfare of the wage earners of the state, and to improve working conditions.

"Sec. 4. Commissioner of labor; appointment; qualifications; salary. (a) The commissioner of labor shall be appointed by the governor subject to confirmation by the senate, and shall hold office for a term of four years. All appointments made while the senate is not in regular session

shall be effective ad interim. The commissioner may be removed by the governor for cause.

“(b) The commissioner shall be a citizen of the United States and the state of Arizona and he shall be chosen solely for his qualifications and fitness to perform the duties of his office under the laws of the state. During his term of office the commissioner shall not hold any office of trust or profit in any labor, industrial, employer or agricultural organization or association. He shall devote full time to the duties of the office and shall not engage directly or indirectly in any occupation which conflicts with such duties. He shall give a corporate surety bond in the sum of ten thousand dollars, to be approved by the governor and filed with the secretary of state.

“(c) The salary of the commissioner of labor shall be not less than seven thousand two hundred dollars nor more than nine thousand six hundred dollars per year, subject to legislative appropriations made therefor.

“Sec. 5. Duties and powers of commissioner. (a) The commissioner shall have charge of the administration and enforcement of all laws, rules and regulations which it is the duty of the department to administer and enforce.

“(b) Except as otherwise provided by law, the commissioner may establish within the department such divisions as may be necessary for the exercise of the powers and the performance of the duties of the department.

“(c) The commissioner is authorized to appoint the directors of divisions, safety engineers, inspectors, and such other employees as may be necessary, prescribe their duties and fix their salaries within legislative appropriations made therefor.

“Sec. 6. Duties and powers of department. In addition to such other duties and powers as may be conferred upon the department by law, the department shall:

“1. Have the duties and powers conferred upon it by this act, and shall administer and enforce articles 1, 2, 3, and 7 of chapter 56, Arizona code of 1939, and shall enforce article 4, chapter 56, Arizona code of 1939.

“2. Make and enforce such rules and regulations consistent with law as it shall deem reasonably necessary or advisable in executing the powers and duties conferred upon the department by this act, provided, that such rules and regulations shall be subject to the provisions of the administrative procedure act.

“3. Make necessary inspections of places of employment to see that all laws, rules and regulations which the department has the duty and power to enforce are promptly and effectively carried out.

“4. Make investigations, collect and compile statistical data and report upon the conditions of labor generally, and upon all matters relating to the enforcement of the laws administered by the department.

"5. Encourage employers and employees to settle their differences by conference between representatives of the parties, and by other peaceful means without resort to strikes or lockouts, and assist parties to labor disputes to settle such disputes through mediation.

"Sec. 7. Mediation service. (a) Upon request of representatives of all of the parties to any labor dispute, the commissioner shall furnish a mediator. Either upon his own motion or upon the request of one or more parties to any labor dispute, the commissioner may offer his services to mediate.

"(b) Any officer or employee of the department may be designated by the commissioner to serve as mediator. The commissioner may, from time to time, appoint special mediators to aid in the settlement of particular labor disputes. Special mediators shall be paid a per diem of twenty-five dollars while engaged in the settlement of a dispute, and their necessary travel and other expenses, as provided by law for state officers.

"(c) Any information, documents, files or records received or kept by the department, its employees or appointees in carrying out the provisions of this section shall be privileged, subject to waiver in writing only by the commissioner and all parties to the mediation.

"Sec. 8. Wage claims. (a) The commissioner shall have the duty and power to assist any employee in the collection of unpaid wages, when, in his judgment, the claim is valid and enforceable. He may take an assignment in trust from the assigning employee of any wage claim not exceeding three hundred dollars and may bring a civil action for the collection of such claim. Two or more such claims against any one employer may be joined in one action.

"(b) 'Wages' as used herein shall include all amounts at which the service rendered is recompensed, whether the amount is fixed or ascertained on a time, task, piece, commission basis, or other method of calculating such amount.

"Sec. 9. Reciprocal wage agreements; actions. (a) The commissioner may enter into reciprocal agreements with the labor department or corresponding agency of any other state or with the person, board, officer or commission authorized to act for and on behalf of such department or agency, for the collection in such other state of claims or judgments for wages based upon claims arising in this state.

"(b) To the extent provided for by reciprocal agreement or by the laws of any other state, the commissioner may assign such claims or judgments to the labor department or agency of such other state for collection.

"(c) The commissioner may maintain actions in the courts of this state upon assigned claims for wages and judgments arising in any other state in the same manner and to the same extent that such actions by the department are authorized when arising in this state, upon the written request of the labor department or other corresponding agency of such other state, or of any person, board, officer or commission of

such state authorized to act for and on behalf of such labor department or corresponding agency; provided, that such actions may be maintained only in those cases where such other state by appropriate legislation or by reciprocal agreement extends a like comity to cases arising in this state.

"Sec. 10. Transfer of powers and duties. (a) Except as otherwise provided in this act, the commissioner shall succeed to and is vested with the duties and powers heretofore vested in and imposed upon:

"1. The industrial commission under the following articles of chapter 56, Arizona code of 1939; article 1, relating to the hours and conditions of labor; article 2, relating to wages on public works; and article 7, relating to employment agents.

"2. The board of health under sections 56-302, 56-309 and 56-310, Arizona code of 1939, and the inspectors of factories and other authorized inspectors under sections 56-303, 56-313, 56-316, 56-317 and 56-318, Arizona code of 1939.

"(b) Nothing in this act shall be construed as transferring to the commissioner any powers and duties of the state mine inspector.

"(c) Upon the effective date of this act the employees now employed in the labor and the minimum wage departments of the industrial commission are transferred to and made employees of the department of labor without any interruption in the continuity of their service. Any records, files, papers, property and pending business relating to these departments shall be transferred to the department of labor and shall become the records, papers, files, property and pending business of the department.

"Sec. 11. Health and safety. The commissioner may aid and assist employers and employees in maintaining employment and places of employment which are reasonably safe and healthful, and he shall recommend methods, procedures, and safety programs to carry out this responsibility.

"Sec. 12. Occupational health and safety advisory board. (a) There is created an occupational health and safety advisory board to consist of five members, one of whom shall represent agriculture, one shall represent industry, two shall represent labor, and one who shall serve as chairman and shall represent the public. The members of the board shall be appointed by the governor for a term of five years. Of the members of the board first appointed one shall be appointed for a term expiring July 1, 1956, and one each for terms expiring one, two, three and four years thereafter. Upon the expiration of any of the terms a successor shall be appointed for a full term of five years. Appointment to fill a vacancy in any office shall be for the unexpired portion of the term. The commissioner and the commissioner of public health shall be non-voting, ex-officio members of the board but shall receive no additional compensation for such duties.

"(b) Members of the board shall receive a per diem of fifteen dollars and necessary travel and other expenses as provided by law for state officers.

“(c) The commissioner shall provide the board with such clerical, technical and other assistance as may be reasonably necessary.

“Sec. 13. Duties of the board. The board shall annually on or before the first day of November formulate and propose to the commissioner such reasonable rules and regulations for the prevention of accidents and occupational diseases in every employment or place of employment as may be necessary for the protection of the life, health and safety of employees.

“Sec. 14. Rules and regulations. (a) In the development of proposed rules and regulations the board may appoint special committees composed of employees, employers and experts to make recommendations as to proposed rules and regulations or to assist the board in developing such rules and regulations. It may call upon the commissioner for technical assistance and advice. On matters affecting health the board may call upon the commissioner of public health for technical assistance and advice.

“(b) The board shall refer proposed rules and regulations to the commissioner for consideration. It shall submit therewith a report indicating the need for the proposals and any other information or technical data available to the board.

“(c) The commissioner shall within thirty days after receipt from the board of proposed rules and regulations either accept such rules and regulations or refer them back to the board for further consideration and revision.

“(d) Rules and regulations accepted by the commissioner shall be effective upon the adoption thereof by the legislature in whole, in part, or as amended.

“Sec. 15. Examination of places of employment. During business hours the commissioner may enter any business establishment, to bring to the attention of every employer any law, rule or regulation which it is the duty of the commissioner to enforce and the failure on the part of such employer to comply therewith, but nothing in this act shall be construed as granting to the commissioner the right to enter any private home. No employer shall refuse to admit the commissioner to his business establishment for the purposes set forth in this section.

“Sec. 16. Oaths and witnesses. In the performance of his official duties only, as set forth in this act, the commissioner may administer oaths, certify to official acts, take depositions and issue subpoenas to compel the attendance of witnesses and the production of books, accounts, payrolls, and papers relating to employment only. Upon the failure of any person to comply with any subpoena lawfully issued, to produce evidence, or to testify to any matter regarding which he may be lawfully interrogated, the superior court may, upon application of the commissioner, compel obedience as in such cases in the superior court.

“Sec. 17. Enforcement. The county attorney, upon request of the commissioner, shall prosecute any violation of the

law, or any rule or regulation issued thereunder, which is made the duty of the commissioner to enforce.

"Sec. 18. Penalty. Except as otherwise provided by law, any employer who violates or fails or refuses to comply with any provisions of this act, or any order issued by the commissioner pursuant to the terms of this act, or who interferes with, impedes or obstructs the commissioner in the performance of his official duties, shall be guilty of a misdemeanor, and upon conviction thereof shall be fined not less than one hundred dollars nor more than one thousand dollars or shall be imprisoned for not exceeding six months, or both.

"Sec. 19. Memberships. The commissioner is authorized to hold a membership in, to maintain such membership by payment of dues to, and to attend the annual convention of, the national or regional organization of state officials occupying like offices or performing similar duties.

"Sec. 20. Annual report. The commissioner shall annually, within ninety days following the close of the fiscal year, file with the governor and the department of library and archives, a report covering the activities of the department, including recommendations with reference to such changes in the law, applying to and affecting industrial and labor conditions, as the commissioner may deem advisable. The report of the commissioner shall be available to the public, upon request.

"Sec. 21. Pending actions. Nothing contained in this act shall be construed to affect any civil or criminal action pending on the effective date of this act.

"Sec. 22. Review of orders and decisions. Any final order, decision or determination of the department shall be subject to review under the provisions of the administrative review act.

"Sec. 23. Health and safety; mines excepted. The rules and regulations adopted pursuant to sections 11, 12, 13 and 14 of this act shall not supercede, add to, or take from the powers and duties of the state mine inspector or the industrial commission as such powers and duties relate to mines, mining, or the mining industry.

"Sec. 24. Severability. If any provision of this act, or the application of such provision to any person or circumstance, be held invalid, the remainder of this act, or the application of such provision to persons or circumstances other than those as to which it is held invalid, shall not be affected thereby.

"Sec. 25. Appropriation. The sum of forty-five thousand five hundred dollars is appropriated to the department for the purpose of carrying out the provisions of this act. The appropriation shall be exempt from the provisions of section 10-925, Arizona code of 1939, relating to quarterly allotments. From this sum the commissioner shall receive a salary of seven thousand two hundred dollars, the chief assistant to the commissioner, five thousand four hundred dollars. The amount of the remainder of the appropriation may be used for em-

ployers' contribution for old age and survivors' insurance and state retirement, fixed charges, capital outlay, and current expenditures.

"Sec.26. Effective date. This act shall become effective July 1, 1955."

And, as so amended, it do pass.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the report of the Committee of the Whole House be adopted, and that the bill be properly assigned. Carried.

House Bill No. 59, creating department of labor, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the House stand at recess, subject to the call of the gavel. Carried, and at 3:25 p. m., the House stood at recess.

At 4:15 p. m., Mr. Speaker called the House to order.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee report was read, filed and placed on the proper Calendar:

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

House Bill No. 59, creating department of labor.

THIRD READING OF BILLS

The following bill was read the third time in full:

HOUSE BILL NO. 59, entitled, An Act, relating to labor; creating a department of labor, the office of commissioner of labor, an occupational health and safety advisory board, and prescribing the powers and duties thereof; transferring the enforcement of articles 1, 2, 3, 4, and 7, chapter 56, Arizona code of 1939, to the department of labor, and making an appropriation.

On roll call House Bill No. 59 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Austin, Bagnall, Brayton, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth (Gila), Fridena, Grimes, Harkness, Hunt, Hutcheson, Kartus, Kennedy, Klauer, Lee, McCoy, McRae, Matson, Minor, Mitchell, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rogers, Schaffer, Smith, Steward, Stump, Wilson, Wine, Wood, Mr. Speaker—42.

Nays: Andersen, Anderson, Babbitt, Bailey, Berry, Biles, Bloomquist, Brown, Burton, Campbell, Cook, Farr, Haugh, Holsclaw, Hostetter, Larson, Lentz, Lines, Lowry, Marion, Martin, Myers, Phillips, Porter, Rhodes, Rosenbaum, Rutherford, Schellenberg, Scudder, Sims, Thode, Tidwell, Warner, Wessler, White, Willis—36.

Not voting: Ellsworth (Maricopa), Franklin—2.

The following members asked that explanation of vote be spread upon the Journal:

When I ran for office I pledged to represent the people of my district and to abide by their wishes. To the best of my ability, I have polled the people in my district and found that, in my opinion, the majority of the people oppose this measure. Therefore, I vote no.

D. B. BABBITT.

It is a sad day when an individual will vote for a measure because it is in his party's platform. I am sure that all of those who voted 'no' are for a labor department bill, but not one like this.

I hope the Senate will hold up action on this measure until there is time to consider a new department of labor bill which will be introduced today by Mr. Holsclaw and most of the other minority bloc members.

CHARLES O. BLOOMQUIST.

I have received 41 telegrams today urging that I vote no on this measure. I have also received 17 telephone calls from Yuma urging that I vote no. These were from my constituents. In addition I have had pressure put on my personal and business life. I am sure that many of you have received the same pressure. However, the Democratic party in their platform promised a labor department to the people. I believe that the working people should have such a department.

It is true that certain sections of the bill are not quite what I wanted. I would have preferred to see agricultural labor excluded from operating under this department. But the powers that be would not go along so such a section is not included.

However, I have gone over the entire bill, as amended, and I can find nothing that would harm farming or the agricultural industry.

Because of this, I am forced to vote aye on this bill.

W. B. CARR.

I have many telegrams regarding HB 59. I come from an agricultural county yet my district is composed of men and women who toil and I know they favor this bill. Many of those opposing the bill do not reside in my district but come from those engaged in agriculture.

I have talked to a number of these today and learned that many of them opposed the bill because they did not understand it. An explanation I believe changed many in their views.

ROBERT L. KLAUER.

I did not receive forty phone calls or telegrams. I was elected by the voters of my districts as W. W. Mitchell, Sr.

with their confidence that I would properly represent them. I am going to vote aye on this bill for it is the best before us. It is not to my liking but it is a start. Had the bill referred to by one of my colleagues been on the calendar I might have supported it, but in the absence of any other bill I vote aye.

W. W. MITCHELL, SR.

Because of the laxity of the labor department of the Industrial Commission, I feel we have a need for a state department of labor, pledged to the people of Arizona by both political parties, having a department of labor plank in their platform.

The Democratic members of the House have studied House Bill No. 59 for six weeks and have made amendments to the bill to make it acceptable and workable.

Since no better bill has been presented, in acknowledgment of my pledge to the people for a state department of labor, I vote aye.

S. EARL PUGH.

In explaining my vote, some are wondering how I can vote against House Bill No. 59 since I come from a district of so-called oppressed and down-trodden people.

I am not angry with anyone. There are some provisions in this bill that I can personally agree with.

Concerning heat, I think I will be able to take it. I had the heat put on me when I voted for the Speaker of the House. Several people refused to speak to me for a number of days. I was told today that if I voted against House Bill No. 59, there would be a referendum out in my district against me, but if I am ousted by referendum, I will have more time to paint. Therefore I vote no.

I could have gone fishing but I am here to be counted.

If I had stayed away on such an important vote I don't believe the people of this House would have any respect for me.

CARL SIMS, SR.

I shall not, in my explanation, go into the content of the bill, as it already has been fully discussed, both as to the merits and restrictions, if there be any, of the same. House Bill No. 59, to me is a representation of something, that will greatly aid the people of the district which I represent, and I, as an extended arm of that district, must vote the convictions of the people of my district.

I, too, received numerous phone calls in regard to this matter, many from associations which I have builded over my lifetime, and these friends were against the same. It hurts me deeply to sever these relationships, and this will remain

to me a living example, of the story which transpired eons ago to the man who walked by the Sea of Gallilee. This man came with a message, believed in His convictions, and in the face of judgment by Pontius Pilate, could not escape the rightness and truth of His convictions by turning away to save His life, for had He turned, all would have been lost.

I must, in the same light, vote my convictions as a representative of my district. I vote aye.

GEORGE R. STEWARD.

House Bill No. 59 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Motion by Mr. Schaffer, seconded by Mr. Ellsworth (Gila), that the House stand adjourned. Carried, and at 4:58 p. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

FRIDAY, FEBRUARY 25

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Blcomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McCoy, McRae, Marion, Martin, Minor, Mitchell, Myers, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—76.

Excused: Matson, O'Reilly, Phillips, Steward—4.

Reverend B. G. Stillion, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Thursday, February 24, 1955, was dispensed with, and stands approved.

Mrs. Thomas Holz, national president of the ladies auxilliary of the Veterans of Foreign Wars, Mrs. Yvonne Bice, Arizona state department president and Mrs. Sam Dudding, state department treasurer, were accorded the privileges of the floor.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills Nos. 209 to 217 inclusive and House Concurrent Resolution No. 17.....1500 copies.

Received:

House Bills Nos. 191, 193, 195 and House Concurrent Resolution No. 15.

Committee on Education, Laura McRae, chairman.

Senate Bill No. 50, expansion of board of school trustees, returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 38, amending benefit provisions of employment security, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 39, travel expenses of public officers and employees, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 40, sale of real and imitation Indian articles, constitutional and in proper form.

Committee on Public Defense and Veterans' Affairs, Lee F. Dover, chairman.

House Bill No. 91, restricting communist travel in Arizona, returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 93, amending barber code, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 105, exempting delinquent tax from interest and penalty, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 111, eliminating closing of bars for municipal elections, constitutional and in proper form with the following amendment:

Page 2, line 36, after "container" insert "for consumption on or off the premises".

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 119, repainting surplus equipment and school buses before sale, recommended do pass with the following amendments:

Page 1, line 7, after "yellow" insert "by the purchaser".

Page 1, strike all of line 8, and insert "use by him.".

Committee on Education, Laura McRae, chairman.

House Bill No. 119, repainting surplus equipment and school buses before sale, recommended:

Majority: do pass.
returned for consideration.

Minority: do not pass.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 127, exempting state department of public welfare from provisions of administrative review act, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 134, relief of Mrs. John Girdler, constitutional and in proper form.

Committee on Education, Laura McRae, chairman.

House Bill No. 138, reallocation of funds of state superintendent of public instruction, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 140, birth certificates of foundlings, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 144, contracts to newspaper to publish notices paid from public funds, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 150, creating public accountants' advisory committee, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 152, survival of causes of action, constitutional and in proper form.

Committee on Public Defense and Veterans' Affairs, Lee F. Dover, chairman.

House Bill No. 156, relief of veterans' hospital for sergeant William L. Snodgrass claim, recommended do pass.

Committee on Public Defense and Veterans' Affairs, Lee F. Dover, chairman.

House Bill No. 157, relief of veterans' hospital for private Carl A. Russell claim, recommended do pass.

Committee on Public Defense and Veterans' Affairs, Lee F. Dover, chairman.

House Bill No. 159, relief of John F. Monaghan, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 166, county school superintendent date for furnishing lists of necessary textbooks, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 167, appropriation to state school fund for homebound teaching program, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 168, reallocation of funds of board of beauty culturist examiners, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 176, reimbursement to employment security commission for OASI coverages, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 186, appropriations from fees received by state boards to cover unpaid OASI and state retirement obligations, constitutional and in proper form.

Committee on Rules, David S. Wine, vice-chairman, on order of Active Calendar.

House Bill No. 134, relief of Mrs. John Girdler.

House Bill No. 167, appropriation to state school fund for homebound teaching program.

House Bill No. 168, reallocation of funds of board of beauty culturist examiners.

House Bill No. 39, travel expenses of public officers and employees.

House Bill No. 176, reimbursement to employment security commission for OASI coverages.

House Bill No. 186, appropriation from fees received by state boards to cover unpaid OASI and state retirement obligations.

House Bill No. 38, amending benefit provisions of employment security.

House Bill No. 105, exempting delinquent tax from interest and penalty.

House Bill No. 40, sale of real and imitation Indian articles.

House Bill No. 93, amending barber code.

House Bill No. 111, eliminating closing of bars for municipal elections.

House Bill No. 127, exempting state department of public welfare from provisions of administrative review act.

House Bill No. 144, contracts to newspaper to publish notices paid from public funds.

House Bill No. 140, birth certificates of foundlings.

House Bill No. 150, creating public accountants' advisory committee.

House Bill No. 166, county school superintendent date for furnishing lists of necessary textbooks.

House Bill No. 152, survival of causes of action.

BILLS AND OTHER BUSINESS FROM THE SENATE

A message from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

Senate Bill No. 52, schedule of penalties for overloading trucks on highways, passed by a vote of 26 ayes, 2 not voting.

Placed under the Order of Business, First Reading of Bills.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

SENATE BILL NO. 52, An Act, relating to the uniform act regulating traffic on highways; making violation of certain provisions thereof a misdemeanor; providing for disposition of fines, and amending section 66-186, Arizona code of 1939. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

HOUSE RESOLUTION NO. 16, by Mr. Ellsworth of Gila, on death of Honorable Lon Walters, Sr.

Motion by Mr. Ellsworth (Gila), seconded by Mr. Petrie, that the rules be suspended, an emergency declared, and that House Resolution No. 16 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

HOUSE BILL NO. 218, by Mr. O'Reilly of Maricopa and Mr. Martin of Yavapai, An Act, relating to securities; exempting partnership transactions relating to mining ventures, and amending article 14, chapter 53, Arizona code of 1939, by adding section 53-1402a. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 219, by Mr. Wine of Pima, An Act, making an appropriation to the state tax commission. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 220, by Mr. Marion of Maricopa, An Act, establishing a state building code commission; conferring authority upon and directing said commission to prepare a state building code; setting up procedure for acceptance and rejection of said code by municipalities and counties; fixing standards; fixing salaries; granting powers to state building code commission; establishing a board of review and fixing its powers and duties; conferring powers on municipalities and counties, and providing for injunctions and penalties. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 221, by Mr. Pugh of Maricopa, An Act, relating to the practice of beauty culture and providing for the qualification of face and neck beauty culturist; amending sections 67-303 and 67-307, Arizona code of 1939, and amending article 3, chapter 67, Arizona code of 1939, by adding section 67-306b. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 222, by Mr. Ellsworth of Gila, An Act, authorizing incorporated cities and towns to borrow money and issue bonds in anticipation of future payments from motor vehicle fuel tax for any purpose or purposes for which said funds may be used; authorizing the pledging of the faith and credit of the issuing city or town, upon the authorization of its real property taxpayers, as additional security for the payment of said bonds; to prescribe procedures and conditions relative to the issuance of such bonds, and providing for the calling of an election of the real property taxpayers for authority to issue such bonds. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 223, by Mr. Rogers of Maricopa, An Act, relating to vital statistics; providing for holding of autopsies; creating the office of state medical examiner, and defining his duties and powers. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 224, by Messrs. Marion, Andersen, Campbell, Ellsworth, Lentz, Lowry, Myers, Phillips, Porter, Rhodes, Schellenberg, Warner, Mrs. White of Maricopa; Mrs. Anderson, Messrs. Bloomquist and Coor of Cochise; Mrs. Rosenbaum of Gila; Messrs. Lines, Tidwell of Graham; Messrs. Berry, Biles of Greenlee; Mrs. Larson of Navajo; Messrs. Brown, Burton, Haugh, Holsclaw, Hostetter, Wessler, Mrs. Willis of Pima; Mrs. Thode of Pinal; and Mr. Martin of Yavapai, An Act, relating to taxation; providing for additional state levy for common and high school education and a method for calculating such additional amount; requiring county assessor to assess certain tax-exempt property and to include such property in the assessment rolls; prescribing the method of apportionment of the state school fund and the county school fund; amending article 4, chapter 73, Arizona code of 1939, by adding sections 54-605b, 73-402b and 73-412a; amending sections 54-601a, 54-602, 54-605, and 54-608, Arizona code of 1939; making an appropriation, and providing for the conditional enactment of this act. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 225, by Mr. O'Reilly of Maricopa, An Act, relating to negotiable instruments, and amending section 52-162, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 226, by Mr. Grimes of Maricopa and Mr. Holsclaw of Pima, An Act, relating to the sale of state lands; reservation of

oil, mineral, and other rights in the state of Arizona and the protection thereof, amending section 11-401, Arizona code of 1939, and amending article 4, chapter 11, Arizona code of 1939, by adding section 11-401a. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 227, by Messrs. Holsclaw, Brown, Burton, Haugh, Hostetter, Wessler, Mrs. Willis of Pima; Mrs. Anderson, Mr. Bloomquist of Cochise; Mrs. Rosenbaum of Gila; Mr. Lines of Graham; Messrs. Berry, Biles of Greenlee; Messrs. Andersen, Campbell, Lentz, Lowry, Marion, Myers, Phillips, Porter, Rhodes, Schellenberg, Sims, Warner, Mrs. White of Maricopa; Mrs. Larson of Navajo; Mrs. Thode of Pinal; Mrs. Bailey of Santa Cruz and Mr. Martin of Yavapai, An Act, relating to labor; creating a department of labor; providing for creation of the Arizona state board of labor with authority to appoint a director for a four-year term; authorizing the transfer of certain duties now performed by the industrial commission to the department of labor, and making an appropriation. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 228, by Mr. Steward of Maricopa, An Act, relating to the Arizona state board of pharmacy; providing that an officer of the board can attend pharmacy meetings, and amending section 67-1526, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 229, by Mr. Steward of Maricopa, An Act, relating to dangerous drugs; requiring poison labels and record of sale of poisons, and amending section 67-1520, Arizona code of 1939. Referred to the Committee on Administration for printing.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

SENATE BILL NO. 8, motor vehicles sold at auction. Referred to Committees on Judiciary, and Highways and Bridges.

SENATE BILL NO. 59, public works reserve fund. Referred to Committees on Judiciary, County and Municipal Affairs, Highways and Bridges, and Ways and Means.

SENATE BILL NO. 77, disposition of land in Wellton-Mohawk project held by game and fish commission. Referred to Committees on Judiciary, Appropriations, Fish and Game, and Agriculture and Irrigation.

HOUSE BILL NO. 209, by Mr. Rogers of Maricopa, prescribing deadline for filing state income tax returns. Referred to Committees on Judiciary, and Ways and Means.

HOUSE BILL NO. 210, by Mr. Lowry of Maricopa, supplemental appropriation to insurance division of corporation commission. Referred to Committees on Judiciary, Appropriations, and Banking, Insurance and Corporations.

HOUSE BILL NO. 211, by Mr. Wine of Pima, transferring past legislative fund balances to 22nd legislature. Referred to Committees on Judiciary, and Appropriations.

HOUSE BILL NO. 212, by Mr. Petrie of Maricopa, authorizing holding superior court session in places other than county seat. Referred to Committees on Judiciary, and County and Municipal Affairs.

HOUSE BILL NO. 213, by Dr. Brayton of Gila and Miss Retzloff of Maricopa, air pollution. Referred to Committees on Judiciary, County and Municipal Affairs, and Public Health.

HOUSE BILL NO. 214, by Mr. Wessler of Pima, small claims court act. Referred to Committees on Judiciary, County and Municipal Affairs, and Planning and Development.

HOUSE BILL NO. 215, by Mr. Wine of Pima, reallocation of funds to state land department for inventory of state lands. Referred to Committees on Judiciary, and Appropriations.

HOUSE BILL NO. 216, by Mrs. Thode of Pinal and Dr. Brayton of Gila, and others, tuberculosis control act. Referred to Committees on Judiciary, Appropriations, Public Health, County and Municipal Affairs, and Public Institutions.

HOUSE BILL NO. 217, by Messrs. Bagnall, Smith and Mrs. Thode of Pinal, petroleum products standards act. Referred to Committees on Judiciary, and Highways and Bridges.

HOUSE CONCURRENT RESOLUTION NO. 17, by Mr. Haugh of Pima, constitutional amendment changing the auto lieu tax law. Referred to Committees on Judiciary, Suffrage and Elections, Highways and Bridges, and County and Municipal Affairs.

HOUSE RESOLUTION NO. 16, by Mr. Ellsworth (Gila), on death of Honorable Lon Walters, Sr.

Motion by Mr. Ellsworth (Gila), seconded by Mr. Petrie, that the rules be suspended, an emergency declared, and that House Resolution No. 16 be placed under the Order of Business Third Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

THIRD READING OF BILLS

The following bill was read the third time in full:

HOUSE RESOLUTION NO. 16, on death of Honorable Lon Walters, Sr.

Motion by Mr. Ellsworth (Gila), seconded by Mr. Petrie, that House Resolution No. 16 be adopted and that the House stand for a moment in respectful silence. Carried by unanimous vote.

Signed in open session by the Speaker, and the clerk was instructed to record the action of the House.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House resolve itself into a Committee of the Whole House for the consideration of the bills on the Calendar. Carried, and at 11:15 a. m., the House resolved itself into a Committee of the Whole House, Mr. Wood in the chair.

At 12:07 p. m., the Committee of the Whole House was dissolved and Mr. Wood, chairman, reported progress.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the report of the Committee of the Whole House be accepted. Carried.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand at recess until 2:00 p. m. Carried, and at 12:10 p. m., the House stood at recess.

AFTERNOON SESSION

At 2:00 p. m., the House resumed session, Mr. Speaker presiding.

Motion by Mr. Wilson, seconded by Mr. Wine, that the House resolve itself into a Committee of the Whole House for the further consideration of the bills on the Calendar. Carried, and at 2:22 p. m., the House resolved itself into a Committee of the Whole House, Mr. Wood in the chair.

At 4:16 p. m., the Committee of the Whole House was dissolved and Mr. Wood, chairman, reported:

That House Bill No. 134 do pass.

That House Bill No. 167 do pass.

That House Bill No. 168 do pass.

That House Bill No. 39 be amended as follows:

Page 3, end of bill insert:

"Sec. 2. Effective date. This act shall take effect July 1, 1956."

And, as so amended, it do pass.

That House Bill No. 176 do pass.

That House Bill No. 186 do pass.

That House Bill No. 38 be amended as follows:

Line 2 of title, after "56-1003a," insert "56-1003b,".

Page 2, between lines 14 and 15, insert:

"Sec. 2. Section 56-1003b, Arizona code of 1939, is amended to read:

"56-1003b. Duration of benefits. Any otherwise eligible individual shall be entitled during any benefit year to a total amount of benefits equal to twenty-six times his weekly benefit amount, provided however, he shall not receive more than one-third of his base period earnings in such benefit year."

Re-number to conform.

And, as so amended, it do pass.

That House Bill No. 105 do pass.

That House Bill No. 40 be amended as follows:

Page 1, line 2, strike "barter,".

Page 1, line 4, strike "manufacture,".

Page 1, line 5, after "the" insert "basic".

Page 1, lines 5 and 6, strike "or workmanship,".

Page 2, line 15, strike "less than thirty nor".

And, as so amended, it do pass.

That House Bill No. 93 be amended as follows:

Page 2, line 4, strike "67-106" and insert "67-107".

Page 2, line 19, strike "six" and insert "three".

Page 2, line 23, after "felony" strike period and insert " , within the last three years."

Page 3, line 42, strike "at least" and insert "not more than".

Page 4, line 8, strike "Sec. 5" and insert "Sec. 6".

Page 4, lines 11 and 12, strike "; instructors' requirements".

Page 4, line 28, strike "fifty" and insert "forty-eight".

Page 5, line 1, after "wages," insert "for".

Page 5, lines 1 and 2, strike "or gratuities".

Page 5, line 3, after "school." strike balance of line and all of lines 4 and 5.

Page 5, line 6, strike "Sec. 6." and insert "Sec. 7.".

Page 5, line 23, strike "Sec. 7." and insert "Sec. 8.".

Page 6, line 13, strike "Sec. 8." and insert "Sec. 9.".

Page 6, lines 19 and 20, strike " , chiropractic or naturopathy".

Page 6, line 25, strike "Sec. 9." and insert "Sec. 10.".

Page 6, line 36, strike "ten" and insert "fifteen".

Page 6, line 41, strike "five" and insert "six".

Page 7, line 1, strike "one hundred" and insert "twenty-five".

Page 7, strike all of lines 9 to 16 inclusive.

Re-number to conform.

Page 7, line 38, after "cutter." insert "No registered barber shall be permitted to teach barber science unless he is a qualified instructor.".

Page 7, line 39, strike "Sec. 10." and insert "Sec. 11.".

Page 8, line 28, strike "Sec. 11." and insert "Sec. 12.".

Page 8, line 44, strike "Sec. 12." and insert "Sec. 13.".

And, as so amended, it do pass.

That House Bill No. 111 be amended as follows:

Page 2, line 36, after "container" insert "for consumption on or off the premises".

Page 2, line 44, after "officers," insert "a special election called pursuant to section 1, article 21, of the constitution,".

And, as so amended, it do pass.

That House Bill No. 127 do pass.

That House Bill No. 144 be retained on the Calendar.

That House Bill No. 140 do pass.

That House Bill No. 150 do pass.

That House Bill No. 166 do pass.

Motion by Mr. Schaffer, seconded by Mr. Wine, that the report of the Committee of the Whole House be adopted, and that the bills be properly assigned. Carried.

House Bill No. 134, relief of Mrs. John Girdler, was referred to the Committee on Administration to be engrossed.

House Bill No. 167, appropriation to state school fund for home-bound teaching program, was referred to the Committee on Administration to be engrossed.

House Bill No. 168, reallocation of funds of board of beauty culturist examiners, was referred to the Committee on Administration to be engrossed.

House Bill No. 39, travel expenses of public officers and employees, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 176, reimbursement to employment security commission for OASI coverages, was referred to the Committee on Administration to be engrossed.

House Bill No. 186, appropriation from fees received by state boards to cover unpaid OASI and state retirement obligations, was referred to the Committee on Administration to be engrossed.

House Bill No. 38, amending benefit provisions of employment security, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 105, exempting delinquent tax from interest and penalty, was referred to the Committee on Administration to be engrossed.

House Bill No. 40, sale of real and imitation Indian articles, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 93, amending barber code, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill 111, eliminating closing of bars for municipal elections, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 127, exempting state department of public welfare from provisions of administrative review act, was referred to the Committee on Administration to be engrossed.

House Bill No. 144 was retained on the Calendar of the Committee of the Whole House.

House Bill No. 140, birth certificates of foundlings, was referred to the Committee on Administration to be engrossed.

House Bill No. 150, creating public accountants' advisory committee, was referred to the Committee on Administration to be engrossed.

House Bill No. 166, county school superintendent date for furnishing lists of necessary textbooks, was referred to the Committee on Administration to be engrossed.

Motion by Mr. Schaffer, seconded by Mr. Ellsworth (Gila), that the House stand adjourned until 9:00 a. m., Monday, February 28, 1955. Carried, and at 4:22 p. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

MONDAY, FEBRUARY 28

The House met at 9:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Mr. Speaker announced that Representative A. C. McCoy of Yavapai county, had passed away early this morning.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Scudder, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—75.

Excused: Andersen (Maricopa), Dover, Schellenberg, Sims—4.

Reverend David L. Jones, chaplain of the House, offered prayer.

The pledge of allegiance to the flag of the United States was led by Mrs. Bailey.

Without objection, the reading of the Journal of Friday, February 25, 1955, was dispensed with and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills Nos. 218 to 229 inclusive.....1500 copies.

Received:

House Bills Nos. 183, 189, 194, 196, 197, 198, 199, 200, 201, 203, 204, 205, 206, 207 and 217.

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

House Bill No. 38, amending benefit provisions of employment security.

House Bill No. 39, travel expenses of public officers and employees.

House Bill No. 40, sale of real and imitation Indian articles.

House Bill No. 105 exempting delinquent tax from interest and penalty.

House Bill No. 111, eliminating closing of bars for municipal elections.

House Bill No. 127, exempting state department of public welfare from provisions of administrative review act.

House Bill No. 134, relief of Mrs. John Girdler.

House Bill No. 140, birth certificates of foundlings.

House Bill No. 150, creating public accountants' advisory committee.

House Bill No. 166, county school superintendent date for furnishing lists of necessary textbooks.

House Bill No. 167, appropriation to state school fund for homebound teaching program.

House Bill No. 168, reallocation of funds of board of beauty culturist examiners.

House Bill No. 176, reimbursement to employment security commission for OASI coverages.

House Bill No. 186, appropriations from fees received by state boards to cover unpaid OASI and state retirement obligations.

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 94, requiring premarital examinations, returned for consideration.

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 107, prescribing conditions of labor for female employees, recommended do pass.

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 154, amending state health code by broadening powers, recommended do pass.

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 172, increasing members of state board of health and providing for advisory committee, recommended:

Majority: do pass.
returned for consideration.

Minority: do not pass.

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 202, appropriation for poliomyelitis vaccine program, recommended do pass.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House sit as in Committee of the Whole House for the purpose of further amending House Bill No. 93, amending barber code. Carried, and at 9:42 a. m., the House sat as in Committee of the Whole House.

At 9:45 a. m., the House sitting as in Committee of the Whole House was dissolved and reported:

That House Bill No. 93 be amended as follows:

Page 2, strike line 23.

And, as so amended, it do pass.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the report of the House sitting as in Committee of the Whole House be adopted, and that the bill be properly assigned. Carried.

House Bill No. 93, amending barber code, as amended by the House sitting as in Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

HOUSE RESOLUTION NO. 17, by Dr. Brayton of Gila, on death of Honorable Ben H. Franklin.

Motion by Dr. Brayton, seconded by Mr. Schaffer, that the rules be suspended, an emergency declared, and that House Resolution No. 17 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

HOUSE MEMORIAL NO. 6, by Mr. Haugh of Pima, urging congress divide income from federal lands in Arizona equally with the state. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 230, by the Committee on Education (endorsed by Mr. Scudder of Coconino; Messrs. Grimes, Mitchell, Petrie, Schellenberg of Maricopa; Mrs. Larson of Navajo; Mr. Brown of Pima; Mr. Martin, Mrs. Ellis of Yavapai and Mr. Carr of Yuma), An Act, relating to education; providing for the monies to be placed in the county school fund, and amending section 54-608a, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 231, by the Committee on Education, An Act, relating to school districts, and providing that the board of trustees may petition the board of supervisors for additional moneys to be paid from the income received by the county on its rentals in the district. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 232, by Mrs. McRae of Maricopa, An Act, relating to education; prescribing powers and duties of boards of trustees; providing for an increase in levy for school buildings, and amending section 54-416, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 233, by Mrs. McRae of Maricopa, An Act, relating to education; providing for the establishment by the state board of education of a homebound teaching program; providing for a continuing appropriation, and amending sections 54-812 and 54-813, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 234, by Mrs. McRae of Maricopa, An Act, relating to education; providing that boards of trustees may make special levies for street improvement, and amending section 54-613, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 235, by Mrs. McRae of Maricopa, An Act, relating to education; prescribing the qualifications of school election voters, and amending sections 54-414 and 54-419, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 236, by Mrs. McRae of Maricopa, An Act, relating to education; providing for an annual budget to be submitted to the state superintendent of public instruction by the boards of education of public junior colleges and amending section 54-711, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 237, by Mrs. McRae of Maricopa, An Act, relating to education, and establishing a division of health and safety education within the state board of education for the purpose of promoting a health and safety instruction program. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 238, by Mrs. McRae of Maricopa, An Act, relating to education; providing for a contingency fund for school districts, and amending article 6, chapter 54, Arizona code of 1939, by adding section 54-603a. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 239, by Mrs. McRae of Maricopa, An Act, relating to education; and providing for the unification of common and high school districts having common board membership and boundaries. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 240, by Mrs. McRae of Maricopa, An Act, relating to education; creating a curriculum commission for the purpose of advising the state board of education on curriculum development in public schools, and making an appropriation. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 241, by the Committee on Education, An Act, relating to education; changing the date of canvass of annual elections by boards of trustees, and amending section 54-415, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 242, by Dr. Brayton of Gila, An Act, relating to public hospitals, and prohibiting certain physicians from practicing therein. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 243, by Mr. Haugh of Pima, An Act, relating to dependent children; increasing amount of assistance, and amending section 70-404, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 244, by Mr. Schaffer of Pima, An Act, relating to county planning and zoning, and amending sections 17-1908, 17-1909, 17-1915, 17-1916, and 17-1917, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 245, by Mr. Babbitt of Yuma, An Act, making an appropriation to the state land department for stream gauging, and underground water surveys. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 246, by Mrs. McRae of Maricopa, An Act, relating to education; authorizing teacher exchange agreements, and providing for certification and payment of exchange teachers. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 247, by Mr. Steward of Maricopa, An Act, relating to the Arizona state board of pharmacy; providing that the board may suspend certificates of registration of persons who become insane or blind, and amending section 67-1515, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 248, co-sponsored by Mr. Schaffer of Pima and Mr. Steward of Maricopa, An Act, relating to regulation of amateur and professional boxing, sparring, and wrestling matches; providing for the creation of a state athletic commission, and making an appropriation. Referred to the Committee on Administration for printing.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

SENATE BILL NO. 52, schedule of penalties for overloading trucks on highways. Referred to Committees on Judiciary, Highways and Bridges, and County and Municipal Affairs.

HOUSE BILL NO. 218, by Mr. O'Reilly of Maricopa and Mr. Martin of Yavapai, exempting mining or prospecting partnerships from provisions of state securities act. Referred to Committees on Judiciary, County and Municipal Affairs, and Banking, Insurance and Corporations.

HOUSE BILL NO. 219, by Mr. Wine of Pima, supplemental appropriation to state tax commission. Referred to Committees on Judiciary, and Appropriations.

HOUSE BILL NO. 220, by Mr. Marion of Maricopa, establishing state building code commission. Referred to Committees on Judiciary, County and Municipal Affairs, Labor, and Planning and Development.

HOUSE BILL NO. 221, by Mr. Pugh of Maricopa, separate classification of face and neck beauty culturists under beauty culturist code. Referred to Committees on Judiciary, and Public Health.

HOUSE BILL NO. 222, by Mr. Ellsworth of Gila, authorizing use of gasoline tax revenue for municipal maintenance of streets and roads. Referred to Committees on Judiciary, County and Municipal Affairs, and Highways and Bridges.

HOUSE BILL NO. 223, by Mr. Rogers of Maricopa, medical examiner act. Referred to Committees on Judiciary, Public Health, and County and Municipal Affairs.

HOUSE BILL NO. 224, by Mr. Marion of Maricopa and others, school aid allotments on current basis and method of reimbursement for revenue loss due to tax exemptions. Referred to Committees on Judiciary, Education, Appropriations, County and Municipal Affairs, and Ways and Means.

HOUSE BILL NO. 225, by Mr. O'Reilly of Maricopa, computing time for negotiable instruments. Referred to Committees on Judiciary, County and Municipal Affairs, and Banking, Insurance and Corporations.

HOUSE BILL NO. 226, by Mr. Grimes of Maricopa, and Mr. Holsclaw of Pima, reservation of oil, gas and mineral rights on state lands. Referred to Committees on Judiciary, Livestock and Public Lands, County and Municipal Affairs, and Agriculture and Irrigation.

HOUSE BILL NO. 227, by Mr. Holsclaw of Pima and others, creating state department of labor headed by five member board. Referred to Committees on Judiciary, Appropriations, and Labor.

HOUSE BILL NO. 228, by Mr. Steward of Maricopa, regional or national organization expenses of pharmacy board. Referred to Committees on Judiciary, Public Health, and Appropriations.

HOUSE BILL NO. 229, by Mr. Steward of Maricopa, record of sale of dangerous drugs. Referred to Committees on Judiciary, Public Health, and County and Municipal Affairs.

HOUSE RESOLUTION NO. 17, by Dr. Brayton of Gila, on death of Honorable Ben H. Franklin.

Motion by Dr. Brayton, seconded by Mr. Rogers, that the rules be suspended, an emergency declared, and that House Resolution No. 17 be placed under the Order of Business, Third Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee report was read, filed and placed on the proper Calendar:

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

House Bill No. 93, amending barber code.

THIRD READING OF BILLS

The following bills were read the third time in full:

HOUSE RESOLUTION NO. 17, on death of Honorable Ben H. Franklin.

Motion by Dr. Brayton, seconded by Mr. Schaffer, that House Resolution No. 17 be adopted, and that the House stand for a moment in respectful silence. Carried by unanimous vote.

Signed in open session by the Speaker, and the clerk was instructed to record the action of the House.

Mr. Fred Ruppelius, brother of Mr. Speaker, was accorded the privileges of the floor.

HOUSE BILL NO. 38, entitled, An Act, relating to employment security; amending sections 56-1003a, 56-1003b, 56-1003d, and 56-1004, Arizona code of 1939, and repealing section 56-1003e, Arizona code of 1939.

On roll call House Bill No. 38 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Burton, Campbell, Carr, Carreon, Carroll, Cook, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Scudder, Smith, Steward, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—70.

Not voting: Anderson (Maricopa), Brown, Dalton, Dover, Lowry, McRae, Schellenberg, Sims, Stump—9.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 39, entitled, An Act, relating to mileage and traveling expenses for public officers and employees, and amending section 12-713, Arizona code of 1939.

On roll call House Bill No. 39 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Burton, Campbell, Carr, Carreon, Carroll, Cook, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Scudder, Smith, Steward, Stump, Thode, Warner, Willis, Wilson, Wine, Wood, Mr. Speaker—69.

Nays: Tidwell, Wessler, White—3.

Not voting: Andersen (Maricopa), Brown, Dalton, Dover, Retzloff, Schellenberg, Sims—7.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 40, entitled, An Act, relating to the sale of imitation Indian articles as genuine; providing a penalty for the sale thereof, and making it mandatory that all imitation Indian articles be marked as to origin and nature.

On roll call House Bill No. 40 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Austin, Babbitt, Bagnall, Bailey, Campbell, Carr, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzloff, Rogers, Rutherford, Schaffer, Scudder, Smith, Steward, Tidwell, Warner, Wilson, Wine, Wood, Mr. Speaker—55.

Nays: Anderson (Cochise), Berry, Biles, Bloomquist, Burton, Carreon, Haugh, Hostetter, Lines, Myers, Porter, Rhodes, Rosenbaum, Thode, Wessler, White, Willis—17.

Not voting: Andersen (Maricopa), Brayton, Brown, Dover, Schellenberg, Sims, Stump—7.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 93, entitled, An Act, relating to barbers; providing qualifications for licensing; requirements for operation of barber schools; issuance of certificates; amending sections 67-102, 67-106, 67-107, 67-108, 67-111, 67-112, 67-113, 67-114, 67-115, 67-117, 67-118 and 67-130, Arizona code of 1939, and repealing sections 67-121, 67-122 and 67-123, Arizona code of 1939.

On roll call House Bill No. 93 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lee, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Scudder, Smith, Steward, Stump, Thode, Tidwell, Warner, White, Willis, Wilson, Wine, Wood, Mr. Speaker—68.

Not voting: Andersen (Maricopa), Brown, Dover, Farr, Haugh, Kennedy (Pima), Lentz, Mitchell, Schellenberg, Sims, Wessler—11.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 105, entitled, An Act, relating to taxation, and providing for exemption from the payment of penalty and interest on delinquent taxes.

On roll call House Bill No. 105 passed the House by the following vote:

Ayes: Abels, Ackerman, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Scudder, Smith, Steward, Stump, Thode, Tidwell, Warner, White, Wilson, Wine, Wood, Mr. Speaker—69.

Nays: Hostetter—1.

Not voting: Alfaro, Andersen (Maricopa), Brown, Dover, Mitchell, Schellenberg, Sims, Wessler, Willis—9.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

At 10.50 a. m., Mr. Schaffer, Speaker Pro Tempore, took the chair.

HOUSE BILL NO. 111, entitled, An Act, relating to spirituous liquors; defining election days, and amending section 72-101, Arizona code of 1939.

On roll call House Bill No. 111 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Burton, Carr, Carreon, Carroll, Cook, Dalton, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Harkness, Haugh, Hostetter, Hunt, Hutcheson, Kennedy, Kennedy, Klauer, Larson, Lee, Lines, Martin, Matson, Minor, Myers, O'Reilly, Petrie, Phillips, Raftery, Rogers, Rosenbaum, Rutherford, Scudder, Smith, Steward, Stump, Thode, Tidwell, Warner, White, Willis, Wilson, Wine, Wood, Mr. Speaker, Mr. Speaker Pro Tempore—58.

Nays: Campbell, Ellis, Grimes, Holsclaw, Kartus, Lentz, Lowry, McRae, Marion, Porter, Retzloff, Rhodes—12.

Not voting: Andersen (Maricopa), Brayton, Brown, Dover, Mitchell, Pugh, Schellenberg, Sims, Wessler—9.

Mr. Campbell asked explanation of vote be spread upon the Journal:

This bill is absolutely unnecessary, is contrary to the best interests of the people of the state.

I sincerely hope and recommend that the individual cities and towns immediately enact local ordinances which will entirely nullify this piece of legislation.

House Bill No. 111 was signed in open session by the Speaker Pro Tempore, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 127, entitled, An Act, relating to the administrative review act; providing that the state department of public welfare shall be exempt from the provisions of the act, and amending section 4-903, Arizona code of 1939.

On roll call House Bill No. 127 passed the House by the following vote:

Ayes: Abels, Ackerman, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Burton, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Lee, Lentz, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Scudder, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker, Mr. Speaker Pro Tempore—71.

Not voting: Alfaro, Andersen (Maricopa), Brown, Campbell, Dover, Larson, Schellenberg, Sims—8.

Signed in open session by the Speaker Pro Tempore, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 134, entitled, An Act, making an appropriation for the relief of Mrs. John Girdler.

On roll call House Bill No. 134 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bailey, Berry, Biles, Brayton, Burton, Campbell, Carr, Carroll, Cook, Dalton, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rogers, Rosenbaum, Rutherford, Scudder, Smith, Steward, Stump, Thode, Tidwell, Warner, Willis, Wine, Wood, Mr. Speaker, Mr. Speaker Pro Tempore—63.

Nays: Bloomquist, Carreon, Ellsworth (Maricopa), Myers, Phillips, Rhodes, Wessler, White—8.

Not voting: Andersen (Maricopa), Bagnall, Brown, Dover, Porter, Schellenberg, Sims, Wilson—8.

Signed in open session by the Speaker Pro Tempore, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

At 11:15 a. m., Mr. Speaker returned to the chair.

HOUSE BILL NO. 140, entitled, An Act, relating to foundling report; providing for issuance of regular certificate of birth when foundling report is filed with registrar, and amending section 68-625, Arizona code of 1939.

On roll call House Bill No. 140 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth (Gila), Farr, Franklin, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzloff, Rogers, Rosenbaum, Rutherford, Schaffer, Scudder, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Wilson, Wine, Wood, Mr. Speaker—69.

Not voting: Andersen (Maricopa), Brown, Dover, Ellsworth (Maricopa), Fridena, Porter, Rhodes, Schellenberg, Sims, Willis—10.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 150, entitled, An Act, relating to accountancy and amending article 6, chapter 67, Arizona code of 1939.

On roll call House Bill No. 150 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Austin, Babbitt, Bagnall, Bailey, Brayton, Carr, Carreon, Carroll, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kennedy, Kennedy, Klauer, Larson, Lee, Lines, McRae, Martin, Matson, Minor, Mitchell, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzloff, Rogers, Rutherford, Schaffer, Scudder, Smith, Steward, Stump, Willis, Wilson, Wine, Wood, Mr. Speaker—53.

Nays: Anderson (Cochise), Berry, Biles, Bloomquist, Burton, Cook, Kartus, Lowry, Myers, Rhodes, Rosenbaum, Tidwell, Wessler, White—14.

Not voting: Andersen (Maricopa), Brown, Campbell, Dover, Haugh, Lentz, Marion, Porter, Schellenberg, Sims, Thode, Warner—12.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 166, entitled, An Act, relating to education; providing for change of date on which county school superintendents furnish lists of necessary textbooks, and amending section 54-1102, Arizona code of 1939.

On roll call House Bill No. 166 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Burton, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Haugh, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lentz, Lines, Lowry, McRae, Martin, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Scudder, Smith, Steward, Stump, Tidwell, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—66.

Not voting: Andersen (Maricopa), Brown, Campbell, Dover, Harkness, Holsclaw, Lee, Marion, Matson, Schellenberg, Sims, Thode, Warner—13.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 167, entitled, An Act, making an appropriation to the state school fund.

On roll call House Bill No. 167 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Burton, Carr, Carreon, Carroll, Dalton, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena,

Grimes, Harkness, Haugh, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Scudder, Smith, Steward, Stump, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—68.

Nays: Cook, Tidwell—2.

Not voting: Andersen (Maricopa), Brown, Campbell, Dover, Ellsworth (Maricopa), Holsclaw, Schellenberg, Sims, Thode—9.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 168, entitled, An Act, relating to the board of beauty culturist examiners, and providing for the reallocation of funds.

On roll call House Bill No. 168 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Franklin, Fridena, Grimes, Harkness, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Scudder, Smith, Steward, Stump, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—70.

Not voting: Andersen (Maricopa), Brown, Dover, Farr, Haugh, Holsclaw, Schellenberg, Sims, Thode—9.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 176, entitled, An Act, making an appropriation to the contribution fund for reimbursement of costs incurred in the administration of chapter 126, laws of 1951, relating to state employees' participation in federal social security insurance.

On roll call House Bill No. 176 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Scudder, Smith, Steward, Stump, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—72.

Not voting: Andersen (Maricopa), Brown, Cook, Dover, Schellenberg, Sims, Thode—7.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 186, entitled An Act, making a supplemental appropriation to certain departments of the state for the payment of unpaid obligations for social security and state retirement systems.

On roll call House Bill No. 186 passed the House by the following vote:

Ayes: Abeis, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzliff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Scudder, Smith, Steward, Stump, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—72.

Not voting: Andersen (Maricopa), Brown, Dover, Porter, Schellenberg, Sims, Thode—7.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Motion by Mr. Haugh, seconded by Mr. Kartus, that the House stand for a moment in silence out of respect for Mr. McCoy. Carried by unanimous vote.

Motion by Mr. Schaffer, seconded by Mr. Ellsworth (Gila), that the House stand adjourned. Carried, and at 12:13 p. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

TUESDAY, MARCH 1

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzliff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—76.

Excused: Brown, Porter, Schellenberg—3.

Reverend David L. Jones, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Monday, February 28, 1955, was dispensed with and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills Nos. 230 to 248 inclusive, and House Memorial No. 6.....1500 copies.

Received:

House Bills Nos. 202, 209, 211, 213, 214, 215 and House Concurrent Resolution No. 17.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 21, use tax act, returned for consideration.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 108, preventing use of deceptively similar names of private corporations, recommended do pass with the following amendments:

Page 2, line 9, after "state" strike the period and add " , unless, at the time of filing its articles of incorporation with the corporation commission as herein provided, the incorporators shall file with the corporation commission a consent to the use of such name, said consent to be in the form of a duly authenticated copy of a resolution specifically authorizing the use of its name by the board of directors of any existing corporation of this state or of any foreign corporation licensed to do business in this state which has a name which is the same or deceptively similar to the name which the corporation applying for license seeks to use as its own."

Page 3, line 15, after "state" strike period and add " , unless, at the time of applying for said license and filing its articles of incorporation with the corporation commission as herein provided, said foreign corporation shall file with the corporation commission a consent to the use of such name, said consent to be in the form of a duly authenticated copy of a resolution specifically authorizing the use of its name by the board of directors of any existing corporation of this state or of any foreign corporation licensed to do business in this state which has a name which is the same or deceptively similar to the name which the corporation applying for license seeks to use as its own."

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 143, Arizona pesticide act, returned for consideration.

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 145, amending dairy and dairy products code, recommended do pass.

Committee on Welfare, Mabel S. Ellis, chairman.

House Bill No. 146, revolving funds for state department of public welfare, recommended do pass.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 156, relief of veterans hospital for sergeant William L. Snodgrass claim, recommended do pass with the following amendments:

Page 1, lines 1 and 2, strike "one hundred forty-seven dollars fifty cents" and insert "two hundred twenty-four dollars fifty cents".

Page 1, line 7, strike "injury" and insert "injuries".

Page 1, line 7, after "William L. Snodgrass" insert "and Private-1 Carl A. Russell."

Page 1, line 8, after "guard" insert "in the amounts of one hundred forty-seven dollars fifty cents and seventy-seven dollars, respectively."

Amend title to read:

"An Act, making an appropriation for the relief of the veterans administration hospital, Phoenix, Arizona, for services rendered incident to the injuries of Sgt. William L. Snodgrass and Private-1 Carl A. Russell, Arizona national guard."

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 174, retirement board amendments to state employees retirement act, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 174, retirement board amendments to state employees retirement act, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 178, method of summoning jurors, returned for consideration with the following amendments:

Page 2, line 29, after period strike balance of line and all of line 30 to and including "attend" on line 31.

Page 2, line 35, after period strike balance of line and all of lines 36 and 37.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 180, amending law governing assessment rolls, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 184, absentee voting of physically disabled electors, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 191, payment of contractual and refund claims against state, returned for consideration.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 191, payment of contractual and refund claims against state, recommended do pass.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 200, appropriation to racing commission for OASI and state retirement obligations, recommended do pass.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 202, appropriation for poliomyelitis vaccine program, recommended do pass with the following amendment:

Page 1, line 6, strike "may" and insert "shall".

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 206, salary increases of institutional superintendents, recommended do pass.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 211, transferring past legislative fund balances to 22nd legislature, recommended do pass.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 215, reallocation of funds to state land department for inventory of state lands, recommended do pass.

BUSINESS ON THE SPEAKER'S DESK

Communications from the governor, Ernest W. McFarland, on approval of the following bills, were read and filed:

House Bill No. 11, establishing official name of Shadow Mountain.

Senate Bill No. 37, surrender of party telephone lines for emergency calls.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

House Joint Memorial No. 5, urging establishment of national cemetery in Arizona, passed by a vote of 28 ayes.

The clerk was instructed to record the action of the Senate, and convey the bill to the secretary of state.

Senate Concurrent Resolution No. 17, constitutional amendment granting legislature power to alter state boundary line, passed by a vote of 28 ayes.

Senate Bill No. 87, appropriation to university for land purchase, passed by a vote of 28 ayes.

Senate Bill No. 88, issuance of revenue bonds by university for building and equipping dormitories, passed by a vote of 28 ayes.

Senate Bill No. 89, appropriation to Flagstaff college for construction and remodeling program, passed by a vote of 28 ayes.

Senate Bill No. 93, appropriation to state library and archives for microfilming records, passed by a vote of 28 ayes.

Senate Bill No. 95, restriction on issuance of liquor licenses, passed by a vote of 28 ayes.

Senate Bill No. 96, issuance of revenue bonds by Tempe college for building and equipping dormitories, passed by a vote of 27 ayes, 1 not voting.

Senate Bill No. 106, appropriation for construction at Arizona children's colony, passed by a vote of 28 ayes.

Senate Bill No. 112, joint control of judicial and statutory bonds, passed by a vote of 28 ayes.

Senate Bill No. 118, regional or national organizations expenses of boards of supervisors, passed by a vote of 28 ayes.

Senate Bill No. 120, appropriation to reimburse city of Nogales for water services during national guard operations, passed by a vote of 28 ayes.

Senate Bill No. 126, appropriation for construction at state hospital, passed by a vote of 28 ayes.

Senate Bill No. 131, school districts revolving funds, passed by a vote of 28 ayes.

Senate Bill No. 140, reallocation of funds for remodeling capitol building, passed by a vote of 23 ayes, 5 nays.

Senate Bill No. 142, appropriation for payment of capitol building utilities, passed by a vote of 28 ayes.

Senate Bill No. 143, Colorado river boundary commission, passed by a vote of 28 ayes.

Senate Concurrent Resolution No. 17, Senate Bills Nos. 87, 88, 89, 93, 95, 96, 106, 112, 118, 120, 126, 131, 140, 142 and 143 were placed under the Order of Business, First Reading of Bills.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

SENATE CONCURRENT RESOLUTION NO. 17, constitutional amendment granting legislature power to alter state boundary line. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 87, An Act, making an appropriation to the board of regents of the university and state colleges of Arizona for the purchase of realty, including improvements thereon, and the preparation of such land for use by the university of Arizona. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 88, An Act, relating to authority of the board of regents of the university and state colleges of Arizona concerning construction of dormitories, borrowing money and issuance of bonds therefor, at the university of Arizona, and amending section 54-1641c, Arizona code of 1939. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 89, An Act, making an appropriation to the board of regents of the university and state colleges of Arizona for construction and remodeling of buildings, with service facilities, furnishings and equipment therefor, at the Arizona state college at Flagstaff. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 93, An Act, making an appropriation to the department of library and archives, for the microfilming and preservation of noncurrent official records. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 95, An Act, relating to spirituous liquor; restricting issuance of licenses; amending section 72-107a, Arizona code of 1939. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 96, An Act, relating to authority of the board of regents of the university and state colleges of Arizona concerning construction of dormitories, borrowing money and issuance of bonds therefor, at the Arizona state college at Tempe, amending section 54-1363c, Arizona code of 1939; and declaring an emergency. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 106, An Act, making an appropriation to the Arizona children's colony board. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 112, An Act, relating to bonds, judicial and statutory, and providing for joint control by sureties and amending article 1, chapter 33, Arizona code of 1939, by adding section 33-113. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 118, An Act, relating to boards of supervisors and clerks of boards of supervisors; authorizing their membership in organizations; authorizing the expenditure of money for dues and amending article 3, chapter 17, Arizona code of 1939, by adding section 17-309a. Placed under the Order of Business, Second Readings of Bills, for tomorrow.

SENATE BILL NO. 120, An Act, making an appropriation to the Arizona national guard for the relief of the city of Nogales and Arizona public service company at Bisbee. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 126, An Act, making an appropriation to the state hospital board. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 131, An Act, relating to school districts, creating revolving funds for school districts and setting up regulations pertaining thereto. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 140, An Act, reallocating funds to the state building commission and authorizing immediate commencement of the remodeling of the existing state capitol building. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 142, An Act, making an appropriation to the governor for the payment of utilities and cost of installation of new electric line for the capitol building. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 143, An Act, relating to the Colorado river boundary commission; prescribing additional powers and duties; making a reallocation of funds; and amending chapter 9, laws of 1953, first regular session. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

HOUSE JOINT MEMORIAL NO. 8, by Mrs. Thode, Messrs. Bagnall and Smith of Pinal, urging congress authorize construction of Buttes Dam. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 249, by Messrs. Lentz, Steward, Kartus of Maricopa and Mr. Holsclaw of Pima, An Act, making an appropriation for the relief of Mr. and Mrs. Virgil Wilky. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 250, by Mr. Lee of Maricopa, An Act, relating to pharmacy; prohibiting the sale of sulphur drugs and antibiotics without a prescription, and amending section 67-1519, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 251, by Dr. Brayton of Gila and Mr. Steward of Maricopa, An Act, relating to the practice of medicine and surgery, and amending sections 67-1101, 67-1103, 67-1104, 67-1106a, and 67-1109, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 252, by Mr. Matson of Coconino, An Act, relating to elections; providing for appointment of election board and tally board, and amending section 55-302, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 253, by Mrs. Anderson, Messrs. Bloomquist and Cook of Cochise, An Act, relating to taxation; providing additional revenue for the municipal, county, state general funds, and common and high schools by increasing sales tax rates; providing for the distribution of tax proceeds; amending section 73-1303, Arizona code of 1939, and adding sections 73-1303a and 73-1303b. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 254, by Messrs. Wine and Haugh of Pima, An Act, relating to cities and towns; providing for the annexation of contiguous territory, and amending section 16-701, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 255, by Messrs. Wine, Carroll and Haugh of Pima, An Act, relating to motor vehicles; increasing assessor's portion of registration fee for office expenses; increasing fee for registration of vehicles, and amending sections 66-201, 66-225, and 66-256, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 256, by Mr. Steward of Maricopa, An Act, relating to county planning and zoning, and amending section 17-1907, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 257, by Mr. Farr of Apache (by request), An Act, making an appropriation to the Arizona commission of agriculture and horticulture for construction of an inspection station at Sanders. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 258, by the Committee on County and Municipal Affairs, by request, (endorsed by Mr. Scudder of Coconino, Vice-chairman; Mr. Lines of Graham; Messrs. Lee, Lentz, Porter, Rogers, Steward, Wood of Maricopa; Messrs. Kennedy, Schaffer of Pima and Mr. Carr of Yuma), An Act, relating to cities or towns engaging in the public utility business; providing for condemnation under the power of eminent domain of the plant, system and business of public service corporations by cities or towns; providing the procedure therefor; amending article 6, chapter 16, Arizona code of 1939, by adding section 16-604d. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 259, by Mr. Schaffer of Pima, An Act, relating to the disposition of fines and penalties collected by the state or a political subdivision. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 260, by Mr. Bagnall of Pinal and Mr. Myers of Maricopa, An Act, relating to salaries of executive officers and judicial officers, and amending article 7, chapter 12, Arizona code of 1939, by amending sections 12-718 and 12-721, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 261, by Mr. Bagnall of Pinal and Mr. Wilson of Maricopa, An Act, relating to public service corporations; providing for the filing of joint schedules or tariffs, and amending section 69-205, Arizona code of 1939. Referred to the Committee on Administration for printing.

HOUSE BILL NO. 262, by Mr. Holsclaw of Pima, Dr. Brayton of Gila and Mrs. Ellis of Yavapai, An Act, relating to the hospitalization of mentally ill persons; prescribing the procedure therefor; amending sections 8-211 and 8-215, Arizona code of 1939, and repealing sections 8-207 to 8-210, inclusive, and article 3, chapter 8, Arizona code of 1939. Referred to the Committee on Administration for printing.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

HOUSE MEMORIAL NO. 6, by Mr. Haugh of Pima, urging congress divide income from federal lands in Arizona equally with the state. Referred to Committees on Judiciary, Livestock and Public Lands, and Ways and Means.

HOUSE BILL NO. 230, by the Committee on Education, itemizing source of county school fund. Referred to Committees on Judiciary, Education, County and Municipal Affairs, and Ways and Means.

HOUSE BILL NO. 231, by the Committee on Education, providing special grant to school districts from county rentals. Referred to Committees on Judiciary, and Education.

HOUSE BILL NO. 232, by Mrs. McRae of Maricopa, increasing amount school trustees may levy for purchase of land and new building. Referred to Committees on Judiciary, and Education.

HOUSE BILL NO. 233, by Mrs. McRae of Maricopa, providing for appropriation to school districts for qualifying students under home-bound teaching program. Referred to Committees on Judiciary, Appropriations, and Education.

HOUSE BILL NO. 234, by Mrs. McRae of Maricopa, authorizing school boards of trustees to contract for street improvements near schools. Referred to Committees on Judiciary, Education, and County and Municipal Affairs.

HOUSE BILL NO. 235, by Mrs. McRae of Maricopa, prescribing qualifications of school election voters. Referred to Committees on Judiciary, Education, and Suffrage and Elections.

HOUSE BILL NO. 236, by Mrs. McRae of Maricopa, minor clarification in law authorizing state aid for junior colleges. Referred to Committees on Judiciary, and Education.

HOUSE BILL NO. 237, by Mrs. McRae of Maricopa, authorizing state board of education establish division of health and safety education. Referred to Committees on Judiciary, Education, and Public Health.

HOUSE BILL NO. 238, by Mrs. McRae of Maricopa, authorizing school boards to set up contingency fund. Referred to Committees on Judiciary, Education, and Ways and Means.

HOUSE BILL NO. 239, by Mrs. McRae of Maricopa, providing for unification of common and high school districts. Referred to Committees on Judiciary, and Education.

HOUSE BILL NO. 240, by Mrs. McRae of Maricopa, creating commission to advise state board of education on curriculum development. Referred to Committees on Judiciary, Education, and Appropriations.

HOUSE BILL NO. 241, by the Committee on Education, changing date of canvass of annual school elections. Referred to Committees on Judiciary, Education, and Suffrage and Elections.

HOUSE BILL NO. 242, by Dr. Brayton of Gila, restricting certain physicians practicing in public hospitals. Referred to Committees on Judiciary, County and Municipal Affairs, Public Health, and Public Defense and Veterans' Affairs.

HOUSE BILL NO. 243, by Mr. Haugh of Pima, increasing public welfare assistance of dependent children. Referred to Committees on Judiciary, Welfare, County and Municipal Affairs, and Appropriations.

HOUSE BILL NO. 244, by Mr. Schaffer of Pima, amending county planning and zoning act. Referred to Committees on Judiciary, and County and Municipal Affairs.

HOUSE BILL NO. 245, by Mr. Babbitt of Yuma, appropriation for stream gauging and underground water surveys. Referred to Committees on Judiciary, Appropriations, and Livestock and Public Lands.

HOUSE BILL NO. 246, by Mrs. McRae of Maricopa, teacher exchange agreements, certification and payment of salaries. Referred to Committees on Judiciary, and Education.

HOUSE BILL NO. 247, by Mr. Steward of Maricopa, pharmacist safety measure. Referred to Committees on Judiciary, Public Health, and Public Institutions.

HOUSE BILL NO. 248, co-sponsored by Mr. Schaffer of Pima and Mr. Steward of Maricopa, athletic commission act. Referred to Committees on Judiciary, Appropriations, and Public Health.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand at recess, subject to the call of the gavel. Carried, and at 11:18 a. m., the House stood at recess.

At 11:35 a. m., the House resumed session, Mr. Speaker presiding.

Without objection, the House referred to the Order of Business, First Reading of Bills.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bill was read the first time by number and title:

HOUSE RESOLUTION NO. 18, by Mrs. Ellis, Mr. Martin of Yavapai; Messrs. Matson, Scudder of Coconino; Mr. Rutherford of Mohave and Mr. Dover of Navajo, on death of Honorable Arnold Clifford McCoy.

Motion by Mrs. Ellis, seconded by Mr. Schaffer, that the rules be suspended, an emergency declared, and that House Resolution No. 18 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bill was read the second time by number and title:

HOUSE RESOLUTION NO. 18, by Mrs. Ellis of Yavapai and others, on death of Honorable Arnold Clifford McCoy.

Motion by Mrs. Ellis, seconded by Mr. Schaffer, that the rules be suspended, an emergency declared, and that House Resolution No. 18 be placed under the Order of Business, Third Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

THIRD READING OF BILLS

The following bill was read the third time in full:

HOUSE RESOLUTION NO. 18, on death of Honorable Arnold Clifford McCoy.

Motion by Mrs. Ellis, seconded by Mr. Schaffer, that House Resolution No. 18 be adopted, and that the House stand for a moment in respectful silence. Carried by unanimous vote.

Signed in open session by the Speaker, and the clerk was instructed to record the action of the House.

Motion by Mr. Schaffer, seconded by Mr. Ellsworth (Gila), that the House stand adjourned. Carried, and at 11:52 a. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

WEDNESDAY, MARCH 2

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lines, McRae, Marion, Martin, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Sims, Smith, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—72.

Excused: Lentz, Lowry, Matson, Schellenberg, Scudder, Steward, Stump—7.

Reverend David L. Jones, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Tuesday, March 1, 1955, was dispensed with, and stands approved.

PETITIONS, MEMORIALS AND REMONSTRANCES

Mr. Kartus asked that his protest be spread upon the Journal:

Senate Interior Affairs Committee
Subcommittee on Upper Colorado Storage
Project Bill
Senate Office Building
Washington, D. C.

Gentlemen:

With regard to the upper Colorado river storage project bill on which hearings are now being held by your subcommittee, I protest against including in this project any units which would export water from the basin of the Colorado river, and I protest also against Arizona's Glen Canyon dam

being absorbed into and being made a part of this project.

The Glen Canyon dam is a part of Arizona's Glen-Bridge-Verde Highline Project under the Colter filings, to divert the water of the river by gravity into the central valleys of Arizona, and for other areas of Arizona by exchange.

I am attaching hereto a copy of House Joint Memorial No. 7, which I have introduced in the present regular session of the twenty-second legislature, in which I am a member of the House and a member of the House committees on agriculture and irrigation, and public lands. I request that this letter and the attached House Joint Memorial No. 7 be placed in the record of the hearings.

Sincerely,
SIDNEY KARTUS

House Joint Memorial No. 7, by Mr. Kartus of Maricopa, a joint memorial urging congress that Arizona's Glen Canyon dam not be included in the upper Colorado river storage project, and that no exportations of water from the river basin be authorized by such project.

To the congress of the United States.

Your memorialist respectfully represents:

Of all large river basins in the nation, that of the Colorado river is the most water deficient. The limited water which it possesses has been and is now the subject of litigation between the states of the basin. Despite this fact, there is now pending before congress a bill to authorize the upper Colorado river storage project which proposes to export from the Colorado river basin by transmountain diversion some five million acre feet or nearly one-third of the main stream water.

The waters in question are among those appropriated since 1923 by the Colter water filings on behalf of the state and people of Arizona to develop several million electrical horsepower and several million acres of land in Arizona, within the river's basin.

The water tables in all major pump-irrigated areas in central Arizona are being seriously lowered every year. If present irrigated areas in central Arizona are not to be drastically reduced an adequate amount of Colorado river water must be brought into central Arizona, which will be impossible if such exportations of waters from the basin are authorized.

We further protest that the proposed project calls for the construction of Glen Canyon dam within Arizona, but that power and power revenues from such dam are proposed to go to the upper basin states to finance nine projects for such water exportations to the total exclusion of any benefits whatever to Arizona from this dam on her own soil. The water storage and power potentialities of the Glen Canyon dam are embraced within the prior Colter filings, and rights thereto are vested in the people of Arizona.

There is no objection to the construction by the upper basin states of units of the proposed project which calls for

reasonable use of water entirely within the watershed of the Colorado river in those states. Such units will benefit the upper basin states and the reflow water therefrom will return to the river for use in Arizona and other lower areas. Wherefore your memorialist, the legislature of the state of Arizona, prays:

1. That the congress refuse to authorize any units of the upper Colorado river storage project which would export water from the basin of the Colorado river; and 2. That the congress refuse to permit Arizona's Glen Canyon dam to be absorbed into this project, since the Glen Canyon dam is part of the Glen-Bridge-Verde-Highline project to divert the water of the river into the central valleys of Arizona and for other areas of this state by exchange.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bills Nos. 249 to 262 inclusive and House Joint Memorial No. 8.....1500 copies.

Received:

House Bills Nos. 219, 221, 225 and 229.

Committee on Ways and Means, Robert A. Petrie, chairman.

House Memorial No. 6, urging congress divide income from federal lands in Arizona equally with the state, returned for consideration.

Committee on Welfare, Carl Sims, Sr., vice-chairman.

House Bill No. 12, eliminating prohibition against welfare aid for disabled Indians, recommended:

Majority: do pass.
returned for consideration.

Committee on Ways and Means, Robert A. Petrie, chairman.

House Bill No. 53, repealing state income tax withholding provision, recommended:

Majority: as amended, do pass.
as amended, returned for consideration.

Amended as follows:

Page 1, line 1, after "chapter" strike "55" and insert "65".

Amend title to read "Relating to taxation; repealing the employee's withholding exemption certificate in the income tax act, and amending section 88, chapter 65, laws of 1954, second regular session."

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 54, preventive mental health program, returned for consideration.

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 126, permissive five day work week for county employees, returned for consideration.

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 171, creating bureau of narcotics enforcement under department of law, recommended do pass.

Committee on Public Institutions, J. O. Grimes, chairman.

House Bill No. 173, prohibiting sale of state lands without written approval of state land board, recommended:

Majority: as amended, do pass.

Minority: returned for consideration.

Amended as follows:

Page 1, line 8, strike "state auditor." and insert "appeal board created under the provisions of section 11-210, Arizona code of 1939, and in addition, when sale of school lands is involved, the state land commissioner shall secure the written approval of the state superintendent of public instruction."

Strike the title and insert "Relating to state lands; requiring the governor, secretary of state, the board of appeals created by section 11-210, Arizona code of 1939, and in certain cases, the state superintendent of public instruction, to approve sales of state land, and amending article 4, chapter 11, Arizona code of 1939, by adding section 11-401a."

Committee on Education, Laura McRae, chairman.

House Bill No. 190, increasing pensions and disability allowances of retired teachers, recommended do pass.

Committee on Ways and Means, Robert A. Petrie, chairman.

House Bill No. 195, exempting wages paid by churches from withholding provisions of state income tax, returned for consideration.

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 199, brucellosis control, returned for consideration.

Committee on Welfare, Carl Sims, Sr., vice-chairman.

House Bill No. 203, requiring registration of charitable organizations and solicitors with department of public welfare, returned for consideration with the following amendments:

Strike sections 14 and 15, renumber to conform.

Amend title to conform.

Committee on Public Institutions, J. O. Grimes, chairman.

House Bill No. 206, salary increases of institutional superintendents, recommended do pass.

Committee on Education, Laura McRae, chairman.

House Bill No. 230, itemizing source of county school fund, recommended do pass.

Committee on Education, Laura McRae, chairman.

House Bill No. 231, providing special grant to school districts from county rentals, recommended do pass.

Committee on Education, Laura McRae, chairman.

House Bill No. 233, providing for appropriation to school districts for qualifying students under homebound teaching program, recommended:

Majority: do pass.
returned for consideration.

Committee on Education, Laura McRae, chairman.

House Bill No. 240, creating commission to advise state board of education on curriculum development, recommended do pass.

Committee on Education, Laura McRae, chairman.

House Bill No. 241, changing date of canvass of annual school elections, recommended do pass.

Committee on Education, Laura McRae, chairman.

House Bill No. 246, teacher exchange agreements, certification and payment of salaries, recommended do pass.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

Senate Bill No. 54, creating state highway director, passed by a vote of 19 ayes, 9 nays.

Senate Bill No. 86, appropriation to university for construction and remodeling program, passed by a vote of 28 ayes.

Senate Bill No. 90, appropriation to Tempe college for construction and remodeling program, passed by a vote of 28 ayes.

Senate Bill No. 91, appropriation to Tempe college for land purchase, passed by a vote of 28 ayes.

Senate Bills Nos. 54, 86, 90 and 91 were placed under the Order of Business, First Reading of Bills.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

SENATE BILL NO. 54, An Act, relating to the Arizona highway department; creating the position of state highway director and providing for his qualifications, appointment, salary, removal, and prescribing his powers and duties; creating a division of engineering; abolishing office of secretary; amending sections 59-104, 59-105, 59-106, 59-107, 59-108, 59-109, 59-110, 59-111, 59-112, 59-203, 59-209, 66-1203, 66-1204, and 66-1205, Arizona code of 1939, and amending article 1, chapter 59, Arizona code of 1939, by adding section 59-109a. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 86, An Act, making an appropriation to the board of regents of the university and state colleges of Arizona for the construction, remodeling and improvement of buildings and physical plant, with service facilities and equipment therefor, at the university of Arizona, on the campus thereof and at the Campbell Avenue farm, Casa Grande Road farm, Yuma Valley farm, Animal Pathology Laboratory near Mesa, Cotton Research Station in Maricopa county, and for trucks, machinery and equipment for Yuma Valley farm. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 90, An Act, making an appropriation to the board of regents of the university and state colleges of Arizona for construction, completion and remodeling of buildings, and campus planning and street improvement, with service facilities, furnishings and equipment therefor at the Arizona state college at Tempe. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 91, An Act, making an appropriation to the board of regents of the university and state colleges of Arizona, for the purchase of realty, including improvements thereon, and the preparation of such land for the use of Arizona state college at Tempe. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

SENATE CONCURRENT RESOLUTION NO. 17, constitutional amendment granting legislature power to alter state boundary line. Referred to Committees on Judiciary, Suffrage and Elections, County and Municipal Affairs, and Livestock and Public Lands.

SENATE BILL NO. 87, appropriation to university for land purchase. Referred to Committees on Judiciary, Appropriations, and Public Institutions.

SENATE BILL NO. 88, issuance of revenue bonds by university for building and equipping dormitories. Referred to Committees on Judiciary, Appropriations, and Public Institutions.

SENATE BILL NO. 89, appropriation to Flagstaff college for construction and remodeling program. Referred to Committees on Judiciary, Appropriations, and Public Institutions.

SENATE BILL NO. 93, appropriation to state library and archives for microfilming records. Referred to Committees on Judiciary, and Appropriations.

SENATE BILL NO. 95, restriction on issuance of liquor licenses. Referred to Committees on Judiciary, and County and Municipal Affairs.

SENATE BILL NO. 96, issuance of revenue bonds by Tempe college for building and equipping dormitories. Referred to Committees on Judiciary, Appropriations, Public Institutions, and Banking, Insurance and Corporations.

SENATE BILL NO. 106, appropriation for construction at Arizona children's colony. Referred to Committees on Judiciary, Appropriations, and Public Institutions.

SENATE BILL NO. 112, joint control of judicial and statutory bonds. Referred to Committees on Judiciary, and Banking, Insurance and Corporations.

SENATE BILL NO. 118, regional or national organizations expenses of boards of supervisors. Referred to Committees on Judiciary, County and Municipal Affairs, and Appropriations.

SENATE BILL NO. 120, appropriation to reimburse city of Nogales for water services during national guard operations. Referred to Committees on Judiciary, Appropriations, and Public Defense and Veterans' Affairs.

SENATE BILL NO. 126, appropriation for construction at state hospital. Referred to Committees on Judiciary, Appropriations, and Public Institutions.

SENATE BILL NO. 131, school districts revolving funds. Referred to Committees on Judiciary, Education, and Appropriations.

SENATE BILL NO. 140, reallocation of funds for remodeling capitol building. Referred to Committees on Judiciary, Appropriations, Public Institutions, and County and Municipal Affairs.

SENATE BILL NO. 142, appropriation for payment of capitol building utilities. Referred to Committees on Judiciary, Appropriations, and Public Institutions.

SENATE BILL NO. 143, Colorado river boundary commission. Referred to Committees on Judiciary, Appropriations, Livestock and Public Lands, and County and Municipal Affairs.

HOUSE JOINT MEMORIAL NO. 8, by Mrs. Thode of Pinal and others, urging congress authorize construction of Buttes dam. Referred to Committees on Judiciary, and Agriculture and Irrigation.

HOUSE BILL NO. 249, by Mr. Lentz of Maricopa and others, relief of Mr. and Mrs. Virgil Wilky. Referred to Committees on Judiciary, and Appropriations.

HOUSE BILL NO. 250, by Mr. Lee of Maricopa, requiring prescription to obtain sulpha drugs and antibiotics. Referred to Committees on Judiciary, Public Health, and County and Municipal Affairs.

HOUSE BILL NO. 251, by Dr. Brayton of Gila and Mr. Steward of Maricopa, amending medicine and surgery code. Referred to Committees on Judiciary, Public Health, and County and Municipal Affairs.

HOUSE BILL NO. 252, by Mr. Matson of Coconino, election and tally boards. Referred to Committees on Judiciary, Suffrage and Elections, and County and Municipal Affairs.

HOUSE BILL NO. 253, by Mrs. Anderson of Cochise and others, increasing sales tax rate and providing for distribution of proceeds. Referred to Committees on Judiciary, County and Municipal Affairs, Ways and Means, and Education.

HOUSE BILL NO. 254, by Messrs. Wine and Haugh of Pima, amending municipal annexation law. Referred to Committees on Judiciary, and County and Municipal Affairs.

HOUSE BILL NO. 255, by Mr. Wine of Pima and others, increasing county assessor's portion of motor vehicle registration fee. Referred to Committees on Judiciary, Highways and Bridges, and County and Municipal Affairs.

HOUSE BILL NO. 256, by Mr. Steward of Maricopa, amending county planning and zoning act providing comprehensive long term plan. Referred to Committees on Judiciary, County and Municipal Affairs, and Highways and Bridges.

HOUSE BILL NO. 257, by Mr. Farr of Apache (by request), appropriation for construction of inspection station at Sanders. Referred to Committees on Judiciary, Appropriations, and Agriculture and Irrigation.

HOUSE BILL NO. 258, by the Committee on County and Municipal Affairs (by request), municipal condemnation procedure relating to public service utilities. Referred to Committees on Judiciary, and County and Municipal Affairs.

HOUSE BILL NO. 259, by Mr. Schaffer of Pima, disposition of fines and penalties collected by state or political subdivision. Referred to Committees on Judiciary, and County and Municipal Affairs.

HOUSE BILL NO. 260, by Mr. Bagnall of Pinal and Mr. Myers of Maricopa, increasing salaries of executive and judicial officers. Referred to Committees on Judiciary, Appropriations, and County and Municipal Affairs.

HOUSE BILL NO. 261, by Mr. Bagnall of Pinal and Mr. Wilson of Maricopa, filing of joint tariff schedules of public service corporations. Referred to Committees on Judiciary, Banking, Insurance and Corporations, and Highways and Bridges.

HOUSE BILL NO. 262, by Mr. Holsclaw of Pima and others, hospitalization of mentally ill persons. Referred to Committees on Judiciary, Public Health, County and Municipal Affairs, and Public Institutions.

Mr. Al Lindsey, former member, was accorded the privileges of the floor.

Motion by Mr. Schaffer, seconded by Mr. Kartus, that House Bill No. 171, creating bureau of narcotics enforcement under department of law, be re-referred to the Committee on Public Health. Carried by a rising vote of 34 ayes, 14 nays.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand adjourned. Carried, and at 11:39 a. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

THURSDAY, MARCH 3

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lines, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Rattery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—77.

Excused: Lentz, Lowry—2.

Reverend David L. Jones, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Wednesday, March 2, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Received:

House Bills Nos. 208, 210, 216, 218, 226, 228, 230, 231, 233, 234, 236, 237, 239, 240, 241, 243, 245 and House Memorial No. 6.

Committee on Highways and Bridges, Louis B. Ellsworth, Jr., chairman.

Senate Bill No. 59, public works reserve fund, recommended do pass.

Committee on Suffrage and Elections, Harry Ackerman, chairman.

House Resolution No. 14, dedication to democracy, recommended do pass.

Committee on Suffrage and Elections, Harry Ackerman, chairman.

House Concurrent Resolution No. 14, constitutional amendment on retired judges, recommended do pass.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Concurrent Resolution No. 15, constitutional amendment relating to liability of stockholders of insurance companies, returned for consideration.

Committee on Suffrage and Elections, Harry Ackerman, chairman.

House Concurrent Resolution No. 17, constitutional amendment changing the auto lieu tax law, returned for consideration.

Committee on Livestock and Public Lands, S. Earl Pugh, chairman.

House Memorial No. 6, urging congress divide income from federal lands in Arizona equally with the state, recommended do pass.

Committee on Livestock and Public Lands, S. Earl Pugh, chairman.

House Joint Memorial No. 7, urging congress not include Arizona's Glen Canyon dam in upper Colorado river storage project, recommended do pass.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 51, relief of C. A. Angle, recommended do pass with the following amendments:

Strike section 1 and insert:

"Section 1. Appropriation. The sum of six thousand three hundred eleven dollars twenty-eight cents is appropriated to C. A. Angle for the account of the persons set forth below, and in the following amounts:

C. A. Angle, nightwatchman at capitol.....	\$ 425.25
J. W. Golden, nightwatchman at capitol annex..	319.64
Geo. H. Howell (not known).....	363.50
Amos West, laborer-capitol grounds.....	347.25
Jack Valdez, janitor-capitol annex.....	451.96
Henrietta Dagler, matron-capitol and annex....	541.50
Merle P. Cornum, elevator operator annex.....	357.75
Dave Armstrong, gardener-capitol.....	465.50
Robert Davis, watchman-capitol.....	171.50
Antonio Escandor, janitor-capitol annex.....	489.18
Thos. Sharritt, engineer-capitol annex.....	284.00
H. F. Edwards, head janitor-capitol.....	188.57
Carl Sims, janitor-capitol annex.....	204.50
M. Eagle, janitor-capitol.....	603.09
Jake Frederick, laborer-capitol.....	253.75
Holvin Downs, laborer-capitol.....	574.84
Wesley Jackson, janitor-capitol.....	269.50
Total.....	\$6,311.28."

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 51, relief of C. A. Angle, constitutional and in proper form.

Committee on Highways and Bridges, Louis B. Ellsworth, Jr., chairman.

House Bill No. 78, false rental advertisements, returned for consideration with the following amendment:

Page 1, line 14, after "camps," insert "hotels".

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 78, false rental advertisements, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 108, preventing use of deceptively similar names of private corporations, constitutional and in proper form with the following amendments:

Line 3 of title, after "names" insert comma strike balance of title and insert "amending section 53-301, Arizona code of 1939, and amending article 8, chapter 53, Arizona code of 1939, by adding section 53-801a."

Page 3, line 6, after "Section 2." strike balance of line, all of line 7 and insert "Article 8, chapter 53, Arizona code of 1939, is amended by adding section 53-801a to read:"

Committee on Highways and Bridges, Louis B. Ellsworth, Jr., chairman.

House Bill No. 112, prescribing equipment of rail motor cars for employee transportation, recommended do pass.

Committee on Labor, William Younger Wood, chairman.

House Bill No. 112, prescribing equipment of rail motor cars for employee transportation, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 112, prescribing equipment of rail motor cars for employee transportation, constitutional and in proper form.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 118, bonding of contractors, returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 118, bonding of contractors, constitutional and in proper form with the following amendments:

Line 2 of title, after "amending" strike balance of title and insert "sections 67-2305 and 67-2319, Arizona code of 1939, amending article 23, chapter 67, Arizona code of 1939, by adding section 67-2310a and repealing section 67-2318a, Arizona code of 1939."

Page 4, between lines 40 and 41 insert:

"Section 3. Section 67-2319, Arizona code of 1939, is amended to read:

"67-2319. Penalty. Any contractor who: 1. commits any act specified in items 2, 6, 7 and 11 of section 67-2311; 2. acts in the capacity of a contractor within the meaning of this article without a license as herein required; 3. conspires with another person to violate any provision of this article, is guilty of a misdemeanor and shall upon conviction be punished by a fine of not less than one hundred (\$100) nor more than

three hundred dollars (\$300), imprisonment not to exceed six (6) months, or both."

Renumber to conform.

Committee on Labor, William Younger Wood, chairman.

House Bill No. 123, providing pensions for surviving Arizona rangers, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 138, reallocation of funds of state superintendent of public instruction, constitutional and in proper form.

Committee on Labor, William Younger Wood, chairman.

House Bill No. 141, prohibiting payments of medical examination costs as condition of employment, returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 146, revolving funds for state department of public welfare, constitutional and in proper form.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 151, uniform supervision of trustees for charitable purposes act, returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 151, uniform supervision of trustees for charitable purposes act, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 156, relief of veterans hospital for sergeant William L. Snodgrass claim, constitutional and in proper form.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 164, relief of E. W. Powers, Jr., returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 164, relief of E. W. Powers, Jr., constitutional and in proper form.

Committee on Highways and Bridges, Louis B. Ellsworth, Jr., chairman.

House Bill No. 177, increasing state gasoline tax, recommended do pass.

Committee on Suffrage and Elections, Harry Ackerman, chairman.

House Bill No. 184, absentee voting of physically disabled electors, recommended do pass.

Committee on Livestock and Public Lands, S. Earl Pugh, chairman.

House Bill No. 187, abolishing present racing commission and creating dog and horse racing commission, recommended do pass with the following amendments:

Page 2, line 13, strike "three" and insert "seven".

Page 2, line 15, strike "one" and insert "two".

Page 2, line 16, strike "one" and insert "two".

Page 2, line 17, strike "one" and insert "three".

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 191, payment of contractual and refund claims against state, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 200, appropriation to racing commission for OASI and state retirement obligations, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 202, appropriation for poliomyelitis vaccine program, constitutional and in proper form.

Committee on Labor, William Younger Wood, chairman.

House Bill No. 204, increasing salary of state mine inspector, deputies and dust engineer, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 206, salary increases of institutional superintendents, constitutional and in proper form.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 210, supplemental appropriation to insurance division of corporation commission, returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 215, reallocation of funds to state land department for inventory of state lands, constitutional and in proper form.

Committee on Suffrage and Elections, Harry Ackerman, chairman.

House Bill No. 241, changing date of canvass of annual school elections, recommended do pass.

Committee on Rules, David S. Wine, vice-chairman, on order of Active Calendar.

House Bill No. 215, reallocation of funds to state land department for inventory of state lands.

House Bill No. 138, reallocation of funds of state superintendent of public instruction.

House Bill No. 200, appropriation to racing commission for OASI and state retirement obligations.

House Bill No. 156, relief of veterans hospital for sergeant William L. Snodgrass claim.

House Bill No. 164, relief of E. W. Powers, Jr.

House Bill No. 191, payment of contractual and refund claims against state.

House Bill No. 51, relief of C. A. Angle.

House Bill No. 206, salary increases of institutional superintendents.

House Bill No. 118, bonding of contractors.

House Bill No. 152, survival of causes of action.

House Bill No. 108, preventing use of deceptively similar names of private corporations.

House Bill No. 112, prescribing equipment of rail motor cars for employee transportation.

House Bill No. 146, revolving funds for state department of public welfare.

House Bill No. 151, uniform supervision of trustees for charitable purposes act.

House Bill No. 78, false rental advertisements.

House Bill No. 202, appropriation for poliomyelitis vaccine program.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

SENATE BILL NO. 54, creating state highway director. Referred to Committees on Judiciary, Highways and Bridges, and Appropriations.

SENATE BILL NO. 86, appropriation to university for construction and remodeling program. Referred to Committees on Judiciary, Appropriations, and Public Institutions.

SENATE BILL NO. 90, appropriation to Tempe college for construction and remodeling program. Referred to Committees on Judiciary, Appropriations, and Public Institutions.

SENATE BILL NO. 91, appropriation to Tempe college for land purchase. Referred to Committees on Judiciary, Appropriations, and Public Institutions.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the House resolve itself into a Committee of the Whole House for the consideration of the bills on the Calendar. Carried, and at 11:04 a. m., the House re-

solved itself into a Committee of the Whole House, Mr. Babbitt in the chair.

At 11:40 a. m., the Committee of the Whole House was dissolved and Mr. Babbitt, chairman, reported progress.

Motion by Mr. Schaffer, seconded by Mr. Ellsworth (Gila), that the report of the Committee of the Whole House be accepted. Carried.

Motion by Mr. Schaffer, seconded by Mr. Ellsworth (Gila), that the House stand at recess until 1:30 p. m. Carried, and at 11:42 a. m., the House stood at recess.

AFTERNOON SESSION

At 1:30 p. m., the House resumed session, Mr. Speaker presiding.

Without objection, the House referred to the Order of Business, Bills and Other Business from the Senate.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

Senate Bill No. 104, training program in use of fire-arms, passed by a vote of 28 ayes.

Senate Bill No. 115, erection of inspection station at Yuma, passed by a vote of 28 ayes.

Senate Bill No. 127, supplemental appropriation to state industrial school for current fiscal year expenses, passed by a vote of 28 ayes.

Senate Bill No. 136, retirement board amendments to state employees retirement act, passed by a vote of 28 ayes.

Senate Bills Nos. 104, 115, 127 and 136 were placed under the Order of Business, First Reading of Bills.

House Concurrent Resolution No. 5, constitutional amendment enabling Arizona to participate in foreign teacher exchange program, passed by a vote of 28 ayes.

House Joint Memorial No. 1, Coconino and Sitgreaves national forests timberland ownership, passed by a vote of 28 ayes.

The clerk was instructed to record the action of the Senate, and convey the bills to the secretary of state.

House Bill No. 60, bonding of motor vehicle engine rebuilders, passed by a vote of 28 ayes.

House Bill No. 61, changing of motor vehicle engine numbers, passed by a vote of 28 ayes.

The clerk was instructed to record the action of the Senate and convey the bills to the governor.

House Bill No. 57, qualifications for superintendent of Arizona children's colony, passed by a vote of 28 ayes, with the following amendments:

Page 2, strike all of line 4 and insert "of seven thousand two hundred".

Page 2, after line 5, insert:

"Sec. 2. Emergency. To preserve the public peace, health and safety it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law."

The clerk was instructed to record the action of the Senate.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the House do not concur in the Senate amendments to House Bill No. 57, and that a Free Joint Conference Committee be appointed to confer with a like committee from the Senate concerning the matter of disagreement on the bill. Carried, and Mr. Speaker appointed members Wine, Bagnall and McRae. The clerk was instructed to record the action of the House, and notify the Senate.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

SENATE BILL NO. 104, An Act, relating to education, and authorizing the state board of education and the Arizona game and fish commission to cooperate in providing training in safe handling of firearms, and safe hunting practices. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 115, An Act, making an appropriation to the Arizona commission of agriculture and horticulture for payment of its share of the construction cost of an inspection station at Yuma. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 127, An Act, making an appropriation to the Arizona state industrial school. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 136, An Act, relating to the state employees' retirement system; and amending sections 12-844, 12-851 and 12-852, Arizona code of 1939, and amending article 8, chapter 12, Arizona code of 1939 by adding section 12-853a. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the House resolve itself into a Committee of the Whole House for the further consideration of the bills on the Calendar. Carried, and at 2:15 p. m., the House resolved itself into a Committee of the Whole House, Mr. Carr in the chair.

At 4:18 p. m., the Committee of the Whole House was dissolved and Mr. Carr, chairman, reported:

That House Bill No. 215 do pass.

That House Bill No. 138 be amended as follows:

Page 1, lines 5 and 6, strike "ten thousand" and insert "eight thousand one hundred and twenty".

Page 1, line 7, strike "6,000.00" and insert "4,000.00".

Page 1, between lines 7 and 8 insert "For OASI and state retirement 220.00".

Page 1, line 9, strike "500.00" and insert "400.00".

Page 1, line 12, strike "10,000.00" and insert "8,120.00".

And, as so amended, it do pass.

That House Bill No. 200 do pass.

That House Bill No. 156 be amended as follows:

Amend title to read "Making an appropriation for the relief of the veterans administration hospital, Phoenix, Arizona, for services rendered incident to the injuries of Sgt. William L. Snodgrass, and Private-1 Carl A. Russell, Arizona national guard."

Page 1, lines 1 and 2, strike "one hundred forty-seven dollars fifty cents" and insert "two hundred twenty-four dollars fifty cents".

Page 1, line 7, strike "injury" and insert "injuries".

Page 1, line 7, "after Snodgrass" insert "and Private-1 Carl A. Russell,".

Page 1, line 8, after "guard," insert "in the amounts of one hundred forty-seven dollars fifty cents and seventy-seven dollars, respectively,".

And, as so amended, it do pass.

That House Bill No. 164 do pass.

That House Bill No. 191 do pass.

That House Bill No. 51 be amended as follows:

Page 1, strike section 1 and insert:

"Section 1. Appropriation. The sum of six thousand three hundred eleven dollars twenty-eight cents is appropriated to C. A. Angle for the account of the persons set forth below, and in the following amounts:

C. A. Angle, nightwatchman at capitol.....	\$ 425.25
J. W. Golden, nightwatchman at capitol annex..	319.64
Geo. H. Howell (not known).....	363.50
Amos West, laborer-capitol grounds.....	347.25
Jack Valdez, janitor-capitol annex.....	451.96
Henrietta Dagler, matron-capitol and annex....	541.50
Merle P. Cornum, elevator operator annex.....	357.75
Dave Armstrong, gardener-capitol.....	465.50
Robert Davis, watchman-capitol.....	171.50
Antonio Escandor, janitor-capitol annex.....	489.18
Thos. Sharritt, engineer-capitol annex.....	284.00
H. F. Edwards, head janitor-capitol.....	188.57
Carl Sims, janitor-capitol annex.....	204.50
M. Eagle, janitor-capitol.....	603.09
Jake Frederick, laborer-capitol.....	253.75

Holvin Downs, laborer-capitol.....	574.84
Wesley Jackson, janitor-capitol.....	269.50
Total.....	<u>\$6,311.28."</u>

And, as so amended, it do pass.

That House Bill No. 206 be amended as follows:

Page 1, line 7, strike "seven" and insert "eight".

Page 1, line 8, strike "two hundred".

Page 2, line 4, strike "seven" and insert "eight".

Page 2, lines 4 and 5, strike "two hundred".

Page 2, line 6, strike "seven" and insert "eight".

Page 2, line 6, strike "two hundred".

And, as so amended, it do pass.

That House Bill No. 118 be amended as follows:

Line 2 of title, after "amending" strike balance of title and insert "sections 67-2305 and 67-2319, Arizona code of 1939, amending article 23, chapter 67, Arizona code of 1939, by adding section 67-2310a; and repealing section 67-2318a, Arizona code of 1939."

Page 4, between lines 40 and 41, insert:

"Sec. 3. Section 67-2319, Arizona code of 1939, is amended to read:

"67-2319. Penalty. Any contractor who: 1. commits any act specified in items 2, 6, 7 and 11 of section 67-2311; 2. acts in the capacity of a contractor within the meaning of this article without a license as herein required; 3. conspires with another person to violate any provision of this article, is guilty of a misdemeanor and shall upon conviction be punished by a fine of not less than one hundred (\$100) nor more than three hundred dollars (\$300), imprisonment not to exceed six (6) months, or both."

Renumber to conform.

And, as so amended, it do pass.

That House Bill No. 152 do pass.

That House Bill No. 108 be amended as follows:

Line 3 of title, after "names" strike balance of title and insert " ", amending section 53-301, Arizona code of 1939, and amending article 8, chapter 53, Arizona code of 1939, by adding section 53-801a."

Page 2, line 9, after "state" strike period and insert " , unless, at the time of filing its articles of incorporation with the corporation commission as herein provided, the incorporators shall file with the corporation commission a consent to the use of such name, said consent to be in the form of a duly authenticated copy of a resolution specifically authorizing

the use of its name by the board of directors of any existing corporation of this state or of any foreign corporation licensed to do business in this state which has a name which is the same or deceptively similar to the name which the corporation applying for license seeks to use as its own."

Page 3, line 6, after "Section 2." strike balance of line, all of line 7, and insert "Article 8, chapter 53, Arizona code of 1939, is amended by adding section 53-801a to read:".

Page 3, line 15, after "state" strike period and insert " , unless, at the time of applying for said license and filing its articles of incorporation with the corporation commission as herein provided, said foreign corporation shall file with the corporation commission a consent to the use of such name, said consent to be in the form of a duly authenticated copy of a resolution specifically authorizing the use of its name by the board of directors of any existing corporation of this state or of any foreign corporation licensed to do business in this state which has a name which is the same or deceptively similar to the name which the corporation applying for license seeks to use as its own."

And, as so amended, it do pass.

That House Bill No. 112 do pass.

That House Bill No. 146 do pass.

That House Bill No. 151 do pass.

That House Bill No. 78 be amended as follows:

Line 1 of title, after "hotel" strike "and" and insert a comma.

Line 2 of title, after "court" insert "and hotel".

Line 3 of title, strike "or misleading".

Page 1, line 14, after "camps," insert "hotels,".

Page 2, line 27, strike "misleading,".

And, as so amended, it do pass.

That House Bill No. 202 be amended as follows:

Page 1, line 6, strike "may" and insert "shall".

And, as so amended, it do pass.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the report of the Committee of the Whole House be adopted, and that the bills be properly assigned. Carried.

House Bill No. 215, reallocation of funds to state land department for inventory of state lands, was referred to the Committee on Administration to be engrossed.

House Bill No. 138, reallocation of funds of state superintendent of public instruction, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 200, appropriation to racing commission for OASI and state retirement obligations, was referred to the Committee on Administration to be engrossed.

House Bill No. 156, relief of veterans hospital for Sgt. William L. Snodgrass and Pvt.-1 Carl A. Russell claims, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 164, relief of E. W. Powers, Jr., was referred to the Committee on Administration to be engrossed.

House Bill No. 191, payment of contractual and refund claims against state, was referred to the Committee on Administration to be engrossed.

House Bill No. 51, relief of C. A. Angle, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 206, salary increases of institutional superintendents, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 118, bonding of contractors, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 152, survival of causes of action, was referred to the Committee on Administration to be engrossed.

House Bill No. 108, preventing use of deceptively similar names of private corporations, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 112, prescribing equipment of rail motor cars for employee transportation, was referred to the Committee on Administration to be engrossed.

House Bill No. 146, revolving funds for state department of public welfare, was referred to the Committee on Administration to be engrossed.

House Bill No. 151, uniform supervision of trustees for charitable purposes act, was referred to the Committee on Administration to be engrossed.

House Bill No. 78, false rental advertisements, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 202, appropriation for poliomyelitis vaccine program, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Without objection, the House referred to the Order of Business, Bills and Other Business From the Senate.

BILLS AND OTHER BUSINESS FROM THE SENATE

A message from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

House Bill No. 57, qualifications for superintendent of Arizona children's colony, acceded to House request, and appointed Free Joint Conferees Prochnow, Richardson and Giss.

The clerk was instructed to record the action of the Senate.

Motion by Mr. Schaffer, seconded by Mr. Alfaro, that the House stand adjourned. Carried, and at 4:25 p. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

FRIDAY, MARCH 4

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—76.

Excused: Lowry, O'Reilly, Stump—3.

Reverend David L. Jones, chaplain of the House, offered prayer.

Messrs. Robert Hodge and W. B. Carr, Sr., former members, were accorded the privileges of the floor.

BUSINESS ON THE SPEAKER'S DESK

The following communication was presented and read:

Yavapai county board of supervisors on appointment of Milton O. Lindner, Sr., District No. 3, to fill the unexpired term of A. C. McCoy, deceased.

Referred to the Committee on Suffrage and Elections to pass upon the credentials of Mr. Lindner, and to have the oath of office administered to him by the chief justice of the supreme court.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand at recess, subject to the call of the gavel. Carried, and at 11:06 a. m., the House stood at recess.

At 11:45 a. m., Mr. Speaker called the House to order.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee report was read and filed:

Committee on Suffrage and Elections, Harry Ackerman, chairman.

Your Committee on Suffrage and Elections reports that it has examined the credentials of Mr. Milton O. Lindner, Sr., Yavapai county, District No. 3, appointed to fill the vacancy of Mr. A. C. McCoy, deceased, and that he is entitled to his seat, that he has taken his oath of office, and signed his non-communist affidavit.

Motion by Mr. Schaffer, seconded by Mr. Smith, that the report of the Committee on Suffrage and Elections be adopted. Carried.

Mr. Speaker introduced Mr. Lindner, the new member.

Mrs. Ellis and Mr. Martin, were appointed as a committee to escort Mr. Lindner to his seat.

Without objection, the reading of the Journal of Thursday, March 3, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Received:

House Bills Nos. 220, 223, 224, 227, 232, 235, 244 and 247.

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

House Bill No. 51, relief of C. A. Angle.

House Bill No. 78, false rental advertisements.

House Bill No. 108, preventing use of deceptively similar names of private corporations.

House Bill No. 112, prescribing equipment of rail motor cars for employee transportation.

House Bill No. 118, bonding of contractors.

House Bill No. 138, reallocation of funds of state superintendent of public instruction.

House Bill No. 146, revolving funds for state department of public welfare.

House Bill No. 151, uniform supervision of trustees for charitable purposes act.

House Bil No. 152, survival of causes of action.

House Bill No. 156, relief of veterans hospital for Sgt. William L. Snodgrass and Pvt.-1 Carl A. Russell claims.

House Bill No. 164, relief of E. W. Powers, Jr.

House Bill No. 191, payment of contractual and refund claims against state.

House Bill No. 200, appropriation to racing commission for OASI and state retirement obligations.

House Bill No. 202, appropriation for poliomyelitis vaccine program.

House Bill No. 206, salary increases of institutional superintendents.

House Bill No. 215, reallocation of funds to state land department for inventory of state lands.

Committee on Public Institutions, J. O. Grimes, chairman.

Senate Bill No. 86, appropriation to university for construction and remodeling program, returned for consideration.

Committee on Public Institutions, J. O. Grimes, chairman.

Senate Bill No. 87, appropriation to university for land purchase, returned for consideration.

Committee on Public Institutions, J. O. Grimes, chairman.

Senate Bill No. 88, issuance of revenue bonds by university for building and equipping dormitories, returned for consideration.

Committee on Public Institutions, J. O. Grimes, chairman.

Senate Bill No. 89, appropriation to Flagstaff college for construction and remodeling program, returned for consideration.

Committee on Public Institutions, J. O. Grimes, chairman.

Senate Bill No. 90, appropriation to Tempe college for construction and remodeling program, returned for consideration.

Committee on Public Institutions, J. O. Grimes, chairman.

Senate Bill No. 91, appropriation to Tempe college for land purchase, returned for consideration.

Committee on Public Institutions, J. O. Grimes, chairman.

Senate Bill No. 96, issuance of revenue bonds by Tempe college for building and equipping dormitories, returned for consideration.

Committee on Welfare, Mabel S. Ellis, chairman.

House Bill No. 31, prescribing rules and regulations for practice of midwifery, recommended:

Majority: do pass, as amended by the Committee on Public Health.
returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 36, exempting qualified disabled veterans from examination to practice optometry, returned for consideration.

Committee on Public Institutions, J. O. Grimes, chairman.

House Bill No. 64, construction of state office building in Tucson, returned for consideration.

Committee on Public Institutions, J. O. Grimes, chairman.

House Bill No. 81, psychology act, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 123, providing pensions for surviving Arizona rangers, returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 123, providing pensions for surviving Arizona rangers, constitutional and in proper form.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 143, Arizona pesticide act, recommended do pass with the following amendments:

Page 14, line 35, after "Appropriation." insert "Ninety percent of".

Page 14, line 44, after "appropriations." add "The remaining ten percent of the moneys collected under the provisions of this act shall be deposited in the general fund of the state."

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 143, Arizona pesticide act, returned for consideration with the following amendments:

Page 8, line 24, strike "shall" and insert "may".

Page 8, line 25, after "ing" insert a colon, and strike remainder of line.

Page 8, line 35, after "ing" insert a comma, and strike remainder of line.

Page 8, line 36, strike "makes" and insert "make".

Page 8, lines 44 and 45, strike ", with the approval of the technical committee,".

Page 9, line 4, strike "shall be first" and insert "may be".

Page 9, line 11, strike "two members of the faculty of" and insert "the head of the department of entomology of the university of Arizona, the head of the department of agricultural chemistry and soils of".

Page 9, strike all of lines 28 to 31 inclusive.

Page 10, line 8, after "lations" insert a period and strike remainder of line.

Page 14, line 35, after "Appropriation." insert "Ninety percent of".

Page 14, line 44, after "appropriations." add "The remaining ten percent of the moneys collected under the provisions of this act shall be deposited in the general fund of the state."

Page 14, line 45, after "Repeals." strike remainder of line, and on page 15, all of lines 1, 2, 3, and 4, and insert "Article 12, chapter 68, Arizona code of 1939, is repealed."

Page 15, line 6, strike "July 1, 1955" and insert "January 1, 1956".

Amend title to read "An Act relating to the distribution, sale or transportation of adulterated or misbranded insecticides, fungicides, rodenticides, and other pesticides and devices; regulating traffic therein; providing for registration and examination of such materials, and repealing article 12, chapter 68, Arizona code of 1939."

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 143, Arizona pesticide act, constitutional and in proper form.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 147, Arizona fertilizer materials law, recommended do pass with the following amendments:

Page 16, line 6, after "Appropriation." insert "Ninety percent of".

Page 16, line 16, after "appropriations." insert "The remaining ten percent of the moneys collected under the provisions of this act shall be deposited in the general fund of the state."

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 147, Arizona fertilizer materials law, returned for consideration with the following amendments:

Page 3, line 31, after "agents." insert "The state chemist created under the provisions of this section shall succeed to the powers and duties of the state chemist heretofore created by law, which office is hereby abolished."

Page 10, line 26, after "hearing" insert a colon and strike remainder of line and "committee" on line 27.

Page 11, strike all of lines 15 to 25 inclusive, and insert "(d) There is hereby created the technical committee to consist of five members, who shall be appointed by the director of the agricultural experiment station with the approval of the board of regents of the university of Arizona.

The technical committee shall be composed of and consist of: two members of the agricultural chemical industry, the head of the department of entomology and the head of the department of agricultural chemistry and soils of the university of Arizona, and one member of the Arizona farm bureau federation. The technical committee may propose changes to existing rules and regulations or propose new rules and regulations for the enforcement of the provisions of this act, which proposals shall be submitted to the state chemist for his approval or disapproval."

Page 11, line 45, strike "technical committee" and insert "state chemist".

Page 12, line 18, after "regulations" insert a period and strike remainder of line 18 and all of line 19.

Page 16, line 6, after "Appropriation." insert "Ninety percent of".

Page 16, line 16, after "appropriations." insert "The remaining ten percent of the moneys collected under the provisions of this act shall be deposited in the general fund of the state."

Committee on Livestock and Public Lands, S. Earl Pugh, chairman.

House Bill No. 147, Arizona fertilizer materials law, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 147, Arizona fertilizer materials law, constitutional and in proper form.

Committee on Highways and Bridges, Louis B. Ellsworth, Jr., chairman.

House Bill No. 148, maintenance of public roads and streets other than legally designated highways, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 148, maintenance of public roads and streets other than legally designated highways, constitutional and in proper form.

Committee on Public Institutions, J. O. Grimes, chairman.

House Bill No. 153, visitation of prisoners, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 158, amending securities act on regulation of brokers, returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 158, amending securities act on regulation of brokers, constitutional and in proper form, with the following amendments:

Strike the title and insert "Repealing article 5 of chapter 67, Arizona code of 1939 and transferring the regulation of brokers provided thereunder to the corporation commission; endowing the corporation commission with additional powers in the administration of the securities act of Arizona; and amending article 14 of chapter 53, Arizona code of 1939, by adding section 53-1427."

Page 1, lines 1 and 2, after "Section 1." strike remainder of line and all of line 2 and insert "(A) Article 5 of chapter 67, Arizona code of 1939, is repealed."

Page 1, line 5, after "chapter 67" insert a comma.

Page 1, line 6, after "code" strike ", annotated," and insert "of" and strike "as amended".

Page 2, line 7, after "chapter 67" insert a comma and strike comma after "code".

Page 2, line 8, strike "annotated," and insert "of" and strike "as amended,".

Page 2, line 10, after "chapter 53" insert ", Arizona code of 1939,".

Re-letter to conform.

Page 2, line 13, after "code" strike remainder of line, all of lines 14 and 15, and insert "of 1939 is amended by adding section 53-1427 to read:"

Page 2, line 19, strike "act" and insert "article".

Page 2, line 37, after "67" insert a comma and after "code" strike remainder of line and insert "of 1939."

Committee on Livestock and Public Lands, S. Earl Pugh, chairman.

House Bill No. 173, prohibiting sale of state lands without written approval of state land board, returned for consideration, with the following amendments:

Page 1, strike all of line 8, and insert "appeal board created under the provisions of section 11-210, Arizona code of 1939, and in addition, when sale of school lands is involved, the state land commissioner shall secure the written approval of the state superintendent of public instruction."

Strike the title and insert "Relating to state lands; requiring the governor, secretary of state, the board of appeals created by section 11-210, Arizona code of 1939, and in certain cases, the state superintendent of public instruction, to approve sales of state land, and amending article 4, chapter 11, Arizona code of 1939, by adding section 11-401a."

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 173, prohibiting sale of state lands without written approval of state land board, constitutional and in proper form.

Committee on Education, Laura McRae, chairman.

House Bill No. 174, retirement board amendments to state employees retirement act, recommended:

Majority: do pass.
returned for consideration.

Committee on Ways and Means, Robert A. Petrie, chairman.

House Bill No. 177, increasing state gasoline tax, returned for consideration.

Committee on Suffrage and Elections, Harry Ackerman, chairman.

House Bill No. 178, method of summoning jurors, returned for consideration with the following amendments:

Page 2, between lines 18 and 19, insert "(b) Those persons not responding by return receipt shall be summoned by the sheriff by giving personal notice to each, or by having a written notice at his place of residence with some person over 16 years of age residing therein."

Page 2, line 19, strike "(b)" and insert "(c)".

Page 2, strike line 25 to 37 inclusive.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 178, method of summoning jurors, constitutional and in proper form, with the following amendment:

Strike all of lines 25 to 37 inclusive.

Committee on Public Defense and Veterans' Affairs, Lee F. Dover, chairman.

House Bill No. 179, appropriation to civil defense agency, recommended:

Majority: as amended, do pass.

Minority: do not pass.

Amended as follows:

Page 1, line 4, strike "ten thousand" and insert "five thousand".

Page 2, line 2, strike "lapsation" and insert "lapsing".

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 184, absentee voting of physically disabled electors, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 187, abolishing present racing commission and creating dog and horse racing commission, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 211, transferring past legislative fund balances to 22nd legislature, constitutional and in proper form.

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 213, air pollution, recommended:

Majority: as amended, return for consideration.

Minority: do not pass.

Amended as follows:

Page 1, line 2, after "factory" insert "hereafter."

Page 2, add "Sec. 5. Nothing in this act shall be construed to apply to refineries, factories or industries already in operation on the effective date of this act."

Motion by Mr. Campbell, seconded by Mr. Bloomquist, that House Bill No. 213, air pollution, be re-referred to the Committee on Public Health for further consideration. Lost by a rising vote of 29 ayes, 40 nays.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 219, supplemental appropriation to state tax commission, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 219, supplemental appropriation to state tax commission, constitutional and in proper form.

Committee on Highways and Bridges, Louis B. Ellsworth, Jr., chairman.

House Bill No. 222, authorizing use of gasoline tax revenue for municipal maintenance of streets and roads, recommended do pass.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 222, authorizing use of gasoline tax revenue for municipal maintenance of streets and roads, returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 222, authorizing use of gasoline tax revenue for municipal maintenance of streets and roads, constitutional and in proper form.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 230, itemizing source of county school fund, returned for consideration.

Committee on Public Institutions, J. O. Grimes, chairman.

House Bill No. 247, pharmacist safety measure, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 258, municipal condemnation procedure relating to public service utilities, returned for consideration.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bill was read the first time by number and title:

HOUSE BILL NO. 263, by the Committee on Rules, An Act, making an appropriation to the Arizona corporation commission. Referred to the Committee on Administration for printing.

Motion by Mr. Schaffer, seconded by Mr. Wine, that the rules be suspended, an emergency declared, and that House Bill No. 263 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

SENATE BILL NO. 104, training program in use of firearms. Referred to Committees on Judiciary, Education, and Fish and Game.

SENATE BILL NO. 115, erection of inspection station at Yuma. Referred to Committees on Judiciary, Appropriations, and Agriculture and Irrigation.

SENATE BILL NO. 127, supplemental appropriation to state industrial school for current fiscal year expenses. Referred to Committees on Judiciary, Appropriations, and Public Institutions.

SENATE BILL NO. 136, retirement board amendments to state employees retirement act. Referred to Committees on Judiciary, Ways and Means, and Banking, Insurance and Corporations.

HOUSE BILL NO. 263, by the Committee on Rules, appropriation to corporation commission to continue interstate commerce commission rate hearings. Referred to Committee on Judiciary, and Appropriations.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand at recess until 1:30 p. m. Carried, and at 12:15 p. m., the House stood at recess.

AFTERNOON SESSION

At 1:30 p. m., the House resumed session, Mr. Speaker presiding.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Livestock and Public Lands, S. Earl Pugh, chairman.

Senate Bill No. 143, Colorado river boundary commission, returned for consideration.

Committee on Ways and Means, Robert A. Petrie, chairman.

House Memorial No. 1, urging congress create program for rehabilitation of Papago Indians, returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 177, increasing state gasoline tax, constitutional and in proper form, with the following amendments:

Page 1, line 2, after "1939" insert a comma strike remainder of line, all of lines 3 and 4, and insert "is amended by adding section 66-301(a) to read:"

Page 2, lines 8 and 9, strike "chapter 59, Arizona code annotated, 1939, and amendments thereto" and insert "this chapter."

Page 2, between lines 32 and 33, insert "Sec. 2. Article 3, chapter 66, Arizona code of 1939, is amended by adding section 66-301 (b) to read:"

Page 3, between lines 17 and 18, insert "Sec. 3. Article 3, chapter 66, Arizona code of 1939, is amended by adding section 66-301(c) to read:"

Page 3, between lines 25 and 26, insert "Sec. 4. Article 3, chapter 66, Arizona code of 1939, is amended by adding section 66-301(d) to read:"

Page 3, line 32, strike "annotated," and insert "of" and strike "as amended". After "1939" strike the comma and insert a period.

Line 5 of title, after "chapter 66" insert a comma and strike "of the". After "1939" insert a comma, and strike "as". Line 6, strike "amended" and after "adding" strike "thereto".

Committee on Ways and Means, Robert A. Petrie, chairman.

House Bill No. 180, amending law governing assessment rolls, returned for consideration.

Committee on Ways and Means, Robert A. Petrie, chairman.

House Bill No. 181, levying tax on real estate transactions to be earmarked for county school funds, returned for consideration with the following amendment:

Page 1, line 8, after "to" insert "one-fourth of".

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 188, creating state fair advisory board, recommended do pass with the following amendments:

Page 1, line 5, after "governor" insert a period and strike remainder of line and through "senate." on line 6.

Page 1, line 8, strike "January" and insert "February"; strike "three" and insert "two".

Page 2, lines 31, 32 and 33, strike "the president of the senate, the speaker of the house of representatives,".

Page 3, line 17, strike "January" and insert "February"; after "1956," strike remainder of line and "1956," on line 18.

Page 3, line 19, after "work" insert a period and strike remainder of line.

Page 3, line 26, strike "fifty" and insert "twenty-five".
Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 188, creating state fair advisory board, constitutional and in proper form, as amended by the Committee on Appropriations.

Committee on Ways and Means, Robert A. Petrie, chairman.

House Bill No. 209, prescribing deadline for filing state income tax returns, returned for consideration.

Committee on Ways and Means, Robert A. Petrie, chairman.

House Bill No. 230, itemizing source of county school fund, recommended:

Majority: do pass.
returned for consideration.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 263, appropriation to corporation commission to continue interstate commerce commission rate hearings, recommended do pass.

Committee on Rules, David S. Wine, vice-chairman, on order of Active Calendar.

House Bill No. 123, providing pensions for surviving Arizona rangers.

House Bill No. 143, Arizona pesticide act.

House Bill No. 147, Arizona fertilizer materials law.

House Bill No. 173, prohibiting sale of state lands without written approval of state land board.

House Bill No. 148, maintenance of public roads and streets other than legally designated highways.

House Bill No. 158, amending securities act on regulation of brokers.

House Bill No. 222, authorizing use of gasoline tax revenue for municipal maintenance of streets and roads.

House Bill No. 178, method of summoning jurors.

House Bill No. 188, creating state fair advisory board.

House Bill No. 211, transferring past legislative fund balances to 22nd legislature.

House Bill No. 219, supplemental appropriation to state tax commission.

House Bill No. 187, abolishing present racing commission and creating dog and horse racing commission.

House Bill No. 184, absentee voting of physically disabled electors.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House resolve itself into a Committee of the Whole House for the consideration of the bills on the Calendar. Carried, and at 2:08 p. m., the House resolved itself into a Committee of the Whole House, Mr. Rutherford in the chair.

At 2:10 p. m., while in the Committee of the Whole House, the sergeant-at-arms announced the seating of Mr. O'Reilly.

At 4:55 p. m., the Committee of the Whole House was dissolved, and Mr. Rutherford, chairman, reported:

That House Bill No. 123 do pass.

That House Bill No. 143 be amended as follows:

Strike title and insert "Relating to the distribution, sale or transportation of adulterated or misbranded insecticides, fungicides, rodenticides, and other pesticides and devices; regulating traffic therein; providing for registration and examination of such materials, and repealing article 12, chapter 68, Arizona code of 1939."

Page 8, line 24, strike "shall" and insert "may".

Page 8, line 25, after "ing" insert colon and strike balance of line.

Page 8, line 35, after "ing" insert comma and strike balance of line.

Page 8, line 36, strike "makes" and insert "make".

Page 8, line 44, after "may," strike balance of line to and including "committee," on line 45.

Page 9, line 4, strike "shall be first" and insert "may be".

Page 9, line 11, strike "two members of the faculty of" and insert "the head of the department of entomology of the university of Arizona, the head of the department of agricultural chemistry and soils of".

Page 9, strike lines 28, 29, 30 and 31.

Page 10, line 8, after "lations" insert period and strike balance of line.

Page 14, line 35, after "Appropriation." strike "All" and insert "Ninety percent of all".

Page 14, line 44, after "appropriations." insert "The remaining ten percent of the moneys collected under the provisions of this act shall be deposited in the general fund of the state."

Page 14, line 45, after "Repeals" strike balance of line, all of lines 1, 2, 3 and 4 on page 15, and insert "Article 12, chapter 68, Arizona code of 1939, is repealed."

Page 15, line 6, strike "July 1, 1955." and insert "January 1, 1956."

And, as so amended, it do pass.

That House Bill No. 147 be amended as follows:

Page 3, line 31, after "agents." insert "The state chemist created under the provisions of this section shall succeed to the powers and duties of the state chemist heretofore created by law, which office is hereby abolished."

Page 10, line 26, after "hearing" insert colon and strike balance of line to and including "committee:" on line 27.

Page 11, strike lines 15 to 25 inclusive, and insert:

"(d) There is hereby created the technical committee to consist of five members, who shall be appointed by the director of the agricultural experiment station with the approval of the board of regents of the university of Arizona. The technical committee shall be composed of and consist of: two members of the agricultural chemical industry, the head of the department of entomology and the head of the department of agricultural chemistry and soils of the university of Arizona, and one member of the Arizona farm bureau federation. The technical committee may propose changes to existing rules and regulations or propose new rules and regulations for the enforcement of the provisions of this act, which proposals shall be submitted to the state chemist for his approval or disapproval."

Page 11, line 45, strike "technical committee" and insert "state chemist".

Page 12, lines 18 and 19, strike "recommended to him by the technical committee" and insert a period.

Page 16, line 6, strike "All" and insert "Ninety percent of all".

Page 16, line 16, after "appropriations." insert "The remaining ten percent of the moneys collected under the provisions of this act shall be deposited in the general fund of the state."

And, as so amended, it do pass.

That House Bill No. 173 be retained on the Calendar.

That House Bill No. 148 do pass.

That House Bill No. 158 be amended as follows:

Strike title and insert "Repealing article 5 of chapter 67, Arizona code of 1939, and transferring the regulation of brokers provided thereunder to the corporation commission; endowing the corporation commission with additional powers in the administration of the securities act of Arizona; and amending article 14 of chapter 53, Arizona code of 1939, by adding section 53-1427."

Page 1, line 1, after "Section 1." strike balance of line, all of line 2, and insert "(A) Article 5 of chapter 67, Arizona code of 1939, is repealed."

Page 1, line 5, after "67" insert comma.

Page 1, line 6, strike "annotated," insert "of" and strike "as amended,".

Page 2, line 7, after "67" insert comma. After "code" strike comma.

Page 2, line 8, strike "annotated," and insert "of". After "1939," strike "as amended,".

Page 2, line 10, after "53" insert ", Arizona code of 1939,".

Page 2, line 13, after "code" strike ", anno-" all of lines 14 and 15 and insert "of 1939 is amended by adding section 53-1427 to read:".

Page 2, line 19, strike "act" and insert "article".

Page 2, line 37, after "67" insert comma. After "code" strike ", annotated, 1939, as amended." and insert "of 1939.".

And, as so amended, it do pass.

That House Bill No. 222 do pass.

That House Bill No. 178 be amended as follows:

Page 2, between lines 18 and 19 insert:

"(b) Those persons not responding by return receipt shall be summoned by the sheriff by giving personal notice to each, or by leaving a written notice at his place of residence with some person over 16 years of age residing therein."

Re-letter to conform .

Page 2, strike lines 25 to 37 inclusive.

And, as so amended, it do pass.

That House Bill No. 188 be amended as follows:

Page 1, lines 5 and 6, strike "with the advice and consent of the senate."

Page 1, line 8, strike "January" and insert "February"; strike "three" and insert "two".

Page 1, line 11, strike "members ap-" and on page 2, all of lines 1 to 6 inclusive.

Page 2, lines 31, 32 and 33, strike "the president of the senate, the speaker of the house of representatives,".

Page 3, line 17, strike "January" and insert "February". After "1956," strike remainder of line and through "1956," on line 18.

Page 3, line 19, insert a period after "work" and strike remainder of line.

Page 3, line 26, strike "fifty" and insert "twenty-five".

And, as so amended, it do pass.

That House Bill No. 211, do pass.

That House Bill No. 219 be amended as follows:

Page 1, line 5, strike "eight" and insert "two".

Page 1, line 8, strike "postage 600.00".

Page 1, line 10, strike "\$9,875.00" and insert "\$9,275.00".

And, as so amended, it do pass.

That House Bill No. 187 be retained on the Calendar.

That House Bill No. 184 do pass.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the report of the Committee of the Whole House be adopted, and that the bills be properly assigned. Carried.

House Bill No. 123, providing pensions for surviving Arizona rangers, was referred to the Committee on Administration to be engrossed.

House Bill No. 143, Arizona pesticide act, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 147, Arizona fertilizer materials law, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 173 was retained on the Calendar of the Committee of the Whole House.

House Bill No. 148, maintenance of public roads and streets other than legally designated highways, was referred to the Committee on Administration to be engrossed.

House Bill No. 158, amending securities act on regulation of brokers, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 222, authorizing use of gasoline tax revenue for municipal maintenance of streets and roads, was referred to the Committee on Administration to be engrossed.

House Bill No. 178, method of summoning jurors, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 188, creating state fair advisory board, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 211, transferring past legislative fund balances to 22nd legislature, was referred to the Committee on Administration to be engrossed.

House Bill No. 219, supplemental appropriation to state tax commission, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 187 was retained on the Calendar of the Committee of the Whole House.

House Bill No. 184, absentee voting of physically disabled electors, was referred to the Committee on Administration to be engrossed.

Without objection, the House referred to the Order of Business, Third Reading of Bills.

THIRD READING OF BILLS

The following bill was read the third time in full :

HOUSE BILL NO. 51, entitled, An Act, making an appropriation for the relief of C. A. Angle.

On roll call House Bill No. 51 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Berry, Brayton, Carr, Carroll, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lindner, Matson, Minor, Mitchell, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rogers, Rutherford, Schaffer, Scudder, Smith, Steward, Wilson, Wine, Wood, Mr. Speaker—46.

Nays: Bloomquist, Brown, Campbell, Ellsworth (Maricopa), Haugh, Hostetter, Marion, Martin, Myers, Rhodes, Rosenbaum, Schellenberg, Thode, Wessler, White—15.

Not voting: Andersen (Maricopa), Bailey, Biles, Burton, Carreon, Cook, Fridena, Lee, Lentz, Lines, Lowry, McRae, Phillips, Porter, Sims, Stump, Tidwell, Warner, Willis—19.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand adjourned. Carried, and at 5:08 p. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

SATURDAY, MARCH 5

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen (Maricopa), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Smith, Steward, Thode, Tidwell, Warner, Wessler, White, Wilson, Wine, Wood, Mr. Speaker—70.

Excused: Anderson (Cochise), Bloomquist, Hostetter, Lines, Lowry, McRae, Porter, Sims, Stump, Willis—10.

Reverend David L. Jones, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Friday, March 4, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bill No. 263 (mimeographed).....150 copies.

Received:

House Bills Nos. 222, 238, 242, 246, 249, 250, 252, 254, 255, 257, 259, 260, 261 and House Joint Memorial No. 8.

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

House Bill No. 123, providing pensions for surviving Arizona rangers.

House Bill No. 143, Arizona pesticide act.

House Bill No. 147, Arizona fertilizer materials law.

House Bill No. 148, maintenance of public roads and streets other than legally designated highways.

House Bill No. 158, amending securities act on regulation of brokers.

House Bill No. 178, method of summoning jurors.

House Bill No. 184, absentee voting of physically disabled electors.

House Bill No. 188, creating state fair advisory board.

House Bill No. 211, transferring past legislative fund balances to 22nd legislature.

House Bill No. 219, supplemental appropriation to state tax commission.

House Bill No. 222, authorizing use of gasoline tax revenue for municipal maintenance of streets and roads.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 179, appropriation to civil defense agency, recommended do pass with the following amendments:

Page 1, line 4, strike "ten thousand" and insert "five thousand".

Page 2, line 2, strike "lapsation" and insert "lapsing".

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 190, increasing pensions and disability allowances of retired teachers, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 244, amending county planning and zoning act, returned for consideration with the following amendment:

Pages 5 and 6, strike all of section 6, and renumber to conform.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 254, amending municipal annexation law, returned for consideration with the following amendment:

Page 2, add "(c) In any territory annexed by a city under the provisions of this act, the zoning regulations in effect within such area shall remain in force and effect for a period of one year after the date of annexation."

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 21, amending method of absentee voting, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 50, expansion of board of school trustees, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 66, interstate oil compact, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 69, exempting racing commission from provisions governing quarterly allotments of funds, returned for consideration.

Mr. Speaker announced that Senate Bill No. 136, retirement board amendments to state employees retirement act, which was referred to the Committee on Ways and Means on March 4, is removed from that committee and referred to the Committee on Education.

THIRD READING OF BILLS

The following bills were read the third time in full:

HOUSE BILL NO. 78, entitled, An Act, relating to motel, motor hotel, motor court and hotel rate signs, and prescribing penalties for false advertising.

On roll call House Bill No. 78 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen (Maricopa), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Brown, Burton, Campbell, Carr, Carreon, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Marion, Martin, Matson, Mitchell, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzlöff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Smith, Steward, Thode, Tidwell, Warner, Wessler, White, Wilson, Wood, Mr. Speaker—66.

Nays: Carreon, Minor—2.

Not voting: Anderson (Cochise), Bloomquist, Holsclaw, Hostetter, Lines, Lowry, McRae, Porter, Sims, Stump, Willis, Wine—12.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

At 10:40 a. m., the sergeant-at-arms announced the seating of Mr. Porter.

HOUSE BILL NO. 108, entitled, An Act, relating to private corporations, preventing the use of deceptively similar names, amending section 53-301, Arizona code of 1939, and amending article 8, chapter 53, Arizona code of 1939, by adding section 53-801a.

On roll call House Bill No. 108 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen (Maricopa), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzlöff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Smith, Steward, Tidwell, Warner, Wessler, White, Wilson, Wine, Wood, Mr. Speaker—69.

Not voting: Anderson (Cochise), Bloomquist, Hostetter, Lines, Lowry, McRae, Marion, Sims, Stump, Thode, Willis—11.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 112, entitled, An Act, relating to railway common carriers, and prescribing equipment of rail motor cars furnished by carriers for the transportation of its employees.

On roll call House Bill No. 112 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen (Maricopa), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Brown, Burton, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Marion, Matson, Minor, Mitchell, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Smith, Steward, Tidwell, Warner, White, Wilson, Wine, Mr. Speaker—63.

Nays: Martin, Myers, Phillips, Porter, Wessler—5.

Not voting: Anderson (Cochise), Bloomquist, Campbell, Hostetter, Lines, Lowry, McRae, Sims, Stump, Thode, Willis, Wood—12.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 118, entitled, An Act, relating to contractors; providing for bonding of contractors, and amending sections 67-2305 and 67-2319, Arizona code of 1939, amending article 23, chapter 67, Arizona code of 1939, by adding section 67-2310a, and repealing section 67-2318a, Arizona code of 1939.

On roll call House Bill No. 118 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen (Maricopa), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Brown, Burton, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Smith, Steward, Thode, Tidwell, Warner, Wessler, White, Wilson, Wine, Wood, Mr. Speaker—68.

Nays: Kartus—1.

Not voting: Anderson (Cochise), Bloomquist, Campbell, Dover, Hostetter, Lines, Lowry, McRae, Sims, Stump, Willis—11.

Mr. Kartus asked explanation of vote be spread upon the Journal:

I am for any provisions of this bill which will help to protect the public against fraud. But it appears that the bonding requirements for contractors in the bill are so extensive and difficult, that many worthy and deserving persons might

be barred from entering the contracting profession and thereby denied the opportunity of bettering their conditions.

I therefore vote no.

House Bill No. 118 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

At 11:08 a. m., the sergeant-at-arms announced the seating of Mrs. McRae.

HOUSE BILL NO. 123, entitled, An Act, relating to the Arizona rangers, and providing for pensions for surviving members thereof, and making an appropriation.

On roll call House Bill No. 123 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen (Maricopa), Austin, Babbitt, Bailey, Berry, Biles, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lentz, Lindner, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schellenberg, Scudder, Smith, Steward, Thode, Tidwell, Warner, White, Wilson, Wine, Wood, Mr. Speaker—68.

Not voting: Anderson (Cochise), Bagnall, Bloomquist, Hostetter, Lee, Lines, Lowry, Schaffer, Sims, Stump, Wessler, Willis—12.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 138, entitled, An Act, relating to education, and providing for the reallocation of funds of the state superintendent of public instruction and common schools.

On roll call House Bill No. 138 passed the House, without enacting the emergency, by the following vote:

Ayes: Abels, Ackerman, Alfaro, Austin, Babbitt, Bagnall, Bailey, Brayton, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lindner, McRae, Matson, Minor, Mitchell, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rogers, Schaffer, Schellenberg, Smith, Steward, Wilson, Wine, Wood, Mr. Speaker—46.

Nays: Andersen (Maricopa), Berry, Biles, Brown, Burton, Campbell, Cook, Ellsworth (Maricopa), Haugh, Holsclaw, Lentz, Marion, Martin, Myers, Phillips, Porter, Rhodes, Thode, Tidwell, Warner, Wessler, White—22.

Not voting: Anderson (Cochise), Bloomquist, Hostetter, Lee, Lines, Lowry, Rosenbaum, Rutherford, Scudder, Sims, Stump, Willis—12.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 143, entitled, An Act, relating to the distribution, sale or transportation of adulterated or misbranded insecticides, fungicides, rodenticides, and other pesticides and devices; regulating

traffic therein; providing for registration and examination of such materials, and repealing article 12, chapter 68, Arizona code of 1939.

On roll call House Bill No. 143 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lentz, Lindner, McRae, Marion, Martin, Matson, Minor, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Rafferty, Retzloff, Rhodes, Rogers, Rosenbaum, Schaffer, Schellenberg, Smith, Steward, Thode, Tidwell, Warner, Wessler, White, Wilson, Wine, Wood, Mr. Speaker—65.

Not voting: Andersen, Anderson, Bloomquist, Brown, Dalton, Hostetter, Lee, Lines, Lowry, Mitchell, Rutherford, Scudder, Sims, Stump, Willis—15.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 146, entitled, An Act, relating to the budget and finance administration act; authorizing revolving funds for the state department of public welfare, and amending section 10-932, Arizona code of 1939.

On roll call House Bill No. 146 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lentz, Lindner, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Rafferty, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Smith, Steward, Tidwell, Warner, Wessler, White, Wilson, Wine, Wood, Mr. Speaker—67.

Not voting: Andersen, Anderson, Bloomquist, Brown, Hostetter, Lee, Lines, Lowry, Myers, Sims, Stump, Thode, Willis—13.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 147, entitled, An Act, relating to commercial fertilizers and agricultural minerals and providing for the regulation of the manufacture and sale thereof.

On roll call House Bill No. 147 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen (Maricopa), Austin, Babbitt, Bagnall, Bailey, Berry, Brayton, Burton, Campbell, Carr, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lentz, Lindner, McRae, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Rafferty, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Smith, Steward, Tidwell, Warner, Wessler, White, Wilson, Wine, Wood, Mr. Speaker—65.

Not voting: Anderson (Cochise), Bloomquist, Brown, Carreon, Farr, Haugh, Hostetter, Lee, Lines, Lowry, Marion, Sims, Stump, Thode, Willis—15.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 188, entitled, An Act, relating to the Arizona state fair; creating a state fair advisory board; prescribing the powers and duties of the state fair advisory board; amending section 8-701, Arizona code of 1939, and chapter 8, article 7, Arizona code of 1939, by adding sections 8-706, 8-707, 8-708, and 8-709.

On roll call House Bill No. 188 passed the House, without enacting the emergency, by the following vote:

Ayes: Abels, Ackerman, Alfaro, Austin, Babbitt, Bagnall, Bailey, Brayton, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Lindner, McRae, Matson, Minor, Mitchell, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rogers, Rutherford, Schaffer, Scudder, Smith, Steward, Wilson, Wine, Wood, Mr. Speaker—46.

Nays: Berry, Burton, Campbell, Haugh, Holsclaw, Lentz, Marion, Martin, Myers, Phillips, Porter, Schellenberg, Thode, Warner, Wessler, White—16.

Not voting: Andersen, Anderson, Biles, Bloomquist, Brown, Cook, Ellsworth (Maricopa), Hostetter, Larson, Lee, Lines, Lowry, Rhodes, Rosenbaum, Sims, Stump, Tidwell, Willis—18.

The following members asked explanation of vote be spread upon the Journal:

House Bill No. 188 is totally unnecessary, motivated totally by politics. It is the start, the first step in a series of purges. The second step was retained on the calendar yesterday. I vote no.

D. H. CAMPBELL.

Because I am a business man and because I have not been satisfied with the net profits that reverted to the state treasurer for the past few years, and because I understand that there is a move afoot to move the fairgrounds to a larger location, and because there is land available at Papago park that yet belongs to the state and because it will be possible to move the fair site while the state still owns all of Papago land and because our fair will call for more land to accommodate larger crowds and because there is nothing so permanent as change and because I like the arduous aroma of this bill that fills my nostrils with a spirit of accountability for future performance of a new commission, I find myself willing to speculate on a hope of bigger and better profits, a bigger and better state fair, a bigger and better Arizona, I vote aye.

DEL ROGERS.

Due to the increase in population, and to allow greater representation for the people and districts of our fair state, and because this increase does not set a new precedent for such action, as our code will verify, I vote aye.

GEORGE R. STEWARD.

House Bill No. 188 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the House stand adjourned until 10:00 a. m., Monday, March 7, 1955. Carried, and at 12:10 p. m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

MONDAY, MARCH 7

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, Petrie, Phillips, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Tidwell, White, Wilson, Wine, Mr. Speaker—73.

Excused: O'Reilly, Porter, Thode, Warner, Wessler, Willis, Wood—7.

Monsignor Robert J. Donohue, chaplain of the House, offered prayer.

The pledge of allegiance to the flag of the United States was led by Mrs. Ellis.

Without objection, the reading of the Journal of Saturday, March 5, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 69, exempting racing commission from provisions governing quarterly allotments of funds, recommended do pass.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 127, supplemental appropriation to state industrial school for current fiscal year expenses, recommended do pass.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 142, appropriation for payment of capitol building utilities, recommended do pass.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 143, Colorado river boundary commission, recommended do pass.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

House Bill No. 66, votes required for write-in candidates, passed by a vote of 26 ayes, 2 not voting.

The clerk was instructed to record the action of the Senate and convey the bill to the governor.

House Bill No. 71, expense statement and campaign committee reports, passed by a vote of 27 ayes, 1 not voting, with the following amendments:

Page 1, line 6, strike "thirty" and insert "ten".

Page 2, line 16, strike "thirty" and insert "ten".

The clerk was instructed to record the action of the Senate.

Motion by Mr. Ackerman, seconded by Mr. Schaffer, that the House concur in the Senate amendments to House Bill No. 71. Carried.

FINAL PASSAGE

The following bill, as amended by the Senate, was read the final time in full:

HOUSE BILL NO. 71, entitled, An Act, relating to elections; prescribing the time of filing expense statements and campaign committee reports, and amending sections 55-1014, 55-1017, 55-1405, and 55-1407, Arizona code of 1939.

On roll call House Bill No. 71 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Franklin, Fridena, Grimes, Harkness, Haugh, Hostetter, Hunt, Hutcheson, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lowry, McRae, Matson, Minor, Myers, Phillips, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Scudder, Smith, Steward, Stump, Tidwell, Wilson, Wine, Mr. Speaker—60.

Nays: Campbell, Holsclaw, Kartus, Lines, Marion, Martin, Mitchell, Schellenberg, Sims, White—10.

Not voting: Farr, O'Reilly, Petrie, Porter, Pugh, Thode, Warner, Wessler, Willis, Wood—10.

The following members asked explanation of vote be spread upon the Journal:

I see no reason for secrecy regarding campaign expenditures or sources of campaign income prior to any election.

DAVID H. CAMPBELL.

I vote no for I see no object in passing a law that is unenforceable and that would make liars out of most politicians.

W. W. MITCHELL, SR.

House Bill No. 71 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and convey the bill to the governor.

Senate Joint Memorial No. 2, survey of public lands by federal government, passed by a vote of 27 ayes, 1 not voting.

Senate Bill No. 32, repealing youth authority act, passed by a vote of 26 ayes, 2 not voting.

Substitute Senate Bill No. 45, jurisdiction of state lands occupied for military purposes, passed by a vote of 27 ayes, 1 not voting.

Senate Bill No. 53, motor vehicles leased for transportation on highways, passed by a vote of 27 ayes, 1 not voting.

Senate Bill No. 80, requiring casualty insurance on state owned vehicles, passed by a vote of 26 ayes, 2 not voting.

Senate Bill No. 117, committee to study need of state building in Tucson, passed by a vote of 26 ayes, 2 not voting.

Senate Bill No. 145, abolishing bureau of criminal identification, passed by a vote of 25 ayes, 1 nay, 2 not voting.

Senate Bill No. 148, retroactive and current contributions to OASI and state retirement system for teacher coverage, passed by a vote of 26 ayes, 2 not voting.

Senate Bill No. 150, trapping and transplanting of big-horn sheep, passed by a vote of 26 ayes, 2 not voting.

Senate Bill No. 154, relieving counties from costs of children admitted to Arizona children's colony, passed by a vote of 26 ayes, 1 nay, 1 not voting.

Senate Bill No. 159, certification of students participating in western regional cooperation in higher education, passed by a vote of 26 ayes, 2 not voting.

Senate Bill No. 160, providing exploratory drilling shall be acceptable for mining claim assessment work, passed by a vote of 27 ayes, 1 not voting.

Senate Bill No. 161, special license plates for motor vehicle of historic value, passed by a vote of 27 ayes, 1 not voting.

Senate Bill No. 169, amending egg code, passed by a vote of 27 ayes, 1 not voting.

Senate Bill No. 172, requiring state land commission obtain approval before selling or issuing commercial lease on state lands, passed by a vote of 26 ayes, 2 not voting.

Senate Bill No. 176, commission on uniform state laws, passed by a vote of 25 ayes, 1 nay, 2 not voting.

Senate Bill No. 183, transfer of highway fund to prison fund for license plates, passed by a vote of 26 ayes, 2 not voting.

Senate Bill No. 186, reallocation of state prison funds, passed by a vote of 26 ayes, 2 not voting.

Senate Bill No. 192, membership of interstate stream commission, passed by a vote of 27 ayes, 1 not voting.

Senate Joint Memorial No. 2, Senate Bill No. 32, Substitute Senate Bill No. 45, Senate Bills Nos. 53, 80, 117, 145, 148, 150, 154, 159, 160, 161, 169, 172, 176, 183, 186 and 192 were placed under the Order of Business, First Reading of Bills.

At 10:40 a. m., the sergeant-at-arms announced the seating of Mr. O'Reilly.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

SENATE JOINT MEMORIAL NO. 2, survey of public lands by federal government.

SENATE BILL NO. 32, An Act, repealing the youth authority act of 1951; repealing article 2, chapter 46, Arizona code of 1939.

SUBSTITUTE SENATE BILL NO. 45, An Act, relating to public lands; granting concurrent jurisdiction over land reserved from the public domain for military purposes; amending section 11-603, and repealing section 11-604, Arizona code of 1939, and amending article 6, chapter 11, Arizona code of 1939, by adding section 11-605.

SENATE BILL NO. 53, An Act, defining vehicles leased for transportation on public highways for compensation as contract motor carriers for the purpose of taxation; requiring private motor carriers leasing such vehicles to file report; requiring private motor carriers to have manifest in vehicles; amending sections 66-501 and 66-521, Arizona code of 1939, and amending article 5, chapter 66, Arizona code of 1939 by adding section 66-526a.

SENATE BILL NO. 80, An Act, relating to tort liability of the state, the boards and agencies carrying on any of the functions thereof, counties, cities, towns and school districts; establishing limitation on time when suit may be brought; defining jurisdiction of courts to try such cases; and authorizing expenditure of public money for insurance coverage.

SENATE BILL NO. 117, An Act, relating to public buildings; authorizing the governor to appoint a committee to study the need of a state office building in the city of Tucson and to obtain necessary property; and making an appropriation.

SENATE BILL NO. 145, An Act, relating to crimes; abolishing the bureau of criminal identification, and repealing article 2, chapter 45, Arizona code of 1939.

SENATE BILL NO. 148, An Act, relating to teachers; providing for payment of retroactive and current state employees' retirement system and old-age and survivors insurance system employer contributions; authorizing payment of prior service pensions; excluding substitute and certain vocational teachers from the state employees' retirement system; and amending sections 54-1751 and 54-1752, Arizona code of 1939.

SENATE BILL NO. 150, An Act, making an appropriation to the Arizona game and fish commission for the purpose of establishing an operating fund for the trapping and transplanting of bighorn sheep.

SENATE BILL NO. 154, An Act, relating to the Arizona children's colony; relieving counties from payment of maintenance costs for children admitted to the colony, and amending sections 8-902, 8-903, 8-904, 8-905, 8-906, 8-907, and 8-911, Arizona code of 1939.

SENATE BILL NO. 159, An Act, relating to education; providing for the certification of students desiring to participate in the compact for western regional cooperation in higher education, and amending section 54-1904, Arizona code of 1939.

SENATE BILL NO. 160, An Act, relating to public lands; providing that development drilling shall be acceptable as discovery work, and amending section 11-1603, Arizona code of 1939.

SENATE BILL NO. 161, An Act, relating to motor vehicles; defining vehicles of historic value, providing for license plates therefor, for safety equipment thereon for photostating certificates of title thereof, and for the use of the same upon public highways.

SENATE BILL NO. 169, An Act, relating to eggs and egg products, and amending sections 68-914, 68-916, 68-918, 68-920, 68-921, 68-922, 68-923, 68-926, 68-930, 68-936, 68-937, 68-938, 68-939 and 68-948, Arizona code of 1939.

SENATE BILL NO. 172, An Act, relating to state lands; requiring approval of the board of appeals prior to sale of state lands, and amending section 11-103, Arizona code of 1939.

SENATE BILL NO. 176, An Act, relating to uniform legislation; prescribing the powers, duties and reimbursement of the commissioners of the Arizona commission on uniform state laws; amending sections 3-101 and 3-102, Arizona code of 1939, and amending article 1, chapter 3, Arizona code of 1939, by adding section 3-103.

SENATE BILL NO. 183, An Act, providing for the transfer of moneys from the state highway fund to the prison manufacturing fund in payment of metal plates, and making an appropriation therefor.

SENATE BILL NO. 186, An Act, relating to the Arizona state prison; reallocating funds previously appropriated to the Arizona state prison, and prescribing the purposes for which such funds may be expended.

SENATE BILL NO. 192, An Act, relating to the interstate stream commission; providing for the number of counties to be represented thereon, and amending section 75-2205, Arizona code of 1939.

Motion by Mr. Petrie, seconded by Mr. Ellsworth (Gila), that the rules be suspended, an emergency declared, and that Senate Joint Memorial No. 2, Senate Bill No. 32, Substitute Senate Bill No. 45, Senate Bills Nos. 53, 80, 117, 145, 148, 150, 154, 159, 160, 161, 169, 172, 176, 183, 186 and 192 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

THIRD READING OF BILLS

The following bills were read the third time in full:

HOUSE BILL NO. 151, entitled, An Act, relating to charitable trusts; providing for state supervision and enforcement of certain charitable trusts and similar relationships, and making uniform the law relating thereto.

On roll call House Bill No. 151 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Harkness, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Tidwell, White, Wilson, Wine, Mr. Speaker—66.

Nays: Marion—1.

Not voting: Dover, Grimes, Haugh, Hostetter, McRae, Porter, Rutherford, Stump, Thode, Warner, Wessler, Willis, Wood—13.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

At 11:03 a. m., the sergeant-at-arms announced the seating of Mr. Wood.

HOUSE BILL NO. 148, entitled, An Act, relating to highways; providing for maintenance of public roads and streets other than legally designated highways, and amending section 59-631, Arizona code of 1939.

On roll call House Bill No. 148 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen (Maricopa), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Campbell, Carr, Carreon, Carroll, Dalton, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lowry, McRae, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Wilson, Wine, Wood, Mr. Speaker—60.

Nays: Anderson (Cochise), Bloomquist, Brown, Burton, Cook, Ellsworth (Maricopa), Hostetter, Lines, Marion, Martin, Rhodes, Tidwell, White—13.

Not voting: Dover, Phillips, Porter, Thode, Warner, Wessler, Willis—7.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 152, entitled, An Act, relating to probate law and procedure; providing for survival of causes of action, and amending section 38-1103, Arizona code of 1939.

On roll call House Bill No. 152 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen (Maricopa), Austin, Babbitt, Bagnall, Bailey, Brayton, Carr, Carreon, Carroll, Dalton, Ellis, Ellsworth (Gila), Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, McRae, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rogers, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Wilson, Wine, Wood, Mr. Speaker—54.

Nays: Anderson (Cochise), Berry, Biles, Bloomquist, Brown, Burton, Campbell, Cook, Ellsworth (Maricopa), Farr, Hostetter, Lines, Lowry, Marion, Martin, Rhodes, Rosenbaum, Tidwell, White—19.

Not voting: Dover, Phillips, Porter, Thode, Warner, Wessler, Willis—7.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 156, entitled, An Act, making an appropriation for the relief of the veterans administration hospital, Phoenix, Arizona, for services rendered incident to the injuries of Sgt. William L. Snodgrass and Private-1 Carl A. Russell, Arizona national guard.

On roll call House Bill No. 156 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Schaffer, Schellenberg, Sims, Smith, Steward, Stump, Tidwell, Wilson, Wine, Wood, Mr. Speaker—69.

Nays: Marion, Martin, White—3.

Not voting: Carr, Porter, Rutherford, Scudder, Thode, Warner, Wessler, Willis—8.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 158, entitled, An Act, repealing article 5 of chapter 67, Arizona code of 1939, and transferring the regulation of brokers provided thereunder to the corporation commission; endowing the corporation commission with additional powers in the administration of the securities act of Arizona; and amending article 14 of chapter 53, Arizona code of 1939, by adding section 53-1427.

On roll call House Bill No. 158 passed the House by the following vote:

Ayes: Abeis, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Scudder, Sims, Smith, Steward, Stump, Tidwell, White, Wilson, Wine, Wood, Mr. Speaker—70.

Nays: Pugh—1.

Not voting: Campbell, Cook, Farr, Porter, Schellenberg, Thode, Warner, Wessler, Willis—9.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 164, entitled, An Act, making an appropriation for the relief of E. W. Powers, Jr.

On roll call House Bill No. 164 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Martin, Matson, Mitchell, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzloff, Rhodes, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Tidwell, White, Wilson, Wine, Wood, Mr. Speaker—71.

Nays: Marion—1.

Not voting: Cook, Minor, Porter, Rogers, Thode, Warner, Wessler, Willis—8.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 178, entitled, An Act, relating to juries and jurors; providing a method of summoning jurors, and amending section 37-114, Arizona code of 1939.

On roll call House Bill No. 178 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen (Maricopa), Austin, Bagnall, Bailey, Berry, Biles, Brayton, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Franklin, Fridena, Grimes, Harkness,

Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzlöff, Rhodes, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Smith, Steward, Stump, Tidwell, Wilson, Wine, Wood, Mr. Speaker—61.

Nays: Anderson (Cochise), Bloomquist, Brown, Burton, Campbell, Hostetter, Marion, White—8.

Not voting: Babbitt, Cook, Farr, Haugh, Porter, Rogers, Sims, Thode, Warner, Wessler, Willis—11.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

At 11:35 a. m., the sergeant-at-arms announced the seating of Mr. Porter.

HOUSE BILL NO. 184, entitled, An Act, relating to elections; eliminating requirement of doctor's certificate for persons who are physically unable to go to the polls, and amending section 55-1301, Arizona code of 1939.

On roll call House Bill No. 184 passed the House by the following vote:

Ayes: Abels, Ackerman, Andersen, Anderson, Austin, Babbitt, Bagnall, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzlöff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Tidwell, Wilson, Wine, Wood, Mr. Speaker—69.

Nays: Bailey, Carroll, Hutcheson, Marion, White—5.

Not voting: Alfaro, Cook, Thode, Warner, Wessler, Willis—6.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Motion by Mr. Schaffer, seconded by Mr. Ellsworth (Gila), that the House stand at recess until 1:30 p. m. Carried, and at 11:40 a. m., the House stood at recess.

AFTERNOON SESSION

At 1:30 p. m., the House resumed session, Mr. Speaker presiding.

At 1:30 p. m., the sergeant-at-arms announced the seating of members Thode, Wessler and Willis.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Agriculture and Irrigation, J. P. Stump, chairman.

House Joint Memorial No. 8, urging congress authorize construction of Buttes dam, recommended do pass.

Committee on Agriculture and Irrigation, J. P. Stump, chairman.

Senate Bill No. 115, erection of inspection station at Yuma, recommended do pass.

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 31, prescribing rules and regulations for practice of midwifery, recommended do pass, with the following amendments:

Strike everything after the enacting clause and insert:

"Section 1. Attendance at childbirth. A person attending women in childbirth habitually or for hire, shall, on and after July 1, 1956, be:

"1. A qualified physician;

"2. Under the personal direction and supervision of a qualified physician; or,

"3. A licensed midwife.

"Sec. 2. Definitions. In this act, unless the context requires otherwise:

"1. 'Midwife' means any person attending women in childbirth habitually or for hire and who is licensed under this act.

"2. 'Commissioner' means the commission of public health.

"Sec. 3. Registration and license.

1. No person other than a duly licensed and registered physician shall practice midwifery or use the name and title of midwife unless such person shall be duly registered as a midwife with the local county health officer and unless such person shall have received a license to practice midwifery from the commissioner of public health, pursuant to the provisions of this act.

"2. No person not duly licensed as a midwife shall be registered as a midwife.

"3. Every midwife shall register name, address and occupation with the local health officer in the county in which he or she resides, and shall so register in any county in which he or she may hereafter establish a residence and shall thereupon be supplied by the county health officer with a copy of this article together with such rules and regulations as may be prepared by the state board of health as provided in this act. No fee or other compensation shall be charged for registering names as provided by this section. License must be presented upon registration. The county health officer shall direct the midwife to the local registrar for birth certificate blanks.

"Sec. 4. Powers of the state, county and city boards of health.

"1. The state board of health has power, by affirmative vote of the majority of its full membership, to make such rules, regulations and amendments as may from time to time be necessary for the proper administration of this act.

"2. The county and city boards of health have power to make additional rules, regulations and amendments regarding further requirements to practice midwifery, providing that these requirements are not in conflict with those made by the state board of health.

"Sec. 5. Requirements to practice midwifery.

"1. No license to practice midwifery shall be issued unless written application therefor, sworn to by the applicant, has been made to the commissioner in such form as may be prescribed.

"2. Every applicant for a license to practice midwifery shall:

"(a) Be not less than 21 years of age.

"(b) Present satisfactory evidence of good health, including report of recent chest x-ray and serology.

"(c) Be able to read and write; provided that in cases of persons of foreign birth who have extended experience or in other exceptional circumstances this requirement may be waived by the commissioner at his discretion.

"(d) Be clean and constantly show evidence in general appearance and in his or her home, or habits of cleanliness.

"(e) Present satisfactory evidence of good moral character.

"(f) Possess a certificate showing evidence of having had a course in midwifery approved by the state board of health and conducted by the local county health units or in the absence of such units by the local county health officer in cooperation with the state department of health.

"Sec. 6. Duration and renewal of license.

"1. Unless revoked every license to practice midwifery issued by the commissioner shall permit the holder thereof to practice midwifery only during the current calendar year in which such license is issued.

"2. Such license may be renewed only upon evidence submitted to the commissioner that the applicant has attended and conducted one or more deliveries during the twelve months preceding the calendar year for which application for renewal of license is being made.

"3. Each application for renewal of license shall be deemed to be an original application and shall be supported by proof of all of the requirements of section 5 of this act, except the requirement set forth in paragraph 2, sub-paragraph (f) thereof.

"Sec. 7. Practices prohibited.

"1. A duly licensed and registered midwife may practice midwifery in cases of normal labor and in no others. When labor is not progressing normally, a physician must be called immediately.

"2. No midwife shall in any case of labor use instruments of any kind nor assist labor by any artificial, forcible or mechanical means, nor perform version, nor attempt to remove adherent placenta, nor administer, prescribe, advise or employ any poisonous or dangerous drug, herb, or medicine nor attempt the treatment of disease except when the attendance of a physician cannot be speedily secured, and in such cases, the midwife shall secure the attendance of a physician as soon as possible.

"3. No midwife shall advertise.

"Sec. 8. Denial, suspension and revocation of license.

(a) The commissioner may deny, suspend or revoke the license of any midwife, (issued under the provisions of this act), who:

"1. Violates any provision of this act or the rules and regulations adopted thereunder;

"2. permits, aids or abets the commission of an unlawful act;

"3. indulges in conduct or practice detrimental to the health or safety of the mother and child.

"(b) Upon the denial, suspension or revocation of a license provided by this act, the commissioner shall send notice thereof, by registered mail, prepaid, to the applicant or licensee concerned setting forth the reason or reasons for the action taken. Within thirty days after the date of mailing of the action taken, the applicant or licensee may give written notice of desire for a hearing on the action taken to the commissioner and a hearing, at which the applicant or licensee shall have the right to present evidence, shall be held before the state board of health. The board shall render its decision on the basis of all the evidence presented and shall send a true copy thereof by registered mail, prepaid, to the applicant or licensee. The decision of the board shall be final, subject to the right of appeal to the superior court within thirty days after deposit in the mail of the copy of the decision of the board to the last known address of the applicant or licensee.

"Sec. 9. Reports by local health officers. The commissioner shall require the county health officer in each county to report, at least annually, as to the conduct of the midwives who may be practicing within the jurisdiction of such county health office and it shall be the duty of such county health officers to make such reports upon the request of the commissioner.

"Sec. 10. License fee. The license fee shall be \$5.00 for the initial license and \$1.00 for renewal per annum, payable at the time of application. If application is denied, the fee shall be returned to the applicant.

"Sec. 11. Training for midwives. In cooperation with the state department of health, local health units, or in their absence, the county health officer, shall conduct, at least annually a satisfactory course of training for midwives. The local health unit or county health officer shall give public notice of the time, place and date of such training courses.

"Sec. 12. Penalties. (a) Any person who:

"1. Obtains a license as a midwife by fraud, willful misrepresentation or deceit; or

"2. performs midwifery without a proper license, or after his or her license has been denied, suspended or revoked, is guilty of a misdemeanor and upon conviction shall be punished by a fine of not more than fifty dollars.

"(b) The license to practice of any person convicted under this act shall be immediately revoked and no new application of such person shall be considered for a period of six months after such conviction."

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 81, psychology act, returned for consideration.

Committee on Agriculture and Irrigation, J. P. Stump, chairman.

House Bill No. 205, flood control projects, recommended do pass.

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 228, regional or national organization expenses of pharmacy board, returned for consideration.

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 229, record of sale of dangerous drugs, returned for consideration.

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 247, pharmacist safety measure, returned for consideration.

REPORTS OF SELECT COMMITTEES

The Free Joint Conference Committee on House Bill No. 57, qualifications for superintendent of Arizona children's colony, reported:

Your conferees agree that subdivision (b) of section 1, be amended to read:

"(b) The superintendent shall receive an annual salary of eight thousand dollars per year and full maintenance."

That the House recedes and accepts the Senate insertion of the emergency.

SENATE FREE CONFEREES:	HOUSE FREE CONFEREES:
ROBERT W. PROCHNOW,	DAVID S. WINE,
Chairman.	Chairman.
WILFORD R. RICHARDSON,	HARRY BAGNALL,
HAROLD C. GISS.	LAURA McRAE.

Motion by Mr. Bagnall, seconded by Mr. Schaffer, that the House adopt the report of the Free Joint Conference Committee on House Bill No. 57. Carried, and the clerk was instructed to record the action of the House, and notify the Senate.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

House Bill No. 57, qualification for superintendent of Arizona children's colony, adopted report of Free Joint Conference Committee.

The clerk was instructed to record the action of the Senate.

Senate Bill No. 123, prescribing method of computing average rate of tax levy, passed by a vote of 25 ayes, 3 not voting.

Senate Bill No. 162, relaxing restrictions on packing of head lettuce, passed by a vote of 24 ayes, 2 nays, 2 not voting.

Senate Bill No. 179, increasing county assessor's portion of motor vehicle registration fee, passed by a vote of 24 ayes, 2 nays, 2 not voting.

Senate Bill No. 197, municipal condemnation procedure relating to public service utilities, passed by a vote of 26 ayes, 2 not voting.

Senate Bills Nos. 123, 162, 179 and 197 were placed under the Order of Business, First Reading of Bills.

House Concurrent Resolution No. 8, constitutional amendment to abolish double liability of stockholders of banks, passed by a vote of 26 ayes, 2 not voting, with the following amendment:

Line 3 of title, after "banking" strike "and insurance".

The clerk was instructed to record the action of the Senate.

FIRST READINGS OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

SENATE BILL NO. 123, An Act, relating to taxation; prescribing the method for computing an average rate of levy, and amending article 1, chapter 73, Arizona code of 1939, by adding section 73-133. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 162, An Act, relating to fruits and vegetables and amending sections 49-1032 and 49-1035, Arizona code of 1939. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 179, An Act, relating to motor vehicles; increasing assessor's portion of registration fee for office expenses; increasing fee for registration of vehicles, and amending sections 66-201, 66-225, and 66-256, Arizona code of 1939. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SENATE BILL NO. 197, An Act, relating to cities or towns engaging in the public utility business; providing for condemnation under the power of eminent domain of the plant, system and business of public service corporations by cities or towns; providing the procedure therefor; amending article 6, chapter 16, Arizona code of 1939, by adding section 16-604d. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

SENATE JOINT MEMORIAL NO. 2, survey of public lands by federal government. Referred to Committees on Judiciary, Livestock and Public Lands, and County and Municipal Affairs.

SENATE BILL NO. 32, repealing youth authority act. Referred to Committees on Judiciary, County and Municipal Affairs, Welfare, and Public Institutions.

SUBSTITUTE SENATE BILL NO. 45, jurisdiction of state lands occupied for military purposes. Referred to Committees on Judiciary, Public Defense and Veterans' Affairs, Livestock and Public Lands, and County and Municipal Affairs.

SENATE BILL NO. 53, motor vehicles leased for transportation on highways. Referred to Committees on Judiciary, Highways and Bridges, and Ways and Means.

SENATE BILL NO. 80, requiring casualty insurance on state owned vehicles. Referred to Committees on Judiciary, Banking, Insurance and Corporations, Public Institutions, and County and Municipal Affairs.

SENATE BILL NO. 117, committee to study need of state building in Tucson. Referred to Committees on Judiciary, Appropriations, and Public Institutions.

SENATE BILL NO. 145, abolishing bureau of criminal identification. Referred to Committees on Judiciary, Appropriations, and County and Municipal Affairs.

SENATE BILL NO. 148, retroactive and current contributions to OASI and state retirement system for teacher coverage. Referred to Committees on Judiciary, Appropriations, and Education.

SENATE BILL NO. 150, trapping and transplanting of bighorn sheep. Referred to Committees on Judiciary, Appropriations, and Fish and Game.

SENATE BILL NO. 154, relieving counties from costs of children admitted to Arizona children's colony. Referred to Committees on Judiciary, Appropriations, Public Institutions, and County and Municipal Affairs.

SENATE BILL NO. 159, certification of students participating in western regional cooperation in higher education. Referred to Committees on Judiciary, Education, and Public Institutions.

SENATE BILL NO. 160, providing exploratory drilling shall be acceptable for mining claim assessment work. Referred to Committees on Judiciary, and Livestock and Public Lands.

SENATE BILL NO. 161, special license plates for motor vehicles of historic value. Referred to Committees on Judiciary, Highways and Bridges, and County and Municipal Affairs.

SENATE BILL NO. 169, amending egg code. Referred to Committees on Judiciary, Agriculture and Irrigation, County and Municipal Affairs, and Banking, Insurance and Corporations.

SENATE BILL NO. 172, requiring state land commission obtain approval before selling or issuing commercial lease on state lands. Referred to Committees on Judiciary, Livestock and Public Lands, and Public Institutions.

SENATE BILL NO. 176, commission on uniform state law. Referred to Committees on Judiciary, County and Municipal Affairs, and Planning and Development.

SENATE BILL NO. 183, transfer of highway fund to prison fund for license plates. Referred to Committees on Judiciary, and Appropriations.

SENATE BILL NO. 186, reallocation of state prison funds. Referred to Committees on Judiciary, Appropriations, and Highways and Bridges.

SENATE BILL NO. 192, membership of interstate stream commission. Referred to Committees on Judiciary, and Livestock and Public Lands.

THIRD READING OF BILLS

The following bills were read the third time in full:

HOUSE BILL NO. 191, entitled, An Act, relating to public finances, and providing for the payment of contractual and refund claims against the state.

On roll call House Bill No. 191 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Brown, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Myers, O'Reilly, Petrie, Pugh, Raffery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Thode, Tidwell, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—67.

Nays: Bloomquist—1.

Not voting: Andersen (Maricopa), Burton, Campbell, Carr, Cook, Ellsworth (Maricopa), Lentz, Mitchell, Phillips, Porter, Stump, Warner—12.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 200, entitled, An Act, making an appropriation to the Arizona racing commission for the purpose of meeting obligations due for the employers' contribution for old age and survivors' insurance and state retirement.

On roll call House Bill No. 200 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brown, Campbell, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Smith, Steward, Thode, Tidwell, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—70.

Not voting: Andersen (Maricopa), Brayton, Burton, Carr, Ellsworth (Maricopa), Lentz, Phillips, Sims, Stump, Warner—10.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 202, entitled, An Act, making an emergency appropriation to the state department of health for the 1955 poliomyelitis vaccine program.

On roll call House Bill No. 202 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Campbell, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Thode, Tidwell, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—73.

Not voting: Andersen (Maricopa), Burton, Carr, Ellsworth (Maricopa), Lentz, Stump, Warner—7.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 206, entitled, An Act, relating to salaries of institutional superintendents; providing raises in some such salaries, and amending section 12-720, Arizona code of 1939.

On roll call House Bill No. 206 passed the House by the following vote:

Ayes: Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Gila), Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kennedy (Pima), Klauer, Larson, Lindner, Lines, Lowry, McRae, Marion, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzloff, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Thode, Wessler, White, Willis, Wilson, Wood, Mr. Speaker—61.

Nays: Abels, Kartus, Kennedy (Maricopa), Martin, Rhodes, Rogers, Tidwell—7.

Not voting: Andersen (Maricopa), Burton, Campbell, Carr, Ellsworth (Maricopa), Farr, Lee, Lentz, Porter, Stump, Warner, Wine—12.

Mr. Rogers asked explanation of vote be spread upon the Journal:

There have been no ways and means advanced to raise the income of the state, and I feel that if we are to raise salaries, we will have to consider all offices in granting such a raise. Until such a time as a program or means is presented to meet these increases, I will have to vote no.

House Bill No. 206 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 211, entitled, An Act, relating to the legislature, and making a reappropriation of funds heretofore appropriated to the twenty-first legislature.

On roll call House Bill No. 211 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Campbell, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lindner, Lines, Lowry, McRae, Marion, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Scudder, Sims, Smith, Steward, Thode, Tidwell, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—66.

Nays: Carreon, Schellenberg—2.

Not voting: Andersen (Maricopa), Burton, Carr, Ellsworth (Maricopa), Haugh, Lee, Lentz, Martin, Porter, Schaffer, Stump, Warner—12.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 215, entitled, An Act, relating to state lands; making funds available for the purpose of an inventory of all state lands, and reallocation appropriations.

On roll call House Bill No. 215 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Campbell, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lindner, Lines, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Thode, Tidwell, Wessler, White, Wine, Wood, Mr. Speaker—68.

Not voting: Andersen (Maricopa), Babbitt, Burton, Carr, Ellsworth (Maricopa), Lee, Lentz, Lowry, Retzloff, Stump, Warner, Wilson—12.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 219, entitled, An Act, making an appropriation to the state tax commission.

On roll call House Bill No. 219 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Smith, Steward, Thode, Tidwell, Wessler, White, Wilson, Wood, Mr. Speaker—66.

Nays: Willis—1.

Not voting: Andersen (Maricopa), Babbitt, Burton, Campbell, Carr, Ellsworth (Maricopa), Lee, Lentz, Mitchell, Sims, Stump, Warner, Wine—13.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 222, entitled, An Act, authorizing incorporated cities and towns to borrow money and issue bonds in anticipation of future payments from motor vehicle fuel tax for any purpose or purposes for which said funds may be used; authorizing the pledging of the faith and credit of the issuing city or town, upon the authorization of its real property taxpayers, as additional security for the payment of said bonds; to prescribe procedures and conditions relative to the issuance of such bonds, and providing for the calling of an election of the real property taxpayers for authority to issue such bonds.

On roll call House Bill No. 222 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Austin, Bagnall, Bailey, Berry, Biles, Brayton, Brown, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lindner, Lines, Lowry, McRae, Martin, Matson, Minor, Mitchell, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Scudder, Sims, Smith, Steward, Thode, Tidwell, Wessler, White, Wilson, Wood, Mr. Speaker—64.

Nays: Myers, Phillips, Schellenberg, Willis—4.

Not voting: Andersen, Anderson, Babbitt, Bloomquist, Burton, Ellsworth (Maricopa), Lee, Lentz, Marion, Stump, Warner, Wine—12.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Mr. Speaker announced that Mr. Lindner would serve on Committees on Labor, Appropriations, Planning and Development, and Suffrage and Elections.

Mr. Neales Kennedy would serve as vice-chairman on Committee on Labor.

Motion by Mr. Petrie, seconded by Mr. Bagnall, that the House stand adjourned. Carried, and at 3:45 p.m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

TUESDAY, MARCH 8

The House met at 10:00 a. m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—77.

Excused: Holsclaw, Phillips, Schellenberg—3.

Monsignor Robert J. Donohue, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Monday, March 7, 1955, was dispensed with, and stands approved.

Mr. Petrie introduced Miss De Lois Faulkner, maid of cotton for 1955, who was accorded the privileges of the floor.

Mr. Wood introduced Mr. Bill Coulson, president, associated student body and Mr. Charles Stidham, president, alumni association of Arizona state college at Tempe bearing petitions with 25,000 signatures urging passage of House Bill No. 35, changing the name of Arizona state college at Tempe to Arizona state university. They were accorded the privileges of the floor.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Received:

House Bills Nos. 212, 248, 256, 258, 262 and 263.

Committee on Highways and Bridges, Louis B. Ellsworth, Jr., chairman.

Senate Bill No. 8, motor vehicles sold at auction, returned for consideration.

Committee on Highways and Bridges, Louis B. Ellsworth, Jr., chairman.

Senate Bill No. 28, roadside parks and historical markers, recommended do pass.

Committee on Highways and Bridges, Louis B. Ellsworth, Jr., chairman.

Senate Bill No. 51, registration and other fees of motor vehicles, recommended do pass.

Committee on Public Institutions, J. O. Grimes, chairman.

Senate Bill No. 69, exempting racing commission from provisions governing quarterly allotments of funds, returned for consideration.

Committee on Fish and Game, Guy Rutherford, chairman.

Senate Bill No. 77, disposition of land in Wellton-Mohawk project held by game and fish commission, recommended do pass.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 95, restriction on issuance of liquor licenses, returned for consideration with the following amendments:

Insert at end of bill "Any license inoperative for a period of six months or more shall lapse and revert to the state."

Amend title and heading to conform.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

Senate Bill No. 96, issuance of revenue bonds by Tempe college for building and equipping dormitories, recommended do pass.

Committee on Fish and Game, Guy Rutherford, chairman.

Senate Bill No. 104, training program in use of firearms, recommended do pass.

Committee on Public Institutions, J. O. Grimes, chairman.

Senate Bill No. 106, appropriation for construction at Arizona children's colony, returned for consideration.

Committee on Public Defense and Veterans' Affairs, Lee F. Dover, chairman.

Senate Bill No. 120, appropriation to reimburse city of Nogales for water services during national guard operations, recommended do pass.

Committee on Public Institutions, J. O. Grimes, chairman.

Senate Bill No. 126, appropriation for construction at state hospital, returned for consideration.

Committee on Public Institutions, J. O. Grimes, chairman.

Senate Bill No. 127, supplemental appropriation to state industrial school for current fiscal year expenses, returned for consideration.

Committee on Education, Laura McRae, chairman.

Senate Bill No. 131, school districts revolving funds, returned for consideration.

Committee on Education, Laura McRae, chairman.

Senate Bill No. 136, retirement board amendments to state employees retirement act, returned for consideration.

Committee on Public Institutions, J. O. Grimes, chairman.

Senate Bill No. 142, appropriation for payment of capitol building utilities, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Concurrent Resolution No. 14, constitutional amendment on retired judges, returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

House Memorial No. 1, urging congress create program for rehabilitation of Papago Indians, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Memorial No. 6, urging congress divide income from federal lands in Arizona equally with the state, constitutional and in proper form.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 53, repealing state income tax withholding provision, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 56, lands in Papago Park for city zoo, returned for consideration.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 128, special motor vehicle plate act, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 128, special motor vehicle plate act, returned for consideration with the following amendments:

Page 4, line 14, strike "two hundred fifty" and insert "twenty-five".

Page 4, line 15, strike "five" and insert "three"; after "dollars" strike the period and insert "and fifty cents."

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 163, requiring breakdown of taxes paid on mortgaged property, recommended do pass.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 163, requiring breakdown of taxes paid on mortgaged property, recommended do pass.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 177, increasing state gasoline tax, recommended:

Majority: returned for consideration.

Minority: do not pass.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 179, appropriation to civil defense agency, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 195, exempting wages paid by churches from withholding provisions of state income tax, constitutional and in proper form, with the following amendment:

Page 1, line 3, strike "Non-resident wages" and insert "Wages paid by churches; exemption".

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 209, prescribing deadline for filing state income tax returns, constitutional and in proper form.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 212, authorizing holding superior court session in places other than county seat, returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 212, authorizing holding superior court session in places other than county seat, constitutional and in proper form, with the following amendments:

Page 1, line 4, after "therefor." insert "(a)".

Page 1, line 6, after "judge" insert "or judges"; and after "court" insert "in any county".

Page 1, line 8, strike "such" and insert "any"; and strike "as the" and insert "within the county".

Page 1, line 9, strike "court may designate." and insert "designated."

Page 2, following line 6, insert "(b) The expenses of the judge and of the officers of the court, attending such sessions, shall be a county charge."

Committee on Highways and Bridges, Louis B. Ellsworth, Jr., chairman.

House Bill No. 217, petroleum products standards act, returned for consideration.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 218, exempting mining or prospecting partnerships from provisions of state securities act, returned for consideration.

Committee on Education, Laura McRae, chairman.

House Bill. No 238, authorizing school boards to set up contingency fund, returned for consideration, with the following amendment:

Page 1, line 10, strike "capital outlay".

Committee on Rules, David S. Wine, vice-chairman, on order of Active Calendar.

House Bill No. 195, exempting wages paid by churches from withholding provisions of state income tax.

House Bill No. 209, prescribing deadline for filing state income tax returns.

House Bill No. 177, increasing state gasoline tax.

House Bill No. 179, appropriation to civil defense agency.

House Bill No. 212, authorizing holding superior court sessions in places other than county seat.

House Memorial No. 1, urging congress create program for rehabilitation of Papago Indians.

House Memorial No. 6, urging congress divide income from federal lands in Arizona equally with the state.

BILLS AND OTHER BUSINESS FROM THE SENATE

Mr. Speaker announced that action of House Concurrent Resolution, No. 8, held in abeyance, would now be considered.

Motion by Mr. Petrie, seconded by Mr. Wilson, that the House do not concur in the Senate amendments to House Concurrent Resolution No. 8, constitutional amendment to abolish double liability of stockholders of banks, and that a Simple Joint Conference Committee be appointed to confer with a like committee from the Senate concerning the matter of disagreement on the bill. Carried, and Mr. Speaker appointed members O'Reilly, Bagnall and Klauer. The clerk was instructed to record the action of the House, and notify the Senate.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

SENATE BILL NO. 123, prescribing method for computing average rate of tax levy. Referred to Committees on Judiciary, County and Municipal Affairs, and Ways and Means.

SENATE BILL NO. 162, relaxing restrictions on packing of head lettuce. Referred to Committees on Judiciary, and Agriculture and Irrigation.

SENATE BILL NO. 179, increasing county assessor's portion of motor vehicle registration fee. Referred to Committees on Judiciary, Highways and Bridges, and County and Municipal Affairs.

SENATE BILL NO. 197, municipal condemnation procedure relating to public service utilities. Referred to Committees on Judiciary, and County and Municipal Affairs.

Motion by Mr. Petrie, seconded by Mr. Schaffer, that the House resolve itself into a Committee of the Whole House for the consideration of the bills on the Calendar. Carried, and at 11:00 a. m., the House resolved itself into a Committee of the Whole House, Mr. Klauer in the chair.

At 11:30 a. m., while in the Committee of the Whole House, the sergeant-at-arms announced the seating of Mr. Phillips.

At 12:05 p. m., the Committee of the Whole House was dissolved and Mr. Klauer, chairman, reported progress.

Motion by Mr. Schaffer, seconded by Mr. Ellsworth (Gila), that the report of the Committee of the Whole House be accepted. Carried.

Motion by Mr. Schaffer, seconded by Mr. Bagnall, that the House stand at recess until 2:30 p. m. Carried, and at 12:07 p.m., the House stood at recess.

AFTERNOON SESSION

At 2:30 p. m., the House resumed session, Mr. Speaker presiding.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Welfare, Mabel S. Ellis, Chairman.

Senate Bill No. 32, repealing youth authority act, returned for consideration.

Committee on Livestock and Public Lands, S. Earl Pugh, chairman.

Senate Bill No. 66, interstate oil compact, recommended:

Majority: do pass
returned for consideration,

Minority: do not pass.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

Senate Bill No. 136, retirement board amendments to state employees retirement act, recommended do pass with the following amendments:

(Reference to Senate engrossed bill)

Page 8, line 15, after "moneys" strike balance of sentence and insert "and all earnings shall be proportionately credited to the several funds of the retirement system. Payments from such commingled moneys shall be charged to the appropriate funds in accordance with the purpose of the payments."

Page 9, line 6, after "1941;" insert "bonds issued pursuant to the district improvement act of 1945, provided, however, such bonds shall be fully guaranteed as a contingent general obligation of the county in which the district is organized;"

Page 9, between lines 11 and 12, insert "First lien mortgages insured by a title insurance policy and secured by real property within the state, provided, however, any such mortgage is for an amount of not less than one hundred thousand dollars, which sum represents sixty percent or less of the appraised value of the property at the time of making the mortgage loan, and further provided that such mortgage requires principal payments to be amortized not less frequently than on a quarterly basis; or term contracts of sale, lease purchase agreements, or construction contracts secured by performance bonds, issued, agreed to, or entered into by the federal government or any agency thereof or by the state or any department, agency, or duly constituted authority of the state or political subdivision thereof authorized by the legislature to enter into contracts and agreements for the acquisition of lands and improvements thereon for public use, provided that such investments shall be repaid to the board at the prevailing rate of interest for private investments of a similar nature and that each such investment by the board shall not exceed eighty percent of the appraised valuation of the property securing the investment loan."

Committee on Judiciary, Harry Bagnall, chairman.

House Concurrent Resolution No. 14, constitutional amendment on retired judges, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 119, repainting surplus equipment and school buses before sale, constitutional and in proper form.

Committee on Livestock and Public Lands, S. Earl Pugh, chairman.

House Bill No. 205, flood control projects, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 217, petroleum products standards act, recommended:

Majority: as amended, constitutional and in proper form.

Minority: unconstitutional.

Amended as follows:

Page 5, line 4, strike "the salaries" and insert "an amount equivalent to the salaries and travelling expenses".

Page 5, line 6, after "treasurer" insert "as inspection fees".

Page 5, between lines 18 and 19, insert:

"Sec. 18. Repeal. Section 76-124, Arizona code of 1939, is hereby repealed."

Renumber to conform.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 230, itemizing source of county school fund, constitutional and in proper form with the following amendment:

Page 1, line 9, strike "54-608" and insert "54-605".

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 231, providing special grant to school districts from county rentals, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 241, changing date of canvass of annual school elections, constitutional and in proper form.

Committee on Welfare, Mabel S. Ellis, chairman.

House Bill No. 243, increasing public welfare assistance of dependent children, recommended do pass with the following amendments:

Page 2, line 21, strike "twenty-one" and insert "twenty-four".

Page 2, lines 23 and 24, strike "one hundred seventy-three" and insert "two hundred five".

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 244, amending county planning and zoning act, constitutional and in proper form.

Committee on Livestock and Public Lands, S. Earl Pugh, chairman.

House Bill No. 245, appropriation for stream gauging and underground water surveys, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 247, pharmacist safety measure, constitutional and in proper form.

Motion by Mr. Schaffer, seconded by Mr. Ellsworth (Gila), that the House stand at recess, subject to the call of the gavel. Carried, and at 3:15 p.m. the House stood at recess.

At 5:40 p. m., Mr. Speaker called the House to order.

At 5:40 p. m., the sergeant-at-arms announced the seating of Mr. Schellenberg.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House resolve itself into a Committee of the Whole House for the further consideration of the bills on the Calendar. Carried, and at 5:41 p. m., the House resolved itself into a Committee of the Whole House, Mr. Klauer in the chair.

At 5:42 p.m., the Committee of the Whole House was dissolved and Mr. Klauer, chairman, reported:

That House Bill No. 195 be retained on the Calendar.

That House Bill No. 209 do pass.

That House Bill No. 177 failed to receive a do pass recommendation.

Motion by Mr. Schaffer, seconded by Mr. Ellsworth (Gila), that the report of the Committee of the Whole House be adopted and that the bills be properly assigned.

Motion by Mr. Ellsworth (Gila), seconded by Mr. Schaffer, that the portion of the recommendation of the Committee of the Whole House whereby House Bill No. 177 failed to receive a do pass recommendation, be rejected and that House Bill No. 177 be amended as follows:

Line 5 of title, after "66" insert comma and strike "of the". After "1939" insert comma and strike "as".

Line 6 of title, strike "amended" and after "adding" strike "thereto".

Page 1, line 2, after "1939" insert ", is amended by adding section 66-301 (a) to read:".

Page 2, line 8, after "of" strike balance of line to and including "thereto." on line 9, and insert "this chapter.".

Page 2, between lines 32 and 33 insert:

"Sec. 2. Article 3, chapter 66, Arizona code of 1939, is amended by adding section 66-301(b) to read:".

Page 3, between lines 17 and 18, insert:

"Sec. 3. Article 3, chapter 66, Arizona code of 1939, is amended by adding section 66-301 (c) to read:".

Page 3, between lines 25 and 26 insert:

"Sec. 4. Article 3, chapter 66, Arizona code of 1939, is amended by adding section 66-301(d) to read:".

Page 3, line 32, strike "annotated," and insert "of".
After "1939" strike "as amended".

Page 3, at end of bill, add:

"Sec. 5. Expiration date. This act shall expire June 30, 1957."

Carried by a rising vote of 44 ayes and 24 nays.

Motion by Mr. Schaffer, seconded by Mr. Ellsworth (Gila), that House Bill No. 177, as amended, do pass.

Motion by Mr. Bloomquist, seconded by Mrs. Anderson (Cochise), that as a substitute motion, House Bill No. 177 be indefinitely postponed. Lost by a rising vote of 34 ayes, 36 nays.

The motion by Mr. Schaffer, that House Bill No. 177, as amended, do pass, was then put and carried by a rising vote of 36 ayes, 35 nays.

The motion by Mr. Schaffer, as amended, that the report of the Committee of the Whole House be adopted and the bills be properly assigned, was then put and carried.

House Bill No. 195 was retained on the Calendar of the Committee of the Whole House.

House Bill No. 209, prescribing deadline for filing state income tax returns, was referred to the Committee on Administration to be engrossed.

House Bill No. 177, increasing state gasoline tax, as amended, was referred to the Committee on Administration to be engrossed.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand adjourned. Carried, and at 6:28 p.m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

WEDNESDAY, MARCH 9

The House met at 10:00 a.m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present, Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carrol, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—80.

Monsignor Robert J. Donohue, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Tuesday, March 8, 1955, was dispensed with, and stands approved.

Mr. Max Connolly, former member, was accorded the privileges of the floor.

Under personal privilege, Mr. Carreon was asked to speak on existing immorality in departments of state.

Motion by Mrs. McRae, seconded by Mr. Wine, that the House resolve itself into executive session to receive Mr. Carreon's revelation of his allegations of existing immorality in departments of state. Lost.

Motion by Mr. Rogers, seconded by Mr. Kennedy (Pima), that a committee be appointed by the Speaker to investigate Mr. Carreon's charges of immorality and maladministration at the state hospital.

Motion by Mr. Kartus, seconded by Mr. Wine, that as a substitute motion, the matter be referred to the Committee on Public Institutions for study and recommendation. Carried.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand at recess, subject to the call of the gavel. Carried, and at 11:12 a.m., the House stood at recess.

At 11:30 a.m., the House resumed session, Mr. Speaker presiding.

Without objection, the House referred to the Order of Business, First Reading of Bills.

FIRST READING OF BILLS

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the rules be suspended, an emergency declared, and that House Joint Resolution No. 4 be read by number and title only. Lost by the following vote:

Ayes: Abels, Ackerman, Alfaro, Austin, Babbitt, Bagnall, Brayton, Carr, Carroll, Dalton, Dover, Ellis, Farr, Franklin, Fridena, Grimes, Harkness, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Lee, Lindner, McRae, Matson, Minor, Mitchell, O'Reilly, Petrie, Pugh, Rafferty, Retzloff, Rogers, Rutherford, Schaffer, Scudder, Sims, Smith, Steward, Stump, Wilson, Wine, Wood, Mr. Speaker—46.

Nays: Andersen, Anderson, Berry, Biles, Bloomquist, Brown, Burton, Campbell, Cook, Ellsworth (Maricopa), Haugh, Holsclaw, Hostetter, Larson, Lentz, Lines, Lowry, Marion, Martin, Myers, Phillips, Porter, Rhodes, Schellenberg, Thode, Tidwell, Warner, Wessler, White, Willis—30.

Not voting: Bailey, Carreon, Ellsworth (Gila), Rosenbaum—4.

The following bill was read the first time in full:

HOUSE JOINT RESOLUTION NO. 4, by the Committee on Rules, to recall House Bill No. 61 from governor for further consideration.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the rules be suspended, an emergency declared, and that House Joint Resolution No. 4 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bill was read the second time by number and title:

HOUSE JOINT RESOLUTION NO. 4, by the Committee on Rules, to recall House Bill No. 61 from governor for further consideration.

Motion by Mr. Schaffer, seconded by Mr. Kartus, that the rules be suspended, an emergency declared, and that House Joint Resolution No. 4 be placed under the Order of Business, Third Reading of Bills, for today. Lost by the following vote:

Ayes: Abels, Ackerman, Alfaro, Austin, Babbitt, Bagnall, Bailey, Brayton, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Farr, Franklin, Fridena, Grimes, Harkness, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lindner, McRae, Matson, Minor, Mitchell, O'Reilly, Petrie, Pugh, Raftery, Retzliff, Rogers, Rutherford, Schaffer, Scudder, Smith, Steward, Stump, Wilson, Wine, Wood, Mr. Speaker—49.

Nays: Andersen, Anderson, Berry, Biles, Bloomquist, Brown, Burton, Cook, Ellsworth (Maricopa), Haugh, Holsclaw, Hostetter, Lentz, Lines, Lowry, Marion, Martin, Myers, Phillips, Porter, Rhodes, Rosenbaum, Schellenberg, Thode, Tidwell, Warner, Wessler, White, Willis—29.

Not voting: Ellsworth (Gila), Sims—2.

House Joint Resolution No. 4 was referred to the Committee on Judiciary.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Received:

House Bills Nos. 251 and 253.

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

House Bill No. 209, prescribing deadline for filing state income tax returns.

Committee on Highways and Bridges, Louis B. Ellsworth, Jr., chairman.

Senate Bill No. 52, schedule of penalties for overloading trucks on highways, recommended do pass.

Committee on Highways and Bridges, Louis B. Ellsworth, Jr., chairman.

Senate Bill No. 53, motor vehicles leased for transportation on highways, recommended do pass.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 88, issuance of revenue bonds by university for building and equipping dormitories, recommended do pass.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 93, appropriation to state library and archives for microfilming records, recommended do pass.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 96, issuance of revenue bonds by Tempe college for building and equipping dormitories, recommended do pass.

Committee on Highways and Bridges, Louis B. Ellsworth, Jr., chairman.

House Bill No. 128, special motor vehicle plate act, returned for consideration.

Committee on Ways and Means, Robert A. Petrie, chairman.

House Bill No. 163, requiring breakdown of taxes paid on mortgaged property, returned for consideration.

Committee on Ways and Means, Robert A. Petrie, chairman.

House Bill No. 238, authorizing school boards to set up contingency fund, returned for consideration, with the following amendment:

Page 1, line 10, strike "capital outlay".

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 240, creating commission to advise state board of education on curriculum development, recommended do pass with the following amendment:

Page 2, strike all of section 4.

Amend title to conform.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 245, appropriation for stream gauging and underground water surveys, recommended do pass with the following amendment:

Page 2, at end of bill, insert section 3 to read:

"Sec. 3. Emergency. To preserve the public peace, health and safety it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law."

Committee on Rules, David S. Wine, vice-chairman, on order of Active Calendar.

House Memorial No. 1, urging congress create program for rehabilitation of Papago Indians.

House Bill No. 231, providing special grant to school districts from county rentals.

House Bill No. 230, itemizing source of county school fund.

House Bill No. 217, petroleum products standards act.

House Bill No. 179, appropriation to civil defense agency.

House Bill No. 212, authorizing holding superior court sessions in places other than county seat.

House Concurrent Resolution No. 14, constitutional amendment on retired judges.

House Bill No. 241, changing date of canvass of annual school elections.

House Bill No. 244, amending county planning and zoning act.

House Bill No. 119, repainting surplus equipment and school buses before sale.

House Bill No. 195, exempting wages paid by churches from withholding provision of state income tax.

House Memorial No. 6, urging congress divide income from federal lands in Arizona equally with the state.

House Bill No. 247, pharmacist safety measure.

BUSINESS ON THE SPEAKER'S DESK

A communication from the governor, Ernest W. McFarland, on approval of the following bill, was read and filed:

House Bill No. 60, bonding of motor vehicle engine rebuilders.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House sit as in Committee of the Whole House to further amend House Bill No. 177, increasing state gasoline tax. Carried, and at 11:55 a.m., the House sat as in Committee of the Whole House.

At 12:10 p.m., the House sitting as in Committee of the Whole House was dissolved and reported:

That House Bill No. 177 be amended as follows:

Page 3, line 3, strike "\$20,000.00" and insert \$2,500.00."

And, as so amended, it do pass.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the report of the House sitting as in Committee of the Whole House be adopted, and that the bill be properly assigned. Carried.

House Bill No. 177, increasing state gasoline tax, as amended by the House sitting as in Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand at recess until 2:00 p.m. Carried, and 12:13 p.m., the House stood at recess.

AFTERNOON SESSION

At 2:00 p.m., the House resumed session, Mr. Speaker presiding.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman on engrossing.

House Bill No. 177, increasing state gasoline tax.

Committee on Appropriations, David S. Wine, chairman.

House Resolution No. 10, Ira Hayes memorial committee, recommended do pass with the following amendment:

Page 2, line 8, strike all of section 3.

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 171, creating bureau of narcotics enforcement under department of law, recommended:

Majority: returned for consideration.

Minority: do not pass.

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 216, tuberculosis control act, recommended:

Majority: returned for consideration.

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 248, athletic commission act, returned for consideration.

BUSINESS ON THE SPEAKER'S DESK

A communication from the governor, Ernest W. McFarland, was read and filed:

"I am returning herewith House Bill No. 61 unsigned, for the reason that I am advised by the attorney general of the state of Arizona, that this bill is unconstitutional inasmuch as the title is defective.

I would suggest that this bill be corrected or a new bill submitted.

I am requesting the attorney general to transmit a letter to you setting forth the reasons in detail."

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary announced the following Senate action:

House Bill No. 57, qualifications for superintendent of Arizona children's colony, as amended by the Free Joint Conference Committee, passed on Final Passage by a vote of 27 ayes, 1 nay.

The clerk was instructed to record the action of the Senate.

FINAL PASSAGE

The following bill, as amended by the Free Joint Conference Committee, was read the final time in full:

HOUSE BILL NO. 57, entitled, An Act, relating to the Arizona children's colony; prescribing qualifications for the superintendent of the Arizona children's colony, and amending section 8-915, Arizona code of 1939.

On roll call House Bill No. 57 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—71.

Nays: Kartus—1.

Not voting: Cook, Ellsworth, Ellsworth, Haugh, Phillips, Rhodes, Thode, Tidwell—8.

House Bill No. 57 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and convey the bill to the governor.

House Bill No. 111, eliminating closing of bars for municipal elections, passed by a vote of 26 ayes, 2 nays.

House Bill No. 123, providing pensions for surviving Arizona rangers, passed by a vote of 28 ayes.

House Bill No. 127, exempting state department of public welfare from provisions of administrative review act, passed by a vote of 28 ayes.

House Bill No. 150, creating public accountants' advisory committee, passed by a vote of 21 ayes, 6 nays, 1 not voting.

The clerk was instructed to record the action of the Senate, and convey the bills to the governor.

House Bill No. 51, relief of C. A. Angle, passed by a vote of 24 ayes, 3 nays, 1 not voting, with the following amendments:

Page 1, line 4, after "C. A. Angle" strike "for the account of" and insert "his heirs, executor, or administrator, in trust, for payment to".

Page 1, line 4, after "below," insert "their heirs, administrators, or executors,".

Amend title as follows: After "of C. A. Angle" strike the period and insert "individually and as assignee for sixteen other persons.".

The clerk was instructed to record the action of the Senate.

Motion by Mr. Wine, seconded by Mr. Schaffer, that the House concur in the Senate amendments to House Bill No. 51. Carried.

FINAL PASSAGE

The following bill, as amended by the Senate, was read the final time in full:

HOUSE BILL NO. 51, entitled, An Act, making an appropriation for the relief of C. A. Angle, individually and as assignee for sixteen others persons.

On roll call House Bill No. 51 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Matson, Minor, Mitchell, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rogers, Rutherford, Schaffer, Scudder, Smith, Steward, Stump, Warner, Wilson, Wine, Wood, Mr. Speaker—61.

Nays: Bloomquist, Haugh, Hostetter, Marion, Martin, Myers, Rosenbaum, Schellenberg, Wessler, White, Willis—11.

Not voting: Cook, Ellsworth, Ellsworth, Phillips, Rhodes, Sims, Thode, Tidwell—8.

House Bill No. 51 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and convey the bill to the governor.

House Bill No. 68, equal public employment opportunities act, passed by a vote of 28 ayes, with the following amendments:

Page 2, strike lines 11 through 16.

Page 2, line 17, strike "3" and insert "1".

Page 2, line 20, strike "4" and insert "2".

Page 2, line 23, strike "5" and insert "3".

Page 3, line 25, after "contract" insert a period, and strike remainder of line and all of lines 26, 27 and 28.

Line 3 of title, strike the period after "contracts" and insert ", and prescribing penalties."

The clerk was instructed to record the action of the Senate.

Motion by Mr. Schaffer, seconded by Mr. Kartus, that the House concur in the Senate amendments to House Bill No. 68. Carried.

FINAL PASSAGE

The following bill, as amended by the Senate, was read the final time in full:

HOUSE BILL NO. 68, entitled, An Act, relating to employment practices, and providing for equal employment opportunities by public employers and in public contracts, and prescribing penalties.

On roll call House Bill No. 68 passed the House by the following vote:

Ayes: Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzlloff, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Warner, Wessler, Willis, Wilson, Wine, Wood, Mr. Speaker—70.

Nays: Abels, Bloomquist, Myers, Phillips, White—5.

Not voting: Cook, Ellsworth, Ellsworth, Rhodes, Tidwell—5.

House Bill No. 68 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and convey the bill to the governor.

House Bill No. 73, increasing benefits of silicosis under workmen's compensation law, passed by a vote of 27 ayes, 1 not voting, with the following amendments:

Page 2, line 1, after "one thousand" insert "two hundred".

Page 2, line 24, after "one thousand" insert "two hundred".

Page 2, line 27, strike "three" and insert "two".

Page 3, line 22, after "silicon dioxide" insert "dust".

Page 3, line 23, after "one thousand" insert "two hundred".

Page 4, line 21, strike "15 (a)" and insert "1 of this section;"

Page 5, line 30, after "manganese" strike remainder of line and through "their respective" on line 31, and insert "or its".

Page 7, strike all of line 21, and renumber to conform.

The clerk was instructed to record the action of the Senate.

House Concurrent Resolution No. 8, constitutional amendment to abolish double liability of stockholders of banks, acceded to House request and appointed Simple Joint Conferees Orme, Richardson and Giss.

The clerk was instructed to record the action of the Senate.

Senate Bill No. 110, taxable wages under employment security act, passed by a vote of 28 ayes.

Senate Bill No. 111, amending state retirement program to conform with federal social security laws, passed by a vote of 28 ayes.

Senate Bill No. 189, authorizing state entomologist to designate seed certifying agents, passed by a vote of 28 ayes.

Senate Bill No. 132, creating state insurance commission, passed by a vote of 27 ayes, 1 nay.

Senate Bill No. 135, salary of board members of beauty culturist examiners, passed by a vote of 26 ayes, 1 nay, 1 not voting.

Senate Bill No. 149, increasing pensions and disability allowances of retired teachers, passed by a vote of 27 ayes, 1 not voting.

Senate Bill No. 153, prohibiting municipal taxing of wholesalers of spirituous liquors, passed by a vote of 20 ayes, 6 nays, 2 not voting.

Senate Bill No. 178, procedure following arrest of juveniles, passed by a vote of 28 ayes.

Senate Bills Nos. 110, 111, 189, 132, 135, 149, 153 and 178 were placed under the Order of Business, First Reading of Bills.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

SENATE BILL NO. 110, An Act, relating to employment security and amending section 56-1002m, Arizona code of 1939.

SENATE BILL NO. 111, An Act, relating to social security, amending section 12-833, Arizona code of 1939, and amending article 8, chapter 12, Arizona code of 1939 by adding section 12-833a.

SENATE BILL NO. 189, An Act, relating to agriculture and horticulture; prescribing the duties of the state entomologist, and amending section 49-514, Arizona code of 1939.

SENATE BILL NO. 132, An Act, relating to insurance, creating a state department of insurance, providing for the appointment of a director thereof; amending section 61-1401, Arizona code of 1939; and repealing sections 61-1307 and 61-1314, Arizona code of 1939.

SENATE BILL NO. 135, An Act, relating to beauty culture; prescribing the compensation of members of the board of beauty culturist examiners, and amending section 67-327, Arizona code of 1939.

SENATE BILL NO. 149, An Act, relating to the Arizona teachers' retirement system, increasing pensions and disability allowances of retired teachers, and amending sections 54-1709, 54-1710, and 54-1733, Arizona code of 1939.

SENATE BILL NO. 153, An Act, relating to spirituous liquors; prohibiting cities and towns from taxing wholesalers of spirituous liquors, and amending section 72-112, Arizona code of 1939.

SENATE BILL NO. 178, An Act, relating to juveniles; providing for privacy of records; prescribing procedure following arrest; separation of and testimony of witnesses; preserving right of trial by jury; granting right to appeal, and amending sections 46-119 and 46-122, Arizona code of 1939.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the rules be suspended, an emergency declared, and that Senate Bills Nos. 110, 111, 189, 132, 135, 149, 153 and 178 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

SENATE BILL NO. 110, taxable wages under employment security act. Referred to Committees on Judiciary, Labor, and County and Municipal Affairs.

SENATE BILL NO. 111, amending state retirement program to conform with federal social security laws. Referred to Committees on Judiciary, Labor, and County and Municipal Affairs.

SENATE BILL NO. 189, authorizing state entomologist to designate seed certifying agents. Referred to Committees on Judiciary, and Agriculture and Irrigation.

SENATE BILL NO. 132, creating state insurance commission. Referred to Committees on Judiciary, Banking, Insurance and Corporations, and County and Municipal Affairs.

SENATE BILL NO. 135, salary of board members of beauty culturist examiners. Referred to Committees on Judiciary, and Appropriations.

SENATE BILL NO. 149, increasing pensions and disability allowances of retired teachers. Referred to Committees on Judiciary, Education, County and Municipal Affairs, and Banking, Insurance and Corporations.

SENATE BILL NO. 153, prohibiting municipal taxing of wholesalers of spirituous liquors. Referred to Committees on Judiciary, and County and Municipal Affairs.

SENATE BILL NO. 178, procedure following arrest of juveniles. Referred to Committees on Judiciary, and County and Municipal Affairs.

THIRD READING OF BILLS

The following bills were read the third time in full:

HOUSE BILL NO. 177, entitled, An Act, relating to motor vehicle fuel tax; fixing the tax and the distribution and use thereof; exempting the tax and expenditure thereof from budget limitation; amending article 3, chapter 66, Arizona code of 1939, by adding sections 66-301(a), 66-301(b), 66-301(c) and 66-301(d).

On roll call House Bill No. 177 passed the House by the following vote:

Ayes: Ackerman, Alfaro, Andersen (Maricopa), Babbitt, Bagnall, Bailey, Brayton, Carr, Carreon, Carroll, Ellis, Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kennedy (Maricopa), Klauer, Lee, Lentz, Lindner, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rosenbaum, Schaffer, Schellenberg, Sims, Smith, Stump, Thode, Warner, White, Wilson, Wine, Wood, Mr. Speaker—52.

Nays: Abels, Anderson (Cochise), Austin, Berry, Biles, Bloomquist, Brown, Burton, Dalton, Dover, Haugh, Hostetter, Kartus, Kennedy (Pima), Larson, Lines, Rogers, Rutherford, Scudder, Steward, Wessler, Willis—22.

Not voting: Campbell, Cook, Ellsworth, Ellsworth, Rhodes, Tidwell—6.

The following members asked explanation of vote be spread upon the Journal:

I voted against House Bill No. 177 in all the committees and also in the caucus.

After the two amendments were accepted today, March 9, 1955, I think it made a difference in the bill for the better.

I would like to vote to help the people of Maricopa county, so I vote aye.

NEALES KENNEDY

It seems to be the fallacy of so many governmental bodies, when they are faced with a problem of raising revenue, to add a tax or increase a tax. At this rate, I must extend my heartfelt sympathy to the unborn generations of Arizonans who by the time they get to voting age might well be in the poor house.

We do not need to flatter ourselves as legislators if the best we can do is to raise taxes. I campaigned to lower taxes, if possible, but I did promise that I would oppose any increase in taxation. In passing the ADA bill, we were told that it was an emergency measure to give relief to distressed school districts, we voted for a bill that already will increase state taxes, but I realize that education is a purchaseable commodity, and that no educator can estimate the final cost of any educational project and we know that the situation was desperate. I voted for that measure. I do not believe that an emergency exists in this case and I do not feel that an increase in gas tax is warranted at this time.

I wish to point out that Governor McFarland has stated that taxes already are at a "saturation point", and I wholeheartedly concur. I also wish to emphasize that both democratic and republican party platforms called for no increase in taxes—I cannot turn my back on that commitment to the people. If I fail in my promise now, I would only fail again.

It does not take ability or intelligence to raise or start a new tax, but it does require some intelligence to come up with new sources of revenue.

I do not feel that we as legislators have exhausted the means in which our state can get new revenue. This is what we told the milk industry when they asked for relief and it is a good lesson for us.

I have heard so much talk in the last few days about how this tax would catch the tourists, that it is designed primarily to get those who come through the state, trucks, passenger cars, and what have you—but I would like to point out that we and our property owners, and many residents live here 12 months of the year. They need their cars to go back and forth to work. No one will disagree with me when I say that today a car is no longer a luxury but a part of our living standards, a way of life, and how about our many businesses and industries that use not one or two vehicles, but who have fleets, who pay income, real, personal, sales, inventory, and all other kinds of taxes, you are asking them to pay more—penalizing them further for the great privilege of being in business. In working homes today, it's no secret that it takes both man and wife to work and generally both man and wife drive their own modest cars so that they can expedite the job of raising an American family—they are already heavy taxpayers, and you are asking them to pay more taxes.

I say, that I could stand here and debate for hours my opposition to this increased taxation, and I could say there must be other ways and means of raising this money.

Our present Arizona gas prices are lower than that of California and it has been brought to my attention that many California drivers enter Arizona to fill up and thus give us this business advantage. By adding this tax, we will discourage not only this business, but encourage our own to buy across the border.

I am accountable to the constituents in my district and therefore, not only do I keep my word, but I now find a bill that for the first time has been big enough to arouse my opposition.

DEL ROGERS

I am opposed to House Bill No. 177 for two reasons: 1. this is a direct tax increase on the peoples of my district whose automobiles to them are a necessity rather than a luxury. 2. I further believe that the principles of democracy and the democratic ideals for which we stand have been violated, possibly not under the letter of the law, but the action taken at least directly violates the spirit of the law.

This tax as such will not directly aid the small business owner, and laboring peoples of district. This tax will

not directly aid the peoples of my district and in many instances will work a hardship on the same.

I, in my representative capacity, am but an extended arm of the peoples of my district, whose political pledge was the protecting of their interests.

It is therefore time not to dream of the future but to realize the future is now and here. It is imperative to go to work with it, no longer foolishly trying to stand against it.

We, in our actions on this bill and many others, are sacrificing the greater human efficiency to put all into the lesser but omnipresent machine efficiency. I vote no.

GEORGE R. STEWARD.

House Bill No. 177 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 209, entitled, An Act, relating to income taxation; prescribing the time for filing returns, and amending sections 73-2242 and 73-2246, Arizona code of 1939.

On roll call House Bill No. 209 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rogers, Rosenbaum, Schaffer, Schellenberg, Smith, Steward, Stump, Thode, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—71.

Not voting: Cook, Ellsworth, Ellsworth, Mitchell, Rhodes, Rutherford, Scudder, Sims, Tidwell—9.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Without objection, the House referred to the Order of Business, Reports of Select Committees.

REPORTS OF SELECT COMMITTEES

The Simple Joint Conference Committee on House Concurrent Resolution No. 8, constitutional amendment to abolish double liability of stockholders of banks, reported:

That the House recedes and accepts the Senate amendments.

SENATE CONFEREES:

HOUSE CONFEREES:

CHAS. H. ORME, Sr.,
Chairman.

PATRICK W. O'REILLY,
Chairman.

WILFORD R. RICHARDSON,
HAROLD C. GISS

HARRY W. BAGNALL,
ROBERT L. KLAUER.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House adopt the report of the Simple Joint Conference Committee on House Concurrent Resolution No. 8. Carried, and the clerk was instructed to record the action of the House, and notify the Senate.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House resolve itself into a Committee of the Whole House for the consideration of the bills on the Calendar. Carried, and at 3:50 p.m., the House resolved itself into a Committee of the Whole House, Mr. Carreon in the chair.

At 5:16 p.m., the Committee of the Whole House was dissolved, Mr. Carreon, chairman reported:

That House Memorial No. 1 do pass.

That House Bill No. 231 do pass.

That House Bill No. 230 be amended as follows:

Page 1, line 4, strike "54-608" and insert "54-605".

And, as so amended, it do pass.

That House Bill No. 217 be amended as follows:

Page 5, line 4, strike "the salaries" and insert "an amount equivalent to the salaries and traveling expenses".

Page 5, line 6, after "treasurer" insert "as inspection fees".

Page 5, between lines 18 and 19, insert "Sec. 18. Repeal. Section 76-124, Arizona code of 1939, is repealed."

Renumber to conform.

And, as so amended, it do pass.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the report of the Committee of the Whole House be adopted, and that the bills be properly assigned. Carried.

House Memorial No. 1, urging congress create program for rehabilitation of Papago Indians, was referred to the Committee on Administration to be engrossed.

House Bill No. 231, providing special grant to school districts from county rentals, was referred to the Committee on Administration to be engrossed.

House Bill No. 230, itemizing source of county school fund, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 217, petroleum products standards act, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand adjourned. Carried, and at 5:20 p.m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

THURSDAY, MARCH 10

The House met at 10:00 a.m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzlöff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—80.

Monsignor Robert J. Donohue, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Wednesday, March 9, 1955, was dispensed with, and stands approved.

Mr. Schaffer introduced Miss Virginia Johnson and Mr. Curtis Jennings, students of the University of Arizona, who presented petitions with over 21,000 signatures, urging defeat of House Bill No. 35, changing the name of Arizona state college at Tempe to Arizona state university.

Former members Vernetie O. Ivy, Isabel Burgess, E. C. Johnson, Dick Adams and Don Udall, were accorded the privileges of the floor.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

House Bill No. 217, petroleum products standards act.

House Bill No. 230, itemizing source of county school fund.

House Bill No. 231, providing special grant to school districts from county rentals.

House Memorial No. 1, urging congress create program for rehabilitation of Papago Indians.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 148, retroactive and current contributions to OASI and state retirement system for teacher coverage, recommended do pass.

Committee on Suffrage and Elections, Harry Ackerman, chairman.

Senate Concurrent Resolution No. 17, constitutional amendment granting legislative power to alter state boundary line, recommended:

Majority: do pass.
returned for consideration.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 92, workmen's compensation coverage for civil defense workers, recommended do pass, with the following amendments:

Page 2, between lines 19 and 20, insert "Sec. 3. Application of act. In the event of attack by any foreign power upon the United States or any of its territories or possessions, the provisions of this act shall immediately upon such attack, be of no further force or effect. Nothing in this section shall be deemed to affect in any manner any claim for injuries incurred or rights vested prior to such attack."

Renumber to conform.

Page 2, line 35, strike "have heretofore or".

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

House Bill No. 190, increasing pensions and disability allowances of retired teachers, returned for consideration.

Committee on Suffrage and Elections, Harry Ackerman, chairman.

House Bill No. 235, prescribing qualifications of school election voters, returned for consideration.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bill was read the first time by number and title:

HOUSE BILL NO. 264, by the Committee on Rules, An Act, relating to an appropriation to the governor for the control of grasshoppers and other insects and adding to the purposes for which such appropriation may be used. Referred to the Committee on Administration to be mimeographed.

Motion by Mr. Schaffer, seconded by Mr. Ellsworth (Gila), that the rules be suspended, an emergency declared, and that House Bill No. 264 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bill was read the second time by number and title:

HOUSE BILL NO. 264, by the Committee on Rules, providing funds appropriated for grasshopper control may be used for Khapra beetle control. Referred to Committees on Judiciary, and Agriculture and Irrigation.

THIRD READING OF BILLS

The following bills were read the third time in full:

HOUSE MEMORIAL NO. 1, urging congress create program for rehabilitation of Papago Indians.

On roll call House Memorial No. 1 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schellenberg, Scudder, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—78.

Not voting: Schaffer, Sims—2.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the secretary of state.

HOUSE BILL NO. 217, entitled, An Act, relating to petroleum products; amending chapter 76, Arizona code 1939 by adding article 2 providing for the inspection of petroleum products and fixing fees therefor; providing a standard for petroleum products sold in this state and for condemnation of such products not conforming to such standard; providing for additional duties of the state inspector of weights and measures; providing penalties for violation of this act; and repealing section 76-124, Arizona code of 1939.

On roll call House Bill No. 217 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Austin, Bagnall, Bailey, Brayton, Carreon, Carroll, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Harkness, Hunt, Hutcheson, Kennedy (Maricopa), Larson, Lee, Lindner, McRae, Minor, Mitchell, O'Reilly, Porter, Pugh, Raftery, Retzloff, Rogers, Schaffer, Sims, Smith, Steward, Stump, Thode, Wilson, Wine, Wood, Mr. Speaker—41.

Nays: Andersen, Anderson, Babbitt, Berry, Biles, Bloomquist, Brown, Burton, Carr, Cook, Dalton, Ellsworth (Maricopa), Haugh, Hostetter, Kartus, Kennedy (Pima), Klauer, Lentz, Lines, Lowry, Marion, Martin, Matson, Myers, Petrie, Phillips, Rhodes, Rosenbaum, Rutherford, Schellenberg, Scudder, Tidwell, Warner, Wessler, White, Willis—36.

Not voting: Campbell, Grimes, Holsclaw—3.

The following members asked explanation of vote be spread upon the Journal:

I have conferred with several attorneys and have been informed that this bill is unconstitutional and I can see no reason why this body should pass legislation that is unconstitutional; further, I feel it will increase the price of gasoline in the state of Arizona. I vote no.

EVELYN ANDERSON.

Every bill is subject to review as to its constitutionality, therefore with the hopes that this bill will be a stimulant for capital from any source to invest in Arizona, and if it has a possibility of lowering our gas prices as it did in Pennsylvania, then I cannot refuse the opportunity of voting yes.

DEL ROGERS.

House Bill No. 217 was signed in open session by the speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 230, entitled, An Act, relating to education; providing for the moneys to be placed in the county school fund, and amending section 54-608a, Arizona code of 1939.

On roll call House Bill No. 230 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Cook, Ellis, Ellsworth (Maricopa), Farr, Franklin, Haugh, Holsclaw, Hostetter, Hunt, Kartus, Kennedy (Maricopa), Klauer, Larson, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Myers, Petrie, Phillips, Porter, Raftery, Rhodes, Rogers, Rosenbaum, Rutherford, Schellenberg, Scudder, Sims, Thode, Tidwell, Warner, Wessler, White, Wine, Mr. Speaker—58.

Nays: Carroll, Dover, Ellsworth (Gila), Hutcheson, Kennedy (Pima), Minor, O'Reilly, Retzloff, Schaffer, Steward, Stump, Wilson, Wood—13.

Not voting: Dalton, Fridena, Grimes, Harkness, Lee, Mitchell, Pugh, Smith, Willis—9.

Mr. Dover asked explanation of vote to be spread upon the Journal:

It has been pointed out by this legislator his desire to help one and two-room school districts by an amendment to House Bill No. 13, which provides for a substantial increase to be granted these schools. I believe the same opportunity for education should be the birthright of every American regardless of location.

Owing to the small amount of property taxable in the school districts situated in the forest reserves, I realize the need for the additional help. House Bill No. 230 will provide this relief. However, I feel that by transferring the forest reserve funds, we are losing legislative control over the distribution by formula, and that my district stands to lose approximately \$13,000.00 and raises the taxes approximately 23 cents. Even should the increase in A.D.A. affect this loss, I am forced to vote no.

House Bill No. 230 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 231, entitled, An Act, relating to school districts, and providing that the board of trustees may petition the board of supervisors for additional moneys to be paid from the income received by the county on its rentals in the district.

On roll call House Bill No. 231 passed the House by the following vote:

Ayes: Abels, Ackerman, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzlaff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Wilson, Wood, Mr. Speaker—74.

Not voting: Alfaro, Dalton, Fridena, Grimes, Willis, Wine—6.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Without objection, the House referred to the Order of Business, Bills and Other Business from the Senate.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

House Bill No. 5, lien claims against estates of public welfare recipients, passed by a vote of 25 ayes, 3 nays.

House Bill No. 105, exempting delinquent tax from interest and penalty, passed by a vote of 26 ayes, 2 not voting.

House Bill No. 108, preventing use of deceptively similar names of private corporations, passed by a vote of 27 ayes, 1 nay.

House Bill No. 146, revolving funds for state department of public welfare, passed by a vote of 28 ayes.

House Bill No. 166, county school superintendent date for furnishing lists of necessary textbooks, passed by a vote of 28 ayes.

House Bill No. 167, appropriation to state school fund for homebound teaching program, passed by a vote of 28 ayes.

House Bill No. 168, reallocation of funds of board of beauty culturists examiners, passed by a vote of 28 ayes.

House Bill No. 186, appropriation from fees received by state boards to cover unpaid OASI and state retirement obligations, passed by a vote of 28 ayes.

House Bill No. 202, appropriation for poliomyelitis vaccine program, passed by a vote of 28 ayes.

House Bill No. 215, reallocation of funds to state land department for inventory of state lands, passed by a vote of 28 ayes.

House Bill No. 222, authorizing use of gasoline tax revenue for municipal maintenance of streets and roads, passed by a vote of 25 ayes, 3 nays.

The clerk was instructed to record the action of the Senate, and convey the bills to the governor.

House Concurrent Resolution No. 8, constitutional amendment to abolish double liability of stockholders of banks, adopted report of the Simple Joint Conference Committee wherein the House receded and accepted the bill as amended by the Senate and returns herewith the bill.

The clerk was instructed to record the action of the Senate.

FINAL PASSAGE

The following bill, as amended by the Senate, was read the final time in full:

HOUSE CONCURRENT RESOLUTION NO. 8, PROPOSING AN AMENDMENT TO THE CONSTITUTION OF ARIZONA RELATING TO THE LIABILITY OF SHAREHOLDERS OF BANKING CORPORATIONS AND ASSOCIATIONS.

Be it resolved by the House of Representatives of the state of Arizona, the Senate concurring:

1. The following amendment to section 11, article XIV, constitution of Arizona, is proposed to become valid as a part of the constitution when approved by a majority of the qualified electors voting thereon and upon proclamation of the governor.

Section 11. Liability of stockholders. The shareholders or stockholders of every banking or insurance corporation or association shall be held individually responsible, equally and ratably, and not one for another, for all contracts, debts, and engagements of such corporation or association, to the extent of the amount of their stock therein, at the par value thereof, in addition to the amount invested in such shares or stock; provided, however, that the shareholders or stockholders of any banking corporation or association which is a member of the federal deposit insurance corporation or any successor thereto or other insuring instrumentality of the United States in accordance with the provisions of any applicable law of the United States of America, shall not be liable for any amount in addition to the amount already invested in such shares or stock.

2. The proposed amendment (approved by a majority of the members elected to each house of the legislature, and entered upon the respective journals thereof, together with the ayes and nays thereon) shall be by the secretary of state submitted to the qualified electors at the next regular general election (or at a special election called for that purpose), as provided by article XXI, constitution of Arizona.

On roll call House Concurrent Resolution No. 8 passed the House by the following vote:

Ayes: Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dover, Ellis, Ellsworth, Ellsworth, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kennedy (Pima), Klauer, Larson, Lee, Lentz, Lindner, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Schaffer, Schellenberg, Sims, Smith, Steward, Thode, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—69.

Nays: Abels, Bloomquist, Farr, Kartus, Kennedy (Maricopa), Lines, Tidwell—7.

Not voting: Dalton, Rutherford, Scudder, Stump—4.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and convey the bill to the secretary of state.

Mr. Speaker announced that action of House Bill No. 73, held in abeyance, would now be considered.

Motion by Dr. Brayton, seconded by Mr. Schaffer, that the House concur in the Senate amendments to House Bill No. 73. Carried.

FINAL PASSAGE

The following bill, as amended by the Senate, was read the final time in full:

HOUSE BILL NO. 73, entitled, An Act, relating to occupational disease and disability, and amending sections 56-1213, 56-1215, 56-1233 and 56-1236, Arizona code of 1939.

On roll call House Bill No. 73 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, White, Wilson, Wood, Mr. Speaker—74.

Nays: Cook—1.

Not voting: Andersen (Maricopa), Ellsworth (Maricopa), Wessler, Willis, Wine—5.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and convey the bill to the governor.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand adjourned until Saturday, March 12, 1955. Carried, and at 12:12 p.m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

SATURDAY, MARCH 12

The House met at 10:00 a.m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—77.

Excused: Franklin, Lines, Smith—3.

Monsignor Robert J. Donohue, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Thursday, March 10, 1955, was dispensed with, and stands approved.

Under personal privilege, Mr. Sims asked the following remarks be inserted in the Journal:

There is underhanded work going on by these said goons (the underhand work of the AFL labor goons). Last night I had several of my constituents visit me at my home. They informed me of a meeting that was held at the AFL labor hall, common laborers local. These men were quite a bit disturbed about a bill of which they had no knowledge at all.

I have reference to House Bill No. 59. I asked these gentlemen if they had read the bill and they said they had not and did not have any knowledge of it at all. The only thing they told me was that the labor boys said they should start a move to defeat me next election because I voted against legislation that was very beneficial to them. They were informed by these labor goons that House Bill No. 59 would benefit the poor colored people more than anyone else in the state since they were agricultural workers and so forth. I am wondering if these labor boys think that all of the people who live in my legislative district are so blind that they can not think for themselves.

I told these gentlemen that I was not against organized labor at all. I am not against a state labor department that is reasonable, but I am opposed to setting-up a gestapo-one man rule. If the labor leaders are so interested in helping the poor down-trodden colored people in my district, then I am wondering why they don't help pull down the Jim Crow flag in all the trades, such as brick layers, plumbers, electricians and pipe fitters.

Mr. Speaker and fellow colleagues, I was elected from district 8, to represent my constituents. I was not elected to be a tool of any gestapo group. Any time any of my constituents are interested in any legislation, I am duty bound to dis-

cuss it with them, but as long as I am in the legislature, I will not be dictated to nor high-pressured by any gestapo group.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bill No. 264 (mimeographed) . . . 200 copies.

Received:

House Bill No. 264.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 7, increasing maximum welfare grants, returned for consideration with the following amendments:

Page 1, strike lines 1 to 6 inclusive.

Page 2, strike lines 1 to 7 inclusive.

Page 2, line 8, strike "Sec. 2." and insert "Sec. 1."

Renumber to conform.

Page 2, line 27, strike the period and insert "; provided, however, that in no event shall the total amount of grant plus income exceed two hundred sixty dollars per month for the same family unit."

Page 3, line 8, strike "insurance" and insert "premiums for insurance not to exceed five hundred dollars face value,"

Page 3, strike lines 11 to 45 inclusive.

Strike all of page 4.

Amend title to conform.

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 36, exempting qualified disabled veterans from examination to practice optometry, recommended:

Majority: as amended, returned for consideration.

Minority: do not pass.

Amended as follows:

Page 1, strike lines 3 to 11 inclusive.

Page 2, strike lines 1 to 9 inclusive and insert "67-1412a. Reciprocity certificate. Any person who shall present to the board a certified copy or certificate of registration or license

which was issued to him after examination by a board of registration in optometry in any other state, where the requirements for registration are equivalent to or higher than those of this state, shall be registered and given a certificate of qualification in this state without examination, provided, that such other state accords like privilege to holders of certificates of registration issued in this state. The fee for such registration shall be twenty-five dollars."

Strike the title and insert "Relating to optometry; providing for issuance of reciprocity certificates, and amending article 14, chapter 67, Arizona code of 1939, by adding section 67-1412a."

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 36, exempting qualified disabled veterans from examination to practice optometry, constitutional and in proper form as amended by the Committee on Public Health.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 53, repealing state income tax withholding provision, returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 92, workmen's compensation coverage for civil defense workers, constitutional and in proper form, with the following amendments:

Page 1, line 6, after "1951" strike the comma insert a period, and strike balance of line, and all of lines 7, 8, and 9.

Page 2, line 35, after "who" strike "have heretofore or".

Page 2, lines 35 and 36, strike "hereafter."

Committee on Banking, Insurance and Corporations, David B. Babbitt, vice-chairman.

House Bill No. 99, annual renewal of state licenses for sale of tobacco, recommended do pass.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 153, visitation of prisoners, returned for consideration, with the following amendments:

Page 1, line 1, after "prisoners." strike remainder of line, all of line 2, and through "incommunication." on line 3.

Amend title to conform.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 210, supplemental appropriation to insurance division of corporation commission, recommended do pass with the following amendments:

Page 1, lines 4 and 5, strike "four thousand six hundred fifty-eight dollars seventy-five cents" and insert "three thousand two hundred twelve dollars fifty cents".

Page 2, line 7, strike "cost of 1 #5464 A.S.E. 8 drawer".

Page 2, line 8, strike "4x6 card file" and insert "capital outlay".

Page 2, strike lines 9 to 11 inclusive.

Page 2, line 13, strike "\$4,658.75" and insert "\$3,212.50".

Committee on Banking, Insurance and Corporations, David B. Babbitt, vice-chairman.

House Bill No. 225, computing time for negotiable instruments, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 234, authorizing school boards of trustees to contract for street improvements near schools, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 243, increasing public welfare assistance of dependent children, returned for consideration.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 248, athletic commission act, returned for consideration.

Committee on Public Health, Nelson D. Brayton, chairman.

House Bill No. 251, amending medicine and surgery code, returned for consideration, with the following amendments:

Page 3, line 16, strike "four" and insert "five".

Page 3, line 22, after "emergency;" strike "and, 4." and insert "4. a temporary license or permit to practice medicine and surgery to graduates of a medical college of a foreign country provided such graduate is a citizen of the United States, and, 5."

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 263, appropriation to corporation commission to continue interstate commerce commission rate hearings, constitutional and in proper form.

Committee on Agriculture and Irrigation, J. P. Stump, chairman.

House Bill No. 264, providing funds appropriated for grasshopper control may be used for khapra beetle control, recommended:

Majority: do pass.
returned for consideration.

Minority: do not pass .

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 264, providing funds appropriated for grasshopper control may be used for khapra beetle control, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Joint Memorial No. 8, urging congress authorize construction of Buttes dam, constitutional and in proper form.

Committee on Livestock and Public Lands, Lorin M. Farr, vice-chairman.

Senate Concurrent Resolution No. 17, constitutional amendment granting legislature power to alter state boundary line, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Concurrent Resolution No. 17, constitutional amendment granting legislature power to alter state boundary line, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Joint Memorial No. 2, survey of public lands by federal government, returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 8, motor vehicles sold at auction, constitutional and in proper form.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 22, registration of electors by county recorders, returned for consideration with the following amendments: (grossed bill).

Page 1, line 8, at beginning of line insert "and deputy registrars".

Page 2, line 4, strike "or" and insert a comma. After "peace" insert "or any other person who may have authority to register electors outside the office of the county recorder".

Committee on Suffrage and Elections, Harry Ackerman, chairman.

Senate Bill No. 22, registration of electors by county recorders, returned for consideration with the following amendments: (grossed bill).

Page 1, line 8, at beginning of line insert "and deputy registrars".

Page 1, line 8, strike "any hour" and insert "such hours".

Page 2, line 4, strike "or" and insert a comma. After "peace" insert "or any other person who may have authority to register electors outside the office of the county recorder".

At end of bill insert:

"Section 2. Repeal. Sec. 55-204, Arizona code of 1939, is repealed."

Amend title to read "Relating to elections; permitting the county recorder and deputy registrars to register qualified electors at any time and place within the county, amending section 55-202, and repealing section 55-204, Arizona code of 1939."

Page 2, line 9, after "including" insert "transportation,".

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 24, registration of disabled electors, returned for consideration with the following amendments: (engrossed bill).

Page 1, lines 6 and 7, strike "and prior to any primary or general election" and insert "the recorder".

Page 1, line 10, strike "at the rate of five cents" and insert "at a rate not to exceed the prevailing rate allowed state employees".

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 25, deputy registration officers, returned for consideration.

Committee on Suffrage and Elections, Harry Ackerman, chairman.

Senate Bill No. 25, deputy registration officers, returned for consideration with the following amendments:

Strike everything after the enacting clause and insert:

"Section 1. Article 2, chapter 55, Arizona code of 1939, is amended by adding section 55-202b, to read:

"55-202b. Additional deputy registration officers. In addition to the deputy registration officers appointed under the provisions of section 55-202a, the county recorder may, in order to expedite and facilitate the registration of electors, appoint such number of additional deputy registration officers in any precinct as he may deem necessary or advisable."

Amend title to read "Relating to elections; providing for appointment of additional deputy registration officers, and amending article 2, chapter 55, Arizona code of 1939, by adding section 55-202b."

Committee on Public Institutions, J. O. Grimes, chairman.

Senate Bill No. 32, repealing youth authority act, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 50, expansion of board of school trustees, constitutional and in proper form with the following amendment:

Page 2, line 3, after "district" insert "voting on such question".

Committee on Agriculture and Irrigation, J. P. Stump, chairman.

Senate Bill No. 51, registration and other fees of motor vehicles, recommended do pass.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 52, schedule of penalties for overloading trucks on highways, returned for consideration with the following amendments: (engrossed bill).

Page 3, line 8, strike "fee,".

Page 3, line 12, strike "fee,".

Page 3, lines 11 and 12, strike "state highway fund" and insert "general fund of the state".

Committee on Ways and Means, Robert A. Petrie, chairman.

Senate Bill No. 53, motor vehicles leased for transportation on highways, recommended do pass.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 59, public works reserve fund, returned for consideration with the following amendment: (engrossed bill).

Page 2, line 16, strike "duly" and insert "unanimously".

Committee on Ways and Means, Robert A. Petrie, chairman.

Senate Bill No. 59, public works reserve fund, recommended:

Majority: as amended, returned for consideration.

Minority: do not pass.

Amended as follows: (engrossed bill).

Page 2, lines 13 and 14, strike "twenty thousand" and insert "twenty-five hundred".

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 66, interstate oil compact, constitutional and in proper form.

Committee on Agriculture and Irrigation, J. P. Stump, chairman.

Senate Bill No. 77, disposition of land in Wellton-Mohawk project held by game and fish commission, recommended do pass.

Committee on Banking, Insurance and Corporations, David B. Babbitt, vice-chairman.

Senate Bill No. 80, requiring casualty insurance on state owned vehicles, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 80, requiring casualty insurance on state owned vehicles, returned for consideration with the following amendment: (engrossed bill).

Page 2, line 7, strike "1955" and insert "1956".

Committee on Public Institutions, J. O. Grimes, chairman.

Senate Bill No. 80, requiring casualty insurance on state owned vehicles, returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 88, issuance of revenue bonds by university for building and equipping dormitories, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 92, reallocation of state tax commission funds, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 93, appropriation to state library and archives for microfilming records, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 96, issuance of revenue bonds by Tempe college for building and equipping dormitories, constitutional and in proper form.

Committee on Labor, William Younger Wood, chairman.

Senate Bill No. 110, taxable wages under employment security act, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 110, taxable wages under employment security act, returned for consideration.

Committee on Labor, William Younger Wood, chairman.

Senate Bill No. 111, amending state retirement program to conform with federal social security laws, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 111, amending state retirement program to conform with federal social security laws, returned for consideration.

Committee on Banking, Insurance and Corporations, David B. Babbitt, vice-chairman.

Senate Bill No. 112, joint control of judicial and statutory bonds, returned for consideration.

Committee on Public Institutions, J. O. Grimes, chairman.

Senate Bill No. 117, committee to study need of state building in Tucson, recommended do pass.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 120, appropriation to reimburse city of Nogales for water services during national guard operations, recommended do pass.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 123, prescribing method for computing average rate of tax levy, returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 127, supplemental appropriation to state industrial school for current fiscal year expenses, constitutional and in proper form.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 131, school districts revolving funds, recommended do pass.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 132, creating state insurance commission, returned for consideration.

Committee on Banking, Insurance and Corporations, David B. Babbitt, vice-chairman.

Senate Bill No. 132, creating state insurance commission, recommended:

Majority: as amended, returned for consideration.

Minority: do not pass.

Amended as follows: (engrossed bill).

Page 1, line 10, strike "six" and insert "four".

Page 1, line 11, after the period strike balance of line, all of lines 12 and 13 to the period on line 14.

Page 1, line 17, insert:

"(c) The director of insurance shall be a citizen of the United States; no person shall be eligible for appointment as director unless he has been a resident of Arizona for at least three years prior to his appointment. He shall be chosen for his qualifications and fitness to perform the duties of his office under the laws of this state. During his term of office the director shall not hold any office of trust or profit in any insurance corporation, company, association or agency. He shall devote full time to the duties of the office and shall not engage directly or indirectly in any occupation which conflicts with such duties. He shall give a corporate surety bond in the sum of ten thousand dollars, to be approved by the governor and filed with the secretary of state."

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 140, reallocation of funds for remodeling capital building, returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 142, appropriation for payment of capitol building utilities, constitutional and in proper form.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 143, Colorado river boundary commission, returned for consideration.

Committee on Banking, Insurance and Corporations, David B. Babbitt, vice-chairman.

Senate Bill No. 149, increasing pensions and disability allowances of retired teachers, recommended do pass with the following amendments: (engrossed bill).

Page 2, line 3, strike "thirty-eight" and insert "forty-four".

Page 2, line 8, strike "thirty-eight" and insert "forty-four".

Page 3, line 5, strike "thirty-four dollars twenty cents" and insert "thirty-nine dollars sixty cents".

Page 3, line 10, strike "thirty-four dollars twenty cents" and insert "thirty-nine dollars sixty cents".

Page 5, line 17, strike "ninety-five" and insert "one hundred ten".

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 149, increasing pensions and disability allowances of retired teachers, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 153, prohibiting municipal taxing of wholesalers of spirituous liquors, returned for consideration.

Committee on Public Institutions, J. O. Grimes, chairman.

Senate Bill No. 159, certification of students participating in western regional cooperation in higher education, returned for consideration.

Committee on Highways and Bridges, Louis B. Ellsworth, Jr., chairman.

Senate Bill No. 161, special license plates for motor vehicles of historic value, recommended do pass.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 169, amending egg code, returned for consideration with the following amendment: (engrossed bill).

Page 17, line 7, strike "of" and insert "not to exceed".

Committee on Agriculture and Irrigation, J. P. Stump, chairman.

Senate Bill No. 169, amending egg code, recommended do pass with the following amendments: (engrossed bill).

Page 8, lines 10 and 11, strike "one thousand two hundred" and insert "six hundred".

Page 17, line 7, strike "five thousand four hundred" and insert "forty eight hundred".

Committee on Banking, Insurance and Corporations, David B. Babbitt, vice-chairman.

Senate Bill No. 169, amending egg code, returned for consideration.

Committee on Livestock and Public Lands, Lorin M. Farr, vice-chairman.

Senate Bill No. 172, requiring state land commission obtain approval before selling or issuing commercial lease on state lands, recommended do pass.

Committee on Public Institutions, J. O. Grimes, chairman.

Senate Bill No. 172, requiring state land commission obtain approval before selling or issuing commercial lease on state lands, returned for consideration with the following amendments: (engrossed bill).

Line 2 of title, after "sale" add "or lease".

Page 1, line 13, after "1939" strike semicolon and insert ",", and in addition, when sale or lease of school lands is involved, the state land commissioner shall secure the written approval of the state superintendent of public instruction;".

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 176, commission on uniform state laws, returned for consideration.

Committee on Highways and Bridges, Louis B. Ellsworth, Jr., chairman.

Senate Bill No. 179, increasing county assessor's portion of motor vehicle registration fee, do pass with the following amendments: (engrossed bill)

Page 6, beginning with line 9, strike all of "66-256" and insert "66-256. Fees; license tax on commercial vehicles. (a) The following fees shall be paid to the vehicle division:

- "1. For each original certificate of title, one dollar;
- "2. For each certificate of title on sale or transfer, one dollar;
- "3. for a duplicate certificate of title, the original of which is lost or destroyed and is satisfactorily accounted for, fifty cents;
- "4. for each registration card upon transfer of registration, fifty cents;
- "5. for a duplicate registration card, fifty cents;
- "6. for a duplicate of any permit, fifty cents;
- "7. for filing each application to make or stamp special engine number, one dollar;
- "8. for each identification plate bearing serial or identification number to be affixed to any vehicle, one dollar;
- "9. for approving each type of reflector, electric lantern, flare, fire extinguisher, mechanical signal, head lamps, auxiliary driving lamps, signal lamps or rear lamps, five dollars;
- "10. for each number plate or pair of number plates to replace lost, destroyed or mutilated plates, one dollar;
- "11. for the first two number plates or the first two pairs of number plates issued to a dealer other than a dealer in motorcycles, twenty-five dollars and fifty cents, and for the first two number plates issued to a dealer in motorcycles, ten dollars and fifty cents;
- "12. for each additional number plate or pair of number plates issued to a dealer other than a dealer in motorcycles, five dollars, and for each additional number plate issued to a dealer in motorcycles, two dollars and fifty cents;
- "13. for the registration of any motor vehicle, trailer or semi-trailer, if registered prior to July 1, four dollars; if registered after July 1, two dollars and fifty cents.
- "14. for filing any conditional sales contract, conditional lease, chattel mortgage or other lien or encumbrance, or title retention instrument, or any other instrument affecting or evidencing title to, ownership of, or reservation of title to any motor vehicle, trailer or semi-trailer, seventy-five cents;
- "15. for filing any assignment or satisfaction or release of any conditional sales contract, conditional release, chattel mortgage or other title retention instrument, or any other instrument affecting or evidencing title to, ownership of or reservation of title to any motor vehicle, trailer or semi-trailer, twenty-five cents.

"(b) In addition to the required registration fee, there shall be paid at the time of application for registration an unladen weight fee on each motor vehicle, trailer or semi-trailer designed, used or maintained primarily for the transportation of passengers for compensation, or for the transportation of property, including hearses, ambulances and other vehicles used by a mortician in the conduct of his business,

and motor vehicles rented without drivers, when such vehicles are equipped wholly with pneumatic tires, in accordance with the following schedule;

"For vehicles with two axles, 1. two thousand nine hundred to four thousand pounds unladen weight, thirty-five cents per cwt.; 2. four thousand to six thousand pounds, fifty cents per cwt.; 3. six thousand to eight thousand pounds, sixty-five cents per cwt.; 4. eight thousand to ten thousand pounds, seventy-five cents per cwt.; 5. ten thousand to twelve thousand pounds, one dollar per cwt.; 6. twelve thousand pounds or over, one dollar per cwt.; 7. maximum fee, one hundred twenty dollars;

"For vehicles with three axles, 8. two thousand nine hundred to four thousand pounds, forty cents per cwt.; 9. four thousand to six thousand pounds, sixty-five cents per cwt.; 10. six thousand to eight thousand pounds, eighty cents per cwt.; 11. eight thousand to ten thousand pounds, one dollar per cwt.; 12. ten thousand to twelve thousand pounds, one dollar thirty-five cents per cwt.; 13. twelve thousand pounds or over, one dollar sixty cents per cwt.; 14. maximum fee, one hundred eighty-five dollars.

"Provided, however, that motor vehicles, trailers or semi-trailers owned and operated by religious institutions used exclusively for the transportation of property produced and distributed for charitable purposes and without compensation, shall be exempt from the unladen weight fee hereinabove provided. For the purposes of this act, 'religious institution' means a recognized organization having an established place of meeting for religious worship, and which holds regular meetings for such purposes at least once each week in not less than five cities or towns in the state.

"(c) In addition to the required registration fee, there shall be paid, at the time of application for registration on each motor vehicle designed and used primarily for the transportation of passengers for compensation or for the transportation of property, when equipped wholly with pneumatic tires and weighing when unladen, less than twenty-nine hundred pounds, two dollars; and on each trailer or semi-trailer, when equipped wholly with pneumatic tires and weighing, when unladen, less than twenty-nine hundred pounds but more than one thousand pounds, two dollars.

"(d) When any vehicle referred to in subdivisions (b) and (c) hereof is equipped with two or more solid tires, the unladen weight fee therein specified shall be twice the amount specified for such vehicles if equipped wholly with pneumatic tires.

"(e) Upon any registration issued after the beginning of the registration year, the unladen weight fees herein prescribed shall be reduced by one-twelfth for each month which shall have elapsed since the beginning of the registration year.

"(f) The unladen weight of any vehicle shall be the weight of such vehicle when unladen and fully equipped and ready for service, and shall be evidenced by a sworn statement of the applicant for registration, accompanied by a verified certificate of weight, duly issued by a public weigh-

master. Such sworn statement or certificate shall be subject to verification by the vehicle division, or any of its officers or agents. A major fraction of one hundred pounds shall be considered as one hundred pounds and a minor fraction of one hundred pounds shall not be counted in determining the unladen weight of any vehicle.

“(g) All moneys received from the taxes herein provided shall be immediately transferred by the officer collecting the same to the superintendent, and by him to the state treasurer, who shall immediately credit the same to the state highway fund.”

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 183, transfer of highway fund to prison fund for license plates, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 183, transfer of highway fund to prison fund for license plates, constitutional and in proper form.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 186, reallocation of state prison funds, recommended do pass.

Committee on Highways and Bridges, Louis B. Ellsworth, Jr., chairman.

Senate Bill No. 186, reallocation of state prison funds, recommended do pass .

Committee on Agriculture and Irrigation, J. P. Stump, chairman.

Senate Bill No. 189, authorizing state entomologist to designate seed certifying agents, recommended do pass.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 197, municipal condemnation procedure relating to public service utilities, returned for consideration.

Committee on Rules, David S. Wine, vice-chairman, on order of Active Calendar:

Senate Bill No. 50, expansion of board of school trustees.

Senate Bill No. 8, motor vehicles sold at auction.

Senate Bill No. 142, appropriation for payment of capitol building utilities.

Senate Bill No. 127, supplemental appropriation to state industrial school for current fiscal year expenses.

Senate Bill No. 183, transfer of highway fund to prison fund for license plates.

House Bill No. 263, appropriation to corporation commission to continue interstate commerce commission rate hearings.

Senate Bill No. 92, reallocation of state tax commission funds.

Senate Bill No. 93, appropriation to state library and archives for microfilming records.

House Bill No. 179, appropriation to civil defense agency.

House Bill No. 92, workmen's compensation coverage for civil defense workers.

House Bill No. 212, authorizing holding superior court sessions in places other than county seat.

House Bill No. 264, providing funds appropriated for grasshopper control may be used for khapra beetle control.

House Joint Memorial No. 8, urging congress authorize construction of Buttes dam.

Senate Bill No. 88, issuance of revenue bonds by university for building and equipping dormitories.

Senate Bill No. 96, issuance of revenue bonds by Tempe college for building and equipping dormitories.

Senate Bill No. 66, interstate oil compact.

House Bill No. 36, exempting qualified disabled veterans from examination to practice optometry.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

Senate Bill No. 71, increasing membership of state apprenticeship council, passed by a vote of 28 ayes.

Senate Bill No. 139, amending dairy and dairy products code, passed by a vote of 28 ayes.

Senate Bill No. 182, discharge and enforcement of forfeiture of bail bonds, passed by a vote of 27 ayes, 1 nay.

Senate Bills No. 71, 139 and 182 were placed under the Order of Business, First Reading of Bills.

House Bill No. 38, amending benefit provisions of employment security, passed by a vote of 27 ayes, 1 nay, with the following amendments.

Pages 2 and 3, strike Section 4 in its entirety.

Renumber to conform.

Line 2 of title, after "56-1003b" strike the comma and insert "and"; after "56-1003d," strike "and 56-1004,".

The clerk was instructed to record the action of the Senate.

Motion by Mr. Kennedy (Maricopa), seconded by Mr. Schaffer, that the House concur in the Senate amendments to House Bill No. 38. Carried.

FINAL PASSAGE

The following bill, as amended by the Senate, was read the final time in full:

HOUSE BILL NO. 38, entitled, An Act, relating to employment security; amending sections 56-1003a, 56-1003b, and 56-1003d, Arizona code of 1939, and repealing section 56-1003e, Arizona code of 1939.

On roll call House Bill No. 38 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dover, Ellis, Ellsworth, Ellsworth, Farr, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—73.

Not voting: Austin, Dalton, Franklin, Lines, Lowry, Phillips, Smith—7.

House Bill No. 38 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and convey the bill to the governor.

House Bill No. 176, reimbursement to employment security commission for OASI coverages, passed by a vote of 28 ayes, with the following amendments;

Page 1, line 11, after "authorized by" insert "subsection (c) of"; after "12-834" insert ", Arizona code of 1939"; strike remainder of line and all of line 12.

The clerk was instructed to record the action of the Senate.

Motion by Mr. Wine, seconded by Mr. Ellsworth (Gila), that the House concur in the Senate amendments to House Bill No. 176. Carried.

FINAL PASSAGE

The following bill, as amended by the Senate, was read the final time in full:

HOUSE BILL NO. 176, entitled, An Act, making an appropriation to the contribution fund for reimbursement of costs incurred in the administration of chapter 126, laws of 1951, relating to state employees' participation in federal social security insurance.

On roll call House Bill No. 176 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lindner, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford,

Schaffer, Schellenberg, Scudder, Sims, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—72.

Not voting: Austin, Franklin, Fridena, Lentz, Lines, Lowry, Phillips, Smith—8.

House Bill No. 176 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and convey the bill to the governor.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

SENATE BILL NO. 71, An Act, relating to apprenticeship; providing for voluntary apprenticeship agreements and for the creation of an apprenticeship council and repealing article 11, chapter 56, Arizona code of 1939.

SENATE BILL NO. 139, An Act, relating to dairies and dairy products; prescribing regulations governing the production, transportation, handling and sale of milk and milk products, and the inspection of dairy herds, dairies and milk plants, and amending sections 50-955, 50-962 and 50-963, Arizona code of 1939.

SENATE BILL NO. 182, An Act, relating to criminal procedure; prescribing manner of discharge and enforcement of forfeiture of bail bonds, and amending sections 44-450, 44-451, 44-452 and 44-453, Arizona code of 1939.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the rules be suspended, an emergency declared, and that Senate Bills Nos. 71, 139 and 182 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

SENATE BILL NO. 71, increasing membership of state apprenticeship council. Referred to Committees on Judiciary, and Labor.

SENATE BILL NO. 139, amending dairy and dairy products code. Referred to Committees on Judiciary, Public Health, County and Municipal Affairs, and Livestock and Public Lands.

SENATE BILL NO. 182, discharge and enforcement of forfeiture of bail bonds. Referred to Committees on Judiciary, County and Municipal Affairs, and Banking, Insurance and Corporations.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the House stand at recess until 1:30 p.m. Carried, and at 12:01 p.m. the House stood at recess.

AFTERNOON SESSION

At 1:30 p.m., the House resumed session, Mr. Speaker presiding.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 25, deputy registration officers, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 136, retirement board amendments to state employees retirement act, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 148, retroactive and current contributions to OASI and state retirement system for teacher coverage, constitutional and in proper form.

Committee on Agriculture and Irrigation, J. P. Stump, chairman.

Senate Bill No. 162, relaxing restrictions on packing of head lettuce, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 197, municipal condemnation procedure relating to public service utilities, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 205, flood control projects, constitutional and in proper form with the following amendments:

Page 2, line 5, after "authorized" insert a comma.

Page 2, line 7, after "act" insert ", to".

Committee on Rules, David S. Wine, vice-chairman, on order of Active Calendar:

Senate Bill No. 197, municipal condemnation procedure relating to public service utilities.

Senate Bill No. 136, retirement board amendments to state employees retirement act.

Senate Bill No. 25, deputy registration officers.

House Bill No. 241, changing date of canvass of annual school elections.

House Bill No. 205, flood control projects.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

House Bill No. 140, birth certificates of foundlings, passed by a vote of 26 ayes, 2 not voting.

House Bill No. 178, method of summoning jurors, passed by a vote of 26 ayes, 2 not voting.

House Bill No. 200, appropriation to racing commission for OASI and state retirement obligations, passed by a vote of 26 ayes, 2 not voting.

House Bill No. 219, supplemental appropriation to state tax commission, passed by a vote of 26 ayes, 2 not voting.

The clerk was instructed to record the action of the Senate, and convey the bills to the governor.

Senate Bill No. 29, salary of director of department of mineral resources, passed by a vote of 26 ayes, 2 not voting.

Senate Bill No. 113, creating traffic safety coordinating agency, passed by a vote of 26 ayes, 2 not voting.

Senate Bill No. 170, misuse of firearms while hunting, passed by a vote of 26 ayes, 2 not voting.

Senate Bill No. 171, prescribing penalties for violations of game and fish laws, passed by a vote of 26 ayes, 2 not voting.

Senate Bills Nos. 29, 113, 170 and 171 were placed under the Order of Business, First Reading of Bills.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

SENATE BILL NO. 29, An Act, relating to mines and mining; prescribing the salary of the director of the department of mineral resources, and amending section 65-303, Arizona code of 1939.

SENATE BILL NO. 113, An Act, creating a traffic safety coordinating agency, and prescribing the powers and duties thereof.

SENATE BILL NO. 170, An Act, relating to criminal offenses; prohibiting the misuse of firearms; and amending article 22, chapter 43, Arizona code of 1939, by adding sections 43-2213, 43-2214 and 43-2215.

SENATE BILL NO. 171, An Act, relating to game and fish; prescribing penalties for violations of game and fish laws; amending section 57-126, Arizona code of 1939, and amending article 1, chapter 57, Arizona code of 1939, by adding section 57-126a.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the rules be suspended, an emergency declared, and that Senate Bills Nos. 29, 113, 170 and 171 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

SENATE BILL No. 29, salary of director of department of mineral resources. Referred to Committees on Judiciary, Appropriations, and Labor.

SENATE BILL NO. 113, creating traffic safety coordinating agency. Referred to Committees on Judiciary, Appropriations, Highways and Bridges, and Education.

SENATE BILL NO. 170, misuse of firearms while hunting. Referred to Committees on Judiciary, and Fish and Game.

SENATE BILL NO. 171, prescribing penalties for violations of game and fish laws. Referred to Committees on Judiciary, and Fish and Game.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House resolve itself into a Committee of the Whole House for the consideration of the bills on the Calendar. Carried, and at 2:45 p.m., the House resolved itself into a Committee of the Whole House, Mr. Ackerman in the chair.

At 4:36 p.m., the Committee of the Whole House was dissolved and Mr. Ackerman, chairman, reported:

That Senate Bill No. 50 be amended as follows:
(engrossed bill)

Page 2, line 3, after "district" insert "voting on such question".

And, as so amended, it do pass.

That Senate Bill No. 8 do pass.

That Senate Bill No. 142 do pass.

That Senate Bill No. 127 do pass.

That Senate Bill No. 183 do pass.

That House Bill No. 263 do pass.

That Senate Bill No. 92 do pass.

That Senate Bill No. 93 do pass.

That House Bill No. 179 be amended as follows:

Page 1, line 4, strike "ten" and insert "five".

Page 2, line 2, strike "lapsation" and insert "lapsing".

And, as so amended, it do pass.

That House Bill No. 92 be amended as follows:

Page 1, line 6, after "1951" strike the comma insert a period, strike balance of line, all of lines 7, 8 and 9.

Page 2, between lines 19 and 20 insert:

"Sec. 3. Application of act. In the event of attack by any foreign power upon the United States or any of its territories or possessions, the provisions of this act shall, immediately upon such attack, be of no further force or effect. Nothing in this section shall be deemed to affect in any manner any claim for injuries incurred or rights vested prior to such attack."

Re-number to conform.

Page 2, line 35, strike "have heretofore or".

And, as so amended, it do pass.

That House Bill No. 212 be amended as follows:

Page 1, line 4, after "therefor." insert "(a)".

Page 1, line 6, after "judge" insert "or judges". After "court" insert "in any county".

Page 1, line 8, strike "such" and insert "any".

Page 1, lines 8 and 9, strike "as the court may designate." and insert "within the county designated."

At end of bill, add:

"(b) The expenses of the judge and of the officers of the court, attending such sessions, shall be a county charge.

"(c) This act shall not be construed as affecting the provisions of sections 19-306 and 19-307, Arizona code of 1939, relating to the jurisdiction of the superior court of Pima county at Ajo."

And, as so amended, it do pass.

That House Bill No. 264 do pass.

That House Joint Memorial No. 8 do pass.

That Senate Bill No. 88 do pass.

That Senate Bill No. 96 do pass.

That Senate Bill No. 66 do pass.

That House Bill No. 36 be retained on the Calendar.

That Senate Bill No. 197 do pass.

That Senate Bill No. 136 be retained on the Calendar.

That Senate Bill No. 25 be amended as follows:

Strike everything after the enacting clause and insert:

"Section 1. Article 2, chapter 55, Arizona code of 1939, is amended by adding section 55-202b, to read:

"55-202b. Additional deputy registration officers. In addition to the deputy registration officers appointed under the provisions of section 55-202a, the county recorder may, in order to expedite and facilitate the registration of electors, appoint such number of additional deputy registration officers in any precinct as he may deem necessary or advisable."

Amend title to read "Relating to elections; providing for appointment of additional deputy registration officers, and amending article 2, chapter 55, Arizona code of 1939, by adding section 55-202b."

And, as so amended, it do pass.

That House Bill No. 241 retain its place on the Calendar.

That House Bill No. 205 be amended as follows:

Page 2, line 5, after "authorized" insert a comma.

Page 2, line 7, after "act" insert ", to".

And, as so amended, it do pass.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the report of the Committee of the Whole House be adopted, and that the bills be properly assigned. Carried.

Senate Bill No. 50, expansion of board of school trustees, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 8, motor vehicles sold at auction, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 142, appropriation for payment of capitol building utilities, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 127, supplemental appropriation to state industrial school for current fiscal year expenses, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 183, transfer of highway fund to prison fund for license plates, was placed under the Order of Business, Third Reading of Bills.

House Bill No. 263, appropriation to corporation commission to continue interstate commerce commission rate hearings, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 92, reallocation of state tax commission funds, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 93, appropriation to state library and archives for microfilming records, was placed under the Order of Business, Third Reading of Bills.

House Bill No. 179, appropriation to civil defense agency, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 92, workmen's compensation coverage for civil defense workers, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 212, authorizing holding superior court sessions in places other than county seat, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill 264, providing funds appropriated for grasshopper control may be used for khapra beetle control, was referred to the Committee on Administration to be engrossed.

House Joint Memorial No. 8, urging congress authorize construction of Buttes dam, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 88, issuance of revenue bonds by university for building and equipping dormitories, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 96, issuance of revenue bonds by Tempe college for building and equipping dormitories, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 66, interstate oil compact, was placed under the Order of Business, Third Reading of Bills.

House Bill No. 36 was retained on the Calendar of the Committee of the Whole House.

Senate Bill No. 197, municipal condemnation procedure relating to public service utilities, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 136, was retained on the Calendar of the Committee of the Whole House.

Senate Bill No. 25, deputy registration officers, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 241, retained its place on the Calendar of the Committee of the Whole House.

House Bill No. 205, flood control projects, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee report was read, filed and placed on the proper Calendar:

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

Senate Bill No. 50, expansion of board of school trustees.

THIRD READING OF BILLS

The following bills were read the third time in full:

SENATE BILL NO. 50, entitled, An Act, relating to education; providing for a five member board of school trustees by petition and election, and amending article 4, chapter 54, Arizona code of 1939, by adding section 54-409a.

On roll call Senate Bill No. 50 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy (Pima), Klauer, Lentz, Lindner, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Schaffer, Schellenberg, Sims, Steward, Thode, Warner, Wessler, Willis, Wine, Wood, Mr. Speaker—59.

Nays: Farr, Scudder, Stump, Wilson—4.

Not voting: Brown, Cook, Ellsworth, Ellsworth, Franklin, Kennedy (Maricopa), Larson, Lee, Lines, Lowry, Rhodes, Rogers, Rosenbaum, Rutherford, Smith, Tidwell, White—17.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 8, entitled, An Act, relating to motor vehicles; providing that certain vehicles sold at public auction shall pass to purchasers free of liens and encumbrances, and amending section 66-212, Arizona code of 1939.

On roll call Senate Bill No. 8 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy (Pima), Klauer, Larson, Lentz, Lindner, McRae, Marion, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Schaffer, Schellenberg, Sudder, Sims, Stump, Thode, Warner, Wessler, Willis, Wilson, Wine, Wood, Mr. Speaker—63.

Not voting: Brown, Cook, Ellsworth (Maricopa), Franklin, Kennedy (Maricopa), Lee, Lines, Lowry, Martin, Rhodes, Rogers, Rosenbaum, Rutherford, Smith, Steward, Tidwell, White—17.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 183, entitled, An Act, providing for the transfer of moneys from the state highway fund to the prison manufacturing fund in payment of metal plates and making an appropriation therefor.

On roll call Senate Bill No. 183 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy (Pima), Klauer, Larson, Lentz, Lindner, McRae, Marion, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Schaffer, Schellenberg, Scudder, Sims, Steward, Thode, Warner, Wessler, Willis, Wine, Wood, Mr. Speaker—61.

Not voting: Brown, Cook, Ellsworth (Maricopa), Franklin, Haugh, Kennedy (Maricopa), Lee, Lines, Lowry, Martin, Rhodes, Rogers, Rosenbaum, Rutherford, Smith, Stump, Tidwell, White, Wilson—19.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand adjourned until 10:00 a.m., Monday, March 14, 1955. Carried, and at 5:00 p.m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

MONDAY, MARCH 14

The House met at 10:00 a.m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquiet, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, Petrie, Phillips, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Mr. Speaker—76.

Excused: Lentz, O'Reilly, Porter, Wood—4.

Monsignor Robert J. Donohue, chaplain of the House, offered prayer.

The pledge of allegiance to the flag of the United States, was led by Mrs. Hutcheson.

Without objection, the reading of the Journal of Saturday, March 12, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

House Bill No. 92, workmen's compensation coverage for civil defense workers.

House Bill No. 179, appropriation to civil defense agency.

House Bill No. 205, flood control projects.

House Bill No. 212, authorizing holding superior court sessions in places other than county seat.

House Bill No. 263, appropriation to corporation commission to continue interstate commerce commission rate hearings.

House Bill No. 264, providing funds appropriated for grasshopper control may be used for khapra beetle control.

House Joint Memorial No. 8, urging congress authorize construction of Buttes dam.

Senate Bill No. 25, deputy registration officers.

Committee on Education, Laura McRae, chairman.

House Bill No. 234, authorizing school boards of trustees to contract for street improvements near schools, recommended:

Majority: returned for consideration.
do pass.

Committee on Education, Laura McRae, chairman.

House Bill No. 239, providing for unification of common and high school districts, recommended:

Majority: do pass.
returned for consideration.

Committee on Education, Laura McRae, chairman.

Senate Bill No. 149, increasing pensions and disability allowances of retired teachers, returned for consideration.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bill was read the first time by number and title:

HOUSE CONCURRENT RESOLUTION NO. 18, by the Committee on Rules, on death of Honorable Elias S. Clark.

Motion by Mr. Ackerman, seconded by Mr. Dover, that the rules be suspended, an emergency declared, and that House Concurrent Resolution No. 18 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bill was read the second time by number and title.

HOUSE CONCURRENT RESOLUTION NO. 18, by the Committee on Rules, on death of Honorable Elias S. Clark.

Motion by Mr. Ackerman, seconded by Mr. Wilson, that the rules be suspended, an emergency declared, and that House Concurrent Resolution No. 18 be placed under the Order of Business, Third Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

THIRD READING OF BILLS

* All members of the House Appropriations Committee were excused from Third Reading of Bills to attend the joint meeting of the House and Senate Appropriations Committees concerning the general appropriation bill.

The following bills were read the third time in full:

HOUSE CONCURRENT RESOLUTION NO. 18, on death of Honorable Elias S. Clark.

Motion by Mr. Myers, seconded by Mr. Bloomquist, that House Concurrent Resolution No. 18 be adopted and that the House stand for a moment in respectful silence. Carried by unanimous vote.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 92, entitled, An Act, relating to civil defense; providing for workmen's compensation insurance for civil defense volunteers; authorizing agreements with the federal civil defense administrator, and making an appropriation.

On roll call House Bill No. 92 passed the House by the following vote:

Ayes: Abels, Ackerman, Andersen, Anderson, Austin, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Maricopa), Franklin, Fridena, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Larson, Lee, Lines, Lowry, McRae, Marion, Martin, Minor, Myers, Phillips, Raftery, Rhodes, Rogers, Rosenbaum, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Willis, Wilson, Mr. Speaker—59.

Nays: Wessler, White—2.

Not voting: Alfaro*, Babbitt*, Ellsworth (Gila)*, Farr*, Grimes*, Klauer*, Lentz, Lindner*, Matson*, Mitchell, O'Reilly, Petrie*, Porter, Pugh*, Retzloff*, Rutherford*, Warner, Wine*, Wood—19.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 179, entitled, An Act, making a supplemental appropriation to the civil defense agency.

On roll call House Bill No. 179 passed the House, without enacting the emergency, by the following vote:

Ayes: Abels, Ackerman, Andersen (Maricopa), Austin, Bagnall, Bailey, Berry, Biles, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth (Maricopa), Franklin, Fridena, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Larson, Lee, Lowry, McRae, Martin, Minor, Mitchell, Myers, Phillips, Raftery, Rhodes, Rogers, Rosenbaum, Schellenberg, Scudder, Sims, Smith, Steward, Thode, Tidwell, Wilson, Mr. Speaker—50.

Nays: Anderson (Cochise), Bloomquist, Cook, Hostetter, Lines, Marion, Wessler, White, Willis—9.

Not voting: Alfaro,* Babbitt,* Ellsworth (Gila),* Farr,* Grimes,* Kennedy (Pima), Klauer,* Lentz, Lindner,* Matson,* O'Reilly, Petrie,* Porter, Pugh,* Retzloff,* Rutherford,* Schaffer,* Stump, Warner, Wine,* Wood—21.

Signed in open session by the Speaker, and the clerk was instructed to record the action of the House.

At 11:04 a.m., the sergeant-at-arms announced the seating of Mr. Lentz.

HOUSE BILL NO. 205, entitled, An Act, relating to flood control; empowering Maricopa and Pinal counties to take such action as may be necessary to cooperate with the United States in the construction of flood control works, and declaring an emergency.

On roll call House Bill No. 205 passed the House by the following vote:

Ayes: Abels, Ackerman, Andersen, Anderson, Austin, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Maricopa), Franklin, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Larson, Lee, Lentz, Lines, Lowry, McRae, Marion, Martin, Minor, Myers, Phillips, Raftery, Rhodes, Rogers, Rosenbaum, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Mr. Speaker—60.

Not voting: Alfaro,* Babbitt*, Ellsworth (Gila)*, Farr*, Fridena, Grimes*, Kennedy (Pima), Klauer*, Lindner*, Matson*, Mitchell, O'Reilly, Petrie*, Porter, Pugh*, Retzloff*, Rutherford*, Schaffer*, Wine*, Wood—20.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 212, entitled, An Act, relating to the superior court; authorizing sessions to be held at places other than the county seat, and amending section 19-305, Arizona code of 1939.

On roll call House Bill No. 212 passed the House by the following vote:

Ayes: Abels, Ackerman, Andersen, Anderson, Austin, Bagnall, Bailey, Berry, Biles, Brayton, Brown, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Maricopa), Franklin, Fridena, Harkness, Haugh, Hostetter, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Lee, Lentz, Lines, McRae, Marion, Martin, Minor, Mitchell, Raftery, Rogers, Rosenbaum, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Wessler, Wilson, Mr. Speaker—50.

Nays: Bloomquist, Burton, Holsclaw, Larson, Lowry, Myers, Phillips, Rhodes, Schellenberg, White, Willis—11.

Not voting: Alfaro*, Babbitt*, Ellsworth (Gila)*, Farr*, Grimes*, Kennedy (Pima), Klauer*, Lindner*, Matson*, O'Reilly, Petrie*, Porter, Pugh*, Retzloff*, Rutherford*, Schaffer*, Warner, Wine*, Wood—19.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

At 11:17 a. m., the sergeant-at-arms announced the seating of Mr. Wood.

HOUSE BILL NO. 263, entitled, An Act, making an appropriation to the Arizona corporation commission.

On roll call House Bill No. 263 passed the House by the following vote:

Ayes: Abels, Ackerman, Andersen, Anderson, Austin, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Maricopa), Franklin, Fridena, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Larson, Lee, Lentz, Lines, Lowry, McRae, Marion, Martin, Minor, Mitchell, Myers, Phillips, Raftery, Rhodes, Rosenbaum, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Wessler, White, Willis, Wilson, Wood, Mr. Speaker—62.

Nays: Rogers—1.

Not voting: Alfaro*, Babbitt*, Ellsworth (Gila)*, Farr*, Grimes*, Klauer*, Lindner*, Matson*, O'Reilly, Petrie*, Porter, Pugh*, Retzloff*, Rutherford*, Schaffer*, Warner, Wine*—17.

Mr. Rogers asked explanation of vote be spread upon the Journal:

I see no concrete benefits as expressed in this appropriation request. I have nothing against anyone in the corporation commission but I object to spending \$10,500 for the study and preparation of briefs.

Why are we paying these employees if it isn't to study and produce benefits for Arizona? I object strongly to the expense of \$5,000 for printing and typing and in lieu of any definite proof of accomplishments through this kind of expenditure, I vote no.

House Bill No. 263 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 264, entitled, An Act, relating to an appropriation to the governor for the control of grasshoppers and other insects and adding to the purposes for which such appropriation may be used.

On roll call House Bill No. 264 passed the House, without enacting the emergency, by the following vote:

Ayes: Abels, Ackerman, Austin, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Maricopa), Franklin, Fridena, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Lee, Lentz, Lines, Lowry, Martin, Minor, Mitchell, Myers, Raftery, Rhodes, Rogers, Rosenbaum, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Willis, Wilson, Wood, Mr. Speaker—52.

Nays: Andersen, Anderson, Brown, Burton, Hostetter, Marion, Phillips, Wessler, White—9.

Not voting: Alfaro*, Babbitt*, Ellsworth (Gila)*, Farr*, Grimes*, Klauer*, Larson, Lindner*, McRae, Matson*, O'Reilly, Petrie*, Porter, Pugh*, Retzloff*, Rutherford*, Schaffer*, Warner, Wine*—19.

Mr. Hostetter asked explanation of vote be spread upon the Journal:

This is the 9th year I have been coming to this legislature and to the best of my knowledge this is the first time anything of this kind has been attempted. Were I, through misunderstanding or lack of knowledge, to vote for this bill, I think I would be much ashamed of it later.

On February 4, 1955, we passed and sent to the governor Senate Bill No. 27 appropriating \$11,630 to the department of entomology which was stated to be for eradication of the alpha beetle, which had been found in the bins of the Arizona flour mills and various other places throughout the state and a quarantine had been declared against Arizona by the federal government and by several surrounding states. I voted for the bill because it was an emergency and would require quick and vigorous action.

They are now back for more money and want to hook the grasshopper bill in which there is a balance in the hands of the governor of \$47,000 and the khapra beetle bill together.

The legislature for a number of years has appropriated \$50,000 to use of the governor for grasshopper control, with the provision that any unused portion of the appropriation be returned to the general fund.

To attempt at any time to convert any portion of this fund to other purposes is in my opinion legislation by subterfuge and deception. I vote no.

House Bill No. 264 was signed in open session by the Speaker, and the clerk was instructed to record the action of the House.

SENATE BILL NO. 25, entitled, An Act, relating to elections; providing for appointment of additional deputy registration officers and amending article 2, chapter 55, Arizona code of 1939, by adding section 55-202b.

On roll call Senate Bill No. 25 passed the House by the following vote:

Ayes: Abels, Ackerman, Andersen, Anderson, Austin, Bagnall, Bailey, Biles, Bloomquist, Brayton, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Maricopa), Franklin, Fridena, Grimes, Harkness, Haugh, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Lee, Lentz, Lines, Lowry, McRae, Marion, Martin, Minor, Mitchell, Myers, Phillips, Raftery, Rhodes, Rogers, Rosenbaum, Schellenberg, Scudder, Smith, Steward, Stump, Thode, Tidwell, Willis, Wilson, Wood, Mr. Speaker—57.

Nays: Berry, Brown, Holsclaw, Wessler, White—5.

Not voting: Alfaro*, Babbitt*, Ellsworth (Gila)*, Farr*, Klauer*, Larson, Lindner*, Matson*, O'Reilly, Petrie*, Porter, Pugh*, Retzloff*, Rutherford*, Schaffer, Sims, Warner, Wine*—18.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 66, entitled, An Act, relating to conservation of gas and oil, and authorizing the governor on behalf of the state, to enter into the interstate oil compact.

On roll call Senate Bill No. 66, passed the House by the following vote:

Ayes: Abels, Ackerman, Andersen, Anderson, Austin, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Maricopa), Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kennedy, Kennedy, Lee, Lentz, Lines, Lowry, McRae, Marion, Martin, Minor, Mitchell, Myers, Phillips, Raftery, Rhodes, Rogers, Rosenbaum, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wood, Mr. Speaker—63.

Nays: Kartus—1.

Not voting: Alfaro*, Babbitt*, Ellsworth (Gila)*, Farr*, Klauer*, Larson, Lindner*, Matson*, O'Reilly, Petrie*, Porter, Pugh*, Retzloff*, Rutherford*, Schaffer*, Wine—16.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 88, entitled, An Act, relating to authority of the board of regents of the university and state colleges of Arizona concerning construction of dormitories, borrowing money and issuance of bonds therefor, at the university of Arizona, and amending section 54-1641c, Arizona code of 1939.

On roll call Senate Bill No. 88 passed the House by the following vote:

Ayes: Abels, Ackerman, Andersen, Anderson, Austin, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Maricopa), Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Larson, Lee, Lentz, Lines, Lowry, McRae, Marion, Martin, Minor, Mitchell, Myers, Raftery, Rhodes, Rogers, Rosenbaum, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wood, Mr. Speaker—64.

Not voting: Alfaro*, Babbitt*, Ellsworth (Gila)*, Farr*, Klauer*, Lindner*, Matson*, O'Reilly, Petrie*, Phillips, Porter, Pugh*, Retzloff*, Rutherford*, Schaffer*, Wine—16.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 92, entitled, An Act, relating to the state tax commission and providing for the reallocation of funds.

On roll call Senate Bill No. 92 passed the House by the following vote:

Ayes: Abels, Ackerman, Andersen, Anderson, Austin, Bagnall, Bailey, Berry, Biles, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Maricopa), Franklin, Fridena, Grimes, Harkness, Haugh, Hostetter, Hunt, Hutcheson, Kartus,

Kennedy, Kennedy, Larson, Lee, Lines, Lowry, McRae, Marion, Martin, Minor, Mitchell, Myers, Phillips, Raftery, Rhodes, Rogers, Rosenbaum, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wood, Mr. Speaker—62.

Not voting: Alfaro*, Babbitt*, Bloomquist, Ellsworth (Gila)*, Farr*, Holsclaw, Klauer*, Lentz, Lindner*, Matson*, O'Reilly, Petrie*, Porter, Pugh*, Retzloff*, Rutherford*, Schaffer*, Wine*—18.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 93, entitled, An Act, making an appropriation to the department of library and archives, for the microfilming and preservation of noncurrent official records.

On roll call Senate Bill No. 93 passed the House by the following vote:

Ayes: Abels, Ackerman, Andersen, Anderson, Austin, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Maricopa), Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Larson, Lee, Lentz, Lines, Lowry, McRae, Marion, Martin, Minor, Mitchell, Myers, Phillips, Raftery, Rhodes, Rogers, Rosenbaum, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Tidwell, Warner, Wessler, White, Willis, Wilson, Wood, Mr. Speaker—64.

Not voting: Alfaro*, Babbitt*, Ellsworth (Gila)*, Farr*, Klauer*, Lindner*, Matson*, O'Reilly, Petrie*, Porter, Pugh*, Retzloff*, Rutherford*, Schaffer*, Thode, Wine*—16.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 96, entitled, An Act relating to authority of the board of regents of the university and state colleges of Arizona concerning construction of dormitories, borrowing money and issuance of bonds therefor, at the Arizona state college at Tempe, amending section 54-1363c, Arizona code of 1939; and declaring an emergency.

On roll call Senate Bill No. 96 passed the House by the following vote:

Ayes: Abels, Ackerman, Andersen, Anderson, Austin, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Maricopa), Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Lee, Lentz, Lines, Lowry, McRae, Marion, Martin, Minor, Mitchell, Myers, Phillips, Raftery, Rhodes, Rogers, Rosenbaum, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wood, Mr. Speaker—64.

Not voting: Alfaro*, Babbitt*, Ellsworth (Gila)*, Farr*, Klauer*, Larson, Lindner*, Matson*, O'Reilly, Petrie*, Porter, Pugh*, Retzloff*, Rutherford*, Schaffer*, Wine*—16.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 127, entitled, An Act, making an appropriation to the Arizona state industrial school.

On roll call Senate Bill No. 127 passed the House by the following vote:

Ayes: Abels, Ackerman, Andersen, Anderson, Austin, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Maricopa), Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Larson, Lee, Lentz, Lines, Lowry, McRae, Marion, Martin, Minor, Mitchell, Myers, Phillips, Raftery, Rhodes, Rogers, Rosenbaum, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wood, Mr. Speaker—64.

Not voting: Alfaro*, Babbitt*, Campbell, Ellsworth (Gila)*, Farr*, Klauer*, Lindner*, Matson*, O'Reilly, Petrie*, Porter, Pugh*, Retzloff*, Rutherford*, Schaffer*, Wine*—16.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 142, entitled, An Act, making an appropriation to the governor for the payment of utilities and cost of installation of new electric line for the capitol building.

On roll call Senate Bill No. 142 passed the House by the following vote:

Ayes: Abels, Ackerman, Andersen, Anderson, Austin, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Maricopa), Franklin, Fridena, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Larson, Lee, Lentz, Lines, Lowry, McRae, Marion, Martin, Minor, Mitchell, Myers, Raftery, Rhodes, Rogers, Rosenbaum, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wood, Mr. Speaker—63.

Nays: Phillips—1.

Not voting: Alfaro*, Babbitt*, Ellsworth (Gila)*, Farr*, Grimes*, Klauer*, Lindner*, Matson*, O'Reilly, Petrie*, Porter, Pugh*, Retzloff*, Rutherford*, Schaffer*, Wine*—16.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 197, entitled, An Act, relating to cities or towns engaging in the public utility business; providing for condemnation under the power of eminent domain of the plant, system and business of public service corporations by cities or towns; providing the procedure therefor; amending article 6, chapter 16, Arizona code of 1939, by adding section 16-604d.

On roll call Senate Bill No. 197 passed the House by the following vote:

Ayes: Abels, Ackerman, Andersen, Anderson, Austin, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Mari-

copa), Franklin, Fridena, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Larson, Lee, Lentz, Lines, Lowry, McRae, Marion, Martin, Minor, Mitchell, Myers, Phillips, Raftery, Rhodes, Rogers, Rosenbaum, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wood, Mr. Speaker—62.

Nays: Harkness—1.

Not voting: Alfaro*, Babbitt*, Ellsworth (Gila)*, Farr*, Grimes*, Hostetter, Klauer*, Lindner*, Matson*, O'Reilly, Petrie*, Porter, Pugh*, Retzloff*, Rutherford*, Schaffer*, Wine*—17.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

Motion by Mr. Wilson, seconded by Mr. Stump, that the House stand at recess until 2:00 p. m. Carried, and at 12:18 p. m., the House stood at recess.

AFTERNOON SESSION

At 2:00 p. m., the House resumed session, Mr. Speaker presiding.

At 2:00 p. m., the sergeant-at-arms announced the seating of Mr. O'Reilly.

Without objection, the House referred to the Order of Business, Bills and Other Business from the Senate.

BILLS AND OTHER BUSINESS FROM THE SENATE

A message from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

House Bill No. 230, itemizing source of county school fund, returned as requested, for correction of clerical error.

The clerk was instructed to record the action of the Senate.

Motion by Mr. Schaffer, seconded by Mr. Bloomquist, that the House sit as in Committee of the Whole House to further amend House Bill No. 230, itemizing source of county school fund. Carried, and at 2:38 p. m., the House sat as in Committee of the Whole House.

At 2:42 p. m., the House sitting as in Committee of the Whole House was dissolved and reported:

That House Bill No. 230 be amended as follows:

Page 2, end of bill, strike "(b) That portion of the forest reserve fees designated for school purposes under the provisions of section 10-306, until June 30, 1958, be distributed as provided in section 10-306, and beginning July 1, 1958, such moneys shall be placed in the county school fund."

And, as so amended, it do pass.

Motion by Mr. Schaffer, seconded by Mr. Wine, that the report of the House sitting as in Committee of the Whole House be adopted, and that the bill be properly assigned. Carried.

House Bill No. 230, itemizing source of county school fund, as amended by the House sitting as in Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee report was read, filed and placed on the proper Calendar:

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

House Bill No. 230, itemizing source of county school fund.

THIRD READING OF BILLS

The following bills were read the third time in full:

HOUSE BILL NO. 230, entitled, An Act, relating to education; providing for the moneys to be placed in the county school fund, and amending section 54-608a, Arizona code of 1939.

On roll call House Bill No. 230 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Ellsworth, Ellsworth, Farr, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lee, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, O'Reilly, Petrie, Pugh, Raftery, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Sims, Smith, Steward, Thode, Tidwell, Warner, Wessler, White, Wine, Wood, Mr. Speaker—66.

Nays: Dover, Ellis, Kennedy (Pima), Retzloff, Willis, Wilson—6.

Not voting: Dalton, Franklin, Lentz, Myers, Phillips, Porter, Scudder, Stump—8.

Mr. Dover asked explanation of vote be spread upon the Journal:

It has been pointed out by this legislator his desire to help one and two room school districts by an amendment to House Bill No. 13, which provides for a substantial increase to be granted these schools. I believe that the same opportunity for education should be the birthright of every American regardless of location.

Owing to the small amount of property taxable in the school districts situated in the forest reserves, I realize the need for the additional help. House Bill No. 230 will provide this relief. However, I feel that by transferring the forest reserve funds, we are losing legislative control over the distribution of formula, and that my district stands to lose approximately \$13,000 and raises the taxes approximately 23c. Even should the increase in ADA affect this loss, I am forced

to vote no, and that the House has not seen fit at a later date to adopt the Dover amendment, which requires a self-repealer clause June 30, 1958. I further realize the need that prevails in these smaller school districts, but it doesn't alter the fact that my district will lose the approximate figures as stated above. I am again forced to vote no.

House Bill No. 230 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE JOINT MEMORIAL NO. 8, urging congress authorize construction of Buttes dam.

On roll call House Joint Memorial No. 8 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lindner, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Sims, Smith, Steward, Thode, Warner, Wessler, White, Willis, Wilson, Wood, Mr. Speaker—68.

Nays: Lines, Tidwell, Wine—3.

Not voting: Berry, Biles, Dalton, Lentz, Myers, Phillips, Porter, Scudder, Stump—9.

The following members asked explanation of vote be spread upon the Journal:

Pinal county has long needed Buttes dam on San Pedro river.

It is a fact, however, that this dam, if authorized alone, could jeopardize upstream uses in Cochise county and definitely would jeopardize feasible future municipal water of Tucson, which can obtain future municipal water by an aqueduct from Charleston dam on upper San Pedro river above Buttes dam site.

If Buttes dam should be constructed and impound San Pedro river flood waters for uses on agricultural lands in Pinal county, prior rights thereto could conceivably preclude future upstream uses referred to above.

Upstream uses can be protected only if construction of Buttes dam is made subject to upper development, or, if it is provided that when Colorado river water is brought to central Arizona that such Pinal county uses of San Pedro river floodwaters are to be replaced with Colorado river exchange waters, thus leaving the Cochise county-Charleston dam-City of Tucson aqueduct developments free to divert and use all available San Pedro river water in the upper reaches of this tributary stream.

In this manner, dissension can be avoided, and Pinal, Cochise and Pima counties can all receive their equitable rights in waters of the San Pedro.

This situation underscores necessity of state action to get Colorado river water as proposed by House Bill No. 63, House Concurrent Resolution No. 3 and House Joint Memorial No. 7. Buttes dam, Charleston dam, Tucson aqueduct and main stream Colorado river dams and canal systems to get the water into central Arizona, and to permit such exchanges, would be authorized by the legislature and construction work begun under House Bill No. 63. Under such legislation there could be no conflict between the upper and lower San Pedro water users, since all these works would be authorized by the legislature as a unitary development.

SIDNEY KARTUS.

In voting for this memorial I am doing so with the reservation and upon the understanding inserted in the Journal that Buttes dam shall in no way jeopardize the rights of the city of Tucson to an additional supply of water for municipal purposes from Charleston dam on the San Pedro river.

One of the primary purposes of Buttes dam is to store San Pedro flood water and I wish to make clear that my approval of this memorial is subject to full protection of Tucson's future municipal water rights, and with the understanding that another memorial will be introduced calling for construction of the Charleston dam-Tucson aqueduct-municipal water project.

It is recognized that when water comes into Central Arizona from the Colorado river, and to lands under the San Carlos project, such projects as the Charleston dam-Tucson Aqueduct from the San Pedro river can be construed also. I make this explanation in order to protect the future water supply of the city of Tucson,

ENOS P. SCHAFFER.

The above explanation was also endorsed by Members Burton, Brown, Carroll, Hostetter, Fridena, Ackerman, Alfaro, Haugh, Holsclaw, Kennedy (Pima) and Hutcheson.

House Joint Memorial No. 8 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Motion by Mr. Wilson, seconded by Mr. Schaffer, that the House reconsider its action whereby it passed, without enacting the emergency, on Third Reading, House Bill No. 179, appropriation to civil defense agency. Carried, and House Bill No. 179 was placed under the Order of Business, Third Reading of Bills.

Motion by Mr. Wilson, seconded by Mr. Wine, that the House reconsider its action whereby it passed, without enacting the emergency, on Third Reading, House Bill No. 264, providing funds appropriated for grasshopper control may be used for khapra beetle control. Carried, and House Bill No. 264 was placed under the Order of Business, Third Reading of Bills.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 22, registration of electors by county recorders, constitutional and in proper form with the following amendments: (engrossed bill)

Page 1, line 16, after "resides" insert a period and strike "provided, that". Begin new paragraph with "no elector shall be" and include all of lines 17, 18, 19, and lines 1, 2 and 3 on page 2.

Page 2, line 1, after "election" strike the period insert a comma, strike "No" and insert "and no".

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 52, schedule of penalties for overloading trucks on highways, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 53, motor vehicles leased for transportation on highways, constitutional and in proper form with the following amendments: (engrossed bill)

Page 4, line 3, after "vehicles," insert "showing".

Page 4, line 10, after "vehicles" strike the comma insert a period and strike balance of line.

Page 4, line 11, strike "be required by the superintendent".

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 55, operators' and chauffeurs' licenses and instruction permits, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 110, taxable wages under employment security act, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 111, amending state retirement program to conform with federal social security laws, constitutional and in proper form.

Committee on Education, Laura McRae, chairman.

Senate Bill No. 148, retroactive and current contributions to OASI and state retirement system for teacher coverage, recommended:

Majority: returned for consideration.
do pass.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 149, increasing pensions and disability allowances of retired teachers, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 172, requiring state land commission obtain approval before selling or issuing commercial lease on state lands, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 186, reallocation of state prison funds, constitutional and in proper form with the following amendment:

Lines 1 and 2 of title, strike "preciously" and insert "previously."

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 189, authorizing state entomologist to designate seed certifying agents, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 234, authorizing school boards of trustees to contract for street improvements near schools, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 238, authorizing school boards to set up contingency fund, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 239, providing for unification of common and high school districts, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 240, creating commission to advise state board of education on curriculum development, constitutional and in proper form.

Committee on Rules, David S. Wine, vice-chairman, on order of Active Calendar:

House Bill No. 241, changing date of canvass of annual school elections.

Senate Bill No. 189, authorizing state entomologist to designate seed certifying agents.

Senate Bill No. 22, registration of electors by county recorders.

Senate Bill No. 55, operators' and chauffeurs' licenses and instruction permits.

House Bill No. 119, repainting surplus equipment and school buses before sale.

House Bill No. 244, amending county planning and zoning act.

House Concurrent Resolution No. 14, constitutional amendment on retired judges.

Senate Bill No. 110, taxable wages under employment security act.

Senate Bill No. 111, amending state retirement program to conform with federal social security laws.

Senate Bill No. 172, requiring state land commission obtain approval before selling or issuing commercial lease on state lands.

House Bill No. 234, authorizing school boards of trustees to contract for street improvements near schools.

House Bill No. 238, authorizing school boards to set up contingency fund.

House Bill No. 239, providing for unification of common and high school districts.

Senate Bill No. 186, reallocation of state prison funds.

House Bill No. 247, pharmacist safety measure.

Senate Bill No. 149, increasing pensions and disability allowances of retired teachers.

Senate Bill No. 52, schedule of penalties for overloading trucks on highways.

Senate Bill No. 53, motor vehicles leased for transportation on highways.

House Bill No. 240, creating commission to advise state board of education on curriculum development.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

House Bill No. 158, amending securities act on regulation of brokers, passed by a vote of 19 ayes, 9 not voting.

House Bill No. 211, transferring past legislative fund balances to 22nd legislature, passed by a vote of 20 ayes, 8 not voting.

The clerk was instructed to record the action of the Senate, and convey the bills to the governor.

House Bill No. 112, prescribing equipment of rail motor cars for employee transportation, passed by a vote of 22 ayes, 6 not voting, with the following amendments:

Page 1, line 2, strike section 1 in its entirety and insert: "Section 1. Equipment required. It is unlawful for an owner or operator of a common carrier railroad to transport its employes in, or for such purpose to furnish its employes with a rail motor car not having the following equipment: 1. a transparent windshield made of safety glass or plastic and sufficient in width and height to afford reasonable protection; 2. a suitable mechanically operated device that will remove rain, snow and sleet from said windshield; 3. an electrical head lamp of sufficient candle power to render visible under ordinary atmospheric conditions at a distance of three hundred feet any obstruction, landmark, warning sign or grade crossing on the railroad right of way; 4. at least one electric red lamp on the rear of said motor car with sufficient candle power to be visible at a distance of three hundred feet under ordinary atmospheric conditions. The head and rear lights provided for in this section shall only be required in the hours between one-half hour before sunset and one-half hour after sunrise."

Amend title as follows: line 4 after "employees" strike period insert semicolon and add "and prescribing penalties."

The clerk was instructed to record the action of the Senate.

Motion by Mr. Lee, seconded by Mr. Wine, that the House concur in the Senate amendments to House Bill No. 112. Carried.

FINAL PASSAGE

The following bill, as amended by the Senate, was read the final time in full:

HOUSE BILL NO. 112, entitled, An Act, relating to railway common carriers, and prescribing equipment of rail motor cars furnished by carriers for the transportation of its employees; and prescribing penalties.

On roll call House Bill No. 112 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Bloomquist, Brayton, Brown, Burton, Campbell, Carreon, Carroll, Cook, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McRae, Marion, Matson, Minor, Mitchell, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Smith, Steward, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—68.

Nays: Berry**, Martin—2.

Not voting: Biles, Carr, Dalton, Lindner, Myers, Phillips, Porter, Scudder, Sims, Stump—10.

**Mr. Berry's vote was erroneously reported as "nay". It should have been recorded as an "aye" vote.

House Bill No. 112 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and convey the bill to the governor.

House Bill No. 184, absentee voting of physically disabled electors, passed by a vote of 22 ayes, 6 not voting, with the following amendments:

Page 1, line 6, after "county" insert " or is or expects to be a distance of more than twenty-five miles from his voting precinct,".

Page 1, after section 1, add sections 2, 3 and 4 to read:

"Sec. 2. Sec. 55-1304, Arizona code of 1939, is amended to read:

"55-1304. Form of application. (a) Application for an absent or disabled voter's ballot shall be made in duplicate upon blanks furnished by the county recorder of the county in which the election is to be held and shall be in substantially the following form:

"Application for absent or disabled voter's ballot

"State of Arizona
County of _____, ss:

"I, _____ do solemnly swear that I am the identical person whose name is signed to this application and that such name and signature is my true name and signature, (or, if I did not personally sign, it was because of physical disability, viz:_____ and I personally requested the attesting officer to sign); that I am an elector of the state of Arizona and the county of _____; that I am registered in _____ precinct in said county and reside at _____ where I resided at the date of my registration; that I have not voted and will not vote in any primary or general election in any other state during the calendar year of this application; that I expect to be absent from my county, or expect to be a distance of more than twenty-five miles from my voting precinct, on the day of holding the next election. Because of physical disability, by reason of which I will not be able to go to the polls on the day of the holding of the next election, I hereby make application to the county recorder of _____ county, Arizona, for an absent or disabled voter's ballot. (Strike out any clause not applicable.) For the purpose of identification, I declare that I am a man (or woman), more than twenty-one years of age, _____ feet _____ inches in height, weigh approximately _____ pounds, and that my post-office address is

.....
(address to which ballot is to be mailed).

I am confined at _____, Arizona (insert hospital, residence or other place of confinement).

.....
Elector

"Subscribed and sworn to before me this day of 19.....

Signature of registration officer or other officer empowered to administer oaths.

Title or designation of officer.

"(b) The county recorder shall supply printed instructions to absentee voters, worded substantially as follows:

"1. Subscribe to both copies of this application before any county recorder or deputy, justice of the peace, notary public or other officer authorized by law to administer oaths.

"2. Display ballot unmarked before the officer in his presence, but in such manner that he cannot see your vote, mark your ballot and seal in the white envelope marked 'for absent voter ballot only.' Do not enclose application with the ballot.

"3. Subscribe to the oath on the back of the white envelope labeled 'for absent voter ballot only'.

"4. Place both copies of this application for ballot, complete with signature and acknowledgment, together with the white envelope containing your ballot, in the enclosed self-addressed brown envelope, and mail.

"5. The ballot and application must be in the recorder's office before six o'clock p.m. election day.

"6. Check to see that application is not enclosed in the envelope marked for 'absent voter ballot only'.

Name (printed)
County Recorder

"Sec. 3. Sec. 55-1305, Arizona code of 1939, is amended to read:

"55-1305. Affidavit for absent or disabled voter's ballot. (a) Upon receiving a request for an absent or disabled voter's ballot, the recorder or registration officer shall deliver or mail to the elector an application for an absent or disabled voter's ballot and require the completion of the application before delivering to the elector an absent or disabled voter's ballot, or, in his discretion, the recorder or registration officer may deliver or mail to the elector the application for a ballot together with the ballot itself. The ballot shall be one prepared for use in the precinct in which the applicant resides, and, if a primary election, of the political party with which the applicant is affiliated as shown by the affidavit of registration. Such ballot shall be accompanied by an envelope bearing upon the front thereof the name, official title and post-office address of the recorder and upon the other side a printed affidavit in substantially the following form:

"State of Arizona,
County of, ss:

"I, do solemnly swear that I am a resident elector of the voting precinct of the County of, state of Arizona, I expect to be absent from the county of my residence, or expect to be a distance of more than twenty-five miles from my voting precinct, on the day of holding such election, (or am unable by reason of physical disability to go to the polls) and therefore will have no opportunity to vote in person on that day.

.....
Name of Voter

"Subscribed and sworn to before me this..... day of 19....., I further certify; that the affiant exhibited the enclosed ballot to me unmarked; that he then in my presence, but in the presence of no other person, and in such manner that I could not see him vote, marked such ballot, enclosed and sealed it in this envelope, and that the affiant was not solicited or advised by me to vote for or against any candidate or measure.

.....
Signature and title of officer

"(b) The provisions of this section shall not preclude the recorder from exercising his option to mail the application and await return of same at any time before the receipt of the ballot, as provided in section 55-1302.

"Sec. 4. Sec. 55-1310, Arizona code of 1939, is amended to read:

"55-1310. Voter expecting to be absent. An elector who has reason to believe that he will be absent from the county on election day or a distance of more than twenty-five miles from his voting precinct on election day, who is present in such county and precinct at any time after the official absent and disabled voters' ballots are printed and available, may vote before leaving home, in like manner as an absent voter. An elector who makes application for and receives an absentee ballot shall not vote at the polls on election day."

Amend title to read "Relating to elections; prescribing method of voting absentee, and amending sections 55-1301, 55-1304, 55-1305, and 55-1310, Arizona code of 1939."

Motion by Mr. Ackerman, seconded by Mr. Wilson, that the House do not concur in the Senate amendments to House Bill No. 184, and that a Free Joint Conference Committee be appointed to confer with a like committee from the Senate concerning the matter of disagreement on the bill. Carried, and Mr. Speaker appointed members Ackerman, Schaffer and Rafferty. The clerk was instructed to record the action of the House and notify the Senate.

House Bill No. 191, payment of contractual and refund claims against state, passed by a vote of 22 ayes, 6 not voting, with the following amendments:

Strike all after the enacting clause and insert:

"Section 1. Sec. 10-930, Arizona code of 1939, is amended to read:

"10-930. Lapsing appropriations. Except as provided in sections 10-930a to 10-930d, inclusive, no officer or other agency of the state shall, after the close of any fiscal year, incur or order or approve the incurring of any obligation or expenditure under any appropriation made by the legislature for such fiscal year, and no expenditure shall be made from or be charged to any appropriation made by the legislature for any fiscal year that shall have expired at the time the obligation for such expenditure was incurred. The state auditor is authorized to draw warrants, against the available balances of appropriations made for a fiscal year, for a period of one month after the close of such fiscal year, for the payment of obligations incurred during the fiscal year for which such appropriations were made or in fulfillment of contracts properly made during such year and for no other purpose whatsoever, provided that such goods were received or services rendered prior to the close of such fiscal year. After the expiration of such period of one month from the beginning of each fiscal year, all balances of appropriations for the prior fiscal year shall lapse and no further payments shall be made on any claim on account of expenditures of such prior fiscal year. Appropriations for construction or other permanent improvements shall not lapse until the purpose for which the appropriation was made shall have been accomplished or abandoned unless such appropriation has stood during the entire fiscal biennium without an expenditure therefrom or encumbrance thereon. Nothing in this section shall be construed to require the reversion to the general fund of any balance derived wholly or partly from federal grants, earnings or other sources, and remaining in any special revenue, endowment, interest, redemption, or suspense agency fund at the close of the fiscal year unless expressly so provided by law, nor to require the reversion to the general fund of any balance of fiscal year or biennium appropriations made for the university of Arizona and state colleges.

"Sec. 2. Article 9, chapter 10, Arizona code of 1939, is amended by adding sections 10-930a to 10-930d, inclusive, to read:

"10-930a. Administrative adjustment. (a) A claim against the state arising out of contractual relations which has been disallowed because of technical defense in filing, including failure to meet the requirements as to signature, notarization, itemization, or supporting information, or has not been paid because of failure to file within the time prescribed by law, or any other technical defect not affecting the validity thereof or the contractual liability of the state, shall be subject to administrative adjustment as provided in this section and sections 10-930b to 10-930d, inclusive.

"(b) If a claim does not exceed one thousand dollars and was covered by an appropriation in the budget year in which the claim arose, the state auditor, upon approval of the claim, shall draw his warrant in payment of the claim and the warrant shall be paid out of the fund to which the unused appropriation reverted.

"(c) If a claim for an amount in excess of one thousand dollars is approved by the state auditor, he shall give the claimant a certificate of the amount for which the claim is

approved, and report the same to the legislature, attaching thereto the evidence relating to the claim and the grounds for approval thereof.

"10-930b. Refunds. A claim for refund on any fee, license, permit, or erroneous payment, the revenue from which has been placed in any earmarked or the general fund, shall be subject to administrative adjustment if no specific provision for refund is prescribed by law. In the event a claim for refund is approved, payment thereof shall be made out of any unexpended and unappropriated balance in the earmarked or general fund.

"10-930c. Presentation and disposition of claim. All claims falling within the provisions of sections 10-930a and 10-930b, shall be presented to the state auditor in the manner prescribed by law and the rules and regulations of the auditor for the presentation and audit of claims.

"10-930d. Exemption. The provisions of sections 10-930a to 10-930c, inclusive, shall not apply to a claim for damages or injury to a person or property."

Amend title to read "Relating to public finances; providing for lapsing of appropriations and administrative adjustment of contractual and refund claims against the state; amending section 10-930, Arizona code of 1939, and amending article 9, chapter 10, Arizona code of 1939, by adding sections 10-930a to 10-930d, inclusive."

Motion by Mr. Wine, seconded by Mr. Petrie, that the House do not concur in the Senate amendments to House Bill No. 191 and that a Free Joint Conference Committee be appointed to confer with a like committee from the Senate concerning the matter of disagreement on the bill. Carried, and Mr. Speaker appointed members Wine, Petrie and Babbitt. The clerk was instructed to record the action of the House, and notify the Senate.

Senate Bill No. 50, expansion of board of school trustees, concurred in House amendments, and Final Passage by a vote of 20 ayes, 8 not voting.

The clerk was instructed to record the action of the Senate.

Senate Bill No. 198, state fair fund, passed by a vote of 22 ayes, 6 not voting.

Senate Bill No. 198 was placed under the Order of Business, First Reading of Bills.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bill was read the first time by number and title:

SENATE BILL NO. 198, An Act, relating to the Arizona state fair; prescribing the manner of payment from the state fair fund of authorized expenditures, and amending section 8-705, Arizona code of 1939. Placed under the Order of Business, Second Reading of Bills, for tomorrow.

THIRD READING OF BILLS

The following bills were read the third time in full:

On reconsideration House Bill No. 179, appropriation to civil defense agency.

On roll call House Bill No. 179 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Brayton, Campbell, Carr, Carreon, Carroll, Dover, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lowry, McRae, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Sims, Smith, Steward, Thode, Tidwell, Warner, Wilson, Wine, Wood, Mr. Speaker—59.

Nays: Bloomquist, Brown, Burton, Cook, Hostetter, Lines, Rhodes, Wessler, White, Willis—10.

Not voting: Andersen (Maricopa), Biles, Dalton, Ellis, Lindner, Marion, Martin, Phillips, Porter, Scudder, Stump—11.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

On reconsideration HOUSE BILL NO. 264, providing funds appropriated for grasshopper control may be used for khapra beetle control.

On roll call House Bill No. 264 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Bloomquist, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dover, Ellsworth, Ellsworth, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lines, Lowry, McRae, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Sims, Smith, Steward, Thode, Tidwell, Warner, Willis, Wilson, Wine, Wood, Mr. Speaker—62.

Nays: Brown, Hostetter, Wessler, White—4.

Not voting: Andersen (Maricopa), Biles, Brayton, Dalton, Ellis, Farr, Haugh, Lindner, Marion, Martin, Phillips, Porter, Scudder, Stump—14.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House resolve itself into a Committee of the Whole House, for the consideration of the bills on the Calendar. Carried, and at 3:55 p.m. the House resolved itself into a Committee of the Whole House, Mr. Raftery in the chair.

At 5:37 p.m., the Committee of the Whole House was dissolved and Mr. Raftery, chairman, reported:

That House Bill No. 241 do pass.

That Senate Bill No. 189 do pass.

That Senate Bill No. 22 be amended as follows: (en-
crossed bill)

Strike title and insert "Relating to elections; permitting the county recorder and deputy registrars to register qualified electors at any time and place within the county, amending section 55-202, and repealing section 55-204, Arizona code of 1939."

Page 1, line 8, before "may" insert "and deputy registrars". After "electors at" strike "any hour" and insert "such hours".

Page 1, line 16, after "resides" insert a period and strike "provided, that".

Page 1, line 16, begin new paragraph with "No elector shall be".

Page 2, line 1, after "election" strike the period insert a comma. Strike "No" and insert "and no".

Page 2, line 4, after "registrar" insert a comma and strike "or". After "peace" insert "or any other person who may have authority to register electors outside the office of the county recorder".

Page 2, line 9, after "including" insert "transportation,".

At end of bill insert:

"Sec. 2. Repeal. Section 55-204, Arizona code of 1939, is repealed."

And, as so amended, it do pass.

That Senate Bill No. 55 do pass.

That House Bill No. 119 be amended as follows:

Amend title to read "Relating to public and school owned motor vehicles painted yellow; requiring repainting before operation on the public highways by private owners, and amending article 1, chapter 66, Arizona code of 1939, by adding section 66-185m."

Strike everything after the enacting clause and insert:

"Section 1. Article 1, chapter 66, Arizona code of 1939, is amended by adding section 66-185m to read:

"66-185m. Public and school owned vehicles; repainting before operation by private owners. Any motor vehicle, painted yellow, owned or operated by this state or any county, city, town or political subdivision of the state, or any school district or school, shall, if sold or transferred to a private owner, be re-painted a different color before it may be driven on the public highways of this state."

And, as so amended, it do pass.

That House Bill No. 244 be amended as follows:

Page 4, line 6, after "of" insert "public utilities,".

Page 5, strike all of lines 34 to 45 inclusive.

Page 6, strike all of lines 1, 2 and 3.

Renumber to conform.

And, as so amended, it do pass.

That House Concurrent Resolution No. 14 do pass.

That Senate Bill No. 110 do pass.

That Senate Bill No. 111 do pass.

That Senate Bill No. 172 be amended as follows:
(engrossed bill)

Page 1, line 13, after "1939" strike the semicolon and insert ", and in addition, when sale of school lands is involved, the state land commissioner shall secure the written approval of the state superintendent of public instruction;".

And, as so amended, it do pass.

That House Bill No. 234 do pass.

That House Bill No. 238 do pass.

That House Bill No. 239 do pass.

That Senate Bill No. 186 be amended as follows:
(engrossed bill)

Lines 1 and 2 of title, strike "preciously" and insert "previously".

And, as so amended, it do pass.

Motion by Mr. Schaffer, seconded by Mr. Wine, that the report of the Committee of the Whole House be adopted, and that the bills be properly assigned. Carried.

House Bill No. 241, changing date of canvass of annual school elections, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 189, authorizing state entomologist to designate seed certifying agents, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 22, registration of electors by county recorders, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 55, operators' and chauffeurs' licenses and instruction permits, was placed under the Order of Business, Third Reading of Bills.

House Bill No. 119, repainting surplus equipment and school buses before sale, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 244, amending county planning and zoning act, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Concurrent Resolution No. 14, constitutional amendment on retired judges, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 110, taxable wages under employment security act, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 111, amending state retirement program to conform with federal social security laws, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 172, requiring state land commission obtain approval before selling or issuing commercial lease on state lands, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 234, authorizing school boards of trustees to contract for street improvements near school, was referred to the Committee on Administration to be engrossed.

House Bill No. 238, authorizing school boards to set up contingency fund, was referred to the Committee on Administration to be engrossed.

House Bill No. 239, providing for unification of common and high school districts, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 186, reallocation of state prison funds, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Motion by Mr. Schaffer, seconded by Mr. Wine, that the House stand adjourned. Carried, and at 5:40 p.m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

TUESDAY, MARCH 15

The House met at 10:00 a.m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Porter, Fugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—79.

Excused: Phillips—1.

Monsignor Robert J. Donohue, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Monday, March 14, 1955, was dispensed with and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

House Bill No. 119, repainting surplus equipment and school buses before sale.

House Bill No. 234, authorizing school boards of trustees to contract for street improvements near schools.

House Bill No. 238, authorizing school boards to set up contingency fund.

House Bill No. 239, providing for unification of common and high school districts.

House Bill No. 241, changing date of canvass of annual school elections.

House Bill No. 244, amending county planning and zoning act.

House Concurrent Resolution No. 14, constitutional amendment on retired judges.

Senate Bill No. 22, registration of electors by county recorders.

Senate Bill No. 186, reallocation of state prison funds.

Committee on Labor, William Younger Wood, chairman.

Senate Bill No. 71, increasing membership of state apprenticeship council, returned for consideration.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 150, trapping and transplanting of big-horn sheep, recommended do pass, with the following amendments: (engrossed bill)

Page 1, line 5, at end of line insert "This appropriation shall not be encumbered or expended until the contract as authorized in section 3 has been signed by the proper persons."

Page 1, line 13, strike "Reimbursement." and insert "Contract for reimbursement. (a) The chairman of the Arizona game and fish commission with the approval of the attorney general of the state of Arizona, is authorized to contract with the authorized agent of the Texas game and fish commission for reimbursement of funds expended pursuant to this act. The contract shall provide that".

Page 1, line 16, before "Funds" insert "(b)".

Committee on Fish and Game, Guy Rutherford, chairman.

Senate Bill No. 150, trapping and transplanting of big-horn sheep, recommended do pass.

Committee on Livestock and Public Lands, S. Earl Pugh, chairman.

Senate Bill No. 160, providing exploratory drilling shall be acceptable for mining claim assessment work, returned for consideration.

Committee on Fish and Game, Guy Rutherford, chairman.

Senate Bill No. 170, misuse of firearms while hunting, recommended do pass.

Committee on Fish and Game, Guy Rutherford, chairman.

Senate Bill No. 171, prescribing penalties for violations of game and fish laws, recommended do pass.

Motion by Mr. Schaffer, seconded by Mr. Wine, that the House sit as in Committee of the Whole House to further amend Senate Bill No. 172. Carried, and at 10:53 a.m., the House sat as in Committee of the Whole House.

At 10:55 a.m., the House sitting as in Committee of the Whole House was dissolved and reported:

That Senate Bill No. 172 be amended as follows:

Line 2 of title, after "appeals" insert "and, as to school lands, the superintendent of public instruction".

And, as so amended, it do pass.

Motion by Mr. Schaffer, seconded by Mr. Kennedy (Maricopa), that the report of the House sitting as in Committee of the Whole House be adopted, and that the bill be properly assigned. Carried.

Senate Bill No. 172, requiring state land commission obtain approval before selling or issuing commercial lease on state lands, as amended by the House sitting as in Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee report was read, filed and placed on the proper Calendar:

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

Senate Bill No. 172, requiring state land commission obtain approval before selling or issuing commercial lease on state lands.

BUSINESS ON THE SPEAKER'S DESK

Communications from the governor, Ernest W. McFarland, on approval of the following bills were read and filed:

House Bill No. 5, lien claims against estates of public welfare recipients.

House Bill No. 51, relief of C. A. Angle.

House Bill No. 57, qualifications for superintendent of Arizona children's colony.

House Bill No. 66, votes required for write-in candidates.

House Bill No. 71, expense statement and campaign committee reports.

House Bill No. 73, increasing benefits of silicosis under workmen's compensation law.

House Bill No. 105, exempting delinquent tax from interest and penalty.

House Bill No. 108, preventing use of deceptively similar names of private corporations.

House Bill No. 111, eliminating closing of bars for municipal elections.

House Bill No. 123, providing pensions for surviving Arizona rangers.

House Bill No. 127, exempting state department of public welfare from provisions of administrative review act.

House Bill No. 146, revolving funds for state department of public welfare.

House Bill No. 150, creating public accountants' advisory committee.

House Bill No. 166, county school superintendent date for furnishing lists of necessary textbooks.

House Bill No. 167, appropriation for state school fund for homebound teaching program.

House Bill No. 168, reallocation of funds of board of beauty culturist examiners.

House Bill No. 186, appropriations from fees received by state boards to cover unpaid OASI and state retirement obligations.

House Bill No. 202, appropriation for poliomyelitis vaccine program.

House Bill No. 215, reallocation of funds to state land department for inventory of state lands.

House Bill No. 222, authorizing use of gasoline tax revenue for municipal maintenance of streets and roads.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

House Bill No. 184, absentee voting of physically disabled electors, acceded to House request and appointed Free Joint Conferees Richardson, Prochnow and Thompson.

The clerk was instructed to record the action of the Senate.

House Bill No. 191, payment of contractual and refund claims against state, acceded to House request and appointed Free Joint Conferees Giss, Brown and Vyne.

The clerk was instructed to record the action of the Senate.

House Concurrent Resolution No. 18, on death of Honorable Ellias S. Clark, passed by a vote of 27 ayes, 1 not voting.

The clerk was instructed to record the action of the Senate, and convey the bill to the secretary of state.

Senate Bill No. 25, deputy registration officers, concurred in House amendments, and passed on Final Passage by a vote of 27 ayes, 1 not voting.

The clerk was instructed to record the action of the Senate.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bill was read the second time by number and title:

SENATE BILL NO. 198, state fair fund. Referred to Committees on Judiciary, Appropriations, Public Institutions, Livestock and Public Lands, and Planning and Development.

THIRD READING OF BILLS

The following bills were read the third time in full:

HOUSE BILL NO. 119, entitled, An Act, relating to public and school owned motor vehicles painted yellow; requiring repainting before operation on the public highways by private owners, and amending article 1, chapter 66, Arizona code of 1939, by adding section 66-185m.

On roll call House Bill No. 119 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Matson, Minor, O'Reilly, Porter, Pugh, Raftery, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Warner, Wilson, Wine, Wood, Mr. Speaker—62.

Nays: Bloomquist, Myers, Rhodes, Wessler, White, Willis—6.

Not voting: Andersen (Maricopa), Brayton, Cook, Dalton, Marion, Martin, Mitchell, Petrie, Phillips, Retzlöff, Thode, Tidwell—12.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 234, entitled, An Act, relating to education; providing that boards of trustees may make special levies for street improvement, and amending section 54-613, Arizona code of 1939.

On roll call House Bill No. 234, failed to pass the House by the following vote:

Ayes: Abels, Ackerman, Babbitt, Bagnall, Brayton, Carr, Carroll, Ellis, Ellsworth (Gila), Franklin, Fridena, Grimes, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Lee, Lindner, McRae, Matson, Minor, Petrie, Raftery, Schaffer, Sims, Wood, Mr. Speaker—28.

Nays: Alfaro, Austin, Bailey, Berry, Biles, Bloomquist, Brown, Burton, Campbell, Carreon, Dover, Farr, Harkness, Holsclaw, Hostetter, Hunt, Larson, Lines, Myers, O'Reilly, Porter, Pugh, Retzlöff, Rhodes, Rogers, Schellenberg, Smith, Steward, Stump, Warner, Wessler, White, Wine—33.

Not voting: Andersen, Anderson, Cook, Dalton, Ellsworth (Maricopa), Haugh, Lentz, Lowry, Marion, Martin, Mitchell, Phillips, Rosenbaum, Rutherford, Scudder, Thode, Tidwell, Willis, Wilson—19.

Mr. Campbell asked explanation of vote be spread upon the Journal.

House Bill No. 234 places an additional tax burden on the school districts of the county. I do not intend to in any way question the integrity of any school board, but we have set up rules, and limitations on expenditures for nearly every political subdivision in the state. This bill sets no limitation, as it is all encompassing.

It is true that this bill has been on the statute books for incorporated cities, and has seldom been used. That is because most streets in incorporated communities are designated streets and the community does the paving. This is not true of most counties. May I remind this body that we recently passed a measure which will enable counties to pave, oil and maintain all roads, and certainly paying for it on a broad county tax basis, rather than the small and already overburdened school district basis, is more equitable.

This bill contains no limitations on the scope of expenditures for this purpose. It is a blank check drawn on the taxpayers of every school district.

Those people in my legislative district who have formed improvement districts and have paid, or are paying for present paving, are required under House Bill 234, to pay for any paving the school board decides.

In addition, although I am not an attorney, I doubt that section (b) of this bill conforms with the first paragraph.

I vote no and urge everyone to vote no.

The clerk was instructed to record the action of the House.

HOUSE BILL NO. 238, entitled, An Act, relating to education; providing for a contingency fund for school districts, and amending article 6, chapter 54, Arizona code of 1939, by adding section 54-603a.

On roll call House Bill No. 238 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Brown, Campbell, Carr, Carreon, Carroll, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lowry, McRae, Martin, Minor, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzlloff, Rhodes, Rogers, Rosenbaum, Schaffer, Schellenberg, Sims, Smith, Steward, Stump, Warner, Wessler, White, Wine, Wood, Mr. Speaker—61.

Nays: Burton, Lines—2.

Not voting: Andersen, Anderson, Bloomquist, Cook, Dalton, Ellsworth (Maricopa), Haugh, Marion, Matson, Mitchell, Phillips, Rutherford, Scudder, Thode, Tidwell, Willis, Wilson—17.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Motion by Mr. Schaffer, seconded by Mr. Steward, that the House stand at recess until 1:30 p.m. Carried, and at 11:15 a.m., the House stood at recess.

AFTERNOON SESSION

At 1:30 p.m., the House resumed session, Mr. Speaker presiding.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 77, disposition of land in Wellton-Mohawk project held by game and fish commission, recommended do pass.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 118, regional or national organizations expenses of boards of supervisors, recommended do pass with the following amendment:

Page 1, line 7, strike “(\$500.00)”.

Committee on Ways and Means, Robert A. Petrie, chairman.

Senate Bill No. 123, prescribing method for computing average rate of tax levy, returned for consideration.

BUSINESS ON THE SPEAKER'S DESK

Communications from the governor, Ernest W. McFarland, on approval of the following bills, were read and filed:

House Bill No. 38, amending benefit provisions of employment security.

House Bill No. 68, equal public employment opportunities act.

House Bill No. 140, birth certificates of foundlings.

House Bill No. 176, reimbursement to employment security commission for OASI coverages.

House Bill No. 178, method of summoning jurors.

House Bill No. 200, appropriation to racing commission for OASI and state retirement obligations.

House Bill No. 219, supplemental appropriation to state tax commission.

FIRST READING OF BILLS

By unanimous consent, constitutional amendment, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

HOUSE JOINT MEMORIAL NO. 9, by the Committee on Rules, urging congress authorize construction of Charleston dam on upper San Pedro river. Referred to the Committee on Administration to be mimeographed.

HOUSE BILL NO. 266, by the Committee on Rules, An Act, relating to the Arizona state highway department; prescribing the salary of the state highway engineer and the deputy state highway engineer; amending section 59-106, Arizona code of 1939, and amending article 1, chapter 59, Arizona code of 1939, by adding section 59-106a. Referred to the Committee on Administration to be mimeographed.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the rules be suspended, and emergency declared, and that House Joint Memorial No. 9 and House Bill No. 266 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

SECOND READING OF BILLS

By unanimous consent, constitutional amendment, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

HOUSE JOINT MEMORIAL NO. 9, by the Committee on Rules, urging congress authorize construction of Charleston dam on upper San Pedro river. Referred to Committees on Judiciary, and Agriculture and Irrigation.

HOUSE BILL NO. 266, by the Committee on Rules, prescribing salary of state highway engineer. Referred to Committees on Judiciary, Highways and Bridges, and Appropriations.

THIRD READING OF BILLS

The following bills were read the third time in full:

HOUSE BILL NO. 244, entitled, An Act, relating to county planning and zoning, and amending sections 17-1908, 17-1909, 17-1915, 17-1916, and 17-1917, Arizona code of 1939.

On roll call House Bill No. 244 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Lee, Lentz, Lindner, Lowry, Marion, Martin, Matson, Minor, Mitchell, Myers, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Sims, Smith, Steward, Thode, Warner, Wessler, Willis, Wilson, Wine, Wood, Mr. Speaker—66.

Nays: Berry, Cook, Larson, Lines, Scudder, Tidwell, White—7.

Not voting: Andersen (Maricopa), Carroll, Ellsworth (Maricopa), McRae, O'Reilly, Phillips, Stump—7.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

SENATE BILL NO. 55, entitled, An Act, relating to motor vehicles; prescribing rules and fees for issuance of operators' and chauffeurs' licenses, and for instruction permits, and amending sections 66-269 and 66-271; Arizona code of 1939.

On roll call Senate Bill No. 55 passed the House by the following vote:

Ayes: Ackerman, Alfaro, Anderson (Cochise), Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Klauer, Larson, Lee, Lentz, Lindner, Lowry, Marion, Martin, Matson, Minor, Myers, Petrie, Raftery, Rhodes, Rosenbaum, Rutherford, Schaffer, Scudder, Sims, Smith, Steward, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—62.

Nays: Abels, Austin, Cook, Kartus, Kennedy, Kennedy, Lines, Mitchell, Porter, Pugh, Retzloff, Rogers—12.

Not voting: Andersen (Maricopa), McRae, O'Reilly, Phillips, Schellenberg, Stump—6.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 172, entitled, An Act, relating to state lands; requiring approval of the board of appeals and, as to school lands, the superintendent of public instruction prior to sale of state lands, and amending section 11-103, Arizona code of 1939.

On roll call Senate Bill No. 172 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Babbitt, Bagnall, Bailey, Brayton, Brown, Burton, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Lee, Lindner, McRae, Matson, Minor, Mitchell, Petrie, Porter, Raftery, Retzloff, Rogers, Rutherford, Schaffer, Sims, Smith, Steward, Willis, Wilson, Wine, Wood, Mr. Speaker—46.

Nays: Anderson (Cochise), Austin, Berry, Biles, Bloomquist, Campbell, Cook, Ellsworth (Maricopa), Farr, Haugh, Hostetter, Kennedy (Pima), Larson, Lentz, Lines, Lowry, Marion, Martin, Myers, Pugh, Rhodes, Rosenbaum, Schellenberg, Scudder, Tidwell, Wessler, White—27.

Not voting: Andersen (Maricopa), Ellsworth (Gila), O'Reilly, Phillips, Stump, Thode, Warner—7.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 189, entitled, An Act, relating to agriculture and horticulture; prescribing the duties of the state entomologist, and amending section 49-514, Arizona code of 1939.

On roll call Senate Bill No. 189 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth (Maricopa), Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Porter, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—70.

Nays: Cook, Farr, Pugh—3.

Not voting: Andersen (Maricopa), Austin, Ellsworth (Gila), Haugh, Phillips, Stump, Thode—7.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 186, entitled, An Act, relating to the Arizona state prison; reallocating funds previously appropriated to the Arizona state prison, and prescribing the purposes for which said funds may be expended.

On roll call Senate Bill No. 186 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth (Maricopa), Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—72.

Nays: Cook—1.

Not voting: Andersen (Maricopa), Ellsworth (Gila), Haugh, Phillips, Porter, Stump, Thode—7.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 22, entitled, An Act, relating to elections; permitting the county recorder and deputy registrars to register qualified electors at any time and place within the county, amending section 55-202, and repealing section 55-204, Arizona code of 1939.

On roll call Senate Bill No. 22 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Biles, Bloomquist, Brayton, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth (Maricopa), Farr, Franklin, Fridena, Grimes, Harkness, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lindner, Lowry, McRae, Matson, Minor, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rogers, Rosenbaum, Rutherford, Schaffer, Scudder, Sims, Smith, Steward, Thode, Tidwell, Warner, Wilson, Wine, Wood, Mr. Speaker—60.

Nays: Berry, Brown, Burton, Cook, Holsclaw, Lentz, Lines, Marion, Martin, Myers, Rhodes, Schellenberg, Wessler, White, Willis—15.

Not voting: Ellsworth (Gila), Haugh, Mitchell, Phillips, Stump—5.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

HOUSE BILL NO. 239, entitled, An Act, relating to education, and providing for the unification of common and high school districts having common board membership and boundaries.

On roll call House Bill No. 239 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Austin, Babbitt, Bagnall, Brayton, Carr, Carreon, Carroll, Dover, Ellis, Franklin, Fridena, Grimes, Harkness, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Lee, Lindner, McRae, Matson, Minor, O'Reilly, Petrie, Porter, Raftery, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Steward, Warner, Wilson, Wine, Wood, Mr. Speaker—42.

Nays: Andersen, Anderson, Bailey, Berry, Biles, Bloomquist, Brown, Burton, Campbell, Cook, Ellsworth (Maricopa), Holsclaw, Hostetter, Lentz, Lines, Marion, Martin, Myers, Rhodes, Rogers, Rosenbaum, Smith, Thode, Tidwell, Wessler, White, Willis—27.

Not voting: Dalton, Ellsworth (Gila), Farr, Haugh, Larson, Lowry, Mitchell, Phillips, Pugh, Retzloff, Stump—11.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Without objection, the House referred to the Order of Business, Reports of Standing Committees:

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 163, requiring breakdown of taxes paid on mortgaged property, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 180, amending law governing assessment rolls, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 245, appropriation for stream gauging and underground water surveys, constitutional and in proper form, with the following amendment:

Page 2, line 2, after "The" insert "appropriation made under the" and strike "are" and insert "is".

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 120, appropriation to reimburse city of Nogales for water services during national guard operations, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 131, school districts revolving funds, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 150, trapping and transplanting of big-horn sheep, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 160, providing exploratory drilling shall be acceptable for mining claim assessment work, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 170, misuse of firearms while hunting, constitutional and in proper form, with the following amendments:

Page 1, line 2, change "sections" to "section" and after "43-2213" strike "43-2214 and 43-2215".

Between lines 8 and 9 insert "Sec. 2. Article 22, chapter 43, Arizona code of 1939, is amended by adding section 43-2214 to read:"

Between lines 16 and 17 insert "Sec. 3. Article 22, chapter 43, Arizona code of 1939, is amended by adding section 43-2215 to read:"

Page 1, line 20, strike "shall" and insert "is".

Page 1, line 21, strike "be".

Page 1, line 22, strike "go to such accident victim and".

Page 2, line 1, strike "he" and insert "such person".

Amend title to read "Relating to criminal offenses; prohibiting the misuse of firearms; prescribing duty of persons involved in shooting accidents; and amending article 22, chapter 43, Arizona code of 1939, by adding sections 43-2213, 43-2214 and 43-2215."

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 171, prescribing penalties for violations of game and fish laws, constitutional and in proper form.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 179, increasing county assessor's portion of motor vehicle registration fee, returned for consideration with the following amendment:

Page 2, line 20, after "him" change the comma to a period; strike "and the" and insert "The several county assessors may establish such outlets for the issuance of licenses as may be necessary and the outlets and".

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 179, increasing county assessor's portion of motor vehicle registration fee, constitutional and in proper form.

Committee on Rules, David S. Wine, vice-chairman, on order of Active Calendar.

House Bill No. 247, pharmacist safety measure.

House Bill No. 240, creating commission to advise state board of education on curriculum development.

Senate Bill No. 160, providing exploratory drilling shall be acceptable for mining claim assessment work.

House Bill No. 36, exempting qualified disabled veterans from examination to practice optometry.

House Bill No. 245, appropriation for stream gauging and underground water surveys.

Senate Bill No. 179, increasing county assessor's portion of motor vehicle registration fee.

Senate Bill No. 170, misuse of firearms while hunting.

Senate Bill No. 171, prescribing penalties for violations of game and fish laws.

House Bill No. 163 requiring breakdown of taxes paid on mortgaged property.

House Bill No. 180, amending law governing assessment rolls.

Senate Bill No. 120, appropriation to reimburse city of Nogales for water services during national guard operations.

Senate Bill No. 150, trapping and transplanting of big-horn sheep.

House Memorial No. 6, urging congress divide income from federal lands in Arizona equally with the state.

Senate Bill No. 131, school districts revolving funds.

Senate Bill No. 148, retroactive and current contributions to OASI and state retirement system for teacher coverage.

Motion by Mr. Wilson, seconded by Mr. Wine, that the House resolve itself into a Committee of the Whole House for the consideration of the bills on the Calendar. Carried, and at 2:55 p.m., the House resolved itself into a Committee of the Whole House, Mr. Sims in the chair.

At 3:05 p.m., while in the Committee of the Whole House, the sergeant-at-arms announced the seating of Mr. Phillips.

At 5:12 p.m., the Committee of the Whole House was dissolved and Mr. Sims, chairman, reported:

That House Bill No. 247 do pass.

That House Bill No. 240 be amended as follows:

Strike everything after the enacting clause and insert:

"Section 1, Article 2, chapter 54, Arizona code of 1939, is amended by adding section 54-201a to read:

"54-201a. Curriculum advisory committee. The state superintendent of public instruction is authorized to appoint, with the approval of the state board of education, a curriculum advisory committee consisting of not more than twenty members representing elementary and secondary schools, county school superintendents, and institutions of higher learning to advise the state board on curriculum development in elementary, secondary and higher learning levels. Members of the committee shall receive no compensation, but shall be allowed necessary travel and other expenses as provided by law for state officers. The committee shall meet as often as deemed necessary by the superintendent, but not less than four times annually."

Amend title to read "Relating to education; authorizing appointment of curriculum advisory committee to advise the state board of education; amending article 2, chapter 54, Arizona code of 1939, by adding section 54-201a."

And, as so amended, it do pass.

That Senate Bill No. 160 do pass.

That House Bill No. 36 be indefinitely postponed.

That House Bill No. 245 be amended as follows:

Page 2, line 2, after "The" insert "appropriation made under the". After "1" strike "are" and insert "is".

At end of bill insert:

“Sec. 3. Emergency. To preserve the public peace, health and safety it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law.”.

And, as so amended, it do pass.

That Senate Bill No. 179 be amended as follows:

Page 2, line 20, after “him” strike “, and the” and insert “: The several county assessors may establish such outlets for the issuance of licenses as may be necessary, and the outlets and”.

Page 6, beginning with line 9 strike balance of bill and insert:

“66-256. Fees; license tax on commercial vehicles (a) The following fees shall be paid to the vehicle division:

- “1. For each original certificate of title, one dollar;
- “2. For each certificate of title on sale or transfer, one dollar;
- “3. for a duplicate certificate of title, the original of which is lost or destroyed and is satisfactorily accounted for, fifty cents;
- “4. for each registration card upon transfer of registration, fifty cents;
- “5. for a duplicate registration card, fifty cents;
- “6. for a duplicate of any permit, fifty cents;
- “7. for filing each application to make or stamp special engine number, one dollar;
- “8. for each identification plate bearing serial or identification number to be affixed to any vehicle, one dollar.
- “9. for approving each type of reflector, electric lantern, flare, fire extinguisher, mechanical signal, head lamps, auxiliary driving lamps, signal lamps or rear lamps, five dollars;
- “10. for each number plate or pair of number plates to replace lost, destroyed or mutilated plates, one dollar;
- “11. for the first two number plates or the first two pairs of number plates issued to a dealer other than a dealer in motorcycles, twenty-five dollars and fifty cents, and for the first two number plates issued to a dealer in motorcycles, ten dollars and fifty cents;
- “12. for each additional number plate or pair of number plates issued to a dealer other than a dealer in motorcycles, five dollars, and for each additional number plate issued to a dealer in motorcycles, two dollars and fifty cents;
- “13. for the registration of any motor vehicle; trailer or semitrailer, if registered prior to July 1, four dollars; if registered after July 1, two dollars and fifty cents;

"14. for filing any conditional sales contract, conditional lease, chattel mortgage or other lien or encumbrance, or title retention instrument, or any other instrument affecting or evidencing title to, ownership of, or reservation of title to any motor vehicle, trailer or semitrailer, seventy-five cents;

"15. for filing any assignment or satisfaction or release of any conditional sales contract, conditional release, chattel mortgage or other title retention instrument, or any other instrument affecting or evidencing title to, ownership of or reservation of title to any motor vehicle, trailer or semitrailer twenty-five cents.

"(b) In addition to the required registration fee, there shall be paid at the time of application for registration an unladen weight fee on each motor vehicle, trailer or semitrailer designated, used or maintained primarily for the transportation of passengers for compensation, or for the transportation of property, including hearses, ambulances and other vehicles used by a mortician in the conduct of his business, and motor vehicles rented without drivers, when such vehicles are equipped wholly with pneumatic tires, in accordance with the following schedule:

"For vehicles with two axles, 1. two thousand nine hundred to four thousand pounds unladen weight, thirty-five cents per cwt.; 2. four thousand to six thousand pounds, fifty cents per cwt.; 3. six thousand to eight thousand pounds, sixty-five cents per cwt.; 4. eight thousand to ten thousand pounds, seventy-five cents per cwt.; 5. ten thousand to twelve thousand pounds, one dollar per cwt.; 6. twelve thousand pounds or over, one dollar per cwt.; 7. maximum fee, one hundred twenty dollars;

"For vehicles with three axles, 8. two thousand nine hundred to four thousand pounds, forty cents per cwt.; 9. four thousand to six thousand pounds, sixty-five cents per cwt.; 10. six thousand to eight thousand pounds, eighty cents per cwt.; 11. eight thousand to ten thousand pounds, one dollar per cwt.; 12. ten thousand to twelve thousand pounds, one dollar thirty-five cents per cwt.; 13. twelve thousand pounds or over one dollar sixty cents per cwt.; 14. maximum fee, one hundred eighty-five dollars.

"Provided, however, that motor vehicles, trailers or semitrailers owned and operated by religious institutions used exclusively for the transportation of property produced and distributed for charitable purposes and without compensation, shall be exempt from the unladen weight fee hereinabove provided. For the purposes of this act 'religious institution' means a recognized organization having an established place of meeting for religious worship, and which holds regular meetings for such purposes at least once each week in not less than five cities or towns in the state.

"(c) In addition to the required registration fee, there shall be paid, at the time of application for registration on each motor vehicle designed and used primarily for the transportation of passengers for compensation or for the transportation of property, when equipped wholly with pneumatic tires and weighing, when unladen, less than twenty-nine hundred pounds, two dollars; and on each trailer or semitrailer, when equipped wholly with pneumatic tires and

weighing, when unladen, less than twenty-nine hundred pounds but more than one thousand pounds, two dollars.

“(d) When any vehicle referred to in subdivisions (b) and (c) hereof is equipped with two or more solid tires, the unladen weight fee therein specified shall be twice the amount specified for such vehicles if equipped wholly with pneumatic tires.

“(e) Upon any registration issued after the beginning of the registration year, the unladen weight fees herein prescribed shall be reduced by one-twelfth for each month which shall have elapsed since the beginning of the registration year.

“(f) The unladen weight of any vehicle shall be the weight of such vehicle when unladen and fully equipped and ready for service, and shall be evidenced by a sworn statement of the applicant for registration, accompanied by a verified certificate of weight duly issued by a public weighmaster. Such sworn statement or certificate shall be subject to verification by the vehicle division, or any of its officers or agents. A major fraction of one hundred pounds shall be considered as one hundred pounds and a minor fraction of one hundred pounds shall not be counted in determining the unladen weight of any vehicle.

“(g) All moneys received from the taxes herein provided shall be immediately transferred by the officer collecting the same to the superintendent, and by him to the state treasurer, who shall immediately credit the same to the state highway fund.”.

And, as so amended, it do pass.

That Senate Bill No. 170 be amended as follows:

Strike everything after the enacting clause and insert:

“Section 1. Article 22, chapter 43, Arizona code of 1939, is amended by adding sections 43-2213, 43-2214, 43-2215, and 43-2216, to read:

“43-2213. Misuse of firearms or destruction of property. It is unlawful for any person while hunting, pursuing, taking, or killing any game or other wild animal, or while in any game area, to handle or discharge any firearm in a careless or reckless manner or with wanton disregard for the safety of human life or property, or to damage or destroy personal or real property not his own, including the cutting or taking down of fence wire or gates.

“43-2214. Reckless handling of firearms; penalty. Any person who violates any provision of section 43-2213 is guilty of a misdemeanor and, upon conviction, shall be fined not less than twenty-five nor more than three hundred dollars, imprisoned in jail for not less than ten days nor more than six months, or both. Nothing in this act shall be construed in any way to limit the right of the state to prosecute under the laws of the state any person who shall injure or kill another.

"43-2215. Duty to report shooting accident resulting in injury or death; duty to give assistance; authority of officers. (a) Any person who, while hunting, pursuing, taking or killing any game or other wild animal, or while in any game area, shall be involved in a shooting accident resulting in injury or death of any other person, shall go to such accident victim and render every possible assistance to the injured person, and if the accident is fatal, he shall at once notify the nearest person available and return to, and remain at the scene of the accident until assistance is obtained. It shall be the duty of such person to give his name, address and hunting license number and a full and complete report of the accident as soon as possible after the aforesaid provisions have been complied with, to the nearest game ranger or other peace officer.

"(b) It shall be the duty of any person to whom an accident is reported to proceed immediately to give assistance and to cooperate in the enforcement of this act. Every officer authorized to enforce the fish and game laws shall have full authority to arrest any person whom he knows to be guilty of violating the provisions of this act.

"53-2216. Withdrawal of hunting license privilege. In the event any person violates any of the provisions of this act, he shall be denied all hunting license privileges for a period of ten years, and if a hunting accident results in the death of another person, all hunting license privileges shall be withheld forever from the person causing such death. No hunting license privileges shall be withheld until final conviction, but after final conviction the withholding of license privileges shall be mandatory."

Amend title to read "Relating to criminal offenses; prohibiting the misuse of firearms or destruction of property while hunting; and amending article 22, chapter 43, Arizona code of 1939, by adding sections 43-2213, 43-2214, 43-2215, and 43-2216."

And, as so amended, it do pass.

That Senate Bill No. 171 be retained on the Calendar.

That House Bill No. 163 do pass.

That House Bill No. 180 do pass.

That Senate Bill No. 120 do pass.

That Senate Bill No. 150 be amended, as follows:
(engrossed bill)

Page 1, line 5, after "sheep." insert "This appropriation shall not be encumbered or expended until the contract as authorized in section 3 has been signed by the proper persons."

Page 1, line 13, strike "Reimbursement. Funds" and insert "Contract for reimbursement. (a) The chairman of the Arizona game and fish commission with the approval of the attorney general of the state of Arizona, is authorized to contract with the authorized agent of the Texas game and fish commission for reimbursement of funds expended pursuant to this act. The contract shall provide that funds".

Page 1, line 16, before "Funds" insert "(b)".

And, as so amended, it do pass.

That House Memorial No. 6 do pass.

That Senate Bill No. 131 do pass.

That Senate Bill No. 148 do pass.

Motion by Mr. Schaffer, seconded by Mr. Bagnall, that the report of the Committee of the Whole House be adopted, and that the bills be properly assigned. Carried.

House Bill No. 247, pharmacist safety measure, was referred to the Committee on Administration to be engrossed.

House Bill No. 240, creating commission to advise state board of education on curriculum development, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 160, providing exploratory drilling shall be acceptable for mining claim assessment work, was placed under the Order of Business, Third Reading of Bills.

House Bill No. 36, exempting qualified disabled veterans from examination to practice optometry, was indefinitely postponed.

House Bill No. 245, appropriation for stream gauging and underground water surveys, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 179, increasing county assessor's portion of motor vehicle registration fee, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 170, misuse of firearms while hunting, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 171 was retained on the Calendar of the Committee of the Whole House.

House Bill No. 163, requiring breakdown of taxes paid on mortgaged property, was referred to the Committee on Administration to be engrossed.

House Bill No. 180, amending law governing assessment rolls, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 120, appropriation to reimburse city of Nogales for water services during national guard operations, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 150, trapping and transplanting of bighorn sheep, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Memorial No. 6, urging congress divide income from federal lands in Arizona equally with the state, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 131, school districts revolving funds, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 148, retroactive and current contributions to OASI and state retirement system for teacher coverage, was placed under the Order of Business, Third Reading of Bills.

Motion by Mr. Schaffer, seconded by Mr. Bagnall, that the house stand adjourned. Carried, and at 5:15 p.m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

WEDNESDAY, MARCH 16

The House met at 10:00 a.m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—77.

Excused: Carr, Ellsworth (Maricopa), Lee—3.

Monsignor Robert J. Donohue, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Tuesday, March 15, 1955, was dispensed with, and stands approved.

PETITIONS, MEMORIALS AND REMONSTRANCES

The following members asked their protest be spread upon the Journal:

The Maricopa county board of supervisors having announced plans to build a centralized rest home in which to concentrate hundreds of the aged on the grounds of the county hospital, the undersigned hereby protest against the same as not in accordance with advancing improvement in the care and treatment of the old. We feel obliged to protest against a return to institutionalizing the aged at this relatively isolated location.

Before undertaking such a program we consider that the board might well cause a study to be made of new and improved methods of providing the care to which the infirm aged are entitled, such as special housing, and centers for aged with suitable surroundings and facilities to enable them

to pass their last years with as much independence and peace of mind as possible, and with convenient access to their relatives and friends. We consider that such a study is in order and is preferable to proceeding with the plan proposed by the board.

ROBERT E. WILSON,
GEORGE R. STEWARD,
ED ELLSWORTH
W. W. FRANKLIN,
WILLIAM YOUNGER WOOD.
W. J. HARKNESS
RUTH I. HUNT,

CARL AUSTIN,
DAVID H. CAMPBELL
CHARLES H. ABELS,
S. EARL PUGH,
SIDNEY KARTUS
NORMAN LEE
N. KENNEDY,
W. W. MITCHELL, SR.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on printing.

Ordered:

House Bill No. 266 and House Joint Memorial No. 9
(mimeographed) 200 copies

Received:

House Bill No. 266 and House Joint Memorial No. 9.

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

House Bill No. 163, requiring breakdown of taxes paid on mortgaged property.

House Bill No. 180, amending law governing assessment rolls.

House Bill No. 240, creating commission to advise state board of education on curriculum development.

House Bill No. 245, appropriation for stream gauging and underground water surveys.

House Bill No. 247, pharmacist safety measure.

House Memorial No. 6, urging congress divide income from federal lands in Arizona equally with the state.

Senate Bill No. 150, trapping and transplanting of bighorn sheep.

Senate Bill No. 170, misuse of firearms while hunting.

Senate Bill No. 179, increasing county assessor's portion of motor vehicle registration fee.

Committee on Education, Laura McRae, chairman.

Senate Bill No. 13, authority to construct municipal swimming pools on school grounds, returned for consideration.

Committee on Education, Laura McRae, chairman.

Senate Bill No. 113, creating traffic safety coordinating agency, returned for consideration.

Committee on Education, Laura McRae, chairman.

Senate Bill No. 159, certification of students participating in western regional cooperation in higher education, returned for consideration, with the following amendments: (engrossed bill)

Page 1, lines 11 and 12, after "(1)" strike "Who have at least average scholastic attainment record" and insert "Whose scholastic attainment rank them in the upper one-third of their respective classes".

Page 2, line 15, strike "five" and insert "ten".

Motion by Mr. Schaffer, seconded by Mr. Steward, that the House stand at recess, subject to the call of the gavel. Carried, and at 11:02 a.m., the House stood at recess.

AFTERNOON SESSION

At 4:00 p.m., the House resumed session, Mr. Speaker presiding.

At 4:00 p. m., the sergeant-at-arms announced the seating of Mr. Carr.

Motion by Mr. Schaffer, seconded by Mr. Rogers, that the House stand adjourned until 1:00 p.m., Thursday, March 10, 1955. Carried, and at 4:05 p.m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

THURSDAY, MARCH 17

The House met at 1:00 p.m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—76.

Excused: Andersen (Maricopa), Phillips, Porter, Steward—4.
 Father Xavier offered prayer.

Without objection, the reading of the Journal of Wednesday, March 16, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Planning and Development, W. J. Harkness, chairman.

House Resolution No. 10, Ira Hayes memorial committee, returned for consideration.

Committee on Agriculture and Irrigation, W. B. Carr, vice-chairman.

House Joint Memorial No. 9, urging congress authorize construction of Charleston dam on upper San Pedro river, recommended do pass.

Committee on Planning and Development, W. J. Harkness, chairman.

Senate Bill No. 28, roadside parks and historical markers, returned for consideration.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 117, committee to study need of state building in Tucson, recommended do pass with the following amendments:

Strike everything after the enacting clause and insert:

“Section 1. Appropriation. In addition to all other appropriations standing to the credit of the state building commission, the sum of twenty-five thousand dollars is appropriated to the state building commission created under the provisions of section 3, chapter 107, laws of 1952, second regular session.

“Sec. 2. Purpose. The appropriation made under the provisions of section 1 is for the purpose of studying the need for and the size of a state office building in the city of Tucson, county of Pima, state of Arizona. The commission shall have authority to employ the services of an architect and other persons for the purpose of preparing preliminary plans for a state office building, and the commission may obtain an option on or purchase necessary land as a site for the building.”

Amend title to read “Making an appropriation to the state building commission for the purpose of studying the need of a state office building in the city of Tucson, and to obtain necessary property.”

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 225, computing time for negotiable instruments, returned for consideration.

REPORTS OF SELECT COMMITTEES

The Free Joint Conference Committee on House Bill No. 184, absentee voting of physically disabled electors, reported:

That the Senate recedes and accepts the bill as originally passed by the House.

SENATE FREE CONFEREES:	HOUSE FREE CONFEREES:
WILFORD R. RICHARDSON, Chairman.	HARRY ACKERMAN, Chairman.
ROBERT W. PROCHNOW, RAYMOND H. THOMPSON.	ENOS P. SCHAFFER, CHAMPE RAFTERY.

Motion by Mr. Ackerman, seconded by Mr. Petrie, that the House adopt the report of the Free Joint Conference Committee on House Bill No. 184. Carried, and the clerk was instructed to record the action of the House, and notify the Senate.

The Free Joint Conference Committee on House Bill No. 191, payment of contractual and refund claims against state, reported:

That the House recedes and accepts the Senate amendments with the following exception:

Last line of section 1, wherein your conferees agree to striking the words "and state colleges".

SENATE FREE CONFEREES:	HOUSE FREE CONFEREES:
HAROLD C. GISS, Chairman.	DAVID S. WINE, Chairman.
NEILSON BROWN, RAY VYNE.	ROBERT A. PETRIE, DAVID B. BABBITT.

Motion by Mr. Wine, seconded by Mr. Petrie, that the House adopt the report of the Free Joint Conference Committee on House Bill No. 191. Carried, and the clerk was instructed to record the action of the House, and notify the Senate.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

House Bill No. 231, providing special grant to school districts from county rentals, passed by a vote of 27 ayes, 1 not voting.

The clerk was instructed to record the action of the Senate and convey the bill to the governor.

Senate Bill No. 18, establishment and operation of co-operative public health districts, passed by a vote of 28 ayes.

Senate Bill No. 185, investment of surplus state funds, passed by a vote of 27 ayes, 1 not voting.

Senate Bill No. 199, indebtedness certificates of state industrial school, passed by a vote of 28 ayes.

Senate Bills Nos. 18, 185 and 199 were placed under the Order of Business, First Reading of Bills.

Senate Bill No. 186, reallocation of state prison funds, concurred in House amendments, and passed on Final Passage by a vote of 28 ayes.

The clerk was instructed to record the action of the Senate.

Senate Bill No. 22, registration of electors by county recorders, refused to concur in House amendments and appointed Senate Free Joint Conferees Richardson, Bourdon and Hart and requests the House to appoint a like committee.

The clerk was instructed to record the action of the Senate.

Motion by Mr. Ackerman, seconded by Mr. Petrie, that the House accede to the Senate request and appoint a House Free Joint Conference Committee to consider the matter of disagreement to House amendments to Senate Bill No. 22. Carried, and Mr. Speaker appointed members Ackerman, Lindner and Scudder. The clerk was instructed to record the action of the House, and notify the Senate.

Senate Bill No. 172, requiring state land commission obtain approval before selling or issuing commercial lease on state lands, refused to concur in House amendments and appointed Senate Free Joint Conferees Brown, Arnold and Orme and requests the House to appoint a like committee.

The clerk was instructed to record the action of the Senate.

Motion by Mr. Petrie, seconded by Mr. Ellsworth (Gila), that the House accede to the Senate request and appoint a House Free Joint Conference Committee to consider the matter of disagreement to House amendments to Senate Bill No. 172. Carried, and Mr. Speaker appointed members Grimes, Bagnall and Petrie. The clerk was instructed to record the action of the House, and notify the Senate.

House Bill No. 184, absentee voting of physically disabled electors, adopted report of Free Joint Conference Committee wherein the Senate receded, and passed on Final Passage by a vote of 28 ayes, and returns herewith the bill.

The clerk was instructed to record the action of the Senate, and convey the bill to the governor.

House Bill No. 13, increasing state levy for common and high schools, passed by a vote of 28 ayes with the following amendments:

Page 1, line 5, strike "shall equal one", and all of lines 6 to 9 inclusive.

Page 1, line 10 strike "the previous year" and insert "for the fiscal years beginning July 1, 1955 and July 1, 1956, shall equal one hundred twenty-two dollars fifty cents, but for all succeeding years shall equal ninety-five dollars".

Page 1, line 13, strike "the first eight months of".

Page 2, line 9, strike "first eight months of the current" and insert "previous".

Page 2, line 10, strike "thirty-five" and insert "twenty-two point five zero for the fiscal years beginning July 1, 1955 and July 1, 1956, but multiplied by one hundred fifteen for all succeeding years,".

Page 2, line 13, after "attendance" strike "of the first eight months" and insert "for the previous year".

Page 2, strike lines 22 to 29 inclusive.

Page 3, strike lines 1 to 24 inclusive.

Page 3, line 25, strike "or before the second Monday in June." and insert:

"(b) Apportionments of the state school fund shall be made on the second Monday in July, October, January and April and, as nearly as may be, shall equal one-fourth of the amount to be apportioned during the fiscal year."

Page 4, line 16, after "four" insert "regular or major".

Page 4, line 17, after "thereof" strike "that count toward graduation".

Page 4, line 30, after "amounts" insert "estimated by the county school superintendent to be".

Page 4, line 30, after "needed" insert ": 1.".

Page 5, line 1, after "districts," insert "2.".

Page 5, line 2, after "schools" insert "that are determined by the county school superintendent to be in need of such aid, 3.".

Page 5, line 4, after "districts," insert "4.".

Page 5, line 5, after "not" insert "contiguous to or within".

Page 5, line 6, strike "part of a".

Page 5, line 6, after "district" insert "if it is determined by the county school superintendent that such elementary districts are in need of such aid, 5.".

Page 5, line 6, after "and" strike "the" and insert "an".

Page 5, line 6, at end of line insert "amount provided by the special school district levy which when added to the ".

Page 5, line 8, after "two-room schools" strike "which".

Page 5, line 10, after "school" insert "if it is determined by the county school superintendent that such districts are in need of such aid".

Page 5, line 11, after "year" strike the comma.

Page 5, strike lines 12 and 13, and insert "and that said district has a special school district levy of not less than one dollar fifty cents per one hundred dollars assessed valuation

on the property within such district, and 6. for necessary expenses in excess of the per capita apportionment from the county school fund for the establishment of schools in unorganized territory.”.

Page 5, line 21, strike “shall equal one hundred sixty-five dollars” and insert “for the fiscal years beginning July 1, 1955 and July 1, 1956, shall equal one hundred fifty dollars, but for all succeeding years shall equal one hundred fifteen dollars.”.

Page 5, strike lines 22 to 24 inclusive. Line 25, strike “months of the year prior to the previous year”.

Page 5, line 29, strike “the first eight months of”. After “the previous” strike “school”.

Page 6, line 1, after “but” strike “there shall not be included” and insert “the county school superintendent shall not include”.

Page 6, lines 6 and 7, strike “the third Monday of”. Line 7, after “July” insert “tenth”.

Page 6, line 13, strike “the first eight months of”.

Page 6, line 14, after “year” insert “and the anticipated average daily attendance for the ensuing year”.

Page 7, strike lines 12 to 30 inclusive.

Page 8, strike lines 1 to 21 inclusive, and insert “county school superintendent after deducting the amount fixed for the special county school reserve fund, shall apportion all moneys to the credit of the county school fund, for common school and high school education in the proportion that average daily attendance in common and high schools during the preceding year multiplied by one hundred fifty for the fiscal years beginning July 1, 1955 and July 1, 1956, respectively, but multiplied by one hundred fifteen for all succeeding years, bears to the sum of the product so obtained. For the purpose of this section, only the six months of school showing the highest average daily attendance shall be considered in computing the average daily attendance.”.

Page 9, line 17, strike “shall” and insert “may”.

Page 9, line 20, after “schools” insert “that are determined by the county school superintendent to be in need of such aid”.

Page 9, line 23, strike “a part of” and insert “contiguous to or within”.

Page 9, line 23, after “district” insert “, if it is determined by the county school superintendent that such elementary districts are in need of such aid”.

Page 9, line 28, after “county school fund” insert “and their district levy”.

Page 10, add:

"Sec. 6. Severability. If any provision of this act or the application thereof to any person or circumstance is held invalid, the invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are severable."

"Sec. 7. Emergency. To preserve the public peace, health and safety, it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law."

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House do not concur in the Senate amendments to House Bill No. 13, and that a Free Joint Conference Committee be appointed to confer with a like committee from the Senate concerning the matter of disagreement on the bill.

Motion by Mr. Bloomquist, seconded by Mr. Campbell that the motion by Mr. Schaffer be amended and that the House concur in the Senate amendments to House Bill No. 13. Lost by a rising vote of 34 ayes, 37 nays.

The motion by Mr. Schaffer was then put and carried and Mr. Speaker appointed members Petrie, Wine and Bagnall. The clerk was instructed to record the action of the House, and notify the Senate.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House sit as in Committee of the Whole House to amend House Bill No. 240, creating commission to advise state board of education on curriculum development. Carried, and at 1:30 p.m., the House sat as in Committee of the Whole House.

At 2:40 p.m., the House sitting as in Committee of the Whole House was dissolved and reported:

That House Bill No. 240 be amended as follows:
(engrossed bill)

Page 1, line 7, after "representing" insert "the public,".

Page 1, line 10, after "levels." strike the period and insert "; provided that seven members shall represent the public from fields other than education or related activities."

And, as so amended, it do pass.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the report of the House sitting as in Committee of the Whole House be adopted, and that the bill be properly assigned. Carried.

House Bill No. 240, creating commission to advise state board of education on curriculum development, as amended by the House sitting as in Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee report was read, filed and placed on the proper calendar:

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

House Bill No. 240, creating commission to advise state board of education on curriculum development.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

SENATE BILL NO. 18, An Act, relating to public health; providing for local health departments and budgets and funds therefor; prescribing added duties for the county treasurer relating to public health funds; amending sections 68-211 and 68-212, Arizona code of 1939, and amending article 2, chapter 68, Arizona code of 1939 by adding sections 68-215a and 68-215b.

SENATE BILL NO. 185, An Act, relating to public finances; authorizing state treasurer to invest state funds other than permanent funds in short term securities of the federal government; and amending article 3, chapter 10, Arizona code of 1939, by adding section 10-308a.

SENATE BILL NO. 199, An Act, making an appropriation to the state industrial school for the relief of various claimants.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the rules be suspended, an emergency declared, and that Senate Bills Nos. 18, 185 and 199 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

SENATE BILL NO. 18, establishment and operation of cooperative public health districts. Referred to Committees on Judiciary, Public Health, and County and Municipal Affairs.

SENATE BILL NO. 185, investment of surplus state funds. Referred to Committees on Judiciary, Appropriations, and Banking, Insurance and Corporations.

SENATE BILL NO. 199, indebtedness certificates of state industrial school. Referred to Committees on Judiciary, Appropriations, and Public Institutions.

THIRD READING OF BILLS

The following bills were read the third time in full:

HOUSE CONCURRENT RESOLUTION NO. 14, PROPOSING AN AMENDMENT TO ARTICLE 6 OF THE CONSTITUTION OF ARIZONA BY ADDING SECTION 26 RELATING TO RETIRED JUDGES.

Be it resolved by the House of Representatives of the state of Arizona, the Senate concurring:

Section 1. The following amendment to article 6, constitution of Arizona, to be designated as section 26, is proposed to become valid as a part of the constitution when approved by a majority of the qualified electors voting thereon and upon proclamation of the governor.

Section 26. Retired judges. Any retired judge of the supreme or superior court who is drawing retirement pay is qualified and empowered to serve as a supreme or superior court judge upon the call of the supreme court of the chief justice thereof.

Sec. 2. The proposed amendment (approved by a majority of the members elected to each house of the legislature, and entered upon the respective journals thereof, together with the ayes and nays thereon) shall be by the secretary of state submitted to the qualified electors at the next regular general election (or at a special election called for that purpose) as provided by article 21, constitution of Arizona.

On roll call House Concurrent Resolution No. 14 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Mitchell, Myers, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Stump, Thode, Tidwell, Warner, Wessler, Willis, Wilson, Wine, Wood, Mr. Speaker—72.

Nays: Kartus, White—2.

Not voting: Andersen (Maricopa), Carreon, Minor, Phillips, Porter, Steward—6.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 245, entitled, An Act, making an appropriation to the state land department for stream gauging, and underground water surveys.

On roll call House Bill No. 245 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Mitchell, Myers, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Sims, Smith, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—73.

Not voting: Andersen (Maricopa), Carreon, Minor, Phillips, Porter, Scudder, Steward—7.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

SENATE BILL NO. 120, entitled, An Act, making an appropriation to the Arizona national guard for the relief of the city of Nogales and Arizona public service company at Bisbee.

On roll call Senate Bill No. 120 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Mitchell, Myers, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rhodes, Rosenbaum, Rutherford, Schaffer, Schellenberg, Sims, Smith, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wood, Mr. Speaker—70.

Not voting: Andersen (Maricopa), Carreon, Lentz, Minor, Phillips, Porter, Rogers, Scudder, Steward, Wine—10.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 150, entitled, An Act, making an appropriation to the Arizona game and fish commission for the purpose of establishing an operating fund for the trapping and transplanting of bighorn sheep.

On roll call Senate Bill No. 150 passed the House by the following vote:

Ayes: Ackerman, Alfaro, Anderson (Cochise), Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carroll, Cook, Dalton, Dover, Ellsworth, Ellsworth, Farr, Franklin, Grimes, Haugh, Holsclaw, Hostetter, Kartus, Kennedy (Maricopa), Klauer, Larson, Lentz, Lindner, Lines, Lowry, Martin, Matson, Myers, Petrie, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schellenberg, Scudder, Sims, Thode, Tidwell, Warner, Wessler, White, Willis, Wine, Mr. Speaker—55.

Nays: Abels, Austin, Ellis, Fridena, Harkness, Hunt, Hutcheson, Kennedy (Pima), Lee, McRae, Marion, Mitchell, O'Reilly, Pugh, Smith, Stump, Wilson—17.

Not voting: Andersen (Maricopa), Carreon, Minor, Phillips, Porter, Schaffer, Steward, Wood—8.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

At 3:10 p.m., the sergeant-at-arms announced the seating of Mr. Phillips.

SENATE BILL NO. 160, entitled, An Act, relating to public lands; providing that development drilling shall be acceptable as discovery work, and amending section 11-1603, Arizona code of 1939.

On roll call Senate Bill No. 160 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown,

Burton, Carr, Carreon, Carroll, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Mitchell, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzloff, Rhodes, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wood, Mr. Speaker—71.

Nays: Campbell, Cook, Dalton—3.

Not voting: Andersen (Maricopa), Minor, Porter, Rogers, Steward, Wine—6.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

HOUSE BILL NO. 240, entitled, An Act, relating to education; authorizing appointment of curriculum advisory committee to advise the state board of education; amending article 2, chapter 54, Arizona code of 1939, by adding section 54-201a.

On roll call House Bill No. 240 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Austin, Babbitt, Bagnall, Bailey, Brayton, Brown, Carr, Carreon, Dalton, Dover, Ellis, Ellsworth (Gila), Franklin, Fridena, Grimes, Harkness, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lindner, Lowry, McRae, Matson, Mitchell, Myers, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rhodes, Rogers, Schaffer, Schellenberg, Sims, Smith, Stump, Warner, Wilson, Wood, Mr. Speaker—49.

Nays: Anderson (Cochise), Berry, Biles, Bloomquist, Burton, Campbell, Carroll, Cook, Ellsworth (Maricopa), Farr, Haugh, Holsclaw, Hostetter, Lentz, Lines, Marion, Martin, Phillips, Thode, Tidwell, Wessler, White—22.

Not voting: Andersen (Maricopa), Minor, Porter, Rosenbaum, Rutherford, Scudder, Steward, Willis, Wine—9.

Mr. Campbell asked explanation of vote be spread upon the Journal:

The appropriation ceiling of \$2500 has been removed from this bill and it is obvious that there is no limitation on expenditures for the purposes of this bill.

As I said of an earlier bill, here again we have an instance of a blank check, drawn on school district taxpayers.

It is not good business, and is not good government.

I vote no.

House Bill No. 240 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

At 3:20 p.m., Mr. Petrie, Speaker Pro Tempore, took the chair.

HOUSE MEMORIAL NO. 6, urging congress divide income from federal lands in Arizona equally with the state.

On roll call House Memorial No. 6, passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Brown, Burton, Campbell, Carr, Carreon, Cook, Dalton, Ellis, Ellsworth (Maricopa), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Mitchell, Myers, O'Reilly, Phillips, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Smith, Stump, Thode, Tidwell, Warner, Wessler, White, Wilson, Wood, Mr. Speaker Pro Tempore—67.

Nays: Carroll—1.

Not voting: Andersen (Maricopa), Bloomquist, Dover, Ellsworth (Gila), Minor, Porter, Scudder, Sims, Steward, Willis, Wine, Mr. Speaker—12.

Signed in open session by the Speaker Pro Tempore, the clerk was instructed to record the action of the House, and convey the bill to the secretary of state.

HOUSE BILL NO. 163, entitled, An Act, relating to taxation; providing for statement showing distribution of tax as indicated on assessment and tax roll to be supplied annually to mortgagor by mortgagee or his agent; and amending article 6, chapter 73, Arizona code of 1939, by adding section 73-602a.

On roll call House Bill No. 163 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carroll, Cook, Ellis, Ellsworth (Maricopa), Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Myers, O'Reilly, Phillips, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Thode, Tidwell, Warner, Wessler, White, Wilson, Wine, Wood, Mr. Speaker Pro Tempore—67.

Nays: Mitchell—1.

Not voting: Andersen (Maricopa), Carreon, Dalton, Dover, Ellsworth (Gila), Farr, Minor, Porter, Steward, Stump, Willis, Mr. Speaker—12.

Signed in open session by the Speaker Pro Tempore, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 180, entitled, An Act, relating to taxation; prescribing the form of the assessment roll, and amending section 73-412, Arizona code of 1939.

On roll call House Bill No. 180 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter,

Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Mitchell, Myers, O'Reilly, Phillips, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Thode, Wessler, White, Wilson, Wine, Wood, Mr. Speaker Pro Tempore—69.

Nays: Tidwell—1.

Not voting: Andersen (Maricopa), Ellsworth, Ellsworth, Minor, Porter, Steward, Stump, Warner, Willis, Mr. Speaker—10.

Signed in open session by the Speaker Pro Tempore, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 241, entitled, An Act, relating to education; changing the date of canvass of annual elections by boards of trustees, and amending section 54-415, Arizona code of 1939.

On roll call House Bill No. 241 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth (Maricopa), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lentz, Lindner, Lines, Lowry, McRae, Martin, Matson, Myers, O'Reilly, Phillips, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Sims, Smith, Thode, Tidwell, Wessler, Willis, Wilson, Wine, Wood, Mr. Speaker Pro Tempore—66.

Nays: Marion, Stump, 2.

Not voting: Andersen (Maricopa), Cook, Ellsworth (Gila), Lee, Minor, Mitchell, Porter, Scudder, Steward, Warner, White, Mr. Speaker—12.

Signed in open session by the Speaker Pro Tempore, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 247, entitled, An Act, relating to the Arizona state board of pharmacy; providing that the board may suspend certificates of registration of persons who become insane or blind, and amending section 67-1515, Arizona code of 1939.

On roll call House Bill No. 247 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth (Maricopa), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lentz, Lindner, Lines, McRae, Matson, Myers, O'Reilly, Phillips, Pugh, Raftery, Retzloff, Rhodes, Rosenbaum, Rutherford, Schaffer, Schellenberg, Sims, Smith, Stump, Thode, Warner, Wessler, White, Willis, Wilson, Wood, Mr. Speaker Pro Tempore—64.

Nays: Marion, Rogers—2.

Not voting: Andersen (Maricopa), Cook, Ellsworth (Gila), Lee, Lowry, Martin, Minor, Mitchell, Porter, Scudder, Steward, Tidwell, Wine, Mr. Speaker—14.

Signed in open session by the Speaker Pro Tempore, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

SENATE BILL NO. 110, entitled, An Act, relating to employment security and amending section 56-1002m, Arizona code of 1939.

On roll call Senate Bill No. 110 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Maricopa), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Matson, Mitchell, Myers, O'Reilly, Phillips, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Schaffer, Schellenberg, Smith, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker, Mr. Speaker Pro Tempore—71.

Not voting: Andersen (Maricopa), Ellsworth (Gila), Martin, Minor, Porter, Rutherford, Scudder, Sims, Steward—9.

Signed in open session by the Speaker Pro Tempore, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 111, entitled, An Act, relating to social security, amending section 12-833, Arizona code of 1939, and amending article 8, chapter 12, Arizona code of 1939 by adding section 12-833a.

On roll call Senate Bill No. 111 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth (Maricopa), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Myers, O'Reilly, Phillips, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Smith, Stump, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker, Mr. Speaker Pro Tempore—68.

Nays: Cook, Pugh, Tidwell—3.

Not voting: Andersen (Maricopa), Ellsworth (Gila), Minor, Mitchell, Porter, Scudder, Sims, Steward, Thode—9.

Signed in open session by the Speaker Pro Tempore, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 131, entitled, An Act, relating to school districts, creating revolving funds for school districts and setting up regulations pertaining thereto.

On roll call Senate Bill No. 131 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth (Maricopa), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Matson, Mitchell, Myers, O'Reilly, Phillips, Pugh, Retzloff, Rhodes, Rogers, Rutherford, Schaffer, Schellenberg, Sims, Smith, Stump, Warner, Wessler, White, Wilson, Wine, Wood, Mr. Speaker, Mr. Speaker Pro Tempore—65.

Nays: Bloomquist, Cook, Martin, Rosenbaum, Tidwell—5.

Not voting: Andersen (Maricopa), Brayton, Ellsworth (Gila), Minor, Porter, Raftery, Scudder, Steward, Thode, Willis—10.

Signed in open session by the Speaker Pro Tempore, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 148, entitled, An Act, relating to teachers; providing for payment of retroactive and current state employees' retirement system and old-age and survivors insurance system employer contributions; authorizing payment of prior service pensions; excluding substitute and certain vocational teachers from the state employees' retirement system; and amending sections 54-1751 and 54-1752, Arizona code of 1939.

On roll call Senate Bill No. 148 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Mitchell, Myers, O'Reilly, Phillips, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Smith, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker, Mr. Speaker Pro Tempore—69.

Not voting: Andersen (Maricopa), Biles, Ellsworth (Maricopa), Matson, Minor, Porter, Scudder, Sims, Steward, Stump, Thode—11.

Signed in open session by the Speaker Pro Tempore, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 170, entitled, An Act, relating to criminal offenses; prohibiting the misuse of firearms or destruction of property while hunting; and amending article 22, chapter 43, Arizona code of 1939, by adding sections 43-2213, 43-2214, 43-2215 and 43-2216.

On roll call Senate Bill No. 170 passed the House by the following vote:

Ayes: Ackerman, Alfaro, Anderson (Cochise), Babbitt, Bagnall, Bailey, Berry, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson,

Klauer, Larson, Lindner, Lines, Lowry, Martin, Myers, Phillips, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Stump, Tidwell, Warner, Wessler, White, Willis, Mr. Speaker, Mr. Speaker Pro Tempore—52.

Nays: Abels, Austin, Ellis, Kartus, Kennedy, Kennedy, Lee, Lentz, McRae, Mitchell, O'Reilly, Pugh, Wilson, Wine, Wood—15.

Not voting: Andersen (Maricopa), Biles, Ellsworth (Maricopa), Haugh, Marion, Matson, Minor, Porter, Scudder, Sims, Smith, Steward, Thode—13.

Signed in open session by the Speaker Pro Tempore, the clerk was instructed to record the action of the House, and return the bill to the Senate.

At 4:40 p.m. Mr. Speaker returned to the chair.

SENATE BILL NO. 179, entitled, An Act, relating to motor vehicles; increasing assessor's portion of registration fee for office expenses; increasing fee for registration of vehicles and amending sections 66-201, 66-225, and 66-256, Arizona code of 1939.

On roll call Senate Bill No. 179 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Babbitt, Bagnall, Bailey, Berry, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzloff, Rhodes, Rosenbaum, Rutherford, Schaffer, Schellenberg, Sims, Smith, Stump, Tidwell, Warner, Willis, Wilson, Wine, Wood, Mr. Speaker—66.

Nays: Austin, Kartus, Mitchell, Rogers, Wessler, White—6.

Not voting: Andersen (Maricopa), Biles, Carreon, Minor, Porter, Scudder, Steward, Thode—8.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Judiciary, Harry Bagnall, chairman.

House Resolution No. 10, Ira Hayes memorial committee, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Joint Memorial No. 9, urging congress authorize construction of Charleston dam on upper San Pedro river, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 7, increasing maximum welfare grants, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 225, computing time for negotiable instruments, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 254, amending municipal annexation law, constitutional and in proper form.

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 266, prescribing salary of state highway engineer, recommended do pass.

Committee on Highways and Bridges, Louis B. Ellsworth, Jr., chairman.

House Bill No. 266, prescribing salary of state highway engineer, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 266, prescribing salary of state highway engineer, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 69, exempting racing commission from provisions governing quarterly allotments of funds, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 77, disposition of land in Wellton-Mohawk project held by game and fish commission, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 95, restriction on issuance of liquor licenses, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 117, committee to study need of state building in Tucson, constitutional and in proper form.

Committee on Rules, David S. Wine, vice-chairman, on order of Active Calendar.

House Bill No. 266, prescribing salary of state highway engineer.

House Bill No. 254, amending municipal annexation law.

House Bill No. 225, computing time for negotiable instruments.

House Resolution No. 10, Ira Hayes memorial committee.

House Bill No. 7, increasing maximum welfare grants.

House Joint Memorial No. 9, urging congress authorize construction of Charleston dam on upper San Pedro river.

Senate Bill No. 117, committee to study need of state building in Tucson.

Senate Bill No. 69, exempting racing commission from provisions governing quarterly allotments of funds.

Senate Bill No. 95, restrictions on issuance of liquor licenses.

Senate Bill No. 77, disposition of lands in Wellton-Mohawk project held by game and fish commission.

Senate Bill No. 136, retirement board amendments to state employees retirement act.

Senate Bill No. 149, increasing pensions and disability allowances of retired teachers.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the House resolve itself into a Committee of the Whole House for the consideration of the bills on the Calendar. Carried, and at 4:50 p.m., the House resolved itself into a Committee of the Whole House, Mr. O'Reilly in the chair.

At 6:18 p.m., the Committee of the Whole House was dissolved and Mr. O'Reilly, chairman, reported:

That House Bill No. 266 do pass.

That House Bill No. 254 be amended as follows:

Page 1, line 6, after "by" insert "not less than one-half of the owners of, and by".

Page 1, line 7, after "of" insert a comma.

At end of bill insert :

"(c) In any territory annexed by a city under the provisions of this act, the zoning regulations in effect within such area shall remain in force and effect for a period of one year after the date of annexation."

And, as so amended, it do pass.

That House Bill No. 225 do pass.

That House Resolution No. 10 be amended as follows:

Page 2, strike all of lines 8 to 11 inclusive.

And, as so amended, it do pass.

That House Bill No. 7 be amended as follows:

Strike title and insert "Relating to public welfare; increasing grant plus income maximum allowances; specifying items to be included in the assistance plan; amending section 70-119a, Arizona code of 1939, and amending article 1, chapter 70, Arizona code of 1939, by adding section 70-119b."

Page 1, strike all of lines 1 to 6 inclusive.

Page 2, strike all of lines 1 to 7 inclusive.

Page 2, line 8, strike "Sec. 2." and insert "Section 1."

Page 2, line 27, after "number of three" strike the period and insert "; provided, however, that in no event shall the total amount of grant plus income exceed two hundred sixty dollars per month for the same family unit."

Page 2, line 45, strike "Sec. 3." and insert "Sec. 2."

Page 3, line 8, strike "insurance," and insert "premiums for insurance not to exceed five hundred dollars face value,".

Page 3, strike all of lines 11 to 45 inclusive.

Page 4, strike all of lines 1 to 27 inclusive.

And, as so amended, it do pass.

That House Joint Memorial No. 9 do pass.

That Senate Bill No. 117 be amended as follows:

Strike everything after the enacting clause and insert:

"Section 1. Additional purposes. In addition to all other powers and duties the state building commission created under the provisions of chapter 107, laws of 1952, second regular session, shall study the need for and the size of a state office building in the city of Tucson, county of Pima, state of Arizona.

"Sec. 2. Authorization of expenditures. From the funds remaining of the authorization to expend four hundred fifty thousand dollars under the provisions of section 2, chapter 146, laws of 1954, twenty-first legislature, second regular session, the state building commission is authorized to expend not to exceed twenty-five thousand dollars for the purpose of employing the services of an architect and other persons to study the need for and the size of a state office building in the city of Tucson, county of Pima, state of Arizona, and to prepare preliminary plans therefor. Out of the funds herein authorized, the commission may obtain an option on or purchase necessary land as a site for the building."

Amend title to read "Relating to the state building commission; authorizing the commission to investigate the need for a state office building in the city of Tucson and obtain necessary property, and authorizing the expenditure of funds."

And, as so amended, it do pass.

That Senate Bill No. 69 do pass.

That Senate Bill No. 95 do pass.

Motion by Mr. Schaffer, seconded by Mr. Wine, that the report of the Committee of the Whole House be adopted, and that the bills be properly assigned. Carried.

House Bill No. 266, prescribing salary of state highway engineer, was referred to the Committee on Administration to be engrossed.

House Bill No. 254, amending municipal annexation law, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 225, computing time for negotiable instruments, was referred to the Committee on Administration to be engrossed.

House Resolution No. 10, Ira Hayes memorial committee, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Bill No. 7, increasing maximum welfare grants, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

House Joint Memorial No. 9, urging congress authorize construction of Charleston dam on upper San Pedro river, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 117, committee to study need of state building in Tucson, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 69, exempting racing commission from provisions governing quarterly allotments of funds, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 95, restrictions on issuance of liquor licenses, was placed under the Order of Business, Third Reading of Bills.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand adjourned. Carried, and at 6.22 p.m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

FRIDAY, MARCH 18

The House met at 10:00 a.m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Mr. Speaker—77.

Excused: Holsclaw, Phillips, Wood—3.

Monsignor Robert J. Donohue, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Thursday, March 17, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

House Bill No. 7, increasing maximum welfare grants.

House Bill No. 225, computing time for negotiable instruments.

House Bill No. 254, amending municipal annexation law.

House Bill No. 266, prescribing salary of state highway engineer.

House Resolution No. 10, Ira Hayes memorial committee.

House Joint Memorial No. 9, urging congress authorize construction of Charleston dam on upper San Pedro river.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 13, authority to construct municipal swimming pools on school grounds, returned for consideration.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 115, erection of inspection station at Yuma, returned for consideration.

Motion by Mr. Petrie, seconded by Mr. Wine, that the House sit as in Committee of the Whole House to further amend Senate Bill No. 117, committee to study need of state building in Tucson. Carried, and at 11:22 a.m., the House sat as in Committee of the Whole House.

At 11:24 a.m., the House sitting as in Committee of the Whole House was dissolved and reported:

That Senate Bill No. 117 be amended as follows:

Line 3 of title, strike the comma and insert a semicolon, and strike "and".

Line 4 of title, strike the period and add "; amending chapter 107, laws of 1952, and chapter 146, laws of 1954."

And, as so amended, it do pass.

Motion by Mr. Petrie, seconded by Mr. Wilson, that the report of the House sitting as in Committee of the Whole House be adopted, and that the bill be properly assigned. Carried.

Senate Bill No. 117, committee to study need of state building in Tucson, as amended by the House sitting as in Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee report was read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

Senate Bill No. 117, committee to study need of state building in Tucson.

REPORTS OF SELECT COMMITTEES

The Free Joint Conference Committee on Senate Bill No. 22, registration of electors by county recorders, reported:

That the Senate recedes and accepts the House amendments to Senate Bill No. 22, with the following exceptions, which are agreed to and accepted by the conferees: (reference to House engrossed bill)

Page 2, line 9, after "including" insert "transportation."

SENATE FREE CONFEREES: HOUSE FREE CONFEREES:

WILFORD R. RICHARDSON, HARRY ACKERMAN,
Chairman. Chairman.

WM. R. BOURDON, MILTON O. LINDNER,
R. S. HART. HAROLD J. SCUDDER.

Motion by Mr. Ackerman, seconded by Mr. Petrie, that the House adopt the Free Joint Conference Committee report on Senate Bill No. 22. Carried, and the clerk was instructed to record the action of the House, and notify the Senate.

THIRD READING OF BILLS

The following bills were read the third time in full:

HOUSE RESOLUTION NO. 10, Ira Hayes memorial committee.

On roll call House Resolution No. 10 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Thode, Tidwell, Warner, Wessler, Willis, Wine, Mr. Speaker—73.

Nays: White—1.

Not voting: Dalton, Holsclaw, Phillips, Stump, Wilson, Wood—6.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the secretary of state.

HOUSE JOINT MEMORIAL NO. 9, urging congress authorize construction of Charleston dam on upper San Pedro river.

On roll call House Joint Memorial No. 9 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lowry, McRae, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Smith, Steward, Thode, Warner, Wessler, Willis, Wilson, Wine, Mr. Speaker—71.

Nays: Lines, Sims, Tidwell, White—4.

Not voting: Dalton, Marion, Phillips, Stump, Wood—5.

The following members asked explanation of vote be spread upon the Journal:

Recognizing that House Joint Memorial No. 8 passed the House the other day and further recognizing that this memorial is effective only if the city of Tucson actually has water rights on the San Pedro river. I vote aye.

HARRY BAGNALL

This memorial is an act of due diligence in protecting the municipal water rights and future water supply of the city of Tucson in the San Pedro river, and as based upon Colorado river water exchange for this purpose. These rights include a concrete dam at Charleston on the San Pedro river of which 12,000 acre feet would be diverted to Tucson. Such water supply is indispensable to Tucson's future and I am making this explanation of record as notice to all concerned in keeping up all water rights and water filings for and on behalf of the city of Tucson and its people to these sites and waters.

ENOS P. SCHAFFER

House Joint Memorial No. 9 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

At 11:50 a.m., the sergeant-at-arms announced the seating of Mr. Holsclaw.

SENATE BILL NO. 69, entitled, An Act, relating to the Arizona racing commission, and amending subdivision 85, section 1, chapter 158, laws of 1954.

On roll call Senate Bill No. 69 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen (Maricopa), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Campbell, Carr, Carreon, Carroll, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lowry, McRae, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Willis, Wine, Mr. Speaker—61.

Nays: Anderson (Cochise), Brown, Burton, Cook, Haugh, Kartus, Lines, Marion, Martin, Tidwell, Warner, Wessler, White—13.

Not voting: Dalton, Phillips, Stump, Thode, Wilson, Wood—6.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

HOUSE BILL NO. 7, entitled, An Act, relating to public welfare; increasing grant plus income maximum allowances; specifying items to be included in the assistance plan; amending section 70-119a, Arizona code of 1939, and amending article 1, chapter 70, Arizona code of 1939, by adding section 70-119b.

On roll call House Bill No. 7 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Martin, Matson, Minor, Mitchell, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Tidwell, Warner, Wilson, Mr. Speaker—66.

Nays: Andersen (Maricopa), Marion, Myers, Thode, Wessler, White, Willis, Wine—8.

Not voting: Burton, Campbell, Farr, Phillips, Stump, Wood—6.

The following members asked explanation of vote be spread upon the Journal:

I was extremely happy to be called by the older people of my constituents of my district and asked to bring two petitions to this body of which, I feel sure, know their condition.

This bill is badly needed and I hope it passes. I vote aye.

W. W. FRANKLIN.

In explaining my vote, I would like to call to the attention of the members of this august body, the bold headline across the front page of today's Republic.

Ike asks an appropriation of \$2 billion for Asia. We are a nation of humanitarians—always called upon to feed our millions into European and Asiatic countries and many times into countries that later think nothing of biting the hand that so nobly has fed them.

I feel, Mr. Speaker, in the proverb that "charity begins at home" and certainly charity should be humanely considered for those aged recipients, who through their better days, have contributed to American and foreign relief so ably. Certainly, I want to go on record as appropriating one-half million dollars for our aged and dependent people.

DEL ROGERS

House Bill No. 7 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Motion by Mr. Schaffer, seconded by Mrs. McRae, that the House stand at recess until 2:00 p.m. Carried, and at 12:02 p.m., the House stood at recess.

AFTERNOON SESSION

At 2:00 p.m., the House resumed session, Mr. Speaker presiding.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Appropriations, David S. Wine, chairman.

House Bill No. 257, appropriation for construction of inspection station at Sanders, returned for consideration.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 14, county classification for salary purposes, returned for consideration.

Committee on Banking, Insurance and Corporations, W. W. Franklin, chairman.

Senate Bill No. 185, investment of surplus state funds, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 21, use tax act, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Concurrent Resolution No. 17, constitutional amendment granting legislature power to alter state boundary line, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 71, increasing membership of state apprenticeship council, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 143, Colorado river boundary commission, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 159, certification of students participating in western regional cooperation in higher education, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 192, membership of interstate stream commission, constitutional and in proper form.

Committee on Rules, David S. Wine, vice-chairman, on order of Active Calendar.

Senate Bill No. 136, retirement board amendments to state employees retirement act.

Senate Bill No. 149, increasing pensions and disability allowances of retired teachers.

House Bill No. 21, use tax act.

Senate Bill No. 71, increasing membership of state apprenticeship council.

Senate Bill No. 159, certification of students participating in western regional cooperation in higher education.

Senate Concurrent Resolution No. 17, constitutional amendment granting legislature power to alter state boundary line.

Senate Bill No. 143, Colorado river boundary commission.

Senate Bill No. 77, disposition of land in Wellton-Mohawk project held by game and fish commission.

At 2:35 p.m., the sergeant-at-arms announced the seating of Mr. Wood.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

Senate Bill No. 109, increasing revolving fund of Arizona employment security commission, passed by a vote of 25 ayes, 3 not voting.

Senate Bill No. 168, computing time of negotiable instruments, passed by a vote of 25 ayes, 3 not voting.

Senate Bills Nos. 109 and 168 were placed under the Order of Business, First Reading of Bills.

Senate Bill No. 150, trapping and transplanting of bighorn sheep, concurred in House amendments and passed on Final Passage by a vote of 27 ayes, 1 not voting.

Senate Bill No. 179, increasing county assessor's portion of motor vehicle registration fee, concurred in House amendments and passed on Final Passage by a vote of 26 ayes, 1 nay, 1 not voting.

The clerk was instructed to record the action of the Senate.

House Joint Memorial No. 8, urging congress authorize construction of Buttes dam, passed by a vote of 22 ayes, 3 nays, 3 not voting.

The clerk was instructed to record the action of the Senate, and convey the bill to the secretary of state.

House Bill No. 205, flood control projects, passed by a vote of 25 ayes, 3 not voting.

House Bill No. 264, providing funds appropriated for grasshopper control may be used for khapra beetle control, passed by a vote of 25 ayes, 3 not voting.

The clerk was instructed to record the action of the Senate, and convey the bills to the governor.

House Bill No. 13, increasing state levy for common and high schools, acceded to House request and appointed Senate Free Joint Conferees Prochnow, Spikes and Vyne.

The clerk was instructed to record the action of the Senate.

House Bill No. 90, regulating oral prescriptions for narcotic drugs, passed by a vote of 25 ayes, 3 not voting with the following amendments: (engrossed bill)

Page 2, line 2, after "narcotic drugs" strike "as now".

Page 2, line 3, after "commissioner" insert "and the board of pharmacy,".

Page 2, line 3, after "law," strike balance of line. Line 4, strike "board of pharmacy".

Page 2, line 5, after "distribution" insert "of such drugs".

The clerk was instructed to record the action of the Senate.

Motion by Mr. Wood, seconded by Mr. Schaffer, that the House concur in the Senate amendments to House Bill No. 90. Carried.

FINAL PASSAGE

The following bill, as amended by the Senate, was read the final time in full:

HOUSE BILL NO. 90, entitled, An Act, relating to narcotic drugs; providing for oral prescriptions in certain instances, and amending section 68-809, Arizona code of 1939.

On roll call House Bill No. 90 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson,

Minor, Mitchell, Myers, O'Reilly, Petrie, Pugh, Rafferty, Retzliff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Smith, Steward, Stump, Tidwell, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—72.

Not voting: Carreon, Larson, Phillips, Porter, Scudder, Sims, Thode, Warner—8.

House Bill No. 90 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and convey the bill to the governor.

House Bill No. 191, payment of contractual and refund claims against state, adopted report of Free Joint Conference Committee and passed on Final Passage by a vote of 25 ayes, 3 not voting.

The clerk was instructed to record the action of the Senate.

FINAL PASSAGE

The following bill, as amended by the Free Joint Conference Committee, was read the final time in full:

HOUSE BILL NO. 191, entitled, An Act, relating to public finances; providing for lapsing of appropriations and administrative adjustment of contractual and refund claims against the state; amending section 10-930, Arizona code of 1939, and amending article 9, chapter 10, Arizona code of 1939, by adding sections 10-930a to 10-930d, inclusive.

On roll call House Bill No. 191 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Burton, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Lee, Lentz, Lindner, Lowry, McRae, Marion, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Pugh, Rafferty, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Tidwell, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—69.

Nays: Bloomquist, Brown, Campbell, Lines, Martin, Porter, Retzliff—7.

Not voting: Larson, Phillips, Thode, Warner—4.

House Bill No. 191 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and convey the bill to the governor.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House reconsider its action whereby it passed on Third Reading, Senate Bill No. 170, misuse of firearms while hunting. Carried.

Motion by Mr. Schaffer, seconded by Mrs. McRae, that the House sit as in Committee of the Whole House to further amend Senate Bill No. 170, misuse of firearms while hunting. Carried, and at 2:58 p.m., the House sat as in Committee of the Whole House.

At 3:00 p.m., the House sitting as in Committee of the Whole House was dissolved and reported:

That Senate Bill No. 170 be amended as follows:

Page 1, line 10 (engrossed bill) after "cutting" strike balance of paragraph and insert "or taking down of fence wire or leaving gates down."

And, as so amended, it do pass.

Motion by Mr. Schaffer, seconded by Mrs. McRae, that the report of the House sitting as in Committee of the Whole House be adopted, and that the bill be properly assigned. Carried.

Senate Bill No. 170, misuse of firearms while hunting, as amended by the House sitting as in Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee report was read, filed and placed on the proper Calendar:

Committee on Administration, W. W. Mitchell, Sr., chairman on engrossing.

Senate Bill No. 170, misuse of firearms while hunting.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

SENATE BILL NO. 109, An Act, relating to revolving funds for state budget units and amending section 10-932, Arizona code of 1939.

SENATE BILL NO. 168, An Act, relating to negotiable instruments, and amending section 52-162, Arizona code of 1939.

Motion by Mr. Schaffer, seconded by Mr. Petrie that the rules be suspended, an emergency declared, and that Senate Bills No. 109 and 168 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

SENATE BILL NO. 109, increasing revolving fund of Arizona employment security commission. Referred to Committees on Judiciary, and Appropriations.

SENATE BILL NO. 168, computing time of negotiable instruments.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the rules be suspended, an emergency declared and that Senate Bill No. 168 be placed under the Order of Business, Third Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

THIRD READING OF BILLS

The following bills were read the third time in full:

SENATE BILL NO. 168, entitled, An Act, relating to negotiable instruments, and amending section 52-162, Arizona code of 1939.

On roll call Senate Bill No. 168 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Tidwell, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—72.

Not voting: Farr, Franklin, Fridena, Larson, Phillips, Retzlloff, Thode, Warner—8.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 95, entitled, An Act, relating to spirituous liquor; restricting issuance of licenses; amending section 72-107a, Arizona code of 1939.

On roll call Senate Bill No. 95 passed the House by the following vote:

Ayes: Ackerman, Anderson (Cochise), Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Carr, Carreon, Carroll, Cook, Dalton, Ellsworth (Gila), Grimes, Harkness, Hostetter, Hunt, Hutcheson, Kartus, Kennedy (Pima), Klauer, Lindner, Marion, Martin, Matson, Minor, O'Reilly, Petrie, Raftery, Retzlloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Sims, Smith, Steward, Thode, Tidwell, Willis, Wilson, Wine, Mr. Speaker—48.

Nays: Abels, Alfaro, Andersen (Maricopa), Austin, Campbell, Ellis, Haugh, Kennedy (Maricopa), Lentz, Lines, Myers, Porter, Pugh, Schellenberg, Stump, Wessler, White, Wood—18.

Not voting: Dover, Ellsworth (Maricopa), Farr, Franklin, Fridena, Holsclaw, Larson, Lee, Lowry, McRae, Mitchell, Phillips, Scudder, Warner—14.

The following members asked explanation of vote be spread upon the Journal:

Yesterday I tried to amend Senate Bill No. 95 to stop the racketeering in liquor licenses, and clean up the industry.

If this legislature sees fit to condone this evil practice of trafficking in vest pocket licenses for the benefit of a few speculators, then it would be much better to eliminate all restrictions on the issue of license, and permit all of the public to indulge in the liquor business under the guise of free enterprise.

This moratorium bill only makes it possible for the license racketeer to squeeze more money out of a pocket license.

Therefore, I vote no.

CHAS. H. ABELS

Yesterday I opposed certain amendments to this bill, for what I considered good and valid reasons.

The bill itself has certain arguments for and against it. The moratorium period of one year may well allow the department of liquor license and control to catch up on an asserted back-log of applications, and to get an up-to-date idea of the population increase of this state.

On the other hand certainly this moratorium will provide a definite "closed shop" for liquor dealers, and will further increase the value of any liquor license.

Frankly, I did not have any particular interest one way or another until after the discussion yesterday. At that time a representative of the press accused me of "selling out to the liquor interests". There is not enough money, or any inducement to get me to "sell out" to any one. I vote an emphatic no!

DAVID H. CAMPBELL.

Senate Bill No. 95 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 117, entitled, An Act, relating to the state building commission; authorizing the commission to investigate the need for a state office building in the city of Tucson and obtain necessary property; authorizing the expenditure of funds; amending chapter 107, laws of 1952, and chapter 146, laws of 1954.

On roll call Senate Bill No. 117 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen (Maricopa), Austin, Babbitt, Bagnall, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Ellis, Ellsworth, Ellsworth, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lindner, Lowry, McRae, Marion, Matson, Minor, Mitchell, O'Reilly, Petrie, Porter, Raftery, Retzloff, Rogers, Rosenbaum, Rutherford, Schaffer, Scudder, Sims, Smith, Steward, Stump, Thode, Wessler, Wilson, Wine, Wood, Mr. Speaker—58.

Nays: Anderson (Cochise,) Berry, Biles, Bloomquist, Cook, Lentz, Martin, Myers, Pugh, Rhodes, Schellenberg, Tidwell, White—13.

Not voting: Bailey, Dover, Farr, Franklin, Fridena, Lines, Phillips, Warner, Willis—9.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

HOUSE BILL NO. 254, entitled, An Act, relating to cities and towns; providing for the annexation of contiguous territory, and amending section 16-701, Arizona code of 1939.

On roll call House Bill No. 254 passed the House by the following vote:

Ayes: Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Carr, Carreon, Carroll, Dalton, Ellis, Ellsworth, Ellsworth, Franklin, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Lee, Lentz, Lindner, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Raftery, Retzliff, Rhodes, Rogers, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Wessler, White, Wilson, Wine, Wood, Mr. Speaker—63.

Nays: Abels, Cook, Farr, Grimes, Pugh, Tidwell—6.

Not voting: Campbell, Dover, Fridena, Haugh, Larson, Lines, Phillips, Porter, Rosenbaum, Warner, Willis—11.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

HOUSE BILL NO. 266, entitled, An Act, relating to the Arizona state highway department; prescribing the salary of the state highway engineer and the deputy state highway engineer; amending section 59-106, Arizona code of 1939, and amending article 1, chapter 59, Arizona code of 1939, by adding section 59-106a.

On roll call House Bill No. 266 passed the House by the following vote:

Ayes: Ackerman, Alfaro, Andersen, Anderson, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Lentz, Lindner, Lowry, McRae, Marion, Martin, Matson, Mitchell, Myers, O'Reilly, Petrie, Pugh, Raftery, Retzliff, Rhodes, Rogers, Rutherford, Schaffer, Schellenberg, Sims, Smith, Steward, Stump, Tidwell, Wessler, Wilson, Wine, Wood, Mr. Speaker—64.

Nays: Abels, Austin, Minor, White—4.

Not voting: Fridena, Kennedy (Pima), Larson, Lee, Lines, Phillips, Porter, Rosenbaum, Scudder, Thode, Warner, Willis—12.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

SENATE BILL NO. 170, entitled, An Act, relating to criminal offenses; prohibiting the misuse of firearms or destruction of property while hunting; and amending article 22, chapter 43, Arizona code of 1939, by adding sections 43-2213, 43-2214, 43-2215, and 43-2216.

On roll call Senate Bill No. 170 passed the House by the following vote:

Ayes: Ackerman, Andersen, Anderson, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, (Pima), Klauer, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Matson, Mitchell, Myers, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Stump, Tidwell, Wessler, White, Mr. Speaker—61.

Nays: Abels, Alfaro, Austin, Campbell, Kennedy (Maricopa), Martin, Minor, O'Reilly, Wilson, Wood—10.

Not voting: Fridena, Hostetter, Larson, Phillips, Steward, Thode, Warner, Willis, Wine—9.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

Motion by Mr. Petrie, seconded by Mr. Wilson, that the House resolve itself into a Committee of the Whole House for the consideration of the bills on the Calendar. Carried, and at 3:43 p.m., the House resolved itself into a Committee of the Whole House, Mr. Kennedy (Maricopa) in the chair.

At 4:35 p.m., while in the Committee of the Whole House, the sergeant-at-arms announced the seating of Mr. Phillips.

At 5:15 p.m., the Committee of the Whole House was dissolved and Mr. Kennedy (Maricopa), chairman, reported:

That Senate Bill No. 136 be amended as follows: (engrossed bill).

Page 5, line 11, strike "1960" and insert "1958".

Page 5, line 12, strike "1961" and insert "1959".

Page 5, strike all of lines 13, 14 to and including "appointed" on line 15, and insert "The appointments and terms of present board members shall not be affected by provisions of this act."

Page 5, line 16, strike "seven" and insert "five".

Page 8, line 15, after "receipts" insert "and earnings".

Page 9, line 6, after "1941;" strike balance of line and all of lines 7 to 11 inclusive, and insert "bonds issued pursuant to the district improvement act of 1945, provided, however, such bonds shall be fully guaranteed as a contingent general obligation of the county in which the district is organized; or term contracts of sale, lease purchase agreements, or construction contracts secured by performance bonds, issued, agreed to, or entered into by the federal government or any agency thereof or by the state or any department, agency, or duly constituted authority of the state or a political subdivision thereof authorized by the legislature to enter into contracts and agreements for the acquisition of lands and improvements thereon for public use, provided that such investments shall be repaid to the board at the prevailing rate of interest for private investments of a similar nature and that each such investment by the board shall not exceed eighty percent of the appraised valuation of the property securing the investment loan."

Pages 9 and 10, strike all of subdivision (b).

And, as so amended, it do pass.

That Senate Bill No. 149 be amended as follows: (engrossed bill)

Page 2, line 3, strike "thirty-eight" and insert "forty-four".

Page 2, line 8, strike "thirty-eight" and insert "forty-four".

Page 3, line 5, strike "thirty-four dollars twenty" and insert "thirty-nine dollars sixty".

Page 3, line 10, strike "thirty-four dollars twenty" and insert "thirty-nine dollars sixty".

Page 5, line 17, strike "ninety-five" and insert "one hundred ten".

And, as so amended, it do pass.

That House Bill No. 21 be amended as follows:

Amend title to read "Relating to taxation, and providing for a tax on the storage, use or consumption of tangible personal property."

Strike everything after the enacting clause and insert:

"Section 1. Short title. This act may be cited as the use tax act of 1955.

"Sec. 2. Definitions. In this act, unless the context otherwise requires:

1. 'Use or consumption' includes the exercise of any right or power over tangible personal property incident to the ownership thereof except the sale of such property in the regular course of business.

"2. 'Storage' means keeping or retention of tangible personal property purchased from a retailer for any purpose except sale in the regular course of business or subsequent use solely outside this state.

"3. 'Purchase' means any transfer, exchange, or barter, conditional or otherwise, in any manner or by any means, of tangible personal property for a consideration, including transactions whereby the possession of property is transferred but the seller retains the title as security for payment.

"4. 'Purchase price' means the total amount for which tangible personal property is sold, including any services that are a part of the sale, valued in money, whether paid in money or otherwise, and any amount for which credit is given to the purchaser by the seller without any deduction therefrom on account of the cost of the property sold, materials used, labor or services performed, interest charged, losses or other expenses, but does not include discounts allowed and taken, nor charges for labor or services in installing remodeling, or repairing.

"5. 'Person' includes individual, firm, copartnership, joint adventure, association, corporation, estate, trust, receiver, or syndicate.

"6. 'Retailer' or 'dealer' includes every person engaged in the business of making sales for use, and, when in the opinion of the commission it is necessary for the efficient administration of this act, includes distributors, supervisors, or employers, and salesmen, representatives, peddlers, or canvassers, as the agents of distributors, supervisors, or employers under whom they operate or from whom they obtain the tangible personal property sold by them, whether in making sales on their own behalf or on behalf of such distributors, supervisors, or employers.

"7. 'Notice' means written notice served personally or by registered mail, addressed to the last known address of the person to whom such notice is given, and if of a future event or contingency, not less than ten days prior thereto.

"8. 'Commission' means the state tax commission.

"Sec. 3. Imposition and rate of tax. There is levied and imposed an excise tax on the storage, use or consumption in this state of tangible personal property purchased from a retailer on or after the first day of July, 1955, at the rate of two percent of the sales price thereof. Every person storing, using or otherwise consuming in this state tangible personal property purchased from a retailer is liable for the tax. His liability is not extinguished until the tax has been paid to this state, except that a receipt from a retailer maintaining a place of business in this state or from a retailer who is authorized by the commission to collect the tax, under such rules and regulations as it may prescribe, and who is for the purposes of this act regarded as a retailer maintaining a place of business in this state, given to the purchaser in accordance with the provisions of section 10 of this act is sufficient to relieve the purchaser from further liability for the tax to which the receipt refers.

"Sec. 4. Object of tax. The purpose of the tax imposed by this act is to help defray the cost of state and county government.

"Sec. 5. Presumptions. It shall be presumed that tangible personal property purchased on or after July 1, 1955, by any person and brought into this state is purchased for storage, use or consumption in this state.

"Sec. 6. Exceptions. This act shall not apply to the use of tangible personal property:

"1. The sale or use of which has already been subjected to an excise tax equal to or in excess of that imposed by this title, whether under the laws of this or of some other state of the United States;

"2. when purchased by a person for resale;

"3. brought into the state by an individual who is a non-resident for his personal use and enjoyment;

"4. used by a person engaged in the business of manufacturing or compounding for sale, profit or use, any article, substance or commodity which becomes an ingredient or component part of the product so manufactured or compounded nor to the container, label, or furnished shipping case of any such product.

"Sec. 7. Administration. This act shall be administered by the state tax commission. The commission shall employ such agents, auditors and other employees as may be necessary to the performance of its duties under this act, and fix their compensation within the limits of the moneys appropriated. The commission shall, from time to time, promulgate such rules and regulations and shall prescribe such forms as it may deem necessary for the proper administration and enforcement of this act.

"Sec. 8. Filing return. (a) Every retailer or dealer engaged in the business of making sales of tangible personal property the use of which is subject to the tax herein imposed, and every person who purchases for use any such property for which the tax is not paid to the retailer or dealer, shall, on or before the fifteenth day of each month make to the commission, on forms prescribed by it, a return showing the tangible personal property sold for use, used, or purchased for use within the state, during the preceding calendar month. Such return shall be verified by oath or affirmation of the retailer, dealer, or person making the report, or his agent, and shall be accompanied by payment of the tax shown thereon to be due.

"(b) For good cause shown the commission may extend the time for making a return not to exceed fifteen days.

"(c) The commission shall supplement the law with respect to the collection or payment of the tax by means of rules and regulations, proper and necessary for the prompt and efficient administration thereof, and such rules and regulations shall have the force and effect of law.

"Sec. 9. Registration. Every retailer within this state shall, within thirty days after the effective date of this act, or thereafter, and before selling any tangible personal property for storage, use or consumption within this state, register with the commission. Any other person not required to register hereunder, and who desires to sell tangible personal property for storage, use or consumption in this state, may register with the commission and agree to collect the tax herein imposed upon such conditions as may be prescribed by the commission.

"Sec. 10. Collection; receipt; tax a debt. Every retailer shall collect from the purchaser the tax imposed by this act and give to such purchaser a receipt therefor in the manner and form prescribed by the commission. The tax required to be collected shall be shown separately on the invoice or other proof of sale. The tax required to be collected shall constitute a debt owed by the retailer of this state.

"Sec. 11. Liability for tax. Any person who uses, stores or consumes any tangible personal property upon which a tax is herein imposed and upon which the tax has not been

collected by a registered retailer shall pay the tax as herein provided, however, every retailer maintaining a place of business in this state and making sales of tangible personal property for storage, use or other consumption in this state, unless exempt by the provisions of this act, shall at the time of making the sales collect the tax from the purchaser or user.

"Sec. 12. Additional determinations. (a) If the commission is not satisfied with the return and payment of the amount of tax required to be paid by any person, it is authorized to compute and determine the amount, based upon the facts contained in the return or upon information within its possession or that shall come into its possession.

"(b) If any person neglects or refuses to make a return when required, the commission shall make an estimate for the period or periods in respect to which such person failed to make a return, based upon any information in its possession or that may come into its possession, of the amount of the total purchase price of tangible personal property sold or purchased by such person, the use of which is subject to the tax imposed by this act, and upon the basis of said estimate shall compute and determine the amount required to be paid, adding to the sum thus arrived at a penalty equal to ten percent thereof.

"(c) All amount determined to be due under the provisions of this section shall bear interest at the rate of one percent per month or fraction thereof, from the date on which such amounts were required to be reported until paid.

"(d) If the neglect or failure of any person to make the proper return, to pay the full amount of tax required to be paid, or to file a return, is due to fraud or an intent to evade the provisions of this act or the rules and regulations of the commission, a penalty, in addition to all other penalties of fifteen percent of the amount required to be paid by such person shall be added.

"(e) Promptly upon the making of any determination as provided in this section, the commission shall give written notice thereof to the person against whom the same is directed.

"Sec. 13. Jeopardy determination. If the commission believes that the collection of any tax bill will be jeopardized by delay, it shall make a jeopardy determination of the amount thereof, and promptly give to the person against whom the determination is directed written notice thereof. If the amount be not paid within ten days after service of notice a penalty of ten percent and interest at the rate of one percent per month shall be added.

"Sec. 14. Payment of taxes under protest; taxpayer's action; payment of judgment in favor of taxpayer. No injunction, writ of mandamus or other legal or equitable process shall issue in any suit, action or proceeding in any court of this state, against any officer of this state, to prevent or enjoin the collection of any tax, penalty or interest due under this act; but after payment of any tax, penalty or interest under protest, which protest shall be verified by oath and shall set forth the ground of objection to the legality of the tax, a taxpayer may bring action against the commission in

the superior court of the state of Arizona in and for the county of Maricopa for the recovery of any tax, penalty or interest so paid under protest, in accordance with the provisions of section 73-1319, Arizona code of 1939.

"In the event a final judgment is rendered in favor of the taxpayer in an action to recover tax, penalty or interest paid under protest, payment of such judgment shall be from the tax protest fund, in which the payment under protest by the taxpayer shall have been deposited by the commission, and such payment shall be made in accordance with section 73-1319, Arizona code of 1939.

"Sec. 15. Redetermination. (a) Any person from whom an amount is determined to be due under the provisions of sections 12 and 13 hereof may petition for a redetermination of the tax within ten days after service of notice upon him, failing which the determination shall become final. If a petition be filed as provided, the commission shall reconsider the amount determined to be due, and if the petitioner has so requested, shall grant an oral hearing and given ten days' notice of the time and place thereof. The commission shall have power to continue the hearing from time to time as may be necessary.

"(b) The order or decision of the commission upon a petition for redetermination shall become final sixty days after service upon the petitioner of notice thereof unless such person brings a proceeding for review.

"(c) All amounts determined by the commission to be due shall become due and payable at the time of notice thereof, and if the amount determined to be due, together with any penalty or interest thereon is not paid prior to the time the determination becomes final, there shall be added thereto a penalty of ten percent of the amount determined to be due.

"Sec. 16. Review. Every order, decision or other official act of the commission with respect to the tax imposed by this act shall be subject to review as provided by law for the review of other orders of the commission. Upon such review the court shall be limited to a consideration and determination of the question whether there has been an abuse of discretion on the part of the commission in making such order, decision or other official act.

"Sec. 17. Security for payment of tax. The commission, whenever it deems it necessary to insure compliance with the provisions of this act, may require any person subject thereto to deposit with it such security as the commission may determine. The same may be sold by the commission at public auction if it becomes necessary so to do in order to recover any tax, or any amount herein required to be collected, interest or penalty due. Notice of such sale may be served upon the person who deposited such security. Upon any such sale, the surplus, if any, above the amounts due under this act shall be returned to the person who deposited the security.

"Sec. 18. Penalty for delinquency. Any person failing to pay the tax imposed herein within the time prescribed shall pay, in addition thereto, a penalty of ten percent, plus

interest at the rate of one percent per month, or fraction thereof, from the date on which the tax becomes due.

"Sec. 19. Collection of delinquent taxes; payment under protest; imposition and enforcement of tax liens. Any tax, penalty or interest imposed under this act which has become final, shall be a lien on real and personal property of a taxpayer, and such lien shall be perfected and enforced in accordance with the provisions pertaining to the imposition and enforcement of tax liens pursuant to section 73-1317, Arizona code of 1939.

"Sec. 20. Personal liability for tax; remedies for collection. Every tax imposed by this act and all increases, interest and penalties thereon shall become, from the time the same is due and payable, a personal debt from the taxpayer to the state of Arizona, and may be collected by action in any court instituted in the name of the state by the attorney general at the request of the commission. This remedy shall be in addition to all other existing remedies or as may be provided in this act.

"Sec. 21. Unlawful acts. It shall be unlawful for any retailer or dealer to advertise or hold out or state to the public or to any customer or purchaser, directly or indirectly, that the tax or any part of the tax will be assumed or absorbed by the retailer or that it will not be added to the selling price of the property sold or that if added any part thereof will be refunded.

"Sec. 22. Penalties. Any person who shall willfully fail or refuse to make the return herein required, or shall make a false or fraudulent return, or shall willfully fail to pay any tax owing by him as prescribed herein, and any person who shall aid or abet another in an attempt to evade such tax, or who shall violate any other provision of this act, shall be guilty of a misdemeanor, and upon conviction fined not less than twenty-five nor more than five hundred dollars for each offense.

"Sec. 23. Distribution of tax. (a) All moneys received by the commission under the provisions of this act shall be promptly, and at least daily, paid into the state treasury, through the state auditor.

"(b) Not later than the fifth day of each month the commission shall transmit to the state auditor, and a duplicate thereof to the state treasurer, a statement showing all collections made during the preceding calendar month, so segregated as to show in each case the county entitled to credit as the county of origin of the tax collected.

"(c) The state auditor shall allocate such moneys:

"1. To the use tax administration fund such proportion thereof as many be appropriated for the administration of the act;

"2. to the state general fund one-half of the remainder;

"3. to each county entitled to credit as a county of origin, to be placed in the county general fund, the remaining

one-half, in the proportion that the amount of tax collected in any such county bears to the sum of all such collections.

"Sec. 24. Appropriation. The legislature shall appropriate such funds as are necessary for the enforcement of the provisions of this act.

"Sec. 25. Emergency. To preserve the public peace, health and safety it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law."

And, as so amended, it do pass.

That Senate Bill No. 71 do pass.

Motion by Mr. Petrie, seconded by Mr. Ellsworth (Gila), that the report of the Committee of the Whole House be adopted, and that the bills be properly assigned.

Motion by Mr. O'Reilly, seconded by Mr. Schaffer, that the motion by Mr. Petrie be amended, and that the portion of the recommendation of the Committee of the Whole House that Senate Bill No. 149 do pass, as amended, be rejected and that Senate Bill No. 149 do pass. Carried.

The motion by Mr. Petrie on the adoption of the report of the Committee of the Whole House, as amended, was then put and carried.

Senate Bill No. 136, retirement board amendment to state employees retirement act, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 149, increasing pensions and disability allowances of retired teachers, was placed under the Order of Business, Third Reading of Bills.

House Bill No. 21, use tax act, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 71, increasing membership of state apprenticeship council, was placed under the Order of Business, Third Reading of Bills.

Without objection, the House referred to the Order of Business, Business on the Speaker's Desk.

BUSINESS ON THE SPEAKER'S DESK

Communications from the governor, Ernest W. McFarland, on approval of the following bills, were read and filed:

House Bill No. 112, prescribing equipment of rail motor cars for employee transportation.

House Bill No. 211, transferring past legislative fund balances to 22nd legislature.

Senate Bill No. 25, deputy registration officers.

Senate Bill No. 50, expansion of board of school trustees.

Senate Bill No. 66, interstate oil compact.

Senate Bill No. 88, issuance of revenue bonds by university for building and equipping dormitories.

Senate Bill No. 92, reallocation of state tax commission funds.

Senate Bill No. 96, issuance of revenue bonds by Temple college for building and equipping dormitories.

Senate Bill No. 197, municipal condemnation procedure relating to public service utilities.

Motion by Mr. Schaffer, seconded by Mr. Porter, that the House stand adjourned until 10:00 a.m., Monday, March 21, 1955. Carried, and at 5:22 p.m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

MONDAY, MARCH 21

The House met at 10:00 a.m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Martin, Matson, Minor, Mitchell, Myers, Petrie, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Steward, Stump, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Mr. Speaker—72.

Excused: Babbitt, Marion, O'Reilly, Phillips, Porter, Smith, Thode, Wood—8.

Reverend Arthur H. Woods, chaplain of the House, offered prayer.

The pledge of allegiance to the flag of the United States was led by Miss Retzloff.

Without objection, the reading of the Journal of Friday, March 18, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

House Bill No. 21, use tax act.

Senate Bill No. 136, retirement board amendments to state employees retirement act.

Committee on Public Health, Nelson D. Brayton, chairman.

Senate Bill No. 18, establishment and operation of cooperative public health districts, returned for consideration.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 86, appropriation to university for construction and remodeling program, recommended do pass with the following amendments: (engrossed bill)

Page 1, line 10, after "county," insert "construction of buildings and facilities for poultry husbandry department at Casa Grande road farm,".

Page 1, lines 12 and 13, after "engineering," strike "remodeling and equipping of dairy barn for use as a meats laboratory," and insert "remodeling and equipping of dairy laboratory in agriculture building on the campus for dairy husbandry department,".

Page 2, line 6, after "Campbell avenue farm," insert "completing".

Page 2, lines 8, 9 and 10, after "Casa Grande road farm," strike "remodeling and equipping of dairy laboratory in agriculture building on the campus for dairy husbandry department," and insert "remodeling and equipping of dairy barn for use as a meats laboratory,".

Page 2, line 13, after "connection with all" strike "such projects," and insert "the projects referred to in paragraphs 1 and 2 of this section,".

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 87, appropriation to university for land purchase, recommended do pass.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 90, appropriation for Tempe college for construction and remodeling program, recommended do pass with the following amendment:

Page 2, line 1, after "connection with all" strike "such projects," and insert "the projects referred to in paragraphs 1 and 2 of this section,".

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 91, appropriation to Tempe college for land purchase, recommended do pass.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 126, appropriation for construction at state hospital, recommended do pass.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 161, special license plates for motor vehicles of historic value, returned for consideration.

Committee on Public Institutions, J. O. Grimes, chairman.

Senate Bill No. 198, state fair fund, recommended do pass.

Committee on Public Institutions, J. O. Grimes, chairman.

House Bill No. 35, powers and duties of board of regents, recommended:

Majority: returned for consideration.

Minority: do not pass.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 171, creating bureau of narcotics enforcement under department of law, returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 248, athletic commission act, constitutional and in proper form with the following amendments:

Page 2, line 13, strike "exhibitions" and insert "exhibition".

Page 2, line 38, strike "such".

Page 3, line 30, after "commission" strike the semicolon, insert a period, strike balance of line and insert "If any witness refuses to attend or testify or produce any papers required by such subpoena, the superior court where the witness resides may punish as for contempt of court upon petition of the chairman of said commission."

Page 2, strike all of lines 31, 32 and 33.

Page 7, line 12, strike "department of state into" and insert "commission to".

Page 7, line 13, strike "treasury" and insert "treasurer".

Page 7, following line 16, insert "A penalty may be assessed only after a hearing before said commission, of which ten (10) days notice shall be given to the licensee. The decision of the commission shall be final unless the person aggrieved within twenty (20) days after the date of the decision of the commission files an appeal with the superior court of the county in which said licensee is alleged to have violated any rule or order of the commission or any provision of this act. In such appeal the court shall hear and determine the matter de novo."

Page 10, line 11, after "person" strike ", indicated in section 27" and insert "holding or sponsoring any professional boxing, sparring or wrestling exhibition".

Page 10, line 22, after "filed." strike balance of line and all of lines 23 to 28 inclusive.

Page 10, line 31, strike "each person indicated in section 27," and insert "every person holding or sponsoring any professional boxing, sparring or wrestling exhibition".

Page 11, line 26, strike "any person is" and insert "licensees are".

Page 11, line 36, strike "recognized by board of regents of the".

Page 11, lines 37, strike "university and state colleges of Arizona,".

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

House Bill No. 251, amending medicine and surgery code, returned for consideration.

BUSINESS ON THE SPEAKER'S DESK

Communications from the governor, Ernest W. McFarland, on approval of the following bills, were read and filed:

House Bill No. 158, amending securities act on regulation of brokers.

House Bill No. 184, absentee voting of physically disabled electors.

House Bill No. 231, providing special grant to school districts from county rentals.

Senate Bill No. 8, motor vehicles sold at auction.

Senate Bill No. 55, operators' and chauffeurs' licenses and instruction permits.

Senate Bill No. 93, appropriation to state library and archives for microfilming records.

Senate Bill No. 127, supplemental appropriation to state industrial school for current fiscal year expenses.

Senate Bill No. 142, appropriation for payment of capitol building utilities.

Senate Bill No. 183, transfer of highway fund to prison fund for license plates.

Senate Bill No. 186, reallocation of state prison funds.

Senate Bill No. 189, authorizing state entomologist to designate seed certifying agents.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

Senate Bill No. 22, registration of electors by county recorders, adopted report of Free Joint Conference Committee.

The clerk was instructed to record the action of the Senate.

FINAL PASSAGE

The following bill, as amended by the Free Joint Conference Committee, was read the final time in full:

SENATE BILL NO. 22, entitled, An Act, relating to elections; permitting the county recorder and deputy registrars to register qualified electors at any time and place within the county, amending section 55-202, and repealing section 55-204, Arizona code of 1939.

On roll call Senate Bill No. 22 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Burton, Campbell, Carr, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy (Pima), Klauer, Larson, Lee, Lindner, Lines, Lowry, McRae, Martin, Matson, Minor, Mitchell, Myers, Petrie, Pugh, Raftery, Retzlöff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Steward, Stump, Tidwell, Warner, Willis, Wilson, Wine, Mr. Speaker—62.

Nays: Andersen (Maricopa), Brown, Hostetter, Lentz, Wessler, White—6.

Not voting: Austin, Babbitt, Carreon, Farr, Kennedy (Maricopa), Marion, O'Reilly, Phillips, Porter, Smith, Thode, Wood—12.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

Senate Bill No. 117, committee to study need of state building in Tucson, refused to concur in House amendments and appointed Senate Free Joint Conference Collins, Corbett and Brown, and requests the House to appoint a like committee.

The clerk was instructed to record the action of the Senate.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House accede to the Senate request and appoint a House Free Joint Conference Committee to consider the matter of disagreement to House amendments to Senate Bill No. 117. Carried, and Mr. Speaker appointed members Schaffer, Hutcheson and Carroll. The clerk was instructed to record the action of the House, and notify the Senate.

At 10:35 a.m., the sergeant-at-arms announced the seating of Mr. Wood.

House Bill No. 118, bonding of contractors, passed by a vote of 23 ayes, 5 not voting, with the following amendments:

Page 3, following line 23, insert "3. The amount of the bond applicable to each division, within the limits prescribed in paragraphs 1 and 2, shall be determined by the registrar in accordance with the value of the work estimated by the registrar to be performed by the average contractor in that

division and shall be in ratio proportionate to the value of work estimated by the registrar to be performed by the average contractor in each of the other divisions."

Page 4, line 10, after "exhausted." strike remainder of paragraph.

The clerk was instructed to record the action of the Senate.

Motion by Mr. Bagnall, seconded by Mr. Schaffer, that the House concur in the Senate amendments to House Bill No. 118. Carried.

FINAL PASSAGE

The following bill, as amended by the Senate, was read the final time in full:

HOUSE BILL NO. 118, entitled, an Act, relating to contractors: providing for bonding of contractors, and amending sections 67-2305 and 67-2319, Arizona code of 1939, amending article 23, chapter 67, Arizona code of 1939, by adding section 67-2310a and repealing section 67-2318a, Arizona code of 1939.

On roll call House Bill No. 118 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kennedy (Pima), Klauer, Larson, Lee, Lentz, Lindner, Lowry, McRae, Martin, Matson, Minor, Mitchell, Myers, Petrie, Pugh, Raftery, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Steward, Stump, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—67.

Nays: Kartus—1.

Not voting: Austin, Babbitt, Cook, Kennedy (Maricopa), Lines, Marion, O'Reilly, Phillips, Porter, Retzloff, Smith, Thode—12.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and convey the bill to the governor.

Senate Bill No. 170, misuse of firearms while hunting, refused to concur in House amendments, and appointed Senate Free Joint Conferees Udine, Lockhart and Greer, and requests the House to appoint a like committee.

The clerk was instructed to record the action of the Senate.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House accede to the Senate request and appoint a House Free Joint Conference Committee to consider the matter of disagreement to House amendments to Senate Bill No. 170. Carried, and Mr. Speaker appointed members Rutherford, Kennedy (Pima) and Cook. The clerk was instructed to record the action of the House, and notify the Senate.

Senate Bill No. 172, requiring state land commission obtain approval before selling or issuing commercial lease on state lands, adopted report of Free Joint Conference Committee.

The clerk was instructed to record the action of the Senate.

Without objection, the House referred to the Order of Business, Reports of Select Committees.

REPORTS OF SELECT COMMITTEES

The Free Joint Conference Committee on Senate Bill No. 172, requiring state land commission obtain approval before selling or issuing commercial lease on state lands, reported:

That the House recedes from its amendments and accepts the bill as passed by the Senate.

SENATE FREE CONFEREES:	HOUSE FREE CONFEREES:
NEILSON BROWN, Chairman	J. O. GRIMES, Chairman
BEN ARNOLD, CHAS. ORME, SR.	HARRY BAGNALL, ROBERT PETRIE.

Motion by Mr. Grimes, seconded by Mr. Petrie, that the House adopt the report of the Free Joint Conference Committee on Senate Bill No. 172. Carried.

FINAL PASSAGE

The following bill, as amended by the Free Joint Conference Committee, was read the final time in full:

SENATE BILL NO. 172, entitled, An Act, relating to state lands; requiring approval of the board of appeals prior to sale of state lands, and amending section 11-103, Arizona code of 1939.

On roll call Senate Bill No. 172 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy (Pima), Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Martin, Matson, Minor, Mitchell, Myers, Petrie, Pugh, Raftery, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Steward, Stump, Warner, Wessler, White, Willis, Wine, Wood, Mr. Speaker—67.

Nays: Retzloff, Rhodes, Tidwell, Wilson—4.

Not voting: Austin, Babbitt, Kennedy (Maricopa), Marion, O'Reilly, Phillips, Porter, Smith, Thode—9.

Senate Bill No. 172 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and return the bill to the Senate.

THIRD READING OF BILLS

The following bills were read the third time in full:

SENATE BILL NO. 149, entitled, An Act, relating to the Arizona teachers' retirement system, increasing pensions and disability allow-

ances of retired teachers, and amending sections 54-1709, 54-1710 and 54-1733, Arizona code of 1939.

On roll call Senate Bill No. 149 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy (Pima), Klauer, Lee, Lentz, Lindner, Lines, Lowry, McRae, Martin, Minor, Mitchell, Myers, Petrie, Pugh, Raftery, Retzliff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Steward, Stump, Tidwell, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—68.

Not voting: Austin, Babbitt, Kennedy (Maricopa), Larson, Marion, Matson, O'Reilly, Phillips, Porter, Smith, Thode, Warner—12.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 136, entitled, An Act, relating to the state employees' retirement system; and amending sections 12-844, 12-851 and 12-852, Arizona code of 1939, and amending article 8, chapter 12, Arizona code of 1939, by adding section 12-853a.

On roll call Senate Bill No. 136 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy (Pima), Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Martin, Matson, Minor, Mitchell, Myers, Raftery, Rhodes, Rogers, Rosenbaum, Schaffer, Schellenberg, Scudder, Sims, Steward, Stump, Tidwell, Wessler, White, Willis, Wilson, Wood, Mr. Speaker—62.

Nays: Hostetter—1.

Not voting: Austin, Babbitt, Bagnall, Haugh, Kennedy (Maricopa), Marion, O'Reilly, Petrie, Phillips, Porter, Pugh, Retzliff, Rutherford, Smith, Thode, Warner, Wine—17.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

At 11:23 a.m., Mr. Schaffer, Speaker Pro Tempore, took the chair.

At 11:28 a.m., Mr. Speaker returned to the chair.

At 11:30 a.m., the sergeant-at-arms announced the seating of members Marion, O'Reilly and Thode.

HOUSE BILL NO. 21, entitled, An Act, relating to taxation, and providing for a tax on the storage, use or consumption of tangible personal property.

On roll call House Bill No. 21 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen (Maricopa), Bagnall, Brayton, Brown, Campbell, Carr, Carreon, Carroll, Dalton, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kennedy (Pima), Klauer, Lee, Lentz, Lindner, Lowry, McRae, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rogers, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Steward, Stump, Warner, Wessler, Wilson, Wine, Wood, Mr. Speaker—53.

Nays: Anderson (Cochise), Bailey, Berry, Biles, Bloomquist, Burton, Cook, Dover, Hostetter, Kartus, Lines, Marion, Martin, Rhodes, Rosenbaum, Thode, Tidwell, White, Willis—19.

Not voting: Austin, Babbitt, Ellsworth (Maricopa), Kennedy (Maricopa), Larson, Phillips, Porter, Smith—8.

The following members asked explanation of vote be spread upon the Journal:

This bill will cost my company better than \$100 per car of asbestos cement pipe purchased but in all fairness to local dealers that are compelled to pay sales tax, I vote aye.

CHARLES H. ABELS.

There are many inequities in the state and as long as the manufacturing industry is exempt from personal or inventory tax and now will be further exempt from the use tax—while cattle, utilitites, railroads, mines, etc., now are paying such a tax and already paying a sales tax and still will be further taxed by a use tax and until we have time in our ways and means committee to study various inequities and correct some of these inequities before further imposing additional taxes on those already burdened with every type of tax and I feel I have to vote no at this time.

EVELYN ANDERSON.

Thirty-four states including Arizona today have sales taxes. Thirty-one of these same states have use taxes. Arizona is one of the three states which has neglected to enact such a tax. Why? Mainly because of opposition of the mines, utilities, and railroads.

The use tax—what is it? Simply a sales tax on goods purchased outside the state for use inside the state. Equitable? Certainly! You and I have to pay sales taxes on goods we buy in Arizona. We do this gladly out of loyalty to our local merchants and to help the economy of Arizona. Then why should we permit our neighbor or our corporations to buy their goods out of the state and bring same into the state sales tax free. This is unfair to our Arizona merchants who pay income and property taxes. It is unfair competition.

Both parties included the use tax in their party platform. Both candidates for governor made campaign pledges to support it. Most of us representatievcs of both parties strongly endorsed the tax during our campaigns. Therefore it is incumbent on this House to rise to its duty and pass this bill. I vote aye.

DOUGLAS HOLSCLAW

This is the third additional excise tax measure which has reached the floor for debate this session. The use tax is a form of or extension of the sales tax which is recognized by economists as regressive, capricious, and perverse. It taxes the man of low income on everything that he has because he spends his entire income on the living of his family yet does not tax the savings or unspent wealth of the financially favored. It is capricious because it is not founded on a principle or ethic such as ability to pay or assessed valuation of property but on political power to prescribe rates arbitrarily and not on a uniform basis. It is perverse because under this theory of taxation those of low income pay both relatively and absolutely more taxes than those of high income. This dries up purchasing power at its source, impoverishes the American family, and plants the seed of financial panic and depression.

I cited figures during the debate on the bill to show that Arizona in the last ten years has collected half of its taxes from excises, and if this bill and the other tax bills we have passed become law we will be nearing the two-thirds mark that exists in France today where taxation is utter chaos and the nation is unable to adopt even the semblance of a budget. Our state is filling with people but not with development. We are piling up excise taxes instead of keeping pace with production based on natural resources, the origin of all wealth. No action at all has been taken in this session to go ahead with bills for Colorado river developments the non-depletable wealth of which will make this state as tax-free as possible and permanently prosperous. This bill is unsound fiscal policy. It taxes the people more instead of less and bears most heavily on those least able to pay. I vote no.

SIDNEY KARTUS

The use tax is an excise tax and its operation will cause no added stress to the average taxpayer. It is a tax that has been discussed by both parties and adopted in their platform. It was the one tax that the people had knowledge that this body might enact.

There is a great possibility that the use tax will swell the coffers of Arizona. The question of the enforcement of any tax collection will always be a problem, but Arizona has nothing to lose by this excise proposition and as much as \$2,000,000 to gain.

Arizona has been pretty easy on all excise tax collections and has not been harsh with those who unknowingly escape our tax requirements. Therefore I feel that we can well afford this imposition. This tax is a step towards tax equality and a protection to Arizona business establishments.

We were all asked by the press in our campaign how we stood on this tax bill. Much publicity was given to these views. Since I favored it then—I can only vote aye.

DEL ROGERS.

House Bill No. 21 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Agriculture and Irrigation, J. P. Stump, chairman.

House Bill No. 257, appropriation for construction of inspection station at Sanders, returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 257, appropriation for construction of inspection station at Sanders, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 28, roadside parks and historical markers, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 115, erection of inspection station at Yuma, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 161, special license plates for motor vehicles of historic value, constitutional and in proper form.

Motion by Mr. Schaffer, seconded by Mrs. McRae, that the House stand at recess until 2:00 p.m. Carried, and at 11:47 a.m., the House stood at recess.

AFTERNOON SESSION

At 2:00 p.m., the House resumed session, Mr. Speaker presiding.

At 2:00 p.m., the sergeant-at-arms announced the seating of members Phillips and Porter.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 89, appropriation to Flagstaff college for construction and remodeling program, recommended do pass, with the following amendment:

Page 1, line 10, after "in connection with" strike "such" and insert "the projects referred to in this paragraph,".

Page 1, line 11, strike "projects".

Page 2, line 1, after "with" strike "such projects" and insert "the projects referred to in this paragraph,".

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 169, amending egg code, constitutional and in proper form, with the following amendments:

Page 1, lines 5 to 9, strike all of subsections (a), (b) and (c).

Page 1, lines 12 and 13, strike all of subsection (e).

Re-number to conform.

Page 1, lines 16 and 17, after "sell" strike all quotation marks.

Page 2, lines 4 and 5, strike "as defined in subsection (i) above".

Page 3, line 7, change the period to a comma and strike the remainder of the subsection and insert "or who buys egg products to use in the preparation of other consumer foods for resale".

Page 3, strike "Arizona" the second time it appears on line 18.

Page 3, strike "Arizona" the three times it appears on line 19.

Page 4, line 4, strike "their" and insert "his".

Page 4, line 7, after "eggs" strike "unclassified" and insert "ungraded."

Page 4, line 8, change the semicolon to a period, strike the remainder of line and all of lines 9 and 10.

Page 4, line 11, strike all of subsection (y).

Page 5, line 20, after "eggs and" strike remainder of line and insert "unclassified eggs are".

Page 5, strike all of line 21.

Page 6, line 11, after "except that" strike the remainder of subsection (a) on page 6, and first nine lines on page 7, and insert "any person may sell to retailers or consumers twenty-five cases of such eggs from his own production each calendar year. Retailers may sell such eggs to consumers only, provided, that such eggs when on hand, offered for sale, or placed on sale must be clearly marked 'unclassified'. Each placard for bulk lots, cases, half cases, cartons or containers of such eggs and all advertising, invoices and egg purchase tickets relating to such eggs must likewise be clearly marked 'unclassified' as prescribed in this act. The total quantity of unclassified eggs on hand or on sale at any time shall not exceed the total quantity of such eggs as shown on invoices or egg purchase tickets. Any person who sells unclassified eggs shall keep an invoice or egg purchase ticket as prescribed in section 68-921."

Page 7, lines 10 and 11, strike quotation marks and "as provided in this act".

Page 7, line 13, strike entire line and insert "eggs, specifying his location, the".

Page 7, line 14, after "possession" insert ", the place of production".

Page 7, line 15, strike "are produced and".

Page 7, after the period, strike remainder of line 16 and all of line 17.

Page 7, line 20, strike the quotation marks and insert a comma after "eggs".

Page 7, line 20, strike quotation marks and insert a comma after "unclassified".

Page 7, line 24, strike quotation marks.

Page 7, line 25, insert a comma after "eggs".

Page 7, line 26, strike quotation marks and insert a comma after "eggs" the second time it appears.

Page 7, line 29, strike quotation marks.

Page 8, line 1, strike "unclassified" insert a period after "cases" and strike "of".

Page 8, strikes all of lines 2, 3 and 4.

Page 8, line 6, after "of all" insert "notifications made under this section" strike remainder of line and line 7 to the period.

Page 9, line 25, strike quotation marks.

Page 9, line 29, after "when" insert "the" and strike quotation marks.

Page 10, line 26, strike quotation marks.

Page 11, lines 5 and 7, strike quotation marks.

Page 15, line 21, after "except that" insert "twenty-five cases per year of unclassified eggs as provided in section 68-920 may be sold by any person to retailers or consumers without being subject to the report and inspection fee as herein provided" strike remainder of line and remainder of subsection through line 3 on page 16.

Page 16, line 4, after "(e)" strike all of subsection and insert "In addition to the inspection fees prescribed herein, a penalty of ten percent shall be added for the delinquent filing of any report or the delinquent payment of any inspection fee, and if the report and payment are not made within ten days after notification of delinquency, the penalty shall be twenty-five percent of the inspection fee. Persons filing a false report shall be penalized fifty percent of the amount due for inspection fees. The penalties of this section shall be paid to the state treasurer and credited to the state egg inspection account."

Page 16, line 15, strike "in", all of lines 16, 17 and 18, and insert "shall be by civil suit filed by the county attorney."

Page 17, line 7, add "The appointment and term of the present inspector shall not be affected by the provisions of this act."

Page 17, line 16, strike "his" and insert "their".

Page 17, line 28, after "report" insert "of the preceding fiscal year".

Page 17, line 29, after "governor" insert a period and strike remainder of line.

Page 20, line 5, strike "rule, regulation," and insert "who".

Page 20, line 9, strike "shall be fined".

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 31, prescribing rules and regulations for practice of midwifery, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Bill No. 251, amending medicine and surgery code, constitutional and in proper form, with the following amendments:

Page 2, lines 28 and 29, after "board" strike the comma and insert a period and strike "as provided in this act;".

Page 2, lines 32, 33 and 34, after "duties" strike the comma and insert a period and strike "and shall file a copy thereof with the secretary of state;".

Page 6, line 39, after "license," insert "except as herein otherwise provided;".

Page 7, line 37, beginning with line 37, strike remainder of bill.

Committee on Rules, David S. Wine, vice-chairman, on order of Active Calendar.

Senate Bill No. 77, disposition of lands in Wellton-Mohawk project held by game and fish commission.

Senate Bill No. 143, Colorado river boundary commission.

Senate Concurrent Resolution No. 17, constitutional amendment granting legislature power to alter state boundary line.

House Bill No. 251, amending medicine and surgery code.

Senate Bill No. 115, erection of inspection station at Yuma.

House Bill No. 257, appropriation for construction of inspection station at Sanders.

Senate Bill No. 159, certification of students participating in western regional cooperation in higher education.

Senate Bill No. 171, prescribing penalties for violations of game and fish laws.

House Bill No. 248, athletic commission act.

Senate Bill No. 28, roadside parks and historical markers.

Senate Bill No. 161, special license plates for motor vehicles of historic value.

House Bill No. 31, prescribing rules and regulations for practice of midwifery.

Senate Bill No. 169, amending egg code.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House sit as in Committee of the Whole House to amend Senate Bill No. 71, increasing membership of state apprenticeship council. Carried, and at 2:23 p.m., the House sat as in Committee of the Whole House.

At 2:25 p.m., the House sitting as in Committee of the Whole House was dissolved and reported:

That Senate Bill No. 71 be amended as follows:
(Senate engrossed bill)

Page 1, line 10, after "February," strike "1955," and after "1960," insert "1961,".

And, as so amended, it do pass.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the report of the House sitting as in Committee of the Whole House be adopted, and that the bill be properly assigned. Carried.

Senate Bill No. 71, increasing membership of state apprenticeship council, as amended by the House sitting as in Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee report was read, filed and placed on the proper Calendar:

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

Senate Bill No. 71, increasing membership of state apprenticeship council.

THIRD READING OF BILLS

The following bill was read the third time in full:

SENATE BILL NO. 71, entitled, An Act, relating to apprenticeship; providing for voluntary apprenticeship agreements and for the creation of an apprenticeship council and repealing article 11, chapter 56, Arizona code of 1939.

On roll call Senate Bill No. 71 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, O'Reilly, Petrie, Porter, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Steward, Stump, Thode, Tidwell, White, Willis, Wilson, Wine, Wood, Mr. Speaker—67.

Nays: Pugh—1.

Not voting: Andersen (Maricopa), Babbitt, Burton, Cook, Haugh, Lentz, Myers, Phillips, Sims, Smith, Warner, Wessler—12.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

Without objection, the House referred to the Order of Business, Reports of Select Committees.

REPORTS OF SELECT COMMITTEES

The Free Joint Conference Committee on Senate Bill No. 117, committee to study need of state building in Tucson, reported:

That the House recedes from its amendments.

Your conferees agree to the following amendment:
(Senate engrossed bill)

Page 1, line 11, after "herein." insert "The committee shall report its findings, recommendations and actions to the state legislature not later than January 1, 1956."

SENATE FREE CONFEREES:	HOUSE FREE CONFEREES:
THOMAS COLLINS,	ENOS P. SCHAFFER,
Chairman,	Chairman,
HIRAM S. CORBETT,	ETTA MAE HUTCHESON,
NEILSON BROWN.	JAMES W. CARROLL.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the House adopt the report of the Free Joint Conference Committee on Senate Bill No. 117. Carried, and the clerk was instructed to record the action of the House, and notify the Senate.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

Senate Bill No. 201, salary increase for post auditor, passed by a vote of 25 ayes, 3 nays.

Placed under the Order of Business, First Reading of Bills.

House Bill No. 164, relief of E. W. Powers, Jr., passed by a vote of 26 ayes, 1 nay, 1 not voting.

House Bill No. 263, appropriation to corporation commission to continue interstate commerce commission rate hearings, passed by vote of 27 ayes, 1 not voting.

The clerk was instructed to record the action of the Senate, and convey the bills to the governor.

House Bill No. 26, naturopathic board, passed by a vote of 28 ayes, with the following amendments: (House engrossed bill)

Page 1, line 18, strike "naturopathic" and insert "drugless".

Page 3, strike lines 16 to 29 inclusive, and renumber to conform.

Page 4, line 3, strike "naturopathy" and insert "drugless therapeutics".

Page 4, line 20, before "gynecology" insert "drugless".

Page 4, line 27, strike "naturopathic" and insert "drugless".

Page 4, strike line 31.

Page 4, line 32, after "require" insert "excepting materia medica and major surgery".

Page 5, between lines 14 and 15, insert "7. or for any other reason that shall render the licentiate unfit to perform the duties of a naturopathic physician.".

Page 6, strike lines 28 to 31 inclusive.

Page 7, strike lines 1 to 6 inclusive, and renumber to conform.

Page 7, strike lines 7 to 12 inclusive, and renumber to conform.

Amend title to read "Relating to naturopathy; amending sections 67-1201, 67-1202, 67-1207, 67-1209, 67-1210, and 67-1217, and repealing section 67-1204, Arizona code of 1939.".

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House do not concur in the Senate amendments to House Bill No. 26, and that a Free Joint Conference Committee be appointed to confer with a like committee from the Senate concerning the matter of disagreement on the bill. Carried, and Mr. Speaker appointed members Fridena, Dover, and Bagnall. The clerk was instructed to record the action of the House, and notify the Senate.

House Bill No. 179, appropriation to civil defense agency, passed by a vote of 28 ayes with the following amendments: (House engrossed bill)

Page 1, line 4, after "sum of" strike "five" and insert "three".

Strike Sec. 2 in its entirety and renumber to conform.

Motion by Mr. Wine, seconded by Mr. Wilson, that the House do not concur in the Senate amendments to House Bill No. 179, and that a Simple Joint Conference Committee be appointed to confer with a like committee from the Senate concerning the matter of disagreement on the bill. Carried, and Mr. Speaker appointed members Dover, Lindner and Lee. The clerk was instructed to record the action of the House, and notify the Senate.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement article IV, section 12, was dispensed with, and the following bill was read the first time by number and title:

SENATE BILL NO. 201, An Act, relating to the post auditor; prescribing the salary thereof, and amending section 10-947, Arizona code of 1939.

Motion by Mr. Schaffer, seconded by Mr. Wine, that the rules be suspended, an emergency declared, and that Senate Bill No. 201, be placed under the Order of Business, Second Reading of Bills, for today. Carried by two-thirds vote of all members elected to the House.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement article IV, section 12, was dispensed with, and the following bill was read the second time by number and title:

SENATE BILL NO. 201, salary increase for post auditor. Referred to Committees on Judiciary, and Appropriations.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House resolve itself into a Committee of the Whole House for the consideration of the bills on the Calendar. Carried, and at 2:45 p.m., the House resolved itself into a Committee of the Whole House, Mr. Rogers in the chair.

At 6:03 p.m., the Committee of the Whole House was dissolved and Mr. Rogers, chairman, reported:

That Senate Bill No. 77 be amended as follows:
(engrossed bill)

Line 3 of title, after "districts" insert "and reservation of mineral rights therein".

Page 2, between lines 15 and 16, insert:

"(d) Notwithstanding any other provision of law, the sale or transfer of any lands under the provisions of this act shall be subject to a reservation to the state of Arizona of all mineral rights."

Page 2, line 16, strike "(d)" and insert "(e)".

And, as so amended, it do pass.

That Senate Bill No. 143 do pass.

That Senate Concurrent Resolution No. 17 do pass.

That House Bill No. 251 retain its place on the Calendar.

That Senate Bill No. 115 do pass.

That House Bill No. 257 do pass.

That Senate Bill No. 159 be indefinitely postponed.

That Senate Bill No. 171 do pass.

That House Bill No. 248 be amended as follows:

Page 2, line 13, strike "exhibitions" and insert "exhibition".

Page 2, line 32, strike the period at end of line and insert "not to exceed 100 days per annum."

Page 2, line 38, strike "such".

Page 3, line 30, after "commission" strike the semi-colon and insert a period and strike balance of paragraph and insert "If any witness refuses to attend or testify or produce any papers required by such subpoena, the superior court where the witness resides may punish as for contempt of court upon petition of the chairman of said commission."

Page 7, line 12, strike "department of state into" and insert "commission to".

Page 7, line 13, strike "treasury" and insert "treasurer".

Page 7, at end of line 16, insert "A penalty may be assessed only after a hearing before said commission, of which ten (10) days notice shall be given to the licensee. The decision of the commission shall be final unless the person aggrieved within twenty (20) days after the date of the decision of the commission files an appeal with the superior court of the county in which said licensee is alleged to have violated any rule or order of the commission or any provision of this act. In such appeal the court shall hear and determine the matter de novo."

Page 10, line 11, strike ", indicated in section 27," and insert "holding or sponsoring any professional boxing, sparring or wrestling exhibition".

Page 10, line 22, after "filed." strike balance of line and all of lines 23 to 28 inclusive.

Page 10, line 31, strike "each person indicated in section 27," and insert "every person holding or sponsoring any professional boxing, sparring or wrestling exhibition".

Page 11, line 26, strike "Any person is" and insert "Licensees are".

Page 11, line 36, after "learning" strike balance of line to and including "Arizona" on line 37.

And, as so amended, it do pass.

That Senate Bill No. 28 do pass.

That Senate Bill No. 161 do pass.

That House Bill No. 31 retain its place on the Calendar.

That Senate Bill No. 169 be amended as follows:
(engrossed bill)

Page 1, strike lines 5 to 9 inclusive.

Page 1, line 10, strike "(d)" and insert "(a)".

Page 1, strike lines 12 and 13.

Page 1, line 14, strike "(f)" and insert "(b)". Reletter following subsections to conform.

Page 1, line 16, after "includes" strike all quotation marks. Line 17, strike all quotation marks.

Page 2, lines 4 and 5, strike "as defined in subsection (i) above)." and insert ").".

Page 3, line 7, after "only" strike the period and insert ", or who buys egg products to use in the preparation of other consumer foods for resale."

Page 3, line 7, after the period strike balance of line and all of lines 8 to 12 inclusive.

Page 3, line 18 strike second "Arizona" and each time it appears on line 19.

Page 4, line 4, strike "their" and insert "his".

Page 4, line 7, after "eggs" strike "unclassified" and insert "ungraded".

Page 4, line 8, after "size" strike semicolon and insert a period. Strike balance of line and all of lines 9 and 10.

Page 4, strike all of subsection "(y)".

Page 5, line 20, after "eggs and" strike balance of line, all of line 21, and insert "unclassified eggs are".

Page 6, line 11, after "except that" strike balance of line and all of lines 12 to 30 inclusive, and insert "any person may sell to retailers or consumers twenty-five cases of such eggs from his own production each calendar year. Retailers may sell such eggs to consumers only, provided, that such eggs when on hand, offered for sale, or placed on sale must be clearly marked 'unclassified'. Each placard for bulk lots, cases, half cases, cartons or containers of such eggs and all advertising, invoices and egg purchase tickets relating to such eggs must likewise be clearly marked 'unclassified' as prescribed in this act. The total quantity of unclassified eggs on hand or on sale at any time shall not exceed the total quantity of such eggs as shown on invoices or egg purchase tickets. Any person who sells unclassified eggs shall keep an invoice or egg purchase ticket as prescribed in section 68-921."

Page 7, strike all of lines 1 to 9 inclusive.

Page 7, line 10, strike quotation marks.

Page 7, lines 10 and 11, strike "as provided in this act".

Page 7, strike line 13, and insert "eggs specifying his location, the".

Page 7, line 14, after "possession" insert ", the place of production".

Page 7, line 15, strike "are produced and".

Page 7, line 16, after "sold." strike balance of line and all of line 17.

Page 7, line 20, strike quotation marks. After "eggs" insert a comma.

Page 7, line 21, strike quotation marks and insert a comma before "providing".

Page 7, line 24, strike quotation marks.

Page 7, line 25, after "eggs" insert a comma.

Page 7, line 26 strike quotation marks. After "graded eggs" insert a comma.

Page 7, line 29, strike quotation marks.

Page 8, line 1, strike quotation marks and "unclassified". Insert a period after "cases" and strike "of" and all of lines 2, 3 and 4.

Page 8, line 6, after "all" strike balance of line to and including "thereof." on line 7, and insert "notifications made under this section."

Page 8, lines 10 and 11, strike "one thousand two hundred" and insert "six hundred".

Page 9, line 25, strike quotation marks.

Page 9, line 29, after "when" insert "the". Strike quotation marks.

Page 10, line 26, strike quotation marks.

Page 11, line 5, strike quotation marks.

Page 11, line 7, strike quotation marks.

Page 15, line 21, after "that" strike balance of line and all of lines 22 to 31 inclusive, and insert "twenty-five cases per year of unclassified eggs as provided in section 68-920 may be sold by any person to retailers or consumers without being subject to the report and inspection fee as herein provided."

Page 16, strike all of lines 1 to 14 inclusive, and insert "(e) In addition to the inspection fees prescribed herein, a penalty of ten percent shall be added for the delinquent filing of any report or the delinquent payment of any inspection fee,

and if the report and payment are not made within ten days after notification of delinquency, the penalty shall be twenty-five percent of the inspection fee. Persons filing a false report shall be penalized fifty percent of the amount due for inspection fees. The penalties of this section shall be paid to the state treasurer and credited to the state egg inspection account.”.

Page 16, line 15, strike “in” all of lines 16 to 18 inclusive, and insert “shall be by civil suit filed by the county attorney.”.

Page 17, line 7, after “salary” strike “of five thousand four hundred” and insert “not to exceed forty-eight hundred”. After “dollars.” insert “The appointment and term of the present inspector shall not be affected by the provisions of this act.”.

Page 17, line 16, strike “his” and insert “their”.

Page 17, line 28, after “report” insert “of the preceding fiscal year”.

Page 17, line 29, after “governor” insert a period and strike balance of line.

Page 20, line 5, strike “rule, regulation,” and insert “who”.

Page 20, line 9, strike “shall be fined”.

And, as so amended, it do pass.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the report of the Committee of the Whole House be adopted, and that the bills be properly assigned.

Motion by Mr. Wilson, seconded by Mr. Cook, that the motion by Mr. Schaffer be amended, and that the portion of the recommendation of the Committee of the Whole House that Senate Bill No. 159 be indefinitely postponed, be rejected, and that the bill be laid on the table. Carried.

The motion by Mr. Schaffer on the adoption of the report of the Committee of the Whole House, as amended, was then put and carried.

Senate Bill No. 77, disposition of lands in Wellton-Mohawk project held by game and fish commission, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 143, Colorado river boundary commission, was placed under the Order of Business, Third Reading of Bills.

Senate Concurrent Resolution No. 17, constitutional amendment granting legislature power to alter state boundary line, was placed under the Order of Business, Third Reading of Bills.

House Bill No. 251, retained its place on the Calendar.

Senate Bill No. 115, erection of inspection station at Yuma, was placed under the Order of Business, Third Reading of Bills.

House Bill No. 257, appropriation for construction of inspection station at Sanders, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 159, certification of students participating in western regional cooperation in higher education, was laid on the table.

Senate Bill No. 171, prescribing penalties for violation of game and fish laws, was placed under the Order of Business, Third Reading of Bills.

House Bill No. 248, athletic commission act, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 28, roadside parks and historical markers, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 161, special license plates for motor vehicles of historic value, was placed under the Order of Business, Third Reading of Bills.

House Bill No. 31, retained its place on the Calendar.

Senate Bill No. 169, amending egg code, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Without objection, the House referred to the Order of Business, Business on the Speaker's Desk.

BUSINESS ON THE SPEAKER'S DESK

Communications from the governor, Ernest W. McFarland, on approval of the following bills, were read and filed:

Senate Bill No. 69, exempting racing commission from provisions governing quarterly allotments of funds.

Senate Bill No. 110, taxable wages under employment security act.

Senate Bill No. 120, appropriation to reimburse city of Nogales for water services during national guard operations.

Senate Bill No. 131, school districts revolving funds.

Senate Bill No. 148, retroactive and current contributions to OASI and state retirement system for teacher coverage.

Senate Bill No. 160, providing exploratory drilling shall be acceptable for mining claim assessment work.

Senate Bill No. 179, increasing county assessor's portion of motor vehicle registration fee.

House Bill No. 205, flood control projects.

House Bill No. 264, providing funds appropriated for grasshopper control may be used for khapra beetle control.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the House stand adjourned. Carried, and at 6:05 p.m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

TUESDAY, MARCH 22

The House met at 10:00 a.m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lee, Lindner, Lines, Lowry, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—75.

Excused: Kennedy (Pima), Lentz, McRae, Phillips, Smith—5.

Reverend Arthur H. Woods, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Monday, March 21, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

House Bill No. 248, athletic commission act.

House Bill No. 257, appropriation for construction of inspection station at Sanders.

Senate Bill No. 77, disposition of land in Wellton-Mohawk project held by game and fish commission.

Senate Bill No. 169, amending egg code.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 109, increasing revolving fund of Arizona employment security commission, recommended do pass.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

House Bill No. 26, naturopathic board, acceded to House request and appointed Senate Free Joint Conferees Simms, Stanton and Orme.

The clerk was instructed to record the action of the Senate.

House Bill No. 179, appropriation to civil defense agency, acceded to House request and appointed Senate Simple Joint Conferees Brown, Simms and Corbett.

The clerk was instructed to record the action of the Senate.

Senate Bill No. 22, registration of electors by county recorders, adopted report of Free Joint Conference Committee, and passed on Final Passage by a vote of 25 ayes, 3 not voting.

The clerk was instructed to record the action of the Senate.

Senate Bill No. 117, committee to study need of state building in Tucson, adopted report of Free Joint Conference Committee.

The clerk was instructed to record the action of the Senate.

FINAL PASSAGE

The following bill, as amended by the Free Joint Conference Committee, was read the final time in full:

SENATE BILL NO. 117, entitled, An Act, relating to public buildings; authorizing the governor to appoint a committee to study the need of a state office building in the city of Tucson and to obtain necessary property; and making an appropriation.

On roll call Senate Bill No. 117 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Brown, Burton, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lee, Lindner, Lines, Lowry, Marion, Martin, Matson, Minor, Mitchell, O'Reilly, Petrie, Porter, Rafferty, Retzloff, Rutherford, Schaffer, Scudder, Steward, Stump, Tidwell, Warner, Wessler, Wilson, Wine, Mr. Speaker—61.

Nays: Bloomquist, Cook, Myers, Pugh, Rhodes, Rogers, Schellenberg, White, Wood—9.

Not voting: Campbell, Kennedy (Pima), Lentz, McRae, Phillips, Rosenbaum, Sims, Smith, Thode, Willis—10.

Senate Bill No. 117 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and return the bill to the Senate.

Senate Bill No. 136, retirement board amendments to state employees retirement act, refused to concur in House amendments and appointed Senate Free Joint Conferees Spikes, Richardson and Corbett, and requests the House to appoint a like committee.

The clerk was instructed to record the action of the Senate.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the House accede to the Senate request and appoint a House Free Joint Conference Committee to consider the matter of disagreement to House amendments to Senate Bill No. 136. Carried, and Mr. Speaker appointed members Schaffer, O'Reilly and McRae. The clerk was instructed to record the action of the House, and notify the Senate.

Senate Bill No. 202, county participation in flood control projects, passed by a vote of 23 ayes, 5 not voting.

Senate Bill No. 203, reallocation of funds of board of directors of state institutions for juveniles, passed by a vote of 23 ayes, 5 not voting.

Senate Bills Nos. 202 and 203 were placed under the Order of Business, First Reading of Bills.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

SENATE BILL NO. 202, An Act, relating to flood control; empowering counties to take such action as may be necessary to cooperate with the United States in the construction of flood control works, and declaring an emergency.

SENATE BILL NO. 203, An Act, relating to the board of directors of state institutions for juveniles, and providing for the reallocation of funds.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the rules be suspended, an emergency declared, and that Senate Bills Nos. 202 and 203, be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

SENATE BILL NO. 202, county participation in flood control projects. Referred to Committees on Judiciary, Livestock and Public Lands, and Agriculture and Irrigation.

SENATE BILL NO. 203, reallocation of funds of board of directors of state institutions for juveniles. Referred to Committees on Judiciary and Appropriations.

At 10:38 a.m., the sergeant-at-arms announced the seating of Mrs. McRae.

Motion by Mr. Schaffer, seconded by Mr. Raftery, that the report of the Committee on Public Health on House Bill No. 251, amending medicine and surgery code, be amended, and that the amendment included in the report be withdrawn as a proposed amendment by the Committee. Carried, and the clerk was instructed to so amend the report.

THIRD READING OF BILLS

The following bills were read the third time in full:

SENATE CONCURRENT RESOLUTION NO. 17, PROPOSING AN AMENDMENT TO THE CONSTITUTION OF ARIZONA GRANTING THE LEGISLATURE THE POWER TO ALTER THE STATE BOUNDARY LINE, AND AMENDING ARTICLE 1, CONSTITUTION OF ARIZONA, BY ADDING A NEW SECTION.

Be it resolved by the Senate of the state of Arizona, the House of Representatives concurring:

1. The following amendment of article 1, constitution of Arizona, by adding a new section, is proposed, to become valid when approved by a majority of the qualified electors voting thereon and upon proclamation of the governor:

Section 2. The legislature, in cooperation with the properly constituted authority of any adjoining state, is empowered to change, alter, and redefine the state boundaries, such change, alteration and redefinition to become effective only upon approval of the congress of the United States.

2. The proposed amendment (approved by a majority of the members elected to each house of the legislature, and entered upon the respective journals thereof, together with the ayes and nays thereon) shall be by the secretary of state submitted to the qualified electors at the next regular general election (or at a special election called for that purpose) as provided by article 21, constitution of Arizona.

On roll call Senate Concurrent Resolution No. 17, passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Babbitt, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kennedy (Maricopa), Klauer, Larson, Lee, Lindner, Lines, Lowry, McRae, Martin, Matson, Minor, Mitchell, O'Reilly, Porter, Raftery, Retzloff, Rhodes, Rosenbaum, Rutherford, Schaffer, Scudder, Stump, Thode, Tidwell, Willis, Wilson, Wood, Mr. Speaker—60.

Nays: Austin, Campbell, Kartus, Marion, Myers, Pugh, Rogers, Schellenberg, Steward, Warner, Wessler, White—12.

Not voting: Bagnall, Kennedy (Pima), Lentz, Petrie, Phillips, Sims, Smith, Wine—8.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 77, entitled, An Act, relating to game and fish commission; providing for terms of sale of land located within federal reclamation projects or state irrigation districts and reservation of mineral rights therein; authorizing the commission to guarantee and pay district assessments and charges; establishing game and fish federal reclamation trust fund; amending article 1, chapter 57, Arizona code of 1939, by adding sections 57-103c and 57-103d; and making an appropriation.

On roll call Senate Bill No. 77 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lee, Lindner, Lines, Lowry, McRae, Marion, Matson, Minor, Mitchell, Myers, O'Reilly, Porter, Pugh, Raftery, Retzloff, Rhodes,

Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Steward, Stump, Thode, Tidwell, Wessler, White, Willis, Wilson, Wood, Mr. Speaker—70.

Not voting: Bagnall, Ellsworth (Maricopa), Kennedy (Pima), Lentz, Martin, Petrie, Phillips, Smith, Warner, Wine—10.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 143, entitled, An Act, relating to the Colorado river boundary commission; prescribing additional powers and duties; making a reallocation of funds; and amending chapter 9, laws of 1953, first regular session.

On roll call Senate Bill No. 143 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kennedy (Maricopa), Klauer, Lee, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Porter, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schellenberg, Scudder, Steward, Stump, Thode, Tidwell, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—68.

Nays: Austin, Grimes, Kartus, Pugh—4.

Not voting: Kennedy (Pima), Larson, Lentz, Phillips, Schaffer, Sims, Smith, Warner—8.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 115, entitled, An Act, making an appropriation to the Arizona commission of agriculture and horticulture for payment of its share of the construction cost of an inspection station at Yuma.

On roll call Senate Bill No. 115 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Burton, Carr, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lee, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, Petrie, Porter, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Steward, Stump, Thode, Tidwell, Wessler, Wilson, Wine, Wood, Mr. Speaker—64.

Nays: Brown, Carreon, Holsclaw, Hostetter, O'Reilly, Pugh, White, Willis—8.

Not voting: Campbell, Haugh, Kennedy (Pima), Lentz, Phillips, Sims, Smith, Warner—8.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

HOUSE BILL NO. 257, entitled, An Act, making an appropriation to the Arizona commission of agriculture and horticulture for construction of an inspection station at Sanders.

On roll call House Bill No. 257 passed the House, without enacting the emergency, by the following vote:

Ayes: Abels, Alfaro, Andersen (Maricopa), Austin, Babbitt, Bagnall, Bailey, Brayton, Carr, Carroll, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lee, Martin, Minor, Mitchell, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Schaffer, Sims, Steward, Thode, Warner, Wilson, Wine, Wood, Mr. Speaker—44.

Nays: Berry, Biles, Bloomquist, Brown, Burton, Carreon, Dalton, Dover, Haugh, Holsclaw, Hostetter, Lindner, Lines, Lowry, McRae, Matson, Myers, O'Reilly, Rutherford, Schellenberg, Scudder, Tidwell, Wessler, White, Willis—25.

Not voting: Ackerman, Anderson (Cochise), Campbell, Cook, Kennedy (Pima), Lentz, Marion, Phillips, Rosenbaum, Smith, Stump—11.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

SENATE BILL NO. 28, entitled, An Act, relating to roadside parks and historical markers.

On roll call Senate Bill No. 28 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bailey, Berry, Biles, Bloomquist, Brayton, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lee, Lindner, Lines, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Sims, Steward, Stump, Thode, Tidwell, Wessler, White, Willis, Wilson, Wood, Mr. Speaker—68.

Not voting: Bagnall, Brown, Cook, Kennedy (Pima), Lentz, Lowry, Petrie, Phillips, Scudder, Smith, Warner, Wine—12.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 171, entitled, An Act, relating to game and fish; prescribing penalties for violations of game and fish laws; amending section 57-126, Arizona code of 1939, and amending article 1, chapter 57, Arizona code of 1939, by adding section 57-126a.

On roll call Senate Bill No. 171 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Myers, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Sims, Steward, Thode, Warner, Wessler, White, Willis, Wilson, Mr. Speaker—59.

Nays: Austin, Dover, Mitchell, O'Reilly, Porter, Pugh, Tidwell, Wood—8.

Not voting: Andersen (Maricopa), Babbitt, Bagnall, Carroll, Kennedy (Pima), Lee, Lentz, Petrie, Phillips, Scudder, Smith, Stump, Wine—13.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

HOUSE BILL NO. 248, entitled, An Act, relating to regulation of amateur and professional boxing, sparring, and wrestling matches; providing for the creation of a state athletic commission, and making an appropriation.

On roll call House Bill No. 248 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Bailey, Brayton, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth (Maricopa), Farr, Franklin, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lindner, Lines, Lowry, McRae, Matson, Minor, Myers, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rogers, Rosenbaum, Schaffer, Schellenberg, Sims, Steward, Stump, Warner, Willis, Wilson, Wine, Wood, Mr. Speaker—52.

Nays: Berry, Biles, Bloomquist, Brown, Burton, Cook, Fridena, Hostetter, Marion, Martin, Mitchell, Porter, Rhodes, Tidwell, Wessler, White—16.

Not voting: Andersen (Maricopa), Babbitt, Bagnall, Ellsworth (Gila), Kennedy (Pima), Lee, Lentz, Phillips, Rutherford, Scudder, Smith, Thode—12.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Motion by Mr. Schaffer, seconded by Mr. Raftery, that the House stand at recess until 2:00 p.m. Carried, and at 11:58 a.m., the House stood at recess.

AFTERNOON SESSION

At 2:00 p.m., the House resumed session, Mr. Speaker presiding.

Without objection, the House referred to the Order of Business, Third Reading of Bills.

THIRD READING OF BILLS

The following bills were read the third time in full:

SENATE BILL NO. 169, entitled, An Act, relating to eggs and egg products, and amending sections 68-914, 68-916, 68-918, 68-920, 68-921, 68-922, 68-923, 68-926, 68-930, 68-936, 68-937, 68-938, 68-939 and 68-948, Arizona code of 1939.

On roll call Senate Bill No. 169 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Burton, Campbell,

Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lindner, Lines, Lowry, Marion, Martin, Matson, Mitchell, Myers, O'Reilly, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rutherford, Schaffer, Schellenberg, Sims, Steward, Stump, Thode, Tidwell, Warner, Wessler, Willis, Wilson, Wood, Mr. Speaker—64.

Nays: Wine—1.

Not voting: Babbitt, Brown, Ellis, Ellsworth (Maricopa), Kennedy (Pima), Lee, Lentz, McRae, Minor, Petrie, Phillips, Rosenbaum, Scudder, Smith, White—15.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 161, entitled, An Act, relating to motor vehicles; defining vehicles of historic value, providing for license plates therefor, for safety equipment thereon for photostating certificates of title thereof, and for the use of the same upon public highways.

On roll call Senate Bill No. 161 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lindner, Lowry, Marion, Martin, Matson, Myers, O'Reilly, Porter, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schellenberg, Sims, Steward, Thode, Tidwell, Warner, Wine, Wood, Mr. Speaker—58.

Nays: Pugh, Stump, Wessler, Willis, Wilson—5.

Not voting: Babbitt, Brown, Ellis, Ellsworth (Maricopa), Kennedy (Pima), Lee, Lentz, Lines, McRae, Minor, Mitchell, Petrie, Phillips, Schaffer, Scudder, Smith, White—17.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Appropriations, Louis B. Ellsworth, Jr., vice-chairman.

Senate Bill No. 106, appropriation for construction at Arizona children's colony, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 123, prescribing method for computing average rate of tax levy, constitutional and in proper form.

Committee on Appropriations, Louis B. Ellsworth, Jr., vice-chairman.

Senate Bill No. 135, salary of board members of beauty culturist examiners, returned for consideration, with the following amendments:

Page 1, line 4, after "salary" strike "of" and insert "not to exceed".

Page 1, line 5, after "expenses" insert "as provided by law".

Page 1, line 12, after "fund" strike the period and insert ", within the limitation of the annual appropriation bill."

Page 1, line 13, after "Act." strike balance of section and insert "This act shall become effective after June 30, 1955."

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 162, relaxing restrictions on packing of head lettuce, constitutional and in proper form.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 203, reallocation of funds of board of directors of state institutions for juveniles, recommended do pass.

Committee on Rules, David S. Wine, vice-chairman, on order of Active Calendar:

House Bill No. 31, prescribing rules and regulations for practice of midwifery.

Senate Bill No. 162, relaxing restrictions on packing of head lettuce.

Senate Bill No. 123, prescribing method for computing average rate of tax levy.

House Bill No. 251, amending medicine and surgery code.

REPORTS OF SELECT COMMITTEES

The Simple Joint Conference Committee on House Bill No. 179, appropriation to civil defense agency, reported:

The House recedes from its opposition to the Senate amendments to House Bill No. 179, and accepts the bill as amended by the Senate.

SENATE CONFEREES:

NEILSON BROWN,
Chairman

MARSHALL L. SIMMS,
HIRAM S. CORBETT.

HOUSE CONFEREES:

LEE F. DOVER
Chairman

M. O. LINDNER,
NORMAN LEE.

Motion by Mr. Dover, seconded by Mr. Schaffer, that the House adopt the report of the Simple Joint Conference Committee on House Bill No. 179. Carried, and the clerk was instructed to record the action of the House, and notify the Senate.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

Senate Bill No. 71, increasing membership of state apprenticeship council, concurred in House amendments, and passed on Final Passage by a vote of 25 ayes, 3 not voting.

The clerk was instructed to record the action of the Senate.

House Bill No. 156, relief of veterans hospital for Sgt. William L. Snodgrass and Private-1 Carl L. Russell claims, passed by a vote of 28 ayes.

House Bill No. 241, changing date of canvass of annual school elections, passed by a vote of 25 ayes, 3 not voting.

House Bill No. 245, appropriation for stream gauging and underground water surveys, passed by a vote of 23 ayes, 2 nays, 3 not voting.

The clerk was instructed to record the action of the Senate and convey the bills to the governor.

Senate Bill No. 77, disposition of land in Wellton-Mohawk project held by game and fish commission, concurred in House amendments, and passed on Final Passage by a vote of 24 ayes, 4 not voting.

The clerk was instructed to record the action of the Senate.

Senate Bill No. 117, committee to study need of state building in Tucson, adopted report of Free Joint Conference Committee, and passed on Final Passage by a vote of 24 ayes, 4 not voting.

The clerk was instructed to record the action of the Senate.

House Bill No. 152, survival of causes of action, passed by a vote of 28 ayes with the following amendment: (House engrossed bill)

Page 1, line 11, after "person" strike the period insert a comma and add "provided that upon the death of the person injured, damages for pain and suffering of such injured person shall not be allowed."

The clerk was instructed to record the action of the Senate.

Motion by Mr. Wood, seconded by Mr. Schaffer, that the House concur in the Senate amendments to House Bill No. 152. Carried.

FINAL PASSAGE

The following bill, as amended by the Senate, was read the final time in full:

HOUSE BILL NO. 152, entitled, An Act, relating to probate law and procedure; providing for survival of causes of action, and amending section 38-1103, Arizona code of 1939.

On roll call House Bill No. 152 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Bailey, Berry, Biles, Bloomquist, Brayton, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcherson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lindner, Lines, Lowry, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Porter, Pugh, Raftery, Retzlloff, Rhodes, Rogers, Rosenbaum, Schaffer, Schellenberg, Stump, Thode, Warner, Wessler, Willis, Wilson, Wine, Wood, Mr. Speaker—62.

Nays: Tidwell—1.

Not voting: Babbitt, Bagnall, Brown, Ellis, Ellsworth (Maricopa), Kennedy (Pima), Lee, Lentz, McRae, Petrie, Phillips, Rutherford, Scudder, Sims, Smith, Steward, White—17.

Mr. Wood asked explanation of vote be spread upon the Journal:

Over seven years ago at the university of Arizona college of law, professor Lester Feezer, now deceased, called the attention of my class to the fact that our law on this subject was many centuries behind the times and that the bar to recovery for injuries to the person caused by the wrongdoing of a deceased person often works great injustice. I resolved at that time to work to change the law if the opportunity ever presented itself, and have worked here for three years with many of my colleagues to secure passage of this law.

I am very happy to see it pass both houses of the legislature. I vote aye.

House Bill No. 152 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and convey the bill to the governor.

Motion by Mr. O'Reilly, seconded by Mr. Schaffer, that the House resolve itself into a Committee of the Whole House for the consideration of the bills on the Calendar. Carried, and at 2:59 p.m., the House resolved itself into a Committee of the Whole House, Mr. Alfaro in the chair.

At 3:25 p.m., the Committee of the Whole House was dissolved and Mr. Alfaro, chairman, reported progress.

Motion by Mr. Schaffer, seconded by Mr. O'Reilly, that the report of the Committee of the Whole House be accepted. Carried.

Motion by Mr. Schaffer, seconded by Mr. Bagnall, that the House stand at recess, subject to the call of the gavel. Carried, and at 3:30 p.m., the House stood at recess.

At 4:50 p.m., the House resumed session, Mr. Speaker presiding.

Without objection, the House referred to the Order of Business, Reports of Select Committees.

REPORTS OF SELECT COMMITTEES

The Free Joint Conference Committee on House Bill No. 13, increasing state levy for common and high schools, reported:

Your conferees agree to the following further amendments:
(Senate engrossed bill)

Page 1, line 6, after "thereto," strike balance of line.

Page 1, at beginning of line 7, strike all words preceding "shall".

Page 1, strike all of line 8, and insert "hundred twenty-five dollars".

Page 1, at beginning of line 9, strike all words preceding "per capita".

Page 2, line 8, after "hundred" strike balance of line and insert "twenty-five".

Page 2, strike all of lines 9 and 10.

Page 3, at beginning of line 20, strike "regular or major". After "thereof," insert "that count toward graduation".

Page 4, line 11, after "which are" insert "contiguous or".

Page 4, line 12, after "to" strike "or" and insert "and which are not".

Page 4, line 21, after "aid" insert a comma.

Page 5, line 6, after "54-601a," strike balance of line.

Page 5, at beginning of line 7, strike all words preceding "shall".

Page 5, line 7, after "hundred" strike "fifty" and insert "fifty-five".

Page 5, strike all of line 8.

Page 5, at beginning of line 9, strike "dollars".

Page 7, line 1, after "one hundred" strike balance of line and insert "fifty-five".

Page 7, strike all of line 2.

Page 7, at beginning of line 3, strike all words preceding "bears".

Page 7, line 4, add "s" to "product".

Page 8, line 2, after "used" insert "only".

Page 8, line 9, after "are" insert "contiguous or".

Page 8, line 9, after "to" strike "or" and insert "and which are not".

SENATE FREE CONFEREES:

ROBERT W. PROCHNOW,
Chairman

A. R. SPIKES,
RAY VYNE.

HOUSE FREE CONFEREES:

ROBERT A. PETRIE,
Chairman

DAVID S. WINE,
HARRY BAGNALL.

The Free Joint Conference Committee on House Bill No. 13, increasing state levy for common and high schools, reported:

1. It is the unanimous opinion of the Free Joint Conference Committee that House Bill No. 13 does not constitute a permanent solution to the total problem of school needs and school financing.

2. In our discussion it has been necessary for the Free Joint Conference Committee to consider the total problem.

3. It is our opinion further that inequitable assessments and their effect on ad valorem taxes constitutes the greatest aggravation to the problem of school financing.

4. We respectfully recommend that there be appointed at the earliest possible date a joint study committee of ten members, five from each house, to undertake the study and consideration of a more permanent solution to the school financing problem (including assessment practices and re-valuation). And further, that this committee be instructed to report its recommendations to the legislative council.

SENATE FREE CONFERE: HOUSE FREE CONFERE:

ROBERT W. PROCHNOW, ROBERT A. PETRIE,
Chairman. Vice-chairman.

Motion by Mr. Petrie, seconded by Mr. Schaffer, that the House adopt the Free Joint Conference Committee report on House Bill No. 13.

Motion by Mr. Abels, seconded by Mr. Campbell, that the motion by Mr. Petrie be amended, and that the House do not adopt the Free Joint Conference Committee report on House Bill No. 13.

Lost by the following vote:

Ayes: Abels, Andersen (Maricopa), Austin, Bloomquist, Burton, Campbell, Carr, Haugh, Holsclaw, Kartus, Marion, Martin, Myers, O'Reilly, Pugh, Raftery, Rhodes, Schaffer, Sims, Thode, Wessler, Willis, Wilson, Wood—24.

Nays: Ackerman, Alfaro, Anderson (Cochise), Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Hostetter, Hunt, Hutcheson, Kennedy (Maricopa), Klauer, Larson, Lindner, Lines, Lowry, McRae, Matson, Minor, Mitchell, Petrie, Porter, Retzloff, Rogers, Rosenbaum, Rutherford, Schellenberg, Scudder, Steward, Stump, Tidwell, Warner, Wine, Mr. Speaker—48.

Not voting: Brown, Ellsworth (Maricopa), Kennedy (Pima), Lee, Lentz, Phillips, Smith, White—8.

The following members asked explanation of vote be spread upon the Journal:

The trading, the giving away of the current ADA basis, which is the heart of this bill, for a so-called repealer clause which actually only showed good faith to the people—showed that we would keep our promise to them to find a permanent solution—is not what we promised the people we represent.

I see no relief for my district in this so-called compromise.

I vote no.

D. H. CAMPBELL.

House Bill No. 13 doesn't solve the problems in my district, but the information I have from the conference committee is this is a step for state equalization in school tax.

I sincerely hope that this will be done to help the school in my district.

I vote no.

NEALES KENNEDY.

Education is and always has been considered as mainly the responsibility of the state. This means that the major share or burden of the cost of education of our youth should be borne by all of the property of the state.

In the compromise we are asked to accept today there has been only a 31% increase in state ADA aid, while there has been a 50% increase in the county ADA. This is certainly not in keeping with the fundamental principle of state responsibility for education of its youth. It shifts an inequitable burden onto county property.

Now as to ADA on a current basis. This was really the heart of House Bill No. 13 passed by the House. Both parties campaigned on this all-important issue. It was the only feature of the bill that in any way established any degree of equalization of aid for the rapidly growing school districts.

In giving in to the Senate on those two above all important fundamentals, we have done a great disservice to education, to our constituents, and I am ashamed to say, to our children.

For these reasons, I unequivocally vote aye.

DOUGLAS S. HOLSCLOW.

I vote no for the reason I am not ready to send this committee report to the junkpile.

I am voting no with the hope that we can get a printed copy of the bill as it would appear with the conference report inserted.

I desire more time to study further the merits of the bill.

W. W. MITCHELL, SR.

I never knew the meaning of defeat until I entered these chambers. I have been used to accomplishing everything I set out to do, but when I came to these halls, I came with a spirit of fire to achieve the many aims I scheduled in my platform. I introduced what I considered good bills, and even had to vote against some of them. I helped torpedo some of my own bills that would have been of great importance for the relief they would give our taxpayers.

I am one who is concerned and hurt with this Senate amendment to House Bill No. 13 because in my district we have a new high school and an elementary school to be constructed which will amount to more than \$10,000,000 and will bring in more than 2,000 children. I refer to Phoenix union high school on 30 acres on North Central and to Osborn school which will be situated on 10 acres.

But when House Bill No. 13 was introduced and we fought it out on the floor, I learned to place my confidence in Members Petrie and Grimes for their knowledge of the school problem was greater than mine and yet I know that they would keep the interest of the taxpayers at heart in any endeavor.

Therefore, they seem satisfied with the results of their conference with the Senate and I know that at this late date we would be better to accept the bill in its present revised form and work on other amendments at future sessions. This is better than no ADA bill and in order to get some relief and save the taxpayers more money than is being caused by this legislative delay, I vote no on this amendment.

DEL ROGERS.

I have learned in this body that the defeat spoken of here is always prefaced by the words, "We will study the matter further."

One of my colleagues infers that we have been out-traded by the Senate.

I believe we have been defeated, and the defeat prefaced by these words I have heard so often during a previous administration. I disliked them then and I dislike them now.

The current aid feature was and is the heart of the act. This was a step toward equalization. The larger amount from the state level would have properly advanced the cause of putting the cost of education on the broadest tax base possible.

For six weeks we waited for the Senate to come to us with this measure and we have now, at the eleventh hour, given up without a struggle other than in the conference committee almost every desirable feature of the measure.

On the motion not to accept the conference committee's report, I vote aye.

WM. YOUNGER WOOD.

Motion by Mr. Kartus, seconded by Mr. Porter, that as a substitute motion to the motion by Mr. Petrie, that the adoption of the Free Joint Conference Committee report be held in abeyance until mimeographed copies of the report are on the desks of the members.

Motion by Mr. Carreon, seconded by Mr. Schaffer, that the substitute motion by Mr. Kartus be amended, and that the House stand at recess, subject to the call of the gavel. Carried, and at 6:04 p.m., the House stood at recess.

At 7:40 p.m., the House resumed session, Mr. Speaker presiding.

Motion by Mr. Haugh, seconded by Mrs. Willis, that the House reject the Free Joint Conference Committee report and appoint a Simple Joint Conference Committee with instructions to confer with a like committee from the Senate to concur in the Senate language on House Bill No. 13, relating to the so-called repeal clause.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that as a substitute motion to the motion by Mr. Haugh, that the House do not accept the Free Joint Conference Committee report and that a new Free Joint Conference Committee be appointed to confer with a like committee from the Senate on the matter of disagreement on the bill. Carried, and Mr. Speaker appointed members Schaffer, Grimes and Ellsworth (Gila).

The clerk was instructed to record the action of the House, and notify the Senate.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

House Bill No. 13, increasing state levy for common and high schools, adopted report of the Free Joint Conference Committee.

The clerk was instructed to record the action of the Senate.

House Bill No. 13, increasing state levy for common and high schools, adopted recommendation of the Free Joint Conference Committee, wherein a Joint Study Committee consisting of five members from each House be appointed to undertake the study and consideration of a more permanent solution to the school financing problem (including assessment practices and revaluation), and has appointed Senators Prochnow, Spikes, Vyne, Brown and Richardson.

The clerk was instructed to record the action of the Senate.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand adjourned until 2:00 p.m., Wednesday, March 23, 1955. Carried, and at 7:41 p.m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

WEDNESDAY, MARCH 23

The House met at 2:00 p.m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh,

Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzlöff, Rhodes, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—77.

Excused: Phillips, Rogers, Sims—3.

Reverend Arthur Woods, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Tuesday, March 22, 1955, was dispensed with, and stands approved.

Motion by Mr. Bloomquist, seconded by Mrs. Willis, that the House reconsider its action whereby a Second Free Joint Conference Committee was appointed on House Bill No. 13, increasing state levy for common and high schools, to meet with a like committee from the Senate on the matter of disagreement on the bill. Lost by the following vote:

Ayes: Andersen, Anderson, Babbitt, Bailey, Berry, Biles, Bloomquist, Brown, Burton, Campbell, Cook, Ellsworth (Maricopa), Haugh, Hostetter, Larson, Lentz, Lines, Lowry, Marion, Martin, Myers, Porter, Rhodes, Rosenbaum, Rutherford, Schellenberg, Scudder, Smith, Thode, Tidwell, Warner, Wessler, White, Willis—34.

Nays: Abels, Ackerman, Alfaro, Austin, Bagnall, Brayton, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Lee, Lindner, McRae, Matson, Minor, Mitchell, O'Reilly, Petrie, Pugh, Raftery, Retzlöff, Schaffer, Steward, Stump, Wilson, Wine, Wood, Mr. Speaker—43.

Not voting: Philips, Rogers, Sims—3.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Public Defense and Veterans' Affairs, Lee F. Dover, chairman.

Substitute Senate Bill No. 45, jurisdiction of state lands occupied for military purposes, recommended do pass, with the following amendments:

At end of bill, add "Sec. 4. Article 6, chapter 11, Arizona code of 1939, is amended by adding section 11-606, to read:

"11-606. Jurisdiction over air force bases. Exclusive jurisdiction over any land in this state which has been or may be hereafter acquired by purchase, condemnation, donation, exchange, or which is now or may be hereafter held by the United States under lease, easement, license, use permit or otherwise, and over any land in this state which has been or may be hereafter reserved from the public domain, comprising Davis-Monthan air force base, Luke air force base, the Williams air force base, the Yuma county air force base, and any other air force base now or hereafter established in the state by the federal government, but not to include any lands held and used by the United States as a bombing and gunnery

range, is hereby ceded to the United States; but the jurisdiction so granted shall continue no longer than the United States shall own, lease, hold or reserve such lands for military purposes; reserving, however, to the state of Arizona concurrent jurisdiction with the United States, so far that all process, civil or criminal, issuing under the authority of this state or any of the courts or judicial officers thereof, may be executed by the proper officers of the state, upon any person amenable to the same within the limits of such lands, saving however, to the United States security in its property."

Strike last line of title and insert "Arizona code of 1939, by adding sections 11-605 and 11-606."

Committee on Education, Laura McRae, chairman.

Senate Bill No. 104, training program in use of firearms, returned for consideration.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 185, investment of surplus state funds, recommended do pass, with the following amendments:

Page 1, at beginning of line 4, insert "(a)".

Page 1, line 11, after "purchase." strike balance of line, all of lines 12 and 13, and insert "(b) Notwithstanding any other provision of law, the securities purchased pursuant to this section may be deposited for safekeeping outside the state of Arizona under trust agreement between the state treasurer and the depository approved by the attorney general."

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 201, salary increase for post auditor, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 203, reallocation of funds of board of directors of state institutions for juveniles, constitutional and in proper form.

Committee on Rules, David S. Wine, vice-chairman, on order of Active Calendar.

Senate Bill No. 203, reallocation of funds of board of directors of state institutions for juveniles.

REPORTS OF SELECT COMMITTEES

The Free Joint Conference Committee on Senate Bill No. 170, misuse of firearms while hunting, reported:

That the House recedes and accepts the bill as originally passed by the Senate.

SENATE FREE CONFEREES:
FRED F. UDINE,
Chairman.
LYNN LOCKHART,
MELVIN C. GREER.

HOUSE FREE CONFEREES:
GUY RUTHERFORD,
Chairman.
JAMES KENNEDY,
W. L. COOK.

Motion by Mr. Rutherford, seconded by Mr. Schaffer, that the House adopt the report of the Free Joint Conference Committee on Senate Bill No. 170. Carried.

FINAL PASSAGE

The following bill, as originally passed by the Senate, was read the final time in full:

SENATE BILL NO. 170, entitled, An Act, relating to criminal offenses; prohibiting the misuse of firearms; and amending article 22, chapter 43, Arizona code of 1939, by adding sections 43-2213, 43-2214, and 43-2215.

On roll call Senate Bill No. 170 passed the House by the following vote:

Ayes: Ackerman, Alfaro, Andersen, Anderson, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, Petrie, Porter, Retzloff, Rhodes, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Smith, Steward, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Mr. Speaker—66.

Nays: Abels, Austin, Carroll, Fridena, O'Reilly, Pugh, Raftery, Stump, Wine, Wood—10.

Not voting: Larson, Phillips, Rogers, Sims—4.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and return the bill to the Senate.

BUSINESS ON THE SPEAKER'S DESK

Communications from the governor, Ernest W. McFarland, on approval of the following bills, were read and filed:

House Bill No. 90, regulating oral prescriptions for narcotic drugs.

House Bill No. 191, payment of contractual and refund claims against the state.

Senate Bill No. 111, amending state retirement program to conform with federal social security laws.

Senate Bill No. 150, trapping and transplanting of big-horn sheep.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

House Bill No. 13, increasing state levy for common and high schools, refused to accede to the House request to appoint a Second Free Joint Conference Committee in the

matter of disagreement to Senate amendments to House Bill No. 13.

The clerk was instructed to record the action of the Senate.

At 3:07 p.m., the sergeant-at-arms announced the seating of Mr. Rogers.

House Bill No. 143, Arizona pesticide act, passed by a vote of 27 ayes, 1 not voting, with the following amendments:

Page 1, line 5, after "defoliating" insert "or desiccating".

Page 1, line 11, after "viruses" insert "fungi or bacteria".

Page 1, line 14, after "trapping" insert "insects, and includes any instrument or contrivance intended for".

Page 2, line 14, strike line 14 and insert "g. The terms 'defoliant' and 'desiccant' mean any substance or mixture of substances intended for killing or".

Page 5, strike lines 21 through 28 inclusive, and insert:

"Sec. 3. Office of state chemist created. There is hereby created the office of state chemist, who shall be appointed by the dean of the school of agriculture of the university of Arizona, subject to the approval of the board of regents of the university and state colleges of Arizona. The state chemist shall perform all duties and exercise all powers imposed or conferred upon him by law, either individually or through his authorized agents, including the administration of the provisions of this act. He shall be authorized and empowered to employ and discharge such deputies and clerks as may be necessary to efficiently administer and enforce the provisions of this act and other acts subject to his administration. The salary of the state chemist shall be set by the board of regents within the limits of the fertilizer materials fund, the pesticide fund and the feed fund. The salaries and expenses of travel and subsistence for deputies and clerks employed by the state chemist to administer this act shall be paid from and be within the limits of the pesticide fund established hereunder. The powers and duties of the present state chemist, where not changed by law, are transferred to and imposed upon the office of state chemist created by this act."

Page 6, line 5, after "pesticide" strike "of" and insert "if".

Page 7, line 22, delete the parentheses around "or any device which is misbranded".

Page 8, line 10, after "registered" insert "by the wholesaler or manufacturer".

Page 10, line 15, after "made" strike the period and insert " , provided, however, that any person only selling at retail may sell any registered material in stock on said date without reregistration."

Page 10, line 16, strike "technical" and insert "advisory".

Page 11, line 2, after "regulations" strike remainder of line 2, and insert "concerning safety in the distribution".

Page 11, line 3, after "devices" strike "as".

Page 11, line 9, after "rules and regulations" strike the period and insert ", such rules and regulations to be filed in the office of the secretary of state and subject to judicial review."

Page 11, line 10, after "promulgate" insert "administrative and".

Page 11, line 12, after "act" strike the period and insert ", after opportunity for a hearing."

Page 11, strike lines 13 through 31, and insert:

"f. Advisory committee. The dean of agriculture of the university of Arizona shall appoint an advisory committee for the purpose of assisting and advising the state chemist in the promulgation of technical rules and regulations. The advisory committee shall be composed of the head of the department of agricultural chemistry and soils of the university of Arizona, who shall act as chairman, the head of the department of entomology of the university of Arizona, the head of the department of chemistry of the university of Arizona, and two other persons chosen by the dean of agriculture. Members of the advisory committee shall serve for a term of one year. Meetings of the committee shall be held upon call of the state chemist, and members of the committee shall serve without compensation, but shall be entitled to reimbursement for expenses of travel and subsistence incurred in the performance of their duties, to be paid out of and within the limits of the pesticide fund."

Page 12, strike lines 1 through 33.

Page 13, strike lines 1 through 3.

Page 13, line 4, strike "k." and insert "g."

Page 14, line 3, strike "libel" and insert "condemnation".

Page 14, strike lines 7 through 10.

Page 16, line 8, after "chemist" strike remainder of line 8, and on line 9 strike "him or", and insert "finds".

Page 16, line 11, strike "inter-" and insert "intra-".

Page 16, line 21, after "serve" strike "such person" and insert "the person violating any provisions of this act".

Page 16, line 24, after "such" strike "act" and insert "violation.", strike the remainder of line 24, lines 25 through 32.

Page 17, strike lines 1 through 9, and insert:

"b. After service is had upon such person of a cease and desist order, either that person or the state chemist may file an action in the superior court of the county in which a viola-

tion of this act is alleged to have occurred for an adjudication of the alleged violation. The court in such action may issue temporary or permanent injunctions, mandatory or restraining, and such intermediate orders as it may deem necessary or advisable. The court may order condemnation of any pesticide or device which does not meet the requirements of this act. The action shall be tried de novo."

Page 17, line 13, after "paid" strike remainder of line 13, all of line 14, and insert "into the pesticide fund;"

Page 17, line 15, strike "provision of this act; and provided, further," and insert "provided".

Page 18, after line 1, insert:

"Sec. 13. Testing laboratory. The department of agricultural chemistry and soils of the agricultural experiment station of the university of Arizona is hereby designated the official testing laboratory for the purpose of enforcing this act."

Page 18, line 2, strike "13" and insert "14".

Page 18, line 8, strike "14" and insert "15".

Page 18, line 16, after "those" strike "influenced" and insert "affected".

Page 18, line 17, strike "under" and insert "by".

Page 18, line 17, after "act." add "Any expense connected with the foregoing shall be paid from and be within the limits of the pesticide fund."

Page 18, line 18, strike "15" and insert "16".

Page 18, line 25, after "5." add "Any expense connected with the foregoing shall be paid from and be within the limits of the pesticide fund."

Page 18, line 26, after "Sec." strike "16. Separability" and insert "17. Severability".

Page 18, line 31, strike "17" and insert "18".

Page 18, line 32, after "be " strike "deposited".

Page 18, line 33, strike "in the general fund" and insert "transmitted to the treasurer".

Page 18, line 33, after "to be" strike "known as" and insert "credited by him to".

Page 19, line 5, after "section" strike "7, article 4.", on line 6 strike "chapter 86, session laws of 1943, regular session," and insert "10-930, Arizona code of 1939,".

Page 19, following line 9 insert:

"Sec. 19. Transfer of funds. The monies in the economic poisons fund on the effective date of this act are transferred to the pesticide fund."

Page 19, strike lines 10 and 11, and insert:

"Sec. 20. Repeals. Jurisdiction in all matters pertaining to the distribution, sale and transportation of pesticides or devices is by this act vested exclusively in the state chemist, and all acts or parts of acts inconsistent with this act are hereby expressly repealed. Article 12, chapter 68, Arizona code of 1939, is repealed."

Page 19, line 12, strike "19" and insert "21".

Delete the parentheses around "or devices" in the following places:

Page 3, lines 23

Page 3, lines 25 and 26

Page 3, line 29

Page 4, line 1

Page 4, line 3

Page 4, line 18

Page 13, line 18

Page 13, line 21.

Lines 1 and 2 of title, strike "adulterated or misbranded"; line 4, after "materials" strike the comma and insert "; making an appropriation; transferring funds; creating the office of state chemist; transferring duties and powers; prescribing penalties;".

The clerk was instructed to record the action of the Senate.

Motion by Mr. Carr, seconded by Mr. Schaffer, that the House concur in the Senate amendments to House Bill No. 143. Carried.

FINAL PASSAGE

The following bill, as amended by the Senate, was read the final time in full:

HOUSE BILL NO. 143, entitled, An Act, relating to the distribution, sale or transportation of insecticides, fungicides, rodenticides, and other pesticides and devices; regulating traffic therein; providing for registration and examination of such materials; making an appropriation; transferring funds; creating the office of state chemist; transferring duties and powers; prescribing penalties; and repealing article 12, chapter 68, Arizona code of 1939.

On roll call House Bill No. 143 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Mitchell, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Wilson, Wine, Wood, Mr. Speaker—70.

Not voting: Andersen (Maricopa), Dover, Lentz, Minor, Phillips, Schaffer, Schellenberg, Scudder, Sims, Willis—10.

House Bill No. 143 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and convey the bill to the governor.

At 3:29 p.m., Mr. Petrie, Speaker Pro Tempore, took the chair.

House Bill No. 147, Arizona fertilizer materials law, passed by a vote of 24 ayes, 1 nay, 3 not voting, with the following amendments:

Strike everything after the enacting clause and insert:

"Section 1. Title. This act shall be known as the 'Arizona fertilizer materials act of 1956'.

"Sec. 2. Application of provisions of act. The provisions of this act apply to any substance or mixture of substances intended to be used for promoting or stimulating the growth of plants, increasing the productiveness of plants, improving the quality of crops or producing any chemical or physical change in the soil. Except as provided for in section 12 hereof, they do not apply to sales for export outside of Arizona nor to sales of agricultural minerals to any registered producer, manufacturer, importer, agent, or dealer in agricultural minerals, or sales of fertilizing materials to any registered producer, manufacturer, importer, agent or dealer in commercial fertilizers; provided, however, such exemptions shall not relieve such registered persons from the tonnage license fee provided for in section 8 when purchased fertilizing materials are used upon their own lands within this state.

"Sec. 3. Definitions. (a) As used in this act the substances and mixtures of substances referred to in the preceding section are defined as follows:

"(1) 'Commercial fertilizers' are substances and mixtures of substances, containing 5 percent or more of nitrogen, available phosphoric acid, or soluble potash, singly, collectively or in combination, except manures, hays, straws, peat and leaf mold.

"(2) 'Agricultural minerals' are mineral substances, mixtures of mineral substances, and mixtures of mineral and organic substances, containing less than 5 percent of nitrogen, available phosphoric acid, or soluble potash, singly, collectively, or in combination, except sand and soil.

"(3) 'Manures' are the excreta of domestic animals or domestic fowls when not artificially mixed with any material or materials other than those which have been used for bedding, sanitary or feeding purposes for said animals or fowls or for the preservation of manure.

"(4) 'Auxiliary plant chemicals' are substances such as hormones, auxins, materials for reducing pre-harvest drop of fruit, materials for promoting rooting of cuttings, bacterial inoculants, and similar products intended to be used for influencing plants.

"(5) 'Soil amendments' are all substances except those included within subdivisions (1), (2), (3) and (4), and includes hays, straws, peat, leaf mold, and sand.

“(6) ‘Fertilizer materials’ means and includes commercial fertilizers, agricultural minerals, manures, auxiliary plant chemicals, and soil amendments.

“(b) The term ‘mixed fertilizer’ means any combination of fertilizer materials and coming within the classification of commercial fertilizers.

“(c) The term ‘bulk’ means fertilizer materials delivered to the purchaser in the solid or liquid state, in a non-packaged form to which a label cannot be attached.

“(d) The term ‘brand’ means a term, design, or trade mark used in connection with one or several grades of commercial fertilizer or agricultural minerals or other fertilizer minerals.

“(e) The term ‘grade’ means:

“(1) In case of fertilizers the minimum percentage of total nitrogen, available phosphoric acid, and soluble potash stated in the order given in this definition and, when applied to mixed fertilizer shall be in whole numbers only.

“(2) In case of agricultural minerals the minimum percent of agricultural minerals claimed on label.

“(f) The term ‘official sample’ means any sample of fertilizer materials taken by the state chemist or his agent.

“(g) The term ‘ton’ means a net weight of two thousand (2,000) pounds avoirdupois.

“(h) The term ‘percent’ or ‘percentage’ means the percentage by weight.

“(i) The term ‘person’ includes individual, partnership, association, firm and corporation.

“(j) The term ‘distributor’ means any person who offers for sale, sells, barter, solicits business or otherwise supplies fertilizer materials.

“(k) The term ‘sell’ or ‘sale’ includes exchange.

“Sec. 4. Enforcing official. In addition to the duties imposed upon him by the Arizona pesticide act, it shall be the duty of the state chemist to administer and enforce the provisions of this act. He shall be authorized and empowered to employ and discharge such deputies and clerks as may be necessary to efficiently administer and enforce the provisions of this act within the limit of funds appropriated under provisions hereof. The salaries and expenses of travel and subsistence for such deputies and clerks shall be paid from the fund established by this act.

“Sec. 5. Registration. (a) It shall be unlawful for any person acting for himself, or as agent, to sell or offer for sale within the state any commercial fertilizer or agricultural mineral that has not been registered as required by this section.

“(b) Any person who may desire to sell or offer for sale, either by himself or through another person, commercial ferti-

lizers or agricultural minerals in this state, shall first file with the state chemist, on registration forms supplied by him, a signed statement, giving the following information with respect to each brand or grade:

“(1) Name and address of applicant.

“(2) Brand name and grade.

“(3) Chemical analysis stating the percentages of every constituent of agricultural value claimed to be therein, and the materials from which all of said constituents are derived.

“(c) The person offering for sale or selling only at retail any brand of commercial fertilizer or agricultural mineral shall not be required to register the same if it has already been registered under this act by the wholesaler or manufacturer required to do so.

“(d) For the privilege of registration, the person applying therefor shall pay to the state chemist in advance of registration five dollars for each brand or grade, as the case may be. Said registration shall expire on the thirty-first day of December of the year for which it is made, provided that any person only selling at retail may sell any registered material in stock on said date without re-registration.

“(e) The guaranteed percentages in the chemical analysis of any brand shall not be changed without re-registration, in which event the fee herein required shall be paid again by the person offering the brand for registration, and in no case shall the chemical analysis of such brand be decreased even in event of subsequent registration.

“Sec. 6. Labeling. (a) Any commercial fertilizer or agricultural mineral offered for sale or sold or distributed in this state in bags, barrels, or other containers shall have placed on or affixed to the container in printed form either on tags affixed to the end of the package on the sewed end or directly on the package the following information:

“(1) Name and address of registrant.

“(2) Brand name and grade.

“(3) Chemical analysis.

“(4) Net weight.

“(b) If distributed in bulk a written or printed statement showing the net weight and the information required by items 1, 2 and 3 of paragraph (a) of this section shall accompany the delivery and be supplied to the purchaser.

“(c) In case of liquid materials, in lieu of stating the net weight as required in paragraphs (a) and (b) of this section, the net contents may be given in terms of liquid measure provided the weight per gallon in terms of pounds per gallon at 68 degrees Fahrenheit is also given.

“Sec. 7. Chemical analysis required in registration (Section 5) and labeling (section 6). (a) The chemical analysis of a commercial fertilizer shall state the percentages represented to be therein, of nitrogen, of available phosphoric acid, and

soluble potash. The percentage of phosphoric acid shall be expressed in terms of phosphorous pentoxide and the percentage of potash in terms of potassium oxide.

“(1) In the case of a mixed fertilizer the percentage of total nitrogen, available phosphoric acid and soluble potash shall be stated in whole numbers only.

“(b) The chemical analysis as to agricultural minerals shall state the percentages represented to be therein as follows:

“(1) Limestone, limerock, chalk, dolomite, marl, oyster shells, shells, and every other agricultural mineral the principal constituent of which is calcium carbonate, the percentage of calcium carbonate therein.

“(2) Burnt lime, quick lime and every agricultural mineral the principal constituent of which is calcium oxide, the percentage of calcium oxide therein.

“(3) Hydrated lime, slacked lime and every agricultural mineral the principal constituent of which is calcium hydroxide, the percentage of calcium hydroxide therein.

“(4) By-products in the manufacture of sugar or acetylene and every other agricultural mineral obtained as a by-product, the principal constituent of which is a compound of calcium, the percentage of calcium in terms of calcium carbonate, calcium hydroxide, or of calcium oxide therein.

“(5) Gypsum, land plaster, plaster, and every agricultural mineral the principal constituent of which is calcium sulphate, the percentage of calcium sulphate therein.

“(6) Sulphur, brimstone and every agricultural mineral the principal ingredient of which is sulphur, the percentage of sulphur therein.

“(7) Phosphate rock, and every other agricultural mineral the principal constituent of which is calcium phosphate, the percentage of available phosphoric acid therein. If in addition a percentage of total phosphorus acid is stated, the percentage of insoluble phosphoric acid must also be stated. The term and percentage of available phosphoric acid shall be shown as prominently as any other terms and percentages on the tag.

“(8) In the case of any agricultural mineral not specifically mentioned herein, the percentage of all constituents claimed to be therein in terms or equivalents prescribed by the state chemist.

“(9) In the case of any mixture of two or more agricultural minerals, the percentage of each principal constituent as above prescribed.

“Sec. 8. Inspection fees. (a) There shall be assessed and paid to the state chemist's office for all commercial fertilizers or agricultural minerals offered for sale, or otherwise distributed in this state an inspection fee at the rate of twelve (12) cents per ton, provided that sales to manufacturers or exchanges between them are hereby exempt if the commercial

fertilizer or agricultural mineral so sold, or exchanged is used solely in manufacture of commercial fertilizers or agricultural minerals registered under this law; provided that after this law has been in operation for one (1) year the state chemist may, if it appears that the revenue derived from this law is more than or less than the amount necessary for its administration and operation, decrease or increase the inspection fee provided in this section, and for any year thereafter he may increase or decrease the inspection fee but at no time shall the fee exceed twenty (20) cents per ton.

“(b) Payment of fee laid down by paragraph (a) of this section shall be evidenced by a statement in due form of law, of commercial fertilizer or agricultural mineral distributed, together with documents showing that fees corresponding to the tonnage were received by the state chemist’s office. Every person who distributes commercial fertilizer or agricultural minerals in this state shall:

“(1) File within one calendar month after March 31st, June 30th, September 30th, and December 31st of each year, a quarterly statement setting forth the number of tons of commercial fertilizer or agricultural mineral distributed in this state during the preceding three months period; and upon filing such statement shall pay the inspection fee at the rate stated in subsection (a) of this section. When more than one person is involved in the distribution of a commercial fertilizer or agricultural mineral, the person who distributes to the ultimate consumer is responsible for reporting the tonnage and paying the inspection fee. Any delinquency of more than one calendar month in filing statement and payment of inspection fee shall subject the person responsible to the payment of a penalty of ten (10) percent of the amount due, and the inspection fee and penalty shall become a debt for which suit may be brought by the state chemist without first resorting to the procedure as set out in section 19 of this act. After the effective date of this act, no tax stamps or tags shall be sold or purchased but all such stamps or tags purchased previous thereto pursuant to section 49-606, Arizona Code of 1939, may be claimed as credit against any inspection fee due according to the provisions of this act.

“(2) Keep such records as may be necessary or required by the state chemist to indicate accurately the tonnage of commercial fertilizer or agricultural minerals distributed in this state and the state chemist shall have the right to examine such records to verify statements of tonnage distributed.

“(c) The state chemist or any officer or employee of this state whose duties require the compilation of reports based upon the information required by this section, who shall knowingly compile or issue any false information or report, or who shall willfully, directly, or indirectly disclose information thus obtained regarding the business of any person, except with the consent of such person, or in the form of unidentifiable totals, or as authorized by section 21 of this act shall be guilty of a misdemeanor.

“Sec. 9. Inspection, sampling, analysis. (a) It shall be the duty of the state chemist, who may act through his

authorized agent, to sample, inspect, make analyses of, commercial fertilizer, agricultural minerals, or other fertilizer materials distributed within this state at such time and place and to such an extent as he may deem necessary to determine whether such commercial fertilizer, agricultural mineral, or other fertilizer materials are in compliance with the provisions of this act. The state chemist, individually or through his agent, is authorized to enter upon any public or private premises during regular business hours in order to have access to such commercial fertilizer, agricultural mineral, or other fertilizer materials subject to the provisions of this act and the rules and regulations pertaining thereto.

“(b) In determining the percentage of component parts of commercial fertilizer, agricultural mineral, or other fertilizer materials to which this article applies, for the purpose of proper labeling, registration or determining compliance with representations, all analyses shall be made according to such method as may be determined by the state chemist, which shall conform to the method, if any, agreed upon by the American association of official agricultural chemists.

“(c) The state chemist, in determining for administrative purposes whether any commercial fertilizer, agricultural mineral, or other fertilizer materials are deficient in any of their component parts, shall be guided solely by the official sample as defined in paragraph (f) of section 3, and obtained and analyzed as provided for in paragraphs (a) and (b) of this section.

“(d) The results of official analysis of any commercial fertilizer, agricultural mineral, or other fertilizer material which has been found to be subject to penalty or other legal action shall be forwarded by the state chemist to the registrant or other responsible person at least ten (10) days before the report is submitted to the purchaser. If during that period no adequate evidence to the contrary is made available to the state chemist, the report shall become official and a certified statement of the results of such analysis shall constitute prima facie evidence in any legal action within the state of Arizona concerning such brand or grade of commercial fertilizer, agricultural mineral or other fertilizer material. Upon request the state chemist shall furnish to the registrant or other responsible person a portion of any sample found subject to penalty or other legal action.

“Sec. 10. Deficiency in chemical analysis. (a) If the analysis of any agricultural mineral or other fertilizer material, except in the case of a commercial fertilizer, shows a deficiency in any constituent of not more than 5 percent of the guaranteed total percentage of such constituent the statement of the registrant, distributor or other person, as required by this act, is not false within the meaning of this act. Whenever the deficiency exceeds 5 percent the purchaser shall be entitled to a refund based on the percentage of the deficiency.

“(b) If the analysis of any commercial fertilizer shows a deficiency in the guaranteed analysis in any one constituent, penalty shall be assessed in accordance with the following provisions:

"(1) Total nitrogen: A penalty of three times the value of the deficiency, if such deficiency is in excess of 0.20 of one percent on goods that are guaranteed 2 percent; 0.25 of one percent on goods that are guaranteed 3 percent; 0.35 of one percent on goods that are guaranteed 4 percent; 0.40 of one percent on goods that are guaranteed 5 percent up to and including 8 percent; 0.50 of one percent on goods guaranteed above 8 percent up to and including 30 percent; and 0.75 of one percent on goods guaranteed over 30 percent.

"(2) Available phosphoric acid: A penalty of three times the value of the deficiency, if such deficiency exceeds 0.40 of one percent on goods that are guaranteed up to and including 10 percent; 0.50 of one percent on goods that are guaranteed above 10 percent up to and including 25 percent; and 0.75 of one percent on goods guaranteed over 25 percent.

"(3) Soluble potash: A penalty of three times the value of the deficiency, if such deficiency is in excess of 0.20 of one percent on goods that are guaranteed 2 percent; 0.30 of one percent on goods that are guaranteed 3 per cent; 0.40 of one percent on goods guaranteed 4 percent; 0.50 of one percent on goods guaranteed above 4 percent up to and including 8 percent; 0.60 of one percent on goods guaranteed above 8 percent up to and including 20 percent; and 1.00 percent on goods guaranteed over 20 percent.

"(c) Nothing contained in this act shall prohibit any person from right of appeal according to law.

"(d) All penalties assessed under this section shall be paid to the consumer of the lot of commercial fertilizer, agricultural mineral, or other fertilizer material represented by the sample analyzed within three months after date of notice from the state chemist to the registrant or other responsible person and receipts taken therefor and promptly forwarded to the state chemist. If said consumer cannot be found, the amount of the penalty shall be paid to the state chemist who shall transmit the same to the treasurer of the university of Arizona, who shall credit it to a fund to be known as the fertilizer materials fund.

"Sec. 11. Minimum plant food content in mixed fertilizers. (a) No mixed fertilizer containing superphosphate with potash, superphosphate with nitrogen, and no complete fertilizer shall be offered for sale or sold within this state which contains less than 12 percent plant food; except as provided in section 20 of this act as effects exchanges between manufacturers.

"(b) No mixed fertilizer containing less than 2 percent either of total nitrogen, available phosphoric acid or soluble potash, if these are claimed or guaranteed in the registration or claimed on the container or on the tag, label or in the case of bulk fertilizer printed statement, shall be offered for sale or sold in this state.

"Sec. 12. Label constitutes warranty. Any label or descriptive tag attached to a lot, parcel, or package of commercial fertilizer, agricultural mineral or other fertilizer material carrying a chemical analysis or claims for other values shall be deemed a warranty as to the things stated

thereon by the person attaching the same in favor of the buyer and of each successive buyer purchasing the goods relying thereon.

"Sec. 13. Materials containing unavailable plant food and undesirable substances. (a) No person shall sell as a commercial fertilizer, or as an ingredient thereof, of any leather, hair, hoofs, horns, wool waste, or other substances containing inert plant food material; unless there is affixed to every lot, parcel or package a label stating that it contains such substance.

"(b) No person shall sell any manure to which water or any material or substance not commonly used for bedding of domestic animals or fowls, sanitary or feeding purposes, or for the preservation of manures has been artificially added, unless there is affixed to every lot or container delivered to a particular purchaser a statement of the fact that such artificial addition has been made.

"Sec. 14. Authority of state chemist; advisory committee; rules and regulations.

"The state chemist is authorized, after opportunity for a hearing:

"(1) To cancel the registration of any brand or grade of commercial fertilizer or agricultural mineral or to refuse to register any brand or grade of commercial fertilizer or agricultural mineral as herein provided, upon satisfactory evidence that the registrant has used fraudulent or deceptive practices in the evasions or attempted evasions of the provisions of this act or any rules and regulations promulgated thereunder; provided that no registration shall be revoked or refused until the registrant shall have been given opportunity to appear before the state chemist for a hearing.

"(2) To determine and publish annually the values per pound of nitrogen, phosphoric acid, and potash in commercial fertilizers in this state for the purpose of assessing penalties on commercial fertilizers under the provisions of section 10 of this act.

"(3) The state chemist is hereby authorized to make, adopt and promulgate rules and regulations, both administrative and technical, which he shall deem necessary for the efficient administration and enforcement of this act, including the collection and examination of samples of commercial fertilizers, agricultural minerals, and other fertilizer materials, and regulations pertaining to composition and use of fertilizer materials, including, without limiting the foregoing general terms, the establishment of tolerances, deficiencies and penalties where not specifically provided for in this act; to prohibit the sale or use in commercial fertilizer and agricultural minerals of any substance proven to be detrimental to agriculture or of questionable value; to provide for the incorporation into commercial fertilizers or agricultural minerals such other substances as pesticides and provide for proper labeling of such mixture; to prescribe the information which shall appear on the tag, other than specifically set forth in this act.

"(4) Advisory Committee. The advisory committee created and established under the provisions of the Arizona pesticide act shall assist and advise with the state chemist in the promulgation of technical rules and regulations and shall meet with the state chemist, at such time and for such purpose as the state chemist may designate, and the members of said committee shall serve without compensation but shall be entitled to reimbursement for expense of traveling incurred in the performance of their duties hereunder, to be paid from and within the limits of the fertilizer materials fund.

"Any registrant, distributor or person offering for sale or selling commercial fertilizer, agricultural mineral or other fertilizer materials in the state of Arizona may propose a rule or regulation and such proposal shall be acted upon by the state chemist within a reasonable time, not exceeding sixty days, after it is filed with the state chemist. Any interested person shall have an opportunity to appear before the state chemist in person or through an attorney for the purpose of discussing such proposed rule or regulation.

"Sec. 15. Cease and desist order. (a) Whenever the state chemist has reasonable cause to believe from investigation made by him, that any fertilizer material is being offered or exposed for sale in violation of any of the provisions of this act, he shall forthwith serve such person by registered mail, a cease and desist order requiring such person to forthwith, upon receipt of such notice, cease and desist from such act.

"(b) After service is had upon such person of a cease and desist order, either such person or the state chemist may file an action in the superior court of the county in which a violation of this act is alleged to have occurred, for an adjudication of the alleged violation. The court in such action may issue temporary or permanent injunctions, mandatory or restraining, and such intermediate orders as it may deem necessary. The action shall be tried de novo.

"Sec. 16. Seizure, condemnation and sale. Any lot of fertilizer material not in compliance with the provisions of this act shall be subject to seizure on complaint of the state chemist to a court of competent jurisdiction in the area in which said fertilizer material is located. In the event the court finds the said fertilizer material to be in violation of this act and orders the condemnation of said fertilizer material it shall be disposed of in any manner consistent with the quality of the fertilizer material and the laws of the state; provided, that in no instance shall the disposition of said fertilizer material be ordered by the court without first giving the claimant an opportunity to apply to the court for release of said fertilizer material for permission to process or relabel said fertilizer material to bring it into compliance with this act.

"Sec. 17. False or misleading statements. It shall be unlawful to distribute a misbranded fertilizer material. A fertilizer material is misbranded if it carries any false or misleading statement upon or attached to the container, or if false or misleading statements concerning its agricultural

value are made on the container or in any advertising matter accompanying or associated with the fertilizer material.

"Sec. 18. Short weight. If any fertilizer material in the possession of the consumer is found by the state chemist to be short in weight, the registrant or distributor of said fertilizer material shall, within thirty (30) days after official notice from the state chemist, pay to the consumer a penalty equal to four (4) times the value of the actual shortage.

"Sec. 19. Violations. (a) If it shall appear from the examination of any fertilizer material that any of the provisions of this act or the rules and regulations issued thereunder have been violated, the state chemist shall cause notice of the violation to be given to the registrant or person responsible for placing said fertilizer material on sale; any person so notified shall be given opportunity to be heard under such rules and regulations as may be prescribed by the state chemist. If the state chemist finds after such hearing, either in the presence or absence of the person so notified, that any of the provisions of this act or rules and regulations issued thereunder have been violated, the state chemist may certify the facts to the county attorney.

"(b) Any person convicted of violating any provision of this act or the rules and regulations issued thereunder shall be adjudged guilty of a misdemeanor.

"(c) Nothing in this act shall be construed as requiring the state chemist or his representative to report for prosecution or for the institution of seizure proceedings minor violations of the act when he believes that the public interest will be best served by a suitable notice of warning in writing.

"(d) The state chemist is hereby authorized to apply for and the court to grant a temporary or permanent injunction restraining any person from violating or continuing to violate any of the provisions of this law or any rule or regulation promulgated under the law notwithstanding the existence of other remedies at law.

"Sec. 20. Exchanges between manufacturers. Nothing in this act shall be construed to restrict or avoid sales or exchanges of fertilizer materials to each other by importers, manufacturers, or manipulators who mix fertilizer materials for sale or as preventing the free and unrestricted shipments of fertilizer materials to manufacturers or manipulators who have registered their brands as required by the provisions of this act.

"Sec. 21. Publications, organizations, meetings. (a) The state chemist is authorized to publish at such times and in such form as he may deem proper information concerning the sale of fertilizer materials together with such data on their production and use as he may consider advisable, and a report of the moneys received and expended provided, however, that the information concerning production and use of fertilizer materials shall not disclose the operations of any one person. Reports of chemists' findings based on official samples of each brand of fertilizer material sampled and analyzed during the year as compared to the guaranteed

chemical analysis for each such fertilizer material shall be published annually as promptly as possible after January 1 of each year.

“(b) The state chemist is hereby given authority to join and subscribe to any state, district, regional, or national organizations or publications relating to sale and distribution of or control of sale and distribution of fertilizer materials, and to attend state, district, regional and national meetings relating to sale and distribution or control of sale and distribution of fertilizer materials.

“(c) The foregoing expenses shall be borne by and be within the limits of the fertilizer materials fund.

“Sec. 22. Severability. If any clause, sentence, paragraph or part of this act shall for any reason be judged invalid by any court of competent jurisdiction, such judgment shall not affect, impair or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph or part thereof directly involved in the controversy in which such judgment shall have been rendered.

“Sec. 23. Enforcing officers, restrictions. No person charged with the enforcement of any of the provisions of this act shall be directly or indirectly interested in the sale, manufacture, or distribution of any fertilizer material.

“Sec. 24. Testing laboratory. The department of agricultural chemistry and soils of the agricultural experiment station of the university of Arizona is hereby designated the official testing laboratory for the purpose of enforcing this act.

“Sec. 25. Appropriation. Ninety percent of all moneys collected under the provisions of this act shall be transmitted to the treasurer of the university of Arizona, who shall credit it to a fund to be known as the “fertilizer materials fund”, which fund shall be used solely for the purpose of administering the provisions of this act, upon the order of the board of regents of the university and state colleges of Arizona, in the same manner as other funds of said university. Such fund shall be exempt from the provisions of section 10-930, Arizona code of 1939, relating to lapsing appropriations. The remaining ten percent of the moneys collected under the provisions of this act shall be deposited in the general fund of the state.

“Sec. 26. Transfer of funds. The moneys in the fertilizer fund and the agricultural minerals fund on the effective date of this act are transferred to the fertilizer materials fund.

“Sec. 27. Repeal. Articles 6 and 14, chapter 49, Arizona code of 1939, are hereby repealed.

“Sec. 28. Effective date. This act shall take effect and be in force from and after the first day of January, 1956.

“Amend title to read “Relating to commercial fertilizers, fertilizer materials and agricultural minerals, providing for the registration, sale, distribution and use, providing penal-

ties for the violation thereof, repealing articles 6 and 14, chapter 49, Arizona code of 1939; making an appropriation, and transferring funds."

The clerk was instructed to record the action of the Senate.

Motion by Mr. Carr, seconded by Mr. Steward, that the House concur in the Senate amendments to House Bill No. 147. Carried.

FINAL PASSAGE

The following bill, as amended by the Senate, was read the final time in full:

HOUSE BILL NO. 147, entitled, An Act, relating to commercial fertilizers, fertilizer materials and agricultural minerals, providing for the registration, sale, distribution and use, providing penalties for the violation thereof, repealing articles 6 and 14, chapter 49, Arizona code of 1939; making an appropriation, and transferring funds.

On roll call House Bill No. 147 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lindner, Lines, McRae, Marion, Martin, Matson, Mitchell, Myers, O'Reilly, Raftery, Retzloff, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Wilson, Mr. Speaker, Mr. Speaker Pro Tempore—64.

Not voting: Andersen, Anderson, Cook, Dover, Ellis, Lentz, Lowry, Minor, Phillips, Porter, Pugh, Rhodes, Sims, Willis, Wine, Wood—16.

Signed in open session by the Speaker Pro Tempore, the clerk was instructed to record the action of the House, notify the Senate, and convey the bill to the governor.

At 3:45 p.m., Mr. Speaker returned to the chair.

Senate Bill No. 170, misuse of firearms while hunting, adopted the report of the Free Joint Conference Committee.

The clerk was instructed to record the action of the Senate.

Senate Bill No. 74, reduction of assessed valuation when property destroyed, passed by a vote of 24 ayes, 4 not voting.

Senate Bill No. 167, exempting sales made to federal government from state sales tax, passed by a vote of 23 ayes, 5 not voting.

Senate Bills Nos. 74 and 167 were placed under the Order of Business, First Reading of Bills.

House Bill No. 179, appropriation to civil defense agency, adopted report of Simple Joint Conference Committee wherein the House receded and accepted the Senate amendments, and returns herewith the bill.

The clerk was instructed to record the action of the Senate.

FINAL PASSAGE

The following bill, as amended by the Senate, was read the final time in full:

HOUSE BILL NO. 179, entitled, An Act, making a supplemental appropriation to the civil defense agency.

On roll call House Bill No. 179 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lindner, Lines, McRae, Marion, Martin, Matson, Myers, O'Reilly, Petrie, Pugh, Raftery, Retzlöff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Wilson, Wine, Wood, Mr. Speaker—65.

Not voting: Andersen, Anderson, Cook, Dover, Franklin, Haugh, Lentz, Lowry, Minor, Mitchell, Phillips, Porter, Scudder, Sims, Willis—15.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and convey the bill to the governor.

House Bill No. 238, authorizing school boards to set up contingency fund, passed by a vote of 23 ayes, 1 nay, 4 not voting, with the following amendments:
(House engrossed bill)

Page 1, lines 6 and 7, after "total" strike "operating expense" and insert "of the following budgetary items; III. Operation of school plant, IV. Maintenance of school plant, V. Auxiliary agencies, VI. Fixed charges,".

Page 1, line 10, after "salaries" insert "travel".

Page 1, after line 11, insert "An itemized list of the expenditures from the special category created by this act shall be kept and reported in the same manner as other items in the budget."

The clerk was instructed to record the action of the Senate.

Motion by Mr. O'Reilly, seconded by Mr. Schaffer, that the House concur in the Senate amendments to House Bill No. 238. Carried.

FINAL PASSAGE

The following bill, as amended by the Senate, was read the final time in full:

HOUSE BILL NO. 238, entitled, An Act, relating to education; providing for a contingency fund for school districts, and amending article 6, chapter 54, Arizona code of 1939, by adding section 54-603a.

On roll call House Bill No. 238 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Mitchell, Myers, Petrie, Pugh, Rafferty, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessier, White, Wilson, Wine, Wood, Mr. Speaker—68.

Not voting: Andersen (Maricopa), Bloomquist, Cook, Haugh, Lentz, Minor, O'Reilly, Phillips, Porter, Scudder, Sims, Willis—12.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and convey the bill to the governor.

At 4:05 p.m., Mr. Petrie, Speaker Pro Tempore, took the chair.

House Bill No. 40, sale of real and imitation Indian articles, passed by a vote of 23 ayes, 5 not voting, with the following amendments:

Page 1, line 2, after "sale of" insert "American"; after "articles" strike "as genuine".

Page 1, line 4, after "to be of" insert "American".

Page 1, line 5, after "article is" strike "produced" and insert "handcrafted"; after "wholly by" insert "American".

Page 1, line 6, after "labor" insert a period and strike balance of line.

Page 1, strike lines 7 to 18 inclusive.

Page 1, line 19, after "representing" insert "American".

Page 1, line 21, after "violating" strike "any of"; after "provisions of" strike "this act" and insert "section 1".

Line 1 of title, after "imitation" insert "American"; after "genuine;" insert "and"; line 2, after "sale thereof" insert a period and strike balance of title.

The clerk was instructed to record the action of the Senate.

Motion by Mr. Rogers, seconded by Mr. Kartus, that the House concur in the Senate amendments to House Bill No. 40. Carried.

FINAL PASSAGE

The following bill, as amended by the Senate, was read the final time in full:

HOUSE BILL NO. 40, entitled, An Act, relating to the sale of imitation American Indian articles as genuine; and providing a penalty for the sale thereof.

On roll call House Bill No. 40 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll,

Cook, Dalton, Dover, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lindner, Lines, Lowry, Marion, Martin, Matson, Mitchell, Pugh, Raftery, Retzlöff, Rogers, Rutherford, Schellenberg, Smith, Steward, Stump, Warner, Willis, Wilson, Wine, Wood, Mr. Speaker Pro Tempore—58.

Nays: Bloomquist, Ellsworth (Maricopa), Haugh, Myers, Rhodes, Thode, Tidwell, Wessler, White—9.

Not voting: Andersen, Anderson, Lentz, McRae, Minor, O'Reilly, Phillips, Porter, Rosenbaum, Schaffer, Scudder, Sims, Mr. Speaker—13.

Signed in open session by the Speaker Pro Tempore, the clerk was instructed to record the action of the House, notify the Senate, and convey the bill to the governor.

House Bill No. 119, repainting surplus equipment and school buses before sale, passed by a vote of 24 ayes, 4 not voting with the following amendment:

Page 1, line 9, after "color" insert "and all official painted insignia be obliterated by such private owner".

The clerk was instructed to record the action of the Senate.

Motion by Mr. Wine, seconded by Mr. Bagnall, that the House concur in the Senate amendment to House Bill No. 119. Carried.

FINAL PASSAGE

The following bill, as amended by the Senate, was read the final time in full:

HOUSE BILL NO. 119, entitled, An Act, relating to public and school owned motor vehicles painted yellow; requiring repainting before operation on the public highways by private owners, and amending article 1, chapter 66, Arizona code of 1939, by adding section 66-185m.

On roll call House Bill No. 119 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lindner, Lines, Lowry, Marion, Martin, Matson, Mitchell, Pugh, Raftery, Retzlöff, Rogers, Rutherford, Schellenberg, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, Wine, Wood, Mr. Speaker Pro Tempore—61.

Nays: Myers, Rhodes, White, Wilson—4.

Not voting: Andersen, Anderson, Bloomquist, Lentz, McRae, Minor, O'Reilly, Phillips, Porter, Rosenbaum, Schaffer, Scudder, Sims, Willis, Mr. Speaker—15.

Signed in open session by the Speaker Pro Tempore, the clerk was instructed to record the action of the House, notify the Senate, and convey the bill to the governor.

At 4:25 p.m., Mr. Speaker returned to the chair.

House Bill No. 78, false rental advertisements, passed by a vote of 23 ayes, 5 not voting, with the following amendments:

(House engrossed bill)

Page 1, line 10, after "motels" insert ", motor hotels, motor courts, motor camps, hotels".

Page 1, line 18, after "act" strike ", located within the state of Arizona,".

Page 2, line 1, strike "required by this act" and insert "on such sign".

Page 2, line 2, insert a period after "prominence" and strike balance of line.

Page 2, line 10, insert commas before and after "when vacant".

Line 2 of title, insert a period after "penalties" and strike balance of line.

The clerk was instructed to record the action of the Senate.

Motion by Mr. Warner, seconded by Mr. Wessler, that the House concur in the Senate amendments to House Bill No. 78. Carried.

FINAL PASSAGE

The following bill, as amended by the Senate, was read the final time in full:

HOUSE BILL NO. 78, entitled, An Act, relating to motel, motor hotel, motor court and hotel rate signs, and prescribing penalties.

On roll call House Bill No. 78 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Lee, Lindner, Lines, Lowry, Marion, Martin, Matson, Myers, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schellenberg, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—68.

Nays: Carreon—1.

Not voting: Andersen (Maricopa), Larson, Lentz, McRae, Minor, Mitchell, O'Reilly, Phillips, Schaffer, Scudder, Sims—11.

Signed in open session by the Speaker, the clerk was instructed to record the action of the house, notify the Senate, and convey the bill to the governor.

Motion by Mr. Wine, seconded by Mr. Petrie, that the House sit as in Committee of the Whole House for the consideration of Senate Bill No. 203, reallocation of funds of board of directors of state institutions for juveniles. Carried, and at 4:28 p.m., the House sat as in Committee of the Whole House.

At 4:30 p.m., the House sitting as in Committee of the Whole House was dissolved and reported:

That Senate Bill No. 203 do pass.

Motion by Mr. Wine, seconded by Mr. Bagnall, that the report of the House sitting as in Committee of the Whole House be adopted, and that the bill be properly assigned. Carried.

Senate Bill No. 203, reallocation of funds of board of directors of state institutions for juveniles, was placed under the Order of Business, Third Reading of Bills.

Without objection, the House referred to the Order of Business, First Reading of Bills.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

SENATE BILL NO. 74, An Act, relating to assessment of property for tax purposes; providing for reduction of assessment and taxes when property is destroyed by an act of God, flood, fire, or theft, and amending article 4, chapter 73, Arizona code of 1939, by adding section 73-425.

SENATE BILL NO. 167, An Act, relating to the excise revenue act of 1935; exempting purchases made by certain federal agencies, and amending section 73-1329, Arizona code of 1939.

Motion by Mr. Petrie, seconded by Mr. Bagnall, that the rules be suspended, an emergency declared, and that Senate Bills Nos. 74 and 167 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

SENATE BILL NO. 74, reduction of assessed valuation when property destroyed. Referred to Committees on Judiciary, County and Municipal Affairs, and Ways and Means.

SENATE BILL NO. 167, exempting sales made to federal government from state sales tax. Referred to Committees on Judiciary, County and Municipal Affairs, and Ways and Means.

THIRD READING OF BILLS

The following bill was read the third time in full:

SENATE BILL NO. 203, entitled, An Act, relating to the board of directors of state institutions for juveniles, and providing for the reallocation of funds.

On roll call Senate Bill No. 203 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Dover, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Lee, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Myers, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schellenberg, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—69.

Not voting: Andersen (Maricopa), Kennedy (Pima), Larson, Lentz, Minor, Mitchell, O'Reilly, Phillips, Schaffer, Scudder, Sims—11.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

Motion by Mr. Petrie, seconded by Mr. Steward, that the House stand adjourned until 2:00 p.m., Thursday, March 24, 1955. Carried, and at 4:40 p.m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

THURSDAY, MARCH 24

The House met at 2:00 p.m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lee, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—77.

Excused: Dover Kennedy (Pima), Lentz—3.

Reverend Arthur Woods, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Wednesday, March 23, 1955, was dispensed with, and stands approved.

Motion by Mr. Wilson, seconded by Mr. Petrie, that the House stand at recess, subject to the call of the gavel. Carried, and at 2:35 p.m., the House stood at recess.

At 3:15 p.m., the House resumed session, Mr. Speaker presiding.

At 3:17 p.m., Mr. Petrie, Speaker Pro Tempore, took the chair.

At 3:21 p.m., Mr. Speaker returned to the chair.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 109, increasing revolving fund of Arizona employment security commission, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 118, regional or national organizations expenses of boards of supervisors, constitutional and in proper form, with the following amendments:

Page 1, line 5, strike "a" and insert "in"; after "may" strike the semicolon.

Page 1, line 7, strike "(\$500.00)".

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 135, salary of board members of beauty culturist examiners, constitutional and in proper form.

Committee on Livestock and Public Lands, S. Earl Pugh, chairman.

Senate Bill No. 202, county participation in flood control projects, recommended do pass.

Committee on Agriculture and Irrigation, J. P. Stump, chairman.

Senate Bill No. 202, county participation in flood control projects, recommended do pass.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 202, county participation in flood control projects, constitutional and in proper form.

Committee on Rules, David S. Wine, vice-chairman, on order of Active Calendar.

Senate Bill No. 135, salary of board members of beauty culturist examiners.

Senate Bill No. 109, increasing revolving fund of Arizona employment security commission.

Senate Bill No. 123, prescribing method for computing average rate of tax levy.

House Bill No. 251, amending medicine and surgery code.

Senate Bill No. 202, county participation in flood control projects.

REPORTS OF SELECT COMMITTEES

Dr. Fridena, chairman of the Free Joint Conference Committee on House Bill No. 26, naturopathic board, announced that his committee was unable to reach an agreement, and does not wish appointment of a new committee.

Motion by Dr. Fridena, seconded by Mr. Wine, that the Free Joint Conference Committee on House Bill No. 26 be discharged from further consideration of the bill. Carried.

The Free Joint Conference Committee on Senate Bill No. 136, retirement board amendments to state employees retirement act, reported:

That the Senate accepts the House amendments with the following exceptions:
(House engrossed bill)

Page 4, line 25, strike "one member for a term ending January 1, 1955;"

Page 4, line 27, after "1957;" strike "one member" and insert "two members".

Page 4, line 28, after "1959;" strike "one member" and insert "two members".

Page 4, line 29, after "January 1" strike "1958" and insert "1960.". Strike balance of sentence.

Page 8, line 15, after "agreements" strike "or construction contracts secured".

Page 8, line 16, strike "by performance bonds".

SENATE FREE CONFEREES:	HOUSE FREE CONFEREES:
A. R. SPIKES,	ENOS P. SCHAFFER,
Chairman.	Chairman
H. S. CORBETT,	LAURA McRAE,
WILFORD R. RICHARDSON.	PATRICK W. O'REILLY.

Mr. Speaker announced House action on the Free Joint Conference Committee report would be held in abeyance.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

House Bill No. 13, increasing state levy for common and high schools, reconsidered its action whereby it failed to accede to the request of the House to appoint a Second Free Joint Conference Committee in the matter of disagreement to the Senate amendments to House Bill No. 13, and has appointed Senate Second Free Joint Conferees Prochnow, Spikes and Vyne.

The clerk was instructed to record the action of the Senate.

Senate Bill No. 169, amending egg code, concurred in House amendments and passed on Final Passage by a vote of 27 ayes, 1 not voting.

The clerk was instructed to record the action of the Senate.

Motion by Mr. Wilson, seconded by Mr. O'Reilly, that the House resolve itself into a Committee of the Whole House for the consideration of the bills on the Calendar. Carried, and at 3:26 p.m., the House resolved itself into a Committee of the Whole House, Mr. Farr in the chair.

At 3:53 p.m., the Committee of the Whole House was dissolved and Mr. Farr, chairman, reported:

That Senate Bill No. 135 be amended as follows:
(Senate engrossed bill)

Page 1, line 4, after "salary" strike "of" and insert "not to exceed".

Page 1, line 5, after "expenses" insert "as provided by law".

Page 1, line 12, after "fund" strike the period and insert ", within the limitation of the annual appropriation bill."

Page 1, line 13, after "act." strike balance of section and insert "This act shall become effective after June 30, 1955".

And, as so amended, it do pass.

That Senate Bill No. 109 do pass.

That Senate Bill No. 123 do pass.

That House Bill No. 251 be amended as follows:

Strike the title and insert "Relating to the practice of medicine and surgery; authorizing temporary and restricted licenses; and amending sections 67-1101, 67-1103 and 67-1104, Arizona code of 1939."

Page 2, line 28, after "board" strike the comma insert a period and strike balance of line to and including "act," on line 29.

Page 2, line 32, after "duties" strike the comma insert a period, strike balance of line, all of line 33 to and including "state." on line 34.

Page 3, line 16, strike "four" and insert "five".

Page 3, line 22, after "emergency;" strike "and, 4." and insert "4. a temporary license or permit to practice medicine and surgery to graduates of a medical college of a foreign country provided such graduate is a citizen of the United States, and, 5."

Page 6, line 39, after "license," insert "except as herein otherwise provided,".

Page 7, beginning with line 39, strike balance of bill.

And, as so amended, it do pass.

That Senate Bill No. 202 do pass.

At 3:53 p.m., Mr. Petrie, Speaker Pro Tempore, took the chair.

Motion by Mr. Wilson, seconded by Mr. Wine, that the report of the Committee of the Whole House be adopted, and that the bills be properly assigned. Carried.

Senate Bill No. 135, salary of board members of beauty culturist examiners, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 109, increasing revolving fund of Arizona employment security commission, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 123, prescribing method for computing average rate of tax levy, was placed under the Order of Business, Third Reading of Bills.

House Bill No. 251, amending medicine and surgery code, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 202, county participation in flood control projects, was placed under the Order of Business, Third Reading of Bills.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee report was read, filed and placed on the proper Calendar:

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

Senate Bill No. 135, salary of board members of beauty culturist examiners.

THIRD READING OF BILLS

The following bills were read the third time in full:

SENATE BILL NO. 109, entitled, An Act, relating to revolving funds for state budget units and amending section 10-932, Arizona code of 1939.

On roll call Senate Bill No. 109 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth (Maricopa), Farr, Franklin, Fridena, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lee, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schellenberg, Scudder, Sims, Smith, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker, Mr. Speaker Pro Tempore—71.

Not voting: Dover, Ellsworth (Gila), Grimes, Haugh, Kennedy (Pima), Lentz, Schaffer, Steward, Stump—9.

Signed in open session by the Speaker Pro Tempore, the clerk was instructed to record the action of the House, and return the bill to the Senate.

At 4:07 p.m., Mr. Speaker returned to the chair.

SENATE BILL NO. 123, entitled, An Act, relating to taxation; prescribing the method for computing an average rate of levy, and amending article 1, chapter 73, Arizona code of 1939, by adding section 73-133.

On roll call Senate Bill No. 123 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Brayton, Brown, Burton, Campbell, Carr, Carreon, Cook, Dalton, Ellis, Ellsworth (Maricopa), Farr, Franklin, Fridena, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lee, Lindner, Lines, Lowry, McRae, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Rhodes, Rogers, Rosenbaum, Rutherford, Schellenberg, Scudder, Sims, Steward, Thode, Warner, Wessler, White, Wilson, Wine, Wood, Mr. Speaker—63.

Nays: Berry, Biles, Bloomquist, Marion, Smith, Tidwell—6.

Not voting: Carroll, Dover, Ellsworth (Gila), Grimes, Haugh, Kennedy (Pima), Lentz, Retzloff, Schaffer, Stump, Willis—11.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 135, entitled, An Act, relating to beauty culture; prescribing the compensation of members of the board of beauty culturist examiners, and amending section 67-327, Arizona code of 1939.

On roll call Senate Bill No. 135 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen (Maricopa), Austin, Babbitt, Bagnall, Bailey, Brayton, Campbell, Carr, Carreon, Dalton, Ellis, Farr, Franklin, Fridena, Harkness, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Lee, Lindner, Lowry, McRae, Martin, Matson, Minor, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rogers, Schellenberg, Smith, Steward, Willis, Wilson, Wine, Wood, Mr. Speaker—45.

Nays: Berry, Biles, Bloomquist, Brown, Burton, Cook, Ellsworth (Maricopa), Hostetter, Larson, Lines, Marion, Mitchell, Myers, Phillips, Porter, Rhodes, Rutherford, Scudder, Sims, Tidwell, White—21.

Not voting: Anderson (Cochise), Carroll, Dover, Ellsworth (Gila), Grimes, Haugh, Kennedy (Pima), Lentz, Rosenbaum, Schaffer, Stump, Thode, Warner, Wessler—14.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 202, entitled, An Act, relating to flood control; empowering counties to take such action as may be necessary to cooperate with the United States in the construction of flood control works, and declaring an emergency.

On roll call Senate Bill No. 202 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth (Mar-

icopa), Farr, Franklin, Fridena, Harkness, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lee, Lindner, Lines, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schellenberg, Scudder, Sims, Smith, Steward, Thode, Tidwell, Wessler, White, Willis, Wilson, Wine, Wood Mr. Speaker—69.
 Not voting: Bagnall, Dover, Ellsworth (Gila), Grimes, Haugh, Kennedy (Pima), Lentz, Lowry, Schaffer, Stump, Warner—11.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

Motion by Mr. Wood, seconded by Mr. Wine, that the House stand adjourned until 2:00 p.m., Friday, March 25, 1955. Carried, and at 4:21 p.m., the House so adjourned.

HARRY S. RUPPELIUS,
 Speaker of the House.

ATTEST: LALLAH RUTH,
 Chief Clerk of the House.

FRIDAY, MARCH 25

The House met at 2:00 p.m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—76.

Excused: Dover, Lentz, Phillips, Porter—4.

Reverend Arthur Woods, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Thursday, March 24, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

House Bill No. 251, amending medicine and surgery code.

Committee on Livestock and Public Lands, S. Earl Pugh, chairman.

Substitute Senate Bill No. 45, jurisdiction of state lands occupied for military purposes, recommended:

Majority: as amended by the Committee on Public Defense and Veterans' Affairs, returned for consideration.

Minority: do not pass

REPORTS OF SELECT COMMITTEES

House action on the Free Joint Conference Committee report on Senate Bill No. 136, retirement board amendment to state employees retirement act, was held in abeyance from March 24, 1955.

Motion by Mr. O'Reilly, seconded by Mr. Petrie, that the House adopt the report of the Free Joint Conference Committee on Senate Bill No. 136, retirement board amendments to state employees retirement act. Carried, and the clerk was instructed to record the action of the House, and notify the Senate.

BUSINESS ON THE SPEAKER'S DESK

A communication from the governor, Ernest W. McFarland, on approval of the following bills, was read and filed:

Senate Bill No. 95, restriction on issuance of liquor licenses.

Senate Bill No. 168, computing time of negotiable instruments.

Senate Bill No. 203, reallocation of funds of board of directors of state institutions for juveniles.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

Senate Bill No. 135, salary of board members of beauty culturist examiners, concurred in House amendments and passed on Final Passage by a vote of 23 ayes, 5 not voting.

The clerk was instructed to record the action of the Senate.

Senate Bill No. 136, retirement board amendments to state employees retirement act, adopted report of Free Joint Conference Committee.

The clerk was instructed to record the action of the Senate.

FINAL PASSAGE

The following bill, as amended by the Free Joint Conference Committee, was read the final time in full:

SENATE BILL NO. 136, entitled, An Act, relating to the state employees' retirement system; and amending sections 12-844, 12-851

and 12-852, Arizona code of 1939, and amending article 8, chapter 12, Arizona code of 1939 by adding section 12-853a.

On roll call Senate Bill No. 136 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Cook, Dalton, Ellis, Ellsworth (Maricopa) Farr, Franklin, Fridena, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Lee, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—70.

Nays: Pugh—1.

Not voting: Carroll, Dover, Ellsworth (Gila), Grimes, Larson, Lentz, Phillips, Porter, Schaffer—9.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and return the bill to the Senate.

Mr. Paul Butler, Democratic national chairman, was introduced and addressed the House briefly.

At 3:15 p.m., the sergeant-at-arms announced the seating of Mr. Phillips.

THIRD READING OF BILLS

The following bill was read the third time in full:

HOUSE BILL NO. 251, entitled, An Act, relating to the practice of medicine and surgery; authorizing temporary and restricted licenses; and amending sections 67-1101, 67-1103 and 67-1104, Arizona code of 1939.

On roll call House Bill No. 251 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Babbitt, Bagnall, Bailey, Brayton, Carr, Dalton, Ellis, Franklin, Fridena, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Lee, Lindner, McRae, Matson, Minor, Myers, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rogers, Rutherford, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Willis, Wilson, Wine, Wood, Mr. Speaker—47.

Nays: Andersen (Maricopa), Berry, Biles, Bloomquist, Brown, Burton, Campbell, Carreon, Cook, Ellsworth (Maricopa), Lines, Lowry, Marion, Martin, Phillips, Rhodes, Rosenbaum, Thode, Tidwell, Warner, Wessler, White—22.

Not voting: Austin, Carroll, Dover, Ellsworth (Gila), Farr, Grimes, Larson, Lentz, Mitchell, Porter, Schaffer—11.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Motion by Mr. Petrie, seconded by Mr. Wilson, that the House stand adjourned until 2:00 p.m., Monday, March 28, 1955. Carried, and at 3:25 p.m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

MONDAY, MARCH 28

The House met at 2:00 p.m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—76.

Excused: Dover, Lentz, Phillips, Smith—4.

Reverend Arthur Woods, chaplain of the House, offered prayer.

The pledge of allegiance to the flag of the United States, was led by Mrs. McRae.

Without objection, the reading of the Journal of Friday, March 25, 1955, was dispensed with, and stands approved.

Messrs. L. S. Adams and Robert Brewer, former members, were accorded the privileges of the floor.

BUSINESS ON THE SPEAKER'S DESK

Communications from the governor, Ernest W. McFarland, on approval of the following bills were read and filed:

House Bill No. 40, sale of real and imitation Indian articles.

House Bill No. 78, false rental advertisements.

House Bill No. 118, bonding of contractors.

House Bill No. 152, survival of causes of action.

House Bill No. 156, relief of veterans hospital for Sgt. William L. Snodgrass and Private-1 Carl A. Russell claims.

House Bill No. 164, relief of E. W. Powers, Jr.

House Bill No. 179, appropriation to civil defense agency.

House Bill No. 238, authorizing school boards to set up contingency fund.

House Bill No. 241, changing date of canvass of annual school elections.

House Bill No. 245, appropriation for stream gauging and underground water surveys.

House Bill No. 263, appropriation to corporation commission to continue interstate commerce commission rate hearings.

Senate Bill No. 22, registration of electors by county recorders.

Senate Bill No. 28, roadside parks and historical markers.

Senate Bill No. 71, increasing membership of state apprenticeship council.

Senate Bill No. 77, disposition of land in Wellton-Mohawk project held by game and fish commission.

Senate Bill No. 115, erection of inspection station at Yuma.

Senate Bill No. 117, committee to study need of state building in Tucson.

Senate Bill No. 143, Colorado river boundary commission.

Senate Bill No. 161, special license plates for motor vehicles of historic value.

Senate Bill No. 171, prescribing penalties for violations of game and fish laws.

Senate Bill No. 172, requiring state land commission obtain approval before selling or issuing commercial lease on state lands.

BILLS AND OTHER BUSINESS FROM THE SENATE

A message from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

Senate Bill No. 136, retirement board amendments to state employees retirement act, as amended by the Free Joint Conference Committee, passed on Final Passage by a vote of 21 ayes, 7 not voting.

The clerk was instructed to record the action of the Senate.

Motion by Mr. Petrie, seconded by Mr. Wine, that the House stand adjourned until 2:00 p.m., Tuesday, March 29, 1955. Carried, and at 2:22 p.m., the House so adjourned.

HARRY S. RUPPELIUS
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

TUESDAY, MARCH 29

The House met at 2:00 p.m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hostetter, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—76.

Excused: Dover, Kennedy (Pima), Phillips, Porter—4.

Reverend Arthur Woods, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Monday, March 28, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 59, public works reserve fund, constitutional and in proper form.

Committee on Ways and Means, Robert A. Petrie, chairman.

Senate Bill No. 74, reduction of assessed valuation when property destroyed, returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 185, investment of surplus state funds, constitutional and in proper form.

Committee on Rules, David S. Wine, vice-chairman, on order of Active Calendar.

Senate Bill No. 59, public works reserve fund.

Senate Bill No. 185, investment of surplus state funds.

Motion by Mr. Schaffer, seconded by Mrs. McRae, that the House stand at recess, subject to the call of the gavel. Carried, and at 2:59 p.m., the House stood at recess.

At 3:26 p.m., the House resumed session, Mr. Speaker presiding.

Motion by Mr. Schaffer, seconded by Mr. Wine, that the House stand at recess, subject to the call of the gavel. Carried, and at 3:27 p.m., the House stood at recess.

At 4:50 p.m., Mr. Speaker called the House to order.

REPORTS OF SELECT COMMITTEES

The Second Free Joint Conference Committee on House Bill No. 13, increasing state levy for common and high schools, reported:

Your conferees agree to the following further amendments:
(Senate engrossed bill)

Page 1, line 6, after "thereto," strike balance of line.

Page 1, at beginning of line 7, strike all words preceding "shall".

Page 1, strike all of line 8, and insert "hundred twenty-seven dollars".

Page 1, at beginning of line 9, strike all words preceding "per capita".

Page 2, line 8, after "hundred" strike balance of line and insert "twenty-seven".

Page 2, strike all of lines 9 and 10.

Page 3, at beginning of line 20, strike "regular or major;" after "thereof," insert "that count toward graduation".

Page 4, line 11, after "which are" insert "contiguous or".

Page 4, line 12, after "to" strike "or" and insert "and which are not".

Page 4, line 21, after "aid" insert a comma.

Page 5, line 6, after "54-601a," strike balance of line.

Page 5, at beginning of line 7, strike all words preceding "shall".

Page 5, line 7, after "hundred" strike "fifty" and insert "fifty-seven"; after "dollars" strike the comma and insert "and fifty cents,".

Page 5, strike all of line 8.

Page 5, at beginning of line 9, strike "dollars".

Page 7, line 1, after "one hundred" strike balance of line and insert "fifty-seven point five zero (157.50)".

Page 7, strike all of line 2.

Page 7, at beginning of line 3, strike all words preceding "bears".

Page 7, line 4, add "s" to "product".

Page 8, line 2, after "used" insert "only".

Page 8, line 9, after "are" insert "contiguous or".

Page 8, line 9, after "to" strike "or" and insert "and which are not".

2ND SENATE FREE CONFEREES:

ROBERT W. PROCHNOW,
 Chairman
 A. R. SPIKES,
 RAY VYNE.

2ND HOUSE FREE CONFEREES:

ENOS P. SCHAFFER,
 Chairman
 J. O. GRIMES,
 LOUIS B. ELLSWORTH, JR.

The 2nd Free Joint Conference Committee on House Bill No. 13, increasing state levy for common and high schools, reported:

1. It is the unanimous opinion of the Joint Conference Committee that House Bill No. 13 does not constitute a permanent solution to the total problem of school needs and school financing.

2. In our discussions it has been necessary for the Joint Conference Committee to consider the total problem.

3. It is our opinion further that inequitable assessments and their effect on ad valorem taxes constitute the greatest aggravation to the problem of school financing.

4. We respectfully recommend that there be appointed at the earliest possible date a joint study committee of ten members, five from each house, to undertake the study and consideration of a more permanent solution to the school financing problem (including assessment practices and re-valuation). And further, that this committee be instructed to report its recommendations to the legislative council.

2ND SENATE FREE CONFEE:

ROBERT W. PROCHNOW,
 Chairman.

2ND HOUSE FREE CONFEE:

ENOS P. SCHAFFER,
 Chairman.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House adopt the reports of the 2nd Free Joint Conference Committee on House Bill No. 13. Carried, and the clerk was instructed to record the action of the House and notify the Senate.

Mr. Speaker announced that he would hold in abeyance the appointment of the House members of the Joint Study Committee on School Financing Problems recommended by the Second Free Joint Conference Committee.

BUSINESS ON THE SPEAKER'S DESK

Communications from the governor, Ernest W. McFarland, on approval of the following bills, were read and filed:

Senate Bill No. 109, increasing revolving fund of Arizona employment security commission.

Senate Bill No. 123, prescribing method for computing average rate of tax levy.

Senate Bill No. 135, salary of board members of beauty culturist examiners.

Senate Bill No. 136, retirement board amendments to state employees retirement act.

Senate Bill No. 170, misuse of firearms while hunting.

Senate Bill No. 202, county participation in flood control projects.

House Bill No. 119, repainting surplus equipment and school buses before sale.

House Bill No. 143, Arizona pesticide act.

House Bill No. 147, Arizona fertilizer materials law.

BILLS AND OTHER BUSINESS FROM THE SENATE

A message from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

Senate Joint Resolution No. 2, requesting return of Senate Bill No. 169 from governor for further amendment, passed by a vote of 23 ayes, 5 not voting.

Placed under the Order of Business, First Reading of Bills.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bill was read the first time by number and title:

SENATE JOINT RESOLUTION NO. 2, requesting return of Senate Bill No. 169 from governor for further amendment.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the rules be suspended, an emergency declared, and that Senate Joint Resolution No. 2 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bill was read the second time by number and title:

SENATE JOINT RESOLUTION NO. 2, requesting return of Senate Bill No. 169 from governor for further amendment.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the rules be suspended, an emergency declared, and that Senate Joint Resolution No. 2 be placed under the Order of Business, Third Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

THIRD READING OF BILLS

The following bill was read the third time in full:

SENATE JOINT RESOLUTION NO. 2, requesting return of Senate Bill No. 169, from governor for further amendment.

On roll call Senate Joint Resolution No. 2 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—74.

Nays: Carreon—1.

Not voting: Dover, Hostetter, Kennedy (Pima), Phillips, Porter—5.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House resolve itself into a Committee of the Whole House, for the consideration of the bills on the Calendar. Carried, and at 5:09 p.m., the House resolved itself into a Committee of the Whole House, Dr. Fridena in the chair.

At 6:02 p.m., the Committee of the Whole House was dissolved, and Dr. Fridena, chairman, reported:

That Senate Bill No. 59 be indefinitely postponed.

That Senate Bill No. 185 be amended as follows:

Page 1, line 11, after "purchase," strike balance of line, all of lines 12 and 13, and insert "(b) Notwithstanding any other provision of law, the securities purchased pursuant to this section may be deposited for safekeeping outside the state of Arizona under trust agreement between the state treasurer and the depository approved by the attorney general."

Line 3 of title, after "government;" insert "providing for the safekeeping thereof;"

And, as so amended, it do pass.

Motion by Mr. Schaffer, seconded by Mr. Wine, that the report of the Committee of the Whole House be adopted, and that the bills be properly assigned.

Motion by Mr. Wilson, seconded by Mr. Steward, that the motion by Mr. Schaffer be amended, and that the portion of the recommendation of the Committee of the Whole House that Senate Bill No. 59 be indefinitely postponed, be rejected and that Senate Bill No. 59 be laid on the table. Lost by the following vote:

Ayes: Abels, Alfaro, Austin, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Carreon, Cook, Dalton, Farr, Franklin, Fridena, Harkness, Hunt, Hutcheson, Kennedy (Maricopa), Lee, Lines, Lowry, Marion, Minor, Pugh, Retzloff, Rogers, Smith, Stump, Tidwell, Wessler, White, Willis, Wilson, Wine—35.

Nays: Ackerman, Andersen (Maricopa), Babbitt, Bailey, Campbell, Carr, Carroll, Ellis, Ellsworth, Ellsworth, Grimes, Haugh, Holsclaw, Kartus, Klauer, Larson, Lentz, Lindner, McRae, Matson, Mitchell, Myers, O'Reilly, Petrie, Raftery, Rhodes, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Steward, Thode, Wood, Mr. Speaker—35.

Not voting: Anderson (Cochise), Bagnall, Dover, Hostetter, Kennedy (Pima), Martin, Phillips, Porter, Rosenbaum, Warner—10.

Motion by Mr. Petrie, seconded by Mr. Campbell, that the motion by Mr. Schaffer be amended, and that the portion of the recommendation of the Committee of the Whole House that Senate Bill No. 59 be indefinitely postponed, be rejected and that Senate Bill No. 59 do pass.

Motion by Mr. Abels, seconded by Mr. Haugh, that as a substitute motion to the motion by Mr. Petrie, that the House stand adjourned. Lost by the following vote:

Ayes: Abels, Andersen (Maricopa), Haugh—3.

Nays: Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Pugh, Raftery, Retzlöff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Thode, Tidwell, Warner, Wessler, White, Wilson, Wine, Wood, Mr. Speaker—69.

Not voting: Dover, Hostetter, Kennedy (Pima), Martin, Phillips, Porter, Stump, Willis—8.

The motion by Mr. Petrie, amending the original motion by Mr. Schaffer on report of the Committee of the Whole House, that Senate Bill No. 59 do pass was then put and carried by the following vote:

Ayes: Ackerman, Alfaro, Andersen, Anderson, Babbitt, Bagnall, Bailey, Campbell, Carr, Cook, Ellis, Ellsworth, Ellsworth, Grimes, Haugh, Holsclaw, Kartus, Klauer, Larson, Lentz, Lindner, Lines, McRae, Marion, Matson, Mitchell, Myers, O'Reilly, Petrie, Raftery, Retzlöff, Rhodes, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Steward, Thode, Tidwell, Warner, Wood—42.

Nays: Abels, Austin, Berry, Bloomquist, Brayton, Brown, Burton, Carreon, Carroll, Dalton, Farr, Franklin, Fridena, Harkness, Hunt, Hutcheson, Kennedy (Maricopa), Lee, Minor, Pugh, Rogers, Smith, Stump, Wessler, White, Willis, Wilson, Wine, Mr. Speaker—29.

Not voting: Biles, Dover, Hostetter, Kennedy (Pima), Lowry, Martin, Phillips, Porter, Rosenbaum—9.

The original motion by Mr. Schaffer, as amended, was then put and carried.

Senate Bill No. 59, public works reserve fund, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 185, investment of surplus state funds, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Without objection, the House referred to the Order of Business, Bills and Other Business from the Senate.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

House Bill No. 13, increasing state levy for common and high schools, adopted report of Second Free Joint Conference Committee, and passed on Final Passage by a vote of 26 ayes, 2 not voting.

The clerk was instructed to record the action of the Senate.

FINAL PASSAGE

The following bill, as amended by the Second Free Joint Conference Committee, was read the final time in full:

HOUSE BILL NO. 13, entitled, An Act, relating to education; providing for state levy for common and high schools, apportionment of funds, county and school district levies for common and high school education, special county school reserve fund, apportionment of county school fund, and amending sections 54-601a, 54-602, 54-604, 54-605 and 54-608, Arizona code of 1939.

On roll call House Bill No. 13 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lee, Lindner, Lines, McRae, Matson, Minor, Mitchell, O'Reilly, Petrie, Pugh, Raftery, Retzlöff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Smith, Steward, Stump, Tidwell, Warner, Wilson, Wine, Wood, Mr. Speaker—61.

Nays: Andersen (Maricopa), Brown, Burton, Haugh, Lentz, Lowry, Marion, Myers, Sims, Thode, Wessler, White, Willis—13.

Not voting: Dover, Hostetter, Kennedy (Pima), Martin, Phillips, Porter—6.

The following members asked explanation of vote be spread upon the Journal:

I am voting to accept this report with misgivings. We have lost the current account that is vital to the fast growing districts, but I must point out that only four counties are affected by current aid and they have only eight senators and the other twenty senators come from counties with normal growth. Therefore they are not statesmen enough to recognize the need of the distressed districts. I hope the people circulate petitions for a constitutional amendment providing for a unicameral legislature. By abolishing the senate, populous areas would be equally represented on a population basis. I vote aye.

CHARLES H. ABELS

House Bill No. 13 is certainly not the legislation our hard-pressed school district taxpayers want or need. The number "13" must have been prophetic, it sure is unlucky for those school districts who really need relief.

Admittedly it is a temporary measure, and we are again, as has been done so often, promising the taxpayer that we will find a permanent solution sometime in the future.

I sincerely hope that we will keep that promise—and keep it soon.

House Bill No. 13 today, in its compromise form, is related to needed legislation only by divorce. I do not want to accept it for the people in the district I represent. But it is obvious that it is all we can agree upon at the present time. To further prolong this session will succeed only in wasting thousands of tax dollars.

It is with a feeling of defeat, and with great reluctance, that I vote aye.

DAVID H. CAMPBELL

Everyone pays lip service to equalization. What is it? Filling the need where it is needed from a broad tax base.

How does this bill do this? It doesn't. 1. The current feature is stricken. 2. No attempt made to put it where the need exists. Regardless of need all are given the same amount of money. Where does the money go? We have to assume that this is primarily designed to raise teachers salaries or provide for new teachers. Our law says 75 percent of ADA has to go for teachers salaries. So the school boards will have to comply. 3. Since there is no accompanying tax legislation we will have failed to equalize the tax support.

We have failed in all three senses of equalization.

This piece of legislation is like giving a sick man a sedative. It will soon wear off and the illness will remain.

We have nothing to be proud of here. We have no effort to show since this bill first passed the house that any proposals to deal with the real problem have been given consideration. Nothing has come out of any committee dealing with education except the so-called "cats and dogs". We are guilty of disorganized sop to a major problem of sending a boy to do a man's job. This kind of legislation can be described only as poor and I, for one, am ashamed that it is the best product of this group.

I vote no.

J. H. HAUGH

I voted for House Bill No. 13 before this house. True, it is not what my party or I campaigned for, but it did contain the current ADA feature.

The bill before us today is practically the same as House Bill No. 13 as passed by the House, except for the current ADA feature.

Thus, it is not now as desirable a bill as House Bill No. 13 as originally passed. It is regrettable the current ADA feature was not retained in the bill by the joint conferees. This feature would have permitted the only equalization of school district aid possible under our constitution, but we must be realistic—true the bill is not perfect, but at least the bill now before us will help 50 percent of the needy or hard-pressed school districts. These can not wait.

Also this bill will place a higher share of the cost of education on the state level and lesser share on the county. Also as to the remaining one-half of school districts that admittedly do not need the increased aid, they at least will be able to use the extra money they get for school costs and use their own money to build badly needed school buildings.

I, therefore, vote aye.

DOUGLAS HOLSCLAW.

I voted for House Bill No. 13 before, but since an additional fifty cents has been added to the county, I believe this will work a hardship on some of the taxpayers in my district.

I therefore vote no.

CARL SIMS, SR.

The House of Representatives must be said to have struggled hard for aid to schools on a proper basis. I believe that the additional period of time we have spent fighting for the "larger state aid figure" and the "current aid feature" was justified in the words of one of my friends that "no good work is ever in vain and no good fight is ever lost". Discretion being oft times the better part of valor, we must accept the bill brought back by our committee with the statement that "it is the best that can be done now." The thing that must remain paramount in our minds is that we have again been defeated and prevented from attaining proper objectives and the fight must not be ended or the problems dismissed with a sigh of relief. We must wrestle individually and collectively with this matter until it is properly handled in this state. The problem of nationwide minimum standards of education and national equalization of costs then will most likely still remain for the federal government to solve.

I vote aye.

WM. YOUNGER WOOD.

House Bill No. 13 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and convey the bill to the governor.

House Bill No. 13, increasing state levy for common and high schools, adopted recommendation of the Second Free Joint Conference Committee that a joint study committee be appointed, consisting of ten members, five from each house, to undertake the study and consideration of a more permanent solution to the school financing problem (including assessment practices and revaluation) and has appointed members Prochnow, Spikes, Vyne, Brown and Richardson.

The clerk was instructed to record the action of the Senate.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand adjourned until 2:00 p.m., Wednesday, March 30, 1955. Carried, and at 7:17 p.m., the House so adjourned.

HARRY S. RUPPELIUS
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

WEDNESDAY, MARCH 30

The House met at 2:00 p.m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, McRae, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Warner, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—67.

Excused: Andersen (Maricopa), Bailey, Cook Dover, Ellsworth (Maricopa), Hostetter, Lowry, Marion, Phillips, Porter, Rhodes, Rogers, Tidwell—13.

Reverend Arthur Woods, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Tuesday, March 29, 1955, was dispensed with, and stands approved.

At 2:27 p.m., the House stood at recess, subject to the call of the gavel.

At 2:30 p.m. Mr. Speaker called the House to order.

At 2:31 p.m., the sergeant-at-arms announced the Senate of the state of Arizona.

JOINT SESSION OF THE SENATE AND HOUSE OF REPRESENTATIVES OF THE TWENTY-SECOND LEGISLATURE, FIRST REGULAR SESSION OF THE STATE OF ARIZONA

The joint session of the twenty-second legislature, first regular session, of the state of Arizona, was called to order at 2:32 p.m., by Senator Clarence Carpenter, of Gila county, President of the Senate.

A quorum of both houses was present.

At 2:33 p.m., the governor of Arizona, Ernest W. McFarland, was escorted into the House chambers.

The governor, who was introduced by President Carpenter, commended the members on their passage of House Bill No. 13, increasing state levy for common and high schools, and affixed his signature to the bill.

Without objection, at 2:35 p.m., the joint session of the legislature was dissolved.

CLARENCE L. CARPENTER,
President of the Senate.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LOUISE C. BRIMHALL,
Secretary of the Senate.

LALLAH RUTH,
Chief Clerk of the House.

At 2:36 p.m., Mr. Speaker called the House to order.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Administration, W. W. Mitchell, Sr., chairman on engrossing.

Senate Bill No. 185, investment of surplus state funds.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 18, establishment and operation of co-operative public health districts, returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 18, establishment and operation of co-operative public health districts, constitutional and in proper form.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 74, reduction of assessed valuation when property destroyed, returned for consideration, with the following amendments:

Page 1, line 5, strike "flood attributed to an act of God" and insert "an act of God, flood, or fire".

Page 1, line 16, strike "flood attributed to an act of God" and insert "an act of God, flood, or fire".

Amend title to conform.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 74, reduction of assessed valuation when property destroyed, constitutional and in proper form, with the following amendment:

Line 3 of title, after "by" insert "flood attributed to" and strike "flood, fire, or theft,".

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 86, appropriation to university for construction and remodeling program, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 87, appropriation to university for land purchase, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 89, appropriation to Flagstaff college for construction and remodeling program, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 90, appropriation to Tempe college for construction and remodeling program, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 91, appropriation to Tempe college for land purchase, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 106, appropriation for construction at Arizona children's colony, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 126, appropriation for construction at state hospital, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 153, prohibiting municipal taxing of wholesalers of spirituous liquors, constitutional and in proper form.

Committee on Rules, David S. Wine, vice-chairman on order of Active Calendar.

Senate Bill No. 86, appropriation to university for construction and remodeling program.

Senate Bill No. 87, appropriation to university for land purchase.

Senate Bill No. 89, appropriation to Flagstaff college for construction and remodeling program.

Senate Bill No. 90, appropriation to Tempe college for construction and remodeling program.

Senate Bill No. 91, appropriation to Tempe college for land purchase.

Senate Bill No. 106, appropriation for construction at Arizona children's colony.

Senate Bill No. 126, appropriation for construction at state hospital.

Senate Bill No. 74, reduction of assessed valuation when property destroyed.

Senate Bill No. 18, establishment and operation of co-operative public health districts.

Senate Bill No. 153, prohibiting municipal taxing of wholesalers of spirituous liquors.

BUSINESS ON THE SPEAKER'S DESK

A communication from the governor, Ernest W. McFarland was read and filed:

Senate Bill No. 169, amending egg code, returned to senate for correction as requested in compliance with Senate Joint Resolution No. 2.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

Senate Bill No. 205, appropriation to state land department to compile master file of state lands, passed by a vote of 26 ayes, 2 not voting.

Placed under the Order of Business, First Reading of Bills.

Senate Bill No. 169, amending egg code, further amended after recall from governor, passed on Final Passage by a vote of 26 ayes, 2 not voting.

The clerk was instructed to record the action of the Senate.

FINAL PASSAGE

The following bill, as amended by the Senate, was read the final time in full:

SENATE BILL NO. 169, entitled, An Act, relating to eggs and egg products, and amending sections 68-914, 68-916, 68-918, 68-920 68-921, 68-922, 68-923, 68-926, 68-930, 68-936, 68-937, 68-938, 68-939 and 68-948, Arizona code of 1939.

On roll call Senate Bill No. 169 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Ellis, Ellsworth (Gila), Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, McRae, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie,

Rafferty, Retzlaff, Rosenbaum, Schaffer, Schellenberg, Sims, Smith, Steward, Thode, Wessler, White, Wilson, Wood, Mr. Speaker—60.

Nays: Wine—1.

Not voting: Andersen (Maricopa), Bailey, Cook, Dover, Ellsworth (Maricopa) Hostetter, Lowry, Marion, Phillips, Porter, Pugh, Rhodes, Rogers, Rutherford, Scudder, Stump, Tidwell, Warner, Willis—19.

Senate Bill No. 169 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bill was read the first time by number and title:

SENATE BILL NO. 205, An Act, making an appropriation to the state land department for the purpose of compiling and maintaining a central record of all state lands.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the rules be suspended, an emergency declared, and that Senate Bill No. 205 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bill was read the second time by number and title:

SENATE BILL NO. 205, appropriation to state land department to compile master file of state lands. Referred to Committees on Judiciary, and Appropriations.

THIRD READING OF BILLS

The following bills were read the third time in full:

SENATE BILL NO. 59, entitled, An Act, relating to cities, towns and counties; providing for a public works reserve fund, and amending section 73-505b, Arizona code of 1939.

On roll call Senate Bill No. 59 failed to pass the House by the following vote:

Ayes: Ackerman, Babbitt, Bagnall, Brayton, Campbell, Carr, Carreon, Ellis, Ellsworth (Gila), Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Kartus, Klauer, Lentz, Lindner, Lines, McRae, Martin, Matson, Mitchell, Myers, O'Reilly, Petrie, Rafferty, Retzlaff, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Thode, Wood, Mr. Speaker—37.

Nays: Abels, Alfaro, Anderson (Cochise), Austin, Berry, Biles, Bloomquist, Brown, Burton, Carroll, Dalton, Farr, Hunt, Hutcheson, Kennedy, Kennedy, Larson, Lee, Minor, Pugh, Smith, Steward, Wessler, White, Wilson, Wine—26.

Not voting: Andersen (Maricopa), Bailey, Cook, Dover, Ellsworth (Maricopa), Hostetter, Lowry, Marion, Phillips, Porter, Rhodes, Rogers, Sims, Stump, Tidwell, Warner, Willis—17.

The following members asked explanation of vote be spread upon the Journal:

This is a piece of permissive legislation, and I believe the cities and towns of Arizona would exercise that right to use this measure of raising taxes.

The homes in my district are assessed at around \$2,000.00 which will mean an increase in taxes of around \$10.00.

I promised my constituents that I would help them with their taxes. Therefore, I vote no.

NORMAN LEE.

Equitable taxation is still not tax relief. Taxes can be fair and still be near or beyond the limit of endurance. For such a situation there can be no remedy except a broader tax base and that base must not be people but production. Our state is filling with people but being emptied of the sources of production.

It must be said as to taxes that this session of the legislature has not acted on House Joint Memorial No. 7 which I introduced to prevent giving away production sources amounting to \$120,000,000 annually in Arizona power revenues and vastly more wealth in water to the upper Colorado river basin states by making them a free gift of the Glen Canyon dam site in our state as part of our state water policy and without protest by this honorable body against the carrying out of such through the upper Colorado river storage project bill now before congress. Nothing has been done in this session on House Bill No. 63 which together with twenty-five co-sponsors I introduced to bring into Arizona this water and power which alone will fundamentally provide livelihood for our growing population and new tax sources.

If this process continues, taxes whether equitable or not, will continue to rise in Arizona. We gave Boulder dam to California and made that state the second in the nation with our water and power. If we give Glen Canyon dam to the upper basin states and our water table gives out as it must at present depletion rates without bringing in this water from the Colorado river, we will have little left to tax. The bill represents a trend of far less tax burden to the people of my district than the excise tax bills of this session which I voted against.

I vote aye.

SIDNEY KARTUS

This is a necessary bill to provide the orderly development of our cities and the areas of growing population around them.

There is too great a tendency to bond and raise funds for both principal and interest by the regressive excise tax.

This bill increasing the permissive levy of property tax for a planning and development fund is a sound method of government finance.

I vote aye.

WM. YOUNGER WOOD.

The clerk was instructed to record the action of the House on Senate Bill No. 59.

SENATE BILL NO. 185, entitled, An Act, relating to public finances; authorizing state treasurer to invest state funds other than permanent funds in short term securities of the federal government; providing for the safekeeping thereof; and amending article 3, chapter 10, Arizona code of 1939, by adding section 10-308a.

On roll call Senate Bill No. 185 failed to pass the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Babbitt, Bagnall, Brayton, Carr, Carroll, Dalton, Ellis, Ellsworth (Gila), Farr, Fridena, Grimes, Holsclaw, Hutcheson, Kartus, Klauer, Lentz, Lindner, Lines, McRae, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Raftery, Rutherford, Schaffer, Schellenberg, Scudder, Smith, Thode, Wessler, Willis, Wine, Wood, Mr. Speaker—40.

Nays: Anderson (Cochise), Austin, Berry, Biles, Bloomquist, Brown, Burton, Campbell, Carreon, Franklin, Harkness, Haugh, Hunt, Kennedy, Kennedy, Larson, Martin, Pugh, Rosenbaum, Sims, Steward, White, Wilson—23.

Not voting: Andersen (Maricopa), Bailey, Cook, Dover, Ellsworth (Maricopa), Hostetter, Lee, Lowry, Marion, Phillips, Porter, Retzloff, Rhodes, Rogers, Stump, Tidwell, Warner—17.

The clerk was instructed to record the action of the House, and return the bill to the Senate.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House resolve itself into a Committee of the Whole House for the consideration of bills on the Calendar. Carried, and at 3:47 p.m., the House resolved itself into a Committee of the Whole House, Mr. O'Reilly in the chair.

At 4:47 p.m., the Committee of the Whole House was dissolved, the report not being read.

Motion by Mr. Petrie, seconded by Mr. Dalton, that the House stand adjourned until 9:00 a.m., Thursday, March 31, 1955. Carried, and at 4:50 p.m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

THURSDAY, MARCH 31

The House met at 9:00 a.m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—74.

Excused: Campbell, Dover, Hostetter, Myers, Rhodes, Warner—6.

Reverend Arthur Woods, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Wednesday, March 30, 1955, was dispensed with, and stands approved.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Substitute Senate Bill No. 45, jurisdiction of state lands occupied for military purposes, returned for consideration.

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 118, regional or national organizations expenses of boards of supervisors, returned for consideration.

BILLS AND OTHER BUSINESS FROM THE SENATE

A message from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

House Bill No. 266, prescribing salary of state highway engineer, passed by a vote of 24 ayes, 4 not voting.

The clerk was instructed to record the action of the Senate, and convey the bill to the governor.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bill was read the first time by number and title:

HOUSE BILL NO. 265, by the Committee on Appropriations, An Act, relating to appropriations for the different departments of the state, for state institutions, and for public schools.

Motion by Mr. Petrie, seconded by Mr. Ellsworth (Gila) that the rules be suspended, an emergency declared, and that House Bill No. 265 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with and the following bill was read the second time by number and title:

HOUSE BILL NO. 265, by the Committee on Appropriations, general appropriation bill. Placed on the Active Calendar of the Committee of the Whole House.

Motion by Mr. Petrie, seconded by Mr. Ellsworth (Gila), that the House resolve itself into a Committee of the Whole House for the consideration of the bill on the Calendar. Carried, and at 9:55 a.m., the House resolved itself into a Committee of the Whole House, Mr. Petrie in the chair.

At 10:35 a.m., while in the Committee of the Whole House, the sergeant-at-arms announced the seating of Mr. Rhodes.

At 11:30 a.m., while in the Committee of the Whole House, the sergeant-at-arms announced the seating of Messrs. Campbell and Myers.

At 12:02 p.m., the Committee of the Whole House was dissolved, and Mr. Petrie, chairman, reported progress.

Motion by Mr. Schaffer, seconded by Mr. Bagnall, that the report of the Committee of the Whole House be accepted. Carried.

Motion by Mr. Schaffer, seconded by Mr. Bagnall, that the House stand at recess until 1:30 p.m. Carried, and at 12:04 p.m., the House stood at recess.

AFTERNOON SESSION

At 1:30 p.m., the House resumed session, Mr. Speaker presiding.

Motion by Mr. Wilson, seconded by Mr. Schaffer, that the House reconsider its action whereby it failed to pass on Third Reading of Bills, Senate Bill No. 59, public works reserve fund. Carried.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House sit as in Committee of the Whole House to amend Senate Bill No. 59. Carried, and at 1:36 p.m., the House sat as in Committee of the Whole House.

At 1:40 p.m., the House, sitting as in Committee of the Whole House, was dissolved and reported:

That Senate Bill No. 59 be amended as follows:

Page 1, line 15, strike "five" and insert "3.8".

Page 2, line 16, strike "duly" and insert "unanimously".

And, as so amended, it do pass.

Motion by Mr. Schaffer, seconded by Mr. Bagnall, that the report of the House sitting as in Committee of the Whole House be adopted, and that the bill be properly assigned. Carried.

Senate Bill No. 59, public works reserve fund, as amended by the House sitting as in Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee report was read, filed and placed on the proper Calendar:

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

Senate Bill No. 59, public works reserve fund.

THIRD READING OF BILLS

The following bill was read the third time in full:

SENATE BILL NO. 59, entitled, An Act, relating to cities, towns, and counties; providing for a public works reserve fund, and amending section 73-505b, Arizona code of 1939.

On roll call Senate Bill No. 59 passed the House by the following vote:

Ayes: Ackerman, Alfaro, Andersen (Maricopa), Austin, Bagnall, Bailey, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Ellis, Ellsworth, Ellsworth, Farr, Fridena, Grimes, Harkness Holsclaw, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lee, Lindner, Martin, Matson, Minor, Mitchell, Petrie, Porter, Pugh, Raftery, Retzloff, Rogers, Rosenbaum, Rutherford, Schaffer, Scudder, Sims, Steward, Thode, Wessler, White, Willis, Wilson, Wood, Mr. Speaker—52.

Nays: Abels, Anderson (Cochise), Berry, Biles, Bloomquist, Cook, Dalton, Kennedy (Pima), Lines, Rhodes, Tidwell, Wine—12.

Not voting: Babbitt, Dover, Franklin, Haugh, Hostetter, Lentz, Lowry, McRae, Marion, Myers, O'Reilly, Phillips, Schellenberg, Smith, Stump, Warner—16.

Mr. Kartus asked explanation of vote be spread upon the Journal:

I voted for this bill yesterday and am prepared to re-iterate that position by voting for it again today, but I cannot do so without making of record my grave doubts as to that part of the amendment to the bill which requires unanimous action of the governing board of the political subdivision.

I will vote for the bill but I register my opposition to the unanimous requirement. It appears to be a departure from our traditional practices of government to impose such a condition on cities and counties: I vote aye.

Senate Bill No. 59 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House resolve itself into a Committee of the Whole House for the further consideration of the bill on the Calendar. Carried, and at 1:52 p.m., the House resolved itself into a Committee of the Whole House, Mr. Carreon in the chair.

At 5:20 p.m., the Committee of the Whole House was dissolved, and Mr. Carreon, chairman, reported:

That House Bill No. 265 do pass.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the report of the Committee of the Whole House be adopted, and that the bill be properly assigned. Carried.

House Bill No. 265, general appropriation bill, was referred to the Committee on Administration to be engrossed.

UNFINISHED BUSINESS

The report of the Committee of the Whole House of Wednesday, March 30, 1955, was as follows:

That Senate Bill No. 86 be amended as follows:
(engrossed bill)

Page 1, line 10, after "county," insert "construction of buildings and facilities for poultry husbandry department at Casa Grande road farm,".

Page 1, line 12, after "engineering," strike balance of line to and including "laboratory," on line 13, and insert "remodeling and equipping of dairy laboratory in agriculture building on the campus for dairy husbandry department,".

Page 2, line 6, after "farm," insert "completing".

Page 2, line 8, after "farm," strike balance of line, all of line 9 to and including "department," on line 10, and insert "remodeling and equipping of dairy barn for use as a meats laboratory,".

Page 2, line 13, after "connection with all" strike "such projects," and insert "the projects referred to in paragraphs 1 and 2 of this section,".

And, as so amended, it do pass.

That Senate Bill No. 87 do pass.

That Senate Bill No. 89 be amended as follows:
(engrossed bill)

Page 1, line 10, after "connection with" strike "such" and insert "the projects referred to in this paragraph,".

Page 1, line 11, strike "projects,".

Page 2, line 1, strike "such projects," and insert "the projects referred to in this paragraph,".

And, as so amended, it do pass.

That Senate Bill No. 90 be amended as follows:
(engrossed bill)

Page 2, line 1, after "all" strike "such projects," and insert "the projects referred to in paragraphs 1 and 2 of this section,".

And, as so amended, it do pass.

That Senate Bill No. 91 do pass.

That Senate Bill No. 106 do pass.

That Senate Bill No. 126 do pass.

That Senate Bill No. 74 be amended as follows:
(engrossed bill)

Line 3 of title, after "flood," insert "or". After "fire," strike "or theft,".

Page 1, line 5, strike "flood attributed to an act of God," and insert "an act of God, flood or fire,".

Page 1, line 16, strike "flood attributed to an act of God," and insert "an act of God, flood or fire,".

And, as so amended, it do pass.

That Senate Bill No. 18 do pass.

That Senate Bill No. 153 do pass.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the report of the Committee of the Whole House be adopted, and that the bills be properly assigned. Carried.

Senate Bill No. 86, appropriation to university for construction and remodeling program, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 87, appropriation to university for land purchase, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 89, appropriation to Flagstaff college for construction and remodeling program, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 90, appropriation to Tempe college for construction and remodeling program, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 91, appropriation to Tempe college for land purchase, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 106, appropriation for construction at Arizona children's colony, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 126, appropriation for construction at state hospital, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 74, reduction of assessed valuation when property destroyed, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 18, establishment and operation of cooperative public health districts, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 153, prohibiting municipal taxing of wholesalers of spirituous liquors was placed under the Order of Business, Third Reading of Bills.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee report was read, filed and placed on the proper Calendar:

Committee on Administration, W. W. Mitchell, Sr., chairman on engrossing.

Senate Bill No. 74, reduction of assessed valuation when property destroyed.

Senate Bill No. 86, appropriation to university for construction and remodeling program.

Senate Bill No. 89, appropriation to Flagstaff college for construction and remodeling program.

Senate Bill No. 90, appropriation to Tempe college for construction and remodeling program.

House Bill No. 265, general appropriation bill.

THIRD READING OF BILLS

The following bills were read the third time in full:

SENATE BILL NO. 86, entitled, An Act, making an appropriation to the board of regents of the university and state colleges of Arizona for the construction, remodeling and improvement of buildings and physical plant, with service facilities and equipment therefor, at the university of Arizona, on the campus thereof and at the Campbell Avenue farm, Casa Grande road farm, Yuma valley farm, Animal Pathology laboratory near Mesa, Cotton Research station in Maricopa county, and for trucks, machinery and equipment for Yuma valley farm.

On roll call, Senate Bill No. 86 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lentz, Lindner, Lines, Martin, Matson, Minor, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaf-

fer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Wessler, Willis, Wine, Wood, Mr. Speaker—66.

Nays: White—1.

Not voting: Andersen (Maricopa), Dalton, Dover, Hostetter, Kennedy (Pima), Lee, Lowry, McRae, Marion, Mitchell, Phillips, Warner, Wilson—13.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 87, entitled, An Act, making an appropriation to the board of regents of the university and state colleges of Arizona for the purchase of realty, including improvements thereon, and the preparation of such land for use by the university of Arizona.

On roll call Senate Bill No. 87 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lentz, Lindner, Lines, Martin, Matson, Minor, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Wessler, Willis, Wine, Wood, Mr. Speaker—67.

Nays: White—1.

Not voting: Andersen (Maricopa), Dover, Hostetter, Kennedy (Pima), Lee, Lowry, McRae, Marion, Mitchell, Phillips, Warner, Wilson—12.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 89, entitled, An Act, making an appropriation to the board of regents of the university and state colleges of Arizona for construction and remodeling of buildings, with service facilities, furnishings and equipment therefor, at the Arizona state college at Flagstaff.

On roll call Senate Bill No. 89 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lentz, Lindner, Lines, Martin, Matson, Minor, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Wessler, White, Willis, Wine, Wood, Mr. Speaker—67.

Not voting: Andersen (Maricopa), Burton, Dover, Hostetter, Kennedy (Pima), Lee, Lowry, McRae, Marion, Mitchell, Phillips, Warner, Wilson—13.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 90, entitled, An Act, making an appropriation to the board of regents of the university and state colleges of Arizona for construction, completion and remodeling of buildings, and campus planning and street improvement, with service facilities, furnishings and equipment therefor at the Arizona state college at Tempe.

On roll call Senate Bill No. 90 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lentz, Lindner, Lines, Martin, Matson, Minor, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Wessler, Willis, Wood, Mr. Speaker—65.

Nays: White—1.

Not voting: Andersen (Maricopa), Burton, Dover, Hostetter, Kennedy (Pima), Lee, Lowry, McRae, Marion, Mitchell, Phillips, Warner, Wilson, Wine—14.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 91, entitled, An Act, making an appropriation to the board of regents of the university and state colleges of Arizona, for the purchase of realty, including improvements thereon, and the preparation of such land for the use of Arizona state college at Tempe.

On roll call Senate Bill No. 91 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy (Maricopa), Klauer, Larson, Lentz, Lindner, Lines, Martin, Matson, Minor, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford Schaffer, Schellenberg, Scudder, Smith, Steward, Stump, Thode, Tidwell, Wessler, Willis, Wine, Wood, Mr. Speaker—65.

Nays: White—1.

Not voting: Andersen (Maricopa), Burton, Dover, Hostetter, Kennedy (Pima), Lee, Lowry, McRae, Marion, Mitchell, Phillips, Sims, Warner, Wilson—14.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

HOUSE BILL NO. 265, entitled, An Act, relating to appropriations for the different departments of the state, for state institutions, and for public schools.

On roll call House Bill No. 265 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Anderson (Cochise), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown,

Carr, Carreon, Carroll, Cook, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kennedy (Maricopa), Klauer, Larson, Lentz, Lindner, Lines, Lowry, Martin, Matson, Minor, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—66.

Nays: Kartus—1.

Not voting: Andersen (Maricopa), Burton, Campbell, Dalton, Dover, Hostetter, Kennedy (Pima), Lee, McRae, Marion, Mitchell, Phillips, Warner—13.

Mr. Kartus asked explanation of vote be spread upon the Journal:

As a protest against the inadequate welfare appropriations which leave many of our needy people neglected and unheeded, and the fact that the attorney general of the state is given no funds to prosecute the Colorado river law suit for which he is responsible and on the successful outcome of which Arizona's prosperity and future depend, I vote no.

House Bill No. 265 was signed in open session by the speaker, the clerk was instructed to record the action of the House, and convey the bill to the Senate.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand adjourned. Carried, and at 6:18 p.m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

FRIDAY, APRIL 1

The House met at 10:00 a.m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Fridena, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Scudder, Sims, Smith, Steward, Thode, Tidwell, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—74.

Excused: Dover, Hostetter, Phillips, Schellenberg, Stump, Warner—6.

Reverend Arthur Woods, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Thursday, March 31, 1955, was dispensed with, and stands approved.

Mr. Steward introduced Dr. Robert L. Nugent of the university of Arizona, chairman of the Hi-Y youth and government committee and Mr. Robert Friedman, governor of the model legislature, who were accorded the privileges of the floor.

UNFINISHED BUSINESS

Mr. Speaker announced in accordance with the recommendation of the Second Free Joint Conference Committee on House Bill No. 13, increasing state levy for common and high schools, appointment of House Members of the Joint Committee to study school financing problems, as members Wine, McRae, Petrie, Bagnall and Schellenberg.

The clerk was instructed to record the action of the House, and notify the Senate.

Without objection, the House referred to the Order of Business, Bills and Other Business from the Senate.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

House Bill No. 39, travel expenses of public officers and employees, passed by a vote of 21 ayes, 3 nays, 4 not voting, with the following amendments:
(House engrossed bill)

Page 2, line 6, after "exceed" strike "ten" and insert "seven".

Page 2, line 8, after "mile" strike the period and insert ", provided the governor authorizes such air travel and notifies the state auditor in writing."

Page 2, line 14, after "travel" strike the period and insert ", provided the governor authorizes such air travel and notifies the state auditor in writing."

Page 2, line 15, strike "Per diem" and insert "Reimbursement".

Page 2, line 15, after "claimed" insert "for actual and necessary expenses".

Page 2, line 16, strike "at the rate of ten" and insert "not to exceed eight".

Page 2, line 18, after "person." strike balance of line and all of lines 19 and 20.

Page 3, line 9, after "business" insert "away from his designated post of duty".

Page 3, strike lines 17 and 18, and insert:

"Sec. 2. Emergency. To preserve the public peace, health and safety, it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law."

The clerk was instructed to record the action of the Senate.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House do not concur in the Senate amendments to House Bill No. 39, and that a Free Joint Conference Committee be appointed to confer with a like committee from the Senate concerning the matter of disagreement on the bill. Carried, and Mr. Speaker appointed members Lee, Wine and Carr. The clerk was instructed to record the action of the House, and notify the Senate.

House Bill No. 180, amending law governing assessment rolls, passed by a vote of 25 ayes, 3 not voting, with the following amendment:
(House engrossed bill)

Page 1, line 13, after "provided however," strike remainder of line, all of line 14 and through "roll may be" on line 15, and insert "that an additional roll may be maintained and".

The clerk was instructed to record the action of the Senate.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House do not concur in the Senate amendments to House Bill No. 180, and that a Free Joint Conference Committee be appointed to confer with a like committee from the Senate concerning the matter of disagreement on the bill. Carried, and Mr. Speaker appointed members Schaffer, Haugh and Kartus. The clerk was instructed to record the action of the House, and notify the Senate.

House Bill No. 251, amending medicine and surgery code, passed by a vote of 24 ayes, 4 not voting, with the following amendments:
(House engrossed bill)

Page 1, line 19, after "years," strike balance of line and all of line 20.

Page 3, line 17, after "United States" strike the comma and insert "and provided the requirements of such college were, in the opinion of the board, at the time of such graduation, equal to the requirements prescribed by this act,".

Page 8, strike lines 17 to 22, inclusive, and insert:
"67-1104. Fees. The board shall charge the following fees:

"1. For application for certification by examination, twenty-five dollars, of which fifteen dollars shall be returned to the applicant in the event his credentials are found insufficient or he withdraws his application before taking the examination.

"2. For a reciprocity or a restricted certificate, one hundred dollars, of which seventy-five dollars shall be returned to the applicant in the event his credentials are found insufficient or he withdraws his application before a certificate is issued.

"3. For a temporary license or permit, twenty-five dollars."

The clerk was instructed to record the action of the Senate.

Motion by Mr. Schaffer, seconded by Mr. Bagnall, that the House do not concur in the Senate amendments to House Bill No. 251, and that a Free Joint Conference Committee be appointed to confer with a like committee from the Senate concerning the matter of disagreement on the bill. Carried, and Mr. Speaker appointed members Brayton, Bagnall, Fridena. The clerk was instructed to record the action of the House, and notify the Senate.

Senate Bill No. 59, public works reserve fund, concurred in House amendment, and passed on Final Passage by a vote of 23 ayes, 5 not voting.

Senate Bill No. 86, appropriation to university for construction and remodeling program, concurred in House amendments, and passed on Final Passage by a vote of 27 ayes, 1 not voting.

Senate Bill No. 89, appropriation to Flagstaff college for construction and remodeling program, concurred in House amendments, and passed on Final Passage by a vote of 27 ayes, 1 not voting.

Senate Bill No. 90, appropriation to Tempe college for construction and remodeling program, concurred in House amendments, and passed on Final Passage by a vote of 27 ayes, 1 not voting.

The clerk was instructed to record the action of the Senate.

Senate Bill No. 20, tuberculosis control act, passed by a vote of 25 ayes, 3 not voting.

Senate Bill No. 165, number of superior courts and judges, passed by a vote of 19 ayes, 5 nays, 4 not voting.

Senate Bill No. 206, reallocating funds from employment security commission to state general fund, passed by a vote of 25 ayes, 3 not voting.

Senate Bills Nos. 20, 165 and 206 were placed under the Order of Business, First Reading of Bills.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the first time by number and title:

SENATE BILL NO. 20, An Act, relating to public health providing care and treatment for persons having communicable or contagious tuberculosis; providing for state reimbursement to counties providing care and treatment, and making appropriations.

SENATE BILL NO. 165, An Act, relating to superior courts, and the number of judges thereof, and amending section 19-301, Arizona code of 1939.

SENATE BILL NO. 206, An Act, reallocating funds from the employment security commission to the state general fund.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the rules be suspended, an emergency declared, and that Senate Bills Nos. 20, 165, and 206 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bills were read the second time by number and title:

SENATE BILL NO. 20, tuberculosis control act.

Motion by Mrs. Thode, seconded by Mr. Campbell, that the rules be suspended, an emergency declared, and that Senate Bill No. 20 be placed on the Active Calendar of the Committee of the Whole House. Lost by the following vote:

Ayes: Andersen, Anderson, Babbitt, Bailey, Bloomquist, Brown, Burton, Campbell, Ellis, Ellsworth (Maricopa), Franklin, Haugh, Holsclaw, Kennedy, Kennedy, Larson, Lentz, Lines, Lowry, Marion, Martin, Minor, Myers, Porter, Rhodes, Rosenbaum, Rutherford, Sims, Steward, Thode, Wessler, White, Willis—33.

Nays: Abels, Ackerman, Alfaro, Bagnall, Brayton, Carr, Carreon, Carroll, Cook, Dalton, Ellsworth (Gila), Farr, Fridena, Grimes, Harkness, Hunt, Hutcheson, Kartus, Klauer, Lee, Lindner, McRae, Matson, Mitchell, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Schaffer, Scudder, Smith, Tidwell, Wilson, Wine, Wood, Mr. Speaker—37.

Not voting: Austin, Berry, Biles, Dover, Hostetter, Phillips, Rogers, Schellenberg, Stump, Warner—10.

The following members asked explanation of vote be spread upon the Journal:

I voted for this bill two years ago and I know of no reason why it should not be considered at this time as the committees will at least send it back for consideration.

That is what we are doing now and I vote aye.

W. W. FRANKLIN

I am for Senate Bill No. 20 one hundred percent, but it is against our parliamentary procedure.

I am on the health committee and I believe we will get this bill out and on the floor.

If this bill does not get out and pass, it will be a drastic miscarriage of justice.

RUTH HUNT.

I believe that since thirty-one states in the union have this type of legislation, I know that tuberculosis is the number one killer in the state of Arizona.

Although I don't believe in passing bills without the proper processes—by going through the different committees—at this late hour in the session, I don't think Senate Bill No. 20 would be passed. I vote aye.

NEALES KENNEDY.

This may be a good piece of legislation. I do not know because I have had no opportunity to study it, but I do not believe that we should by-pass our committees. We have our rules and this is the first time since the session began that we have not gone through channels.

I am opposing the procedure for this reason. I must vote no.

ROBERT L. KLAUER

Mr. Mitchell said we were rushing this bill's passage.

We have been here for eighty-three days to study this bill. We had it two years ago. It seems that most all who have spoken here studied it. They seem to know the answers.

I feel at times, that this is the best way to get good legislation passed. I have perfect confidence in the committee of the Whole House.

We have spent much time on the children, for schools, now let us protect them from this terrible disease—tuberculosis.

I feel that this vote will show our true stripes. I vote aye.

WILLIAM S. PORTER

Senate Bill No. 20 was referred to Committees on Judiciary, Appropriations, and Public Health.

SENATE BILL NO. 165, number of superior courts and judges. Referred to Committees on Judiciary, and County and Municipal Affairs.

SENATE BILL NO. 206, reallocating funds from employment security commission to state general fund. Referred to Committees on Judiciary, and Appropriations.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand at recess subject to the call of the gavel. Carried, and at 12:25 p.m., the House stood at recess.

AFTERNOON SESSION

At 3:50 p.m., the House resumed session, Mr. Speaker presiding.

Without objection, the House referred to the Order of Business, Business on the Speaker's Desk.

BUSINESS ON THE SPEAKER'S DESK

Communications from the governor, Ernest W. McFarland, on approval of the following bills were read and filed:

House Bill No. 266, prescribing salary of state highway engineer.

Senate Bill No. 59, public works reserve fund.

Senate Bill No. 86, appropriation to university for construction and remodeling program.

Senate Bill No. 87, appropriation to university for land purchase.

Senate Bill No. 89, appropriation to Flagstaff college for construction and remodeling program.

Senate Bill No. 90, appropriation to Tempe college for construction and remodeling program.

Senate Bill No. 91, appropriation to Tempe college for land purchase.

Senate Bill No. 169, amending egg code.

THIRD READING OF BILLS

The following bills were read the third time in full:

At 3:51 p.m., the sergeant-at-arms announced the seating of members Schellenberg and Stump.

SENATE BILL NO. 106, entitled, An Act, making an appropriation to the Arizona children's colony board.

On roll call Senate Bill No. 106 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Cook, Ellsworth, Ellsworth, Farr, Franklin, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Sims, Smith, Steward, Stump, Thode, Tidwell, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—70.

Not voting: Carreon, Carroll, Dalton, Dover, Ellis, Fridena, Hostetter, Phillips, Scudder, Warner—10.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 126, entitled, An Act, making an appropriation to the state hospital board.

On roll call Senate Bill No. 126 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown,

Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellsworth, Ellsworth, Farr, Franklin, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schellenberg, Sims, Smith, Steward, Stump, Thode, Tidwell, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—72.

Not voting: Dover, Ellis, Fridena, Hostetter, Phillips, Schaffer, Scudder, Warner—8.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 153, entitled, An Act, relating to spirituous liquors; prohibiting cities and towns from taxing wholesalers of spirituous liquors, and amending section 72-112, Arizona code of 1939.

On roll call Senate Bill No. 153 failed to pass the House by the following vote:

Ayes: Abels, Ackerman, Andersen, Anderson, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Burton, Carr, Cook, Ellsworth (Gila), Haugh, Hunt, Klauer, Lee, Lindner, Raftery, Rosenbaum, Sims, Stump, Thode, Willis, Wilson, Wine, Wood, Mr. Speaker—29.

Nays: Alfaro, Austin, Brayton, Brown, Campbell, Carreon, Carroll, Dalton, Ellis, Ellsworth (Maricopa), Farr, Franklin, Grimes, Harkness, Holsclaw, Hutcheson, Kartus, Kennedy, Kennedy, Larson, Lentz, Lines, Lowry, Marion, Martin, Matson, Minor, Myers, O'Reilly, Porter, Pugh, Retzloff, Rhodes, Rogers, Rutherford, Schellenberg, Smith, Steward, Tidwell, Wessler, White—41.

Not voting: Dover, Fridena, Hostetter, McRae, Mitchell, Petrie, Phillips, Schaffer, Scudder, Warner—10.

The following members asked explanation of vote be spread upon the Journal:

Senate Bill No. 153 would prohibit towns and cities from taxing the manufacture, sale or distribution of spirituous liquors by wholesalers.

I am unequivocally opposed to this bill for three main reasons. 1. It would establish a very dangerous precedent, whereby wholesalers of other articles, materials or produce would have grounds for similar tax exemptions in the future. 2. It would create an unfair exemption favoring a special class of wholesalers and is therefore discriminatory legislation. 3. Lastly, it would interfere in the future with the support of local alcohol facilities for the prevention, treatment and rehabilitation of chronic alcoholism.

For these reasons, I vote no.

DOUGLAS HOLSCRAW.

I object to describing the liquor traffic as an industry. Anything that preys on human vice is not an industry. I object to giving the liquor traffic a tax exemption which legitimate industries do not possess.

SIDNEY KARTUS.

The clerk was instructed to record the action of the House on Senate Bill No. 153.

SENATE BILL NO. 74, entitled, An Act, relating to assessment of property for tax purposes; providing for reduction of assessment and taxes when property is destroyed by an act of God, flood or fire, and amending article 4, chapter 73, Arizona code of 1939, by adding section 73-425.

On roll call Senate Bill No. 74 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Franklin, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lentz, Lindner, Lines, Lowry, Martin, Matson, Minor, Myers, O'Reilly, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schellenberg, Sims, Smith, Steward, Stump, Thode, Willis, Wilson, Wine, Wood, Mr. Speaker—63.

Nays: Bailey, Farr, Marion, Tidwell, Wessler, White—6.

Not voting: Dover, Fridena, Hostetter, Lee, McRae, Mitchell, Petrie, Phillips, Schaffer, Scudder, Warner—11.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 18, entitled, An Act, relating to public health; providing for local health departments and budgets and funds therefor; prescribing added duties for the county treasurer relating to public health funds; amending sections 68-211 and 68-212, Arizona code of 1939, and amending article 2, chapter 68, Arizona code of 1939 by adding sections 68-215a and 68-215b.

On roll call Senate Bill No. 18 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, Lowry, McRae, Martin, Matson, Minor, Myers, O'Reilly, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schellenberg, Sims, Smith, Steward, Stump, Thode, Tidwell, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—69.

Nays: Marion—1.

Not voting: Dover, Fridena, Haugh, Hostetter, Mitchell, Petrie, Phillips, Schaffer, Scudder, Warner—10.

Mr. Pugh asked explanation of vote be spread upon the Journal:

This bill makes one significant change in present law. It permits health services to have a qualified director rather than having to employ a full time medical director. Small counties can now have sanitarians or nurses as directors.

Senate Bill No. 18 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

Motion by Mr. Wilson, seconded by Mr. Rogers that the House stand adjourned until 9:00 a.m., Saturday April 2, 1955. Carried, and at 4:37 p.m., the House so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

SATURDAY, APRIL 2

The House met at 9:00 a.m., in conformity with the rules, Mr. Speaker presiding.

Attendance roll call was as follows:

Present: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brown, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, (Gila), Farr, Franklin, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy (Pima), Klauer, Larson, Lee, Lentz, Lindner, Lines, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Pugh, Raftery, Retzloff, Rogers, Rosenbaum, Rutherford, Schaffer, Scudder, Sims, Smith, Steward, Stump, Thode, Tidwell, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—65.

Excused: Brayton, Burton, Dover, Ellsworth (Maricopa), Fridena, Hostetter, Kennedy (Maricopa), Lowry, McRae, Petrie, Phillips, Porter, Rhodes, Schellenberg, Warner—15.

Reverend Arthur Woods, chaplain of the House, offered prayer.

Without objection, the reading of the Journal of Friday, April 1, 1955, was dispensed with, and stands approved.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

House Bill No. 265, general appropriation bill, passed by a vote of 26 ayes, 1 nay, 1 not voting.

The clerk was instructed to record the action of the Senate, and convey the bill to the governor.

House Bill No. 39, travel expenses of public officers and employees, acceded to House request and appointed Free Joint Conferees Giss, Prochnow and Corbett.

House Bill No. 180, amending law governing assessment rolls, acceded to House request and appointed Free Joint Conferees Richardson, Haldiman and Corbett.

House Bill No. 251, amending medicine and surgery code. acceded to House request and appointed Free Joint Conferees Simms, Giss and Brown.

Senate Bill No. 74, reduction of assessed valuation when property destroyed, concurred in House amendments, and passed on Final Passage by a vote of 25 ayes, 3 not voting.

The clerk was instructed to record the action of the Senate.

Senate Bill No. 207, appropriation to national guard for additional squadron in Tucson, passed by a vote of 27 ayes, 1 not voting.

Placed under the Order of Business, First Reading of Bills.

FIRST READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bill was read the first time by number and title:

SENATE BILL NO. 207, An Act, making an appropriation to the national guard of Arizona, for an additional squadron located in the city of Tucson, Arizona.

Motion by Mr. Schaffer, seconded by Mr. Bagnall, that the rules be suspended, an emergency declared, and that Senate Bill No. 207 be placed under the Order of Business, Second Reading of Bills, for today. Carried by a two-thirds vote of all members elected to the House.

SECOND READING OF BILLS

By unanimous consent, constitutional requirement, article IV, section 12, was dispensed with, and the following bill was read the second time by number and title:

SENATE BILL NO. 207, appropriation to national guard for additional squadron in Tucson. Referred to Committees on Judiciary, Appropriations, and Public Defense and Veterans' Affairs.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 13, authority to construct municipal swimming pools on school grounds, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 14, county classification for salary purposes, constitutional and in proper form.

Committee on Public Health, Nelson D. Brayton, chairman.

Senate Bill No. 20, tuberculosis control act, recommended:

Majority: do pass.
returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 104, training program in use of firearms, constitutional and in proper form with the following amendments:
(engrossed bill)

Page 1, line 17, strike "to take such training course" and insert "whose license has been revoked or suspended by the commission under authority of law and all hunters who make application for a license for the first time to show a certificate of completion of such training course".

Committee on County and Municipal Affairs, Enos P. Schaffer, chairman.

Senate Bill No. 165, number of superior courts and judges, returned for consideration.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 165, number of superior courts and judges, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 201, salary increase for post auditor, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 206, reallocating funds from employment security commission to state general fund, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 207, appropriation to national guard for additional squadron in Tucson, constitutional and in proper form.

Committee on Judiciary, Harry Bagnall, chairman.

House Resolution No. 14, dedication to democracy, constitutional and in proper form.

Committee on Rules, David S. Wine, vice-chairman, on order of Active Calendar.

Senate Bill No. 13, authority to construct municipal swimming pools on school grounds.

Senate Bill No. 14, county classification for salary purposes.

Senate Bill No. 201; salary increase for post auditor.

Senate Bill No. 118, regional or national organizations expenses of boards of supervisors.

Senate Bill No. 52, schedule of penalties for overloading trucks on highways.

Senate Bill No. 53, motor vehicles leased for transportation on highways.

Motion by Mr. Schaffer, seconded by Mr. Bagnall, that the House resolve itself into a Committee of the Whole House for the consideration of the bills on the Calendar. Carried, and at 9:58 a.m., the House resolved itself into a Committee of the Whole House, Mr. Wilson in the chair.

At 10:05 a.m., while in the Committee of the Whole House, the sergeant-at-arms announced the seating of members Brayton, Burton, Ellsworth (Maricopa), Kennedy (Maricopa), McRae, Phillips, Porter, Schellenberg and Rhodes.

At 11:15 a.m., the Committee of the Whole House was dissolved, and Mr. Wilson, chairman, reported:

That Senate Bill No. 13 do pass.

That Senate Bill No. 14 do pass.

That Senate Bill No. 201 be amended as follows:
(engrossed bill)

Page 1, line 4, after "year." insert "Provided, however, the post auditor is required to devote full time to the duties of this office."

And, as so amended it do pass.

That Senate Bill No. 118 be amended as follows:
(engrossed bill)

Page 1, line 5, before "limitation" strike "a" and insert "in". Strike semicolon after "may".

Page 1, line 6, strike "five" and insert "three".

Page 1, line 7, strike "(\$500.00)".

And, as so amended it do pass.

That Senate Bill No. 52 do pass.

That Senate Bill No. 53 be amended as follows:
(engrossed bill)

Page 4, line 3, after "vehicles," insert "showing".

Page 4, line 10, after "vehicles" strike the comma insert a period and strike balance of line to and including "superintendent." on line 11.

And, as so amended it do pass.

Motion by Mr. Schaffer, seconded by Mr. Bagnall, that the report of the Committee of the Whole House be adopted, and that the bills be properly assigned. Carried.

Senate Bill No. 13, authority to construct municipal swimming pools on school grounds, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 14, county classification for salary purposes, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 201, salary increase for post auditor, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 118, regional or national organizations expenses of boards of supervisors, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 52, schedule of penalties for overloading trucks on highways, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 53, motor vehicles leased for transportation on highways, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee report was read, filed and placed on the proper Calendar:

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

Senate Bill No. 53, motor vehicles leased for transportation on highways.

Senate Bill No. 118, regional or national organizations expenses of boards of supervisors.

Senate Bill No. 201, salary increase for post auditor.

REPORTS OF SELECT COMMITTEES

The Free Joint Conference Committee on House Bill No. 180, amending law governing assessment rolls, reported:

That the Senate recedes from its amendments.

That the conferees agree to the following amendments:
(Senate engrossed bill)

Page 1, line 5, after "commission," strike "alphabetically".

Page 1, line 12, after "noted" insert a period, strike balance of paragraph and insert "In the discretion of the assessor, however, the roll may be arranged alphabetically by tracts and subdivisions, provided that if the roll is so arranged a cross-index of all property, arranged alphabetically by owner, shall be maintained;"

SENATE FREE CONFEREES:	HOUSE FREE CONFEREES:
WILFORD R. RICHARDSON,	ENOS P. SCHAFFER,
Chairman.	Chairman.
HIRAM S. CORBETT,	JOHN P. HAUGH,
JOE C. HALDIMAN, JR.	SIDNEY KARTUS.

Motion by Mr. Schaffer, seconded by Mr. Bagnall, that the House adopt the report of the Free Joint Conference Committee on House Bill No. 180. Carried, and the clerk was instructed to record the action of the House, and notify the Senate.

The Free Joint Conference Committee on House Bill No. 39, travel expenses of public officers and employees, reported:

That the House accedes to the Senate amendments.

Your conferees agree to the following further amendments:

Page 2, line 8, after "mile" insert "up to and including June 30, 1956, and thereafter such travel expense shall be paid at a rate not to exceed eight cents a mile".

Page 2, line 22, after "state" strike balance of line and insert "up to and including June 30, 1956, and thereafter not to exceed nine dollars for such expenses, for each twenty-four hour day for each person. Reimbursement for subsistence may be claimed for actual and necessary expenses not to exceed twelve dollars for".

SENATE FREE CONFEREES:	HOUSE FREE CONFEREES:
HAROLD C. GISS,	NORMAN LEE,
Chairman.	Chairman.
ROBERT W. PROCHNOW	DAVID S. WINE
HIRAM S. CORBETT.	WILLIAM B. CARR.

Motion by Mr. Schaffer, seconded by Mr. Ellsworth (Gila), that the House adopt the report of the Free Joint Conference Committee on House Bill No. 39. Carried, and the clerk was instructed to record the action of the House, and notify the Senate.

Under personal privilege Mr. Rogers asked the following remarks be inserted in the Journal:

This House has just appropriated many millions for the operation of the various departments of the state.

I know that the Appropriations Committee has devoted long and tedious hours to a budget that the governor said was not his, and which we approved the other day.

I was informed by my good friend and colleague Mr. Abels, that floor amendments on the budget bill, while permissible, would not meet with any success. I have witnessed the most brilliant display of verbal battle by my esteemed and respected legislator Sidney Kartus, in an effort to enrich Arizona's water problem—and yet have seen the plea of this able representative from Maricopa—be voted down by what appeared an apathetic misunderstanding of this gigantic proposition. Now I can believe the veteran legislators that the budget once it hits the floor, is untouchable.

I attacked several departments because they set up a larger request for state travel expenses than they did to solve some of the major problems which those departments are faced with.

Perhaps the words of a certain union official who said there is more time and money spent coming and going from

the problem, than time and money spent solving the problem, could be true.

I am wondering how many of you are aware of the combined, and astonishing amounts that we have permitted to be set up for state travel expenses.

Do you know that we have set up an all-time travel appropriation of \$664,472.00! Can you imagine that? Only for state travel expenses—but this figure does not include the travel expenses of ten separate boards such as the Arizona dental board, medical examiners, chiropractors and others.

In asking the question as to how come the Fish and Game Commission has an appropriation of \$96,000 for travel, I was told that they are always coming and going.

I would like to point out that this appropriation for the fish and game commission is not only \$96,000 but \$60 higher. Why the odd sixty? The state tax commissioner has \$48,000 for travel, health department \$42,700, department of public welfare \$61,025 (notice the extra \$25), liquor control \$60,000, livestock and sanitary board \$54,780. Yet the national guard, militarily important to our welfare, has a total appropriation of \$196,470 to train, equip, and move these troops to camp or to any place where an emergency might take them.

In examining these appropriations you cannot help but wonder and feel somewhat relieved that this state is not the size of Texas. But with one million people in the state of Arizona, this means that every person is paying more than 60c just for the sake of travel within the boundaries of Arizona by our officials. I would further, like to point out, that these figures nowhere include the out-of-state travel which I know every department is faced with.

To give this serious situation a lighter look, and to invoke a note of humor in an otherwise disturbing picture, let me point out that the city of Phoenix is presently offering the city bus lines for sale. I believe they can be purchased for something like \$131,000. I am just wondering if it might not be a good idea for the state to buy the bus system, and assign one to each department, and to place in each department a travel log, when and where each bus is going, and that travel be so arranged by these schedules, except where immediate trips are necessary, or those departments whose main function is to travel and operate state cars. This would enable Metropolitan Lines, which claims it is losing money, to make a deal with the city, allow it to make money, and consequently save the taxpayers of Arizona a lot of money.

THIRD READING OF BILLS

The following bills were read the third time in full:

SENATE BILL NO. 13, entitled, An Act, relating to parks, swimming pools and other recreational facilities of counties, cities, towns and school districts, and authorizing their location and the expenditure of public money therefor.

On roll call Senate Bill No. 13 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen (Maricopa), Austin, Babbitt, Bagnall, Bailey, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, McRae, Marion, Martin, Matson, Minor, Myers, O'Reilly, Phillips, Porter, Pugh, Raftery, Retzloff, Rogers, Rosenbaum, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, White, Willis, Wilson, Wine, Wood, Mr. Speaker—64.

Nays: Anderson (Cochise), Berry, Biles, Bloomquist, Cook, Rhodes, Tidwell—7.

Not voting: Dover, Fridena, Hostetter, Lowry, Mitchell, Petrie, Rutherford, Warner, Wessler—9.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 14, entitled, An Act, relating to counties; providing for classification of counties for salary purposes, and amending section 12-722, Arizona code of 1939.

On roll call Senate Bill No. 14 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lindner, Lines, McRae, Martin, Matson, Minor, O'Reilly, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Tidwell, Wilson, Wine, Wood, Mr. Speaker—57.

Nays: Andersen, Anderson, Bloomquist, Brown, Burton, Marion, Myers, Phillips, Porter, Wessler, White, Willis—12.

Not voting: Campbell, Dover, Fridena, Hostetter, Lentz, Lowry, Mitchell, Petrie, Rutherford, Thode, Warner—11.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 52, entitled, An Act, relating to the uniform act regulating traffic on highways; making violation of certain provisions thereof a misdemeanor; providing for disposition of fines, and amending section 66-186, Arizona code of 1939.

On roll call Senate Bill No. 52 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Phillips, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Schaffer, Schellenberg, Scudder, Sims, Steward, Thode, Tidwell, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—69.

Nays: Berry, Porter, Stump—3.

Not voting: Dover, Fridena, Hostetter, Lowry, Petrie, Rutherford, Smith, Warner—8.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 201, entitled, An Act, relating to the post auditor; prescribing the salary thereof, and amending section 10-947, Arizona code of 1939.

On roll call Senate Bill No. 201 passed the House, without enacting the emergency, by the following vote:

Ayes: Ackerman, Alfaro, Andersen (Maricopa), Babbitt, Bagnall, Bailey, Brayton, Burton, Carreon, Carroll, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Grimes, Harkness, Haugh, Holsclaw, Hutcheson, Kennedy (Pima), Klauer, Larson, Lee, Lentz, Lindner, Matson, Minor, Myers, O'Reilly, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Schaffer, Schellenberg, Scudder, Sims, Steward, Thode, Tidwell, Willis, Wilson, Wine, Wood, Mr. Speaker—51.

Nays: Abels, Anderson (Cochise), Austin, Berry, Biles, Bloomquist, Brown, Campbell, Cook, Hunt, Kartus, Kennedy (Maricopa), Lines, McRae, Marion, Martin, Mitchell, Smith, Wessler, White—20.

Not voting: Carr, Dover, Fridena, Hostetter, Lowry, Petrie, Rutherford, Stump, Warner—9.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

At 12:07 p.m., the sergeant-at-arms announced the seating of Mr. Petrie.

SENATE BILL NO. 53, entitled, An Act, defining vehicles leased for transportation on public highways for compensation as contract motor carriers for the purpose of taxation; requiring private motor carriers leasing such vehicles to file report; requiring private motor carriers to have manifest in vehicles; amending sections 66-501 and 66-521, Arizona code of 1939, and amending article 5, chapter 66, Arizona code of 1939, by adding section 66-526a.

On roll call Senate Bill No. 53 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lines, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Tidwell, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—72.

Nays: Porter—1.

Not voting: Dover, Fridena, Hostetter, Lowry, Stump, Thode, Warner—7.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

Motion by Mr. Kennedy (Pima), seconded by Mr. Carroll, that the House reconsider its action whereby it failed to pass on Third Reading of Bills, Senate Bill No. 153, prohibiting municipal taxing of wholesalers of spirituous liquors. Carried.

On reconsideration SENATE BILL NO. 153, prohibiting municipal taxing of wholesalers of spirituous liquors.

On roll call Senate Bill No. 153 passed the House by the following vote:

Ayes: Abels, Ackerman, Andersen, Anderson, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brown, Burton, Carr, Carroll, Cook, Dalton, Ellsworth, Ellsworth, Franklin, Harkness, Haugh, Hunt, Hutcheson, Kennedy (Pima), Klauer, Larson, Lee, Lentz, Lindner, Lines, Marion, Martin, Matson, Minor, Myers, O'Reilly, Petrie, Phillips, Porter, Raftery, Retzliff, Rosenbaum, Schaffer, Sims, Steward, Stump, Thode, Tidwell, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—55.

Nays: Alfaro, Austin, Brayton, Carreon, Ellis, Grimes, Holsclaw, Kartus, Kennedy (Maricopa), McRae, Mitchell, Rhodes, Rogers, Schellenberg, Smith—15.

Not voting: Campbell, Dover, Farr, Fridena, Hostetter, Lowry, Pugh, Rutherford, Scudder, Warner—10.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 118, entitled, An Act, relating to boards of supervisors and clerk of boards of supervisors; authorizing their membership in organizations; authorizing the expenditure of money for dues and amending article 3, chapter 17, Arizona code of 1939, by adding section 17-309a.

On roll call Senate Bill No. 118 passed the House by the following vote:

Ayes: Ackerman, Alfaro, Andersen, Anderson, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Franklin, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy (Pima), Klauer, Larson, Lee, Lentz, Lindner, Lines, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers O'Reilly, Petrie, Porter, Raftery, Retzliff, Rhodes, Rogers, Rosenbaum, Schaffer, Schellenberg, Sims, Smith, Steward, Thode, Tidwell, White, Willis, Wilson, Wine, Wood, Mr. Speaker—64.

Nays: Abels, Austin, Brown, Kennedy (Maricopa), Wessler—5.

Not voting: Dover, Farr, Fridena, Hostetter, Lowry, Phillips, Pugh, Rutherford, Scudder, Stump, Warner—11.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House stand at recess, subject to the call of the gavel. Carried, and at 12:38 p.m., the House stood at recess.

AFTERNOON SESSION

At 2:45 p.m., the House resumed session, Mr. Speaker presiding.

Motion by Mr. Kartus, seconded by Mr. O'Reilly that:

It is the sense of the House that we oppose construction of any projects to export additional Colorado river waters out of the river basin, or to take from Arizona the power or power revenues to be produced at dams located within the boundaries of this state, as being contrary to recognized principles of water law, and to the rights and interests of the people of Arizona.

The motion by Mr. Kartus was put and carried unanimously.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee reports were read, filed and placed on the proper Calendars:

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 20, tuberculosis control act, recommended do pass, with the following amendments:
(engrossed bill)

Page 1, line 16, after "resident" strike the period and add "as defined in section 3."

Page 2, line 1, strike "United States government".

Page 2, line 2, strike "agency or any" and insert "public or private". After "sanatorium" strike "or".

Page 2, line 3, after "home" strike balance of line 3 and insert "or other facility".

Page 2, strike all of line 4.

Page 2, line 5, strike "or individual and"

Page 2, line 7, strike "state" and insert "stage".

Page 2, line 9, strike the partial word "im-".

Page 2, strike all of lines 10 and 11 to and including "shall" on line 12.

Page 2, line 13, after "to" strike balance of line and insert "be a state resident". Strike the balance of subsection (a).

Page 2, line 27, after "patient" strike balance of line 27 and insert "or inmate in any hospital or public or private institution while receiving treatment for tuberculosis;"

Page 2, strike all of lines 28 and 29, and insert "2. a member of the armed services of the United States."

Page 3, line 1, strike the comma after "If" and strike "however,".

Page 3, line 2, strike "1, 2, or 3" and insert "subsection (b)".

Page 3, line 4, after "to" strike balance of line 4 and insert "be a state resident."

Page 3, after line 33, add:

"(c) No person is to be quarantined for tuberculosis under the laws of this state if his physician or surgeon shall certify to the health officer that such person is observing adequate sanitary and precautionary measures to prevent communication of tuberculosis to others."

Page 4, line 17, strike "hospitals" and insert institutions".

Page 4, line 19, strike all of subsection (b) and insert:

"(b) The tuberculosis control officer may:

"1. With the consent of the attending physician, examine any or all records, reports, and other data pertaining to the tuberculous condition of tuberculosis patients; provided that information so obtained shall be confidential and privileged and shall not be divulged so as to disclose the identity of the person to whom it relates;

"2. inspect the facilities, operations, and administration of institutions providing care or treatment for which the county applies for state aid; and,

"3. with the consent of the attending physician and the patient or his guardian, examine or cause to be examined, any tuberculous patient in such institutions or at home and to make or cause to be made such laboratory tests or X-ray examinations as in his judgment may be necessary."

Page 5, line 10, after "thereof," strike "wards of the United States or veterans" and insert "any person".

Page 5, line 11, strike "may be" and insert "is".

Page 5, strike all of line 16, and insert "lived or resided in any other state or country or has".

Page 5, line 17, strike "responsible".

Page 5, line 18, strike "obligations" and insert "obligation".

Page 5, line 20, strike "through the commissioner".

Page 5, line 25, strike "department of welfare" and insert "welfare department".

Page 5, line 26, strike "for general assistance" and insert "to it for the purpose of carrying out the provisions of this act,".

Page 5, line 28, after "agency of the" insert "other".

After "country" strike "of" and insert a period.

Page 5, strike all of line 29.

Page 6, at the beginning of line 1, insert "communicable or contagious".

Page 6, line 17, strike "such".

Page 6, line 18, after "treatment" insert "of tuberculous persons".

Page 7, line 2, strike "through the commissioner".

Page 7, line 4, strike "11" and insert "10".

Page 7, line 5, strike all of section 10.

Page 7, line 29, strike "11" and insert "10".

Page 8, line 4, strike "in excess of the".

Page 8, strike all of line 5.

Page 8, line 6, strike "under the provisions of sec. 10".

Page 8, line 10, strike "tuberculosis control officer" and insert "state department".

Page 8, line 14, after "person" insert a period and strike balance of line 14 and all of lines 15 and 16.

Page 8, line 21, after "person" insert a period and strike balance of line 21 and all of line 22.

Page 8, line 25, strike "hospital".

Page 8, line 26, after "officer" insert a period and strike balance of line.

Page 8, line 29, strike "12" and insert "11".

Page 9, line 1, strike "through the commissioner".

Page 9, line 4, strike "through the commissioner".

Page 9, line 10, strike "13" and insert "12" and strike "(a)".

Page 9, line 11, following "vote of" insert "the majority of".

Page 9, line 14, strike "The board" and insert "The state board".

Page 9, line 19, strike "define and". After "reasonable" insert "and".

Page 9, line 20, after "care" strike the semicolon and insert "to be used by institutions caring for tuberculosis persons;".

Page 9, after line 23, insert:

"4. define, for the purposes of this act, communicable or contagious tuberculosis and the communicable or contagious stage thereof."

Page 9, line 24, strike "14" and insert "13".

Page 10, strike lines 1 through 9 inclusive.

Page 10, line 10, strike "(b)" and insert "Sec. 14. Control and expenditure of funds."

Page 10, line 11, strike "from this" and insert "under the provisions of this act."

Page 10, line 12, strike "appropriation".

Page 10, line 16, strike "of this appropriation" and insert "appropriated". After "that" strike "this" and insert "the".

Page 10, at the beginning of line 24, strike "(c)" and insert "Sec. 15. Exemption."

Page 10, after line 28, insert "Sec. 16. Appropriation. (a) There is hereby appropriated to the state department of health five hundred thousand dollars, and to the state welfare department two hundred thousand dollars from the general fund to carry out the provisions of this act, such appropriation to become available July 1, 1955, and to be exempt from the provisions of section 10-925, Arizona code of 1939, relating to quarterly allotments.

"(b) The sum of twenty-nine thousand three hundred sixteen dollars appropriated under subdivision 30 of the general appropriation bill, first regular session, twenty-second legislature, for the following purpose: 7 tuberculosis nurses, shall be deemed to be a part of, and not in addition to, the appropriation made under the terms of this act to the state department of health, and shall be expended for the purposes and in the manner set forth herein."

Page 11, strike lines 1 to 8 inclusive.

Page 11, line 9, strike "16" and insert "17".

Page 11, line 14, strike "17" and insert "18".

Committee on Judiciary, Harry Bagnall, chairman.

Senate Bill No. 20, tuberculosis contral act, constitutional and in proper form.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 206, reallocating funds from employment security commission to state general fund, recommended do pass.

Committee on Appropriations, David S. Wine, chairman.

Senate Bill No. 207, appropriation to national guard squadron in Tucson, recommended do pass .

Committee on Public Defense and Veterans' Affairs, Norman Lee, vice-chairman.

Senate Bill No. 207, appropriation to national guard for additional sqadron in Tucson, recommended do pass.

Committee on Rules, David S. Wine, vice-chairman, on order of Active Calendar.

Senate Bill No. 165, number of superior courts and judges.

Senate Bill No. 104, training program in use of firearms.

Senate Bill No. 206, reallocating funds from employment security commission to state general fund.

Senate Bill No. 20, tuberculosis control act.

Senate Bill No. 162, relaxing restrictions on packing of head lettuce.

Senate Bill No. 207, appropriations to national guard for additional squadron in Tucson.

House Resolution No. 14, dedication to democracy.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following action:

House Bill No. 230, itemizing source of county school fund, passed by a vote of 23 ayes, 3 nays, 2 not voting.

The clerk was instructed to record the action of the Senate, and convey the bill to the governor.

House Bill No. 206, salary increases of institutional superintendents, passed by a vote of 26 ayes, 2 not voting, with the following amendments:
(House engrossed bill)

Page 1, line 8, after "school" strike "eight thousand" and insert "seven thousand two hundred".

Page 1, line 13, after "blind" strike "eight thousand" and insert "seven thousand two hundred".

The clerk was instructed to record the action of the Senate.

Motion by Mr. Wine, seconded by Mr. Petrie, that the House concur in the Senate amendments to House Bill No. 206. Carried.

FINAL PASSAGE

The following bill, as amended by the Senate, was read the final time in full:

HOUSE BILL NO. 206, entitled, An Act, relating to salaries of institutional superintendents; providing raises in some such salaries, and amending section 12-720, Arizona code of 1939.

On roll call House Bill No. 206 passed the House by the following vote:

Ayes: Ackerman, Alfaro, Andersen, Anderson, Austin, Bagnall, Bailey, Berry, Biles, Brayton, Brown, Burton, Carr, Carreon, Carroll,

Dalton, Ellis, Ellsworth (Gila), Farr, Franklin, Grimes, Harkness, Haugh, Holsclaw, Hunt, Hutcheson, Kennedy, Kennedy, Klauer, Lee, Lentz, Lindner, Lines, McRae, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rosenbaum, Schaffer, Schellenberg, Smith, Steward, Stump, Tidwell, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—59.

Nays: Abels, Campbell, Kartus, Rogers—4.

Not voting: Babbitt, Bloomquist, Cock, Dover, Ellsworth (Maricopa), Fridena, Hostetter, Larson, Lowry, Marion, Phillips, Rhodes, Rutherford, Scudder, Sims, Thode, Warner—17.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and convey the bill to the governor.

Motion by Mr. Petrie, seconded by Mr. Bagnall, that the House resolve itself into a Committee of the Whole House for the consideration of the bills on the Calendar. Carried, and at 3:00 p.m., the House resolved itself into a Committee of the Whole House, Mrs. McRae in the chair.

At 4:15 p.m., while in the Committee of the Whole House, the sergeant-at-arms announced the seating of Mr. Lowry.

At 5:22 p.m., the Committee of the Whole House was dissolved, and Mrs. McRae, chairman, reported:

That Senate Bill No. 165 do pass.

That Senate Bill No. 104 be amended as follows:
(engrossed bill)

Page 1, line 17, strike "to take such training course" and insert "whose license has been revoked or suspended by the commission under authority of law and all hunters who make application for a license for the first time to show a certificate of completion of such training course".

And, as so amended, it do pass.

That Senate Bill No. 206 do pass.

That Senate Bill No. 20 be amended as follows:
(engrossed bill)

Page 1, lines 15 and 16, strike "or suspected of having communicable or contagious tuberculosis".

Page 1, line 16, after "resident" strike the period and add "as defined in section 3."

Page 2, line 1, strike "United States government".

Page 2, line 2, strike "agency or any" and insert "public or private". After "sanatorium" strike "or".

Page 2, line 3, after "home" strike balance of line 3 and insert "or other facility".

Page 2, strike all of line 4.

Page 2, line 5, strike "or individual and".

Page 2, line 7, strike "state" and insert "stage".

Page 2, line 9, strike the partial word "im-".

Page 2, strike all of lines 10 and 11 to and including "shall" on line 12.

Page 2, line 13, after "to" strike balance of line and insert "be a state resident.". Strike balance of subsection (a).

Page 2, line 27, after "patient" strike balance of line and insert "or inmate in any hospital or public or private institution while receiving treatment for tuberculosis;".

Page 2, strike all of lines 28 and 29, and insert "2. a member of the armed services of the United States.".

Page 3, line 1, strike the comma after "If" and strike "however;".

Page 3, line 2, strike "1, 2, or 3" and insert "subsection (b)".

Page 3, line 4, after "to" strike balance of line and insert "be a state resident.".

Page 3, after line 33, add:

"(c) No person is to be quarantined for tuberculosis under the laws of this state if his physician or surgeon shall certify to the health officer that such person is observing adequate sanitary and precautionary measures to prevent communication of tuberculosis to others."

Page 4, line 17, strike "hospitals" and insert "institutions".

Page 4, line 19, strike all of subsection (b) and insert:

"(b) The tuberculosis control officer may:

"1. With the consent of the attending physician, examine any or all records, reports and other data pertaining to the tuberculous condition of tuberculosis patients, provided that information so obtained shall be confidential and privileged and shall not be divulged so as to disclose the identity of the person to whom it relates;

"2. inspect the facilities, operations, and administration of institutions providing care or treatment for which the county applies for state aid; and,

"3. with the consent of the attending physician and the patient or his guardian, examine or cause to be examined, any tuberculous patient in such institutions or at home and to make or cause to be made such laboratory tests or X-ray examinations as in his judgment may be necessary."

Page 5, line 10, after "thereof," strike "wards of the United states or veterans" and insert "any person".

Page 5, line 11, strike "may be" and insert "is".

Page 5, strike all of line 16, and insert "lived or resided in any other state or country or has".

Page 5, line 17, strike "responsible".

Page 5, line 18, strike "obligations" and insert "obligation".

Page 5, line 20, strike "through the commissioner".

Page 5, line 25, strike "department of welfare" and insert "welfare department".

Page 5, line 26, strike "for general assistance" and insert "to it for the purpose of carrying out the provisions of this act,".

Page 5, line 28, after "agency of the" insert "other". After "country" strike "of" and insert a period.

Page 5, strike all of line 29.

Page 6, at beginning of line 1, insert "communicable or contagious".

Page 6, line 17, strike "such".

Page 6, line 18, after "treatment" insert "of tuberculous persons".

Page 7, line 2, strike "through the commissioner".

Page 7, line 4, strike "11" and insert "10".

Page 7, line 5, strike all of section 10.

Page 7, line 29, strike "11" and insert "10".

Page 8, line 4, strike "in excess of the".

Page 8, strike all of line 5.

Page 8, line 6, strike "under the provisions of sec. 10".

Page 8, line 10, strike "tuberculosis control officer" and insert "state department".

Page 8, line 14, after "person" insert a period and strike balance of line and all of lines 15 and 16.

Page 8, line 21, after "person" insert a period and strike balance of line and all of line 22.

Page 8, line 25, strike "hospital".

Page 8, line 26, after "officer" insert a period and strike balance of line.

Page 8, line 29, strike "12" and insert "11".

Page 9, line 1, strike "through the commissioner".

Page 9, line 4, strike "through the commissioner".

Page 9, line 10, strike "13" and insert "12" and strike "(a)".

Page 9, line 11, after "vote of" insert "the majority of".

Page 9, line 14, strike "The board" and insert "The state board".

Page 9, line 19 strike "define and". After "reasonable" insert "and".

Page 9, line 20, after "care" strike the semicolon and insert "to be used by institutions caring for tuberculous persons;".

Page 9, after line 23, insert:

"4. define, for the purposes of this act, communicable or contagious tuberculosis and the communicable or contagious stage thereof."

Page 9, line 24, strike "14" and insert "13".

Page 10, strike lines 1 to 9 inclusive.

Page 10, line 10, strike "(b)" and insert "Sec. 14. Control and expenditure of funds."

Page 10, line 11, strike "from this" and insert "under the provisions of this act."

Page 10, line 12, strike "appropriation".

Page 10, line 16, strike "of this appropriation" and insert "appropriated". After "that" strike "this" and insert "the".

Page 10 at beginning of line 24, strike "(c)" and insert "Sec. 15. Exemption."

Page 10, after line 28, insert:

"Sec. 16. Appropriation. (a) There is hereby appropriated to the state department of health two hundred fifty thousand dollars, and to the state welfare department one hundred thousand dollars from the general fund to carry out the provisions of this act, such appropriations to become available July 1, 1955, and to be exempt from the provisions of sections 10-925 and 10-930, Arizona code of 1939, relating to quarterly allotments and lapsing of appropriations, respectively.

"(b) The sum of twenty-nine thousand three hundred sixteen dollars appropriated under subdivision 30 of the general appropriation bill, first regular session, twenty-second legislature, for the following purpose: 7 tuberculosis nurses, shall be deemed to be a part of, and not in addition to the appropriation made under the terms of this act to the state department of health, and shall be expended for the purposes and in the manner set forth herein."

Page 11, strike lines 1 to 8 inclusive.

Page 11, line 9, strike "16" and insert "17".

Page 11, line 14, strike "17" and insert "18".

And, as so amended, it do pass.

That Senate Bill No. 162 do pass.

That Senate Bill No. 207 do pass.

That House Resolution No. 14 do pass.

Motion by Mr. Schaffer, seconded by Mr. Franklin, that the report of the Committee of the Whole House be adopted, and that the bills be properly assigned.

Motion by Mr. Wilson, seconded by Mr. Schaffer, that the motion by Mr. Schaffer be amended, and that the portion of the recommendation of the Committee of the Whole House that Senate Bill No. 20 do pass, as amended, be rejected as to the appropriation set forth, and that Senate Bill No. 20 be amended:

That the appropriation section be amended as follows:

Strike "to the state department of health two hundred fifty thousand dollars and to the state welfare department one hundred thousand dollars" and insert "to the state department of health five hundred thousand dollars and to the state welfare department two hundred thousand dollars".

Carried by the following vote:

Ayes: Abels, Ackerman, Alfaro, Austin, Bagnall, Brayton, Carr, Carreon, Carroll, Dalton, Ellis, Ellsworth (Gila), Farr, Franklin, Harkness, Hunt, Kartus, Kennedy (Maricopa), Klauer, Lee, Lindner, McRae, Matson, Minor, Mitchell, O'Reilly, Petrie, Pugh, Raftery, Rogers, Schaffer, Scudder, Stump, Wilson, Wine, Wood, Mr. Speaker—37.

Nays: Andersen, Anderson, Babbitt, Bailey, Berry, Biles, Bloomquist, Brown, Burton, Campbell, Cook, Ellsworth (Maricopa), Grimes, Holsclaw, Hutcheson, Kennedy (Pima), Larson, Lentz, Lowry, Marion, Martin, Myers, Phillips, Porter, Retzloff, Rhodes, Rosenbaum, Schellenberg, Sims, Smith, Steward, Thode, Tidwell, Wessler, White, Willis—36.

Not voting: Dover, Fridena, Haugh, Hostetter, Lines, Rutherford, Warner—7.

The original motion by Mr. Schaffer, as amended, on the adoption of the report of the Committee of the Whole House, was then put and carried.

Senate Bill No. 165, number of superior courts and judges, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 104, training program in use of firearms, as amended by the Committee of the Whole House, was referred to the Committee on Administration to be engrossed.

Senate Bill No. 206, reallocating funds from employment security commission to state general fund, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 20 tuberculosis control act, as amended was referred to the Committee on Administration to be engrossed.

Senate Bill No. 162, relaxing restrictions on packing of head lettuce, was placed under the Order of Business, Third Reading of Bills.

Senate Bill No. 207, appropriation to national guard for additional squadron in Tucson, was placed under the Order of Business, Third Reading of Bills.

House Resolution No. 14, dedication to democracy, was referred to the Committee on Administration to be engrossed.

Without objection, the House referred to the Order of Business, Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

The following standing committee report was read, filed and placed on the proper Calendar:

Committee on Administration, W. W. Mitchell, Sr., chairman, on engrossing.

Senate Bill No. 104, training program in use of firearms.

Senate Bill No. 20, tuberculosis control act.

House Resolution No. 14, dedication to democracy.

THIRD READING OF BILLS

The following bills were read the third time in full:

SENATE BILL NO. 104, entitled, An Act, relating to education, and authorizing the state board of education and the Arizona game and fish commission to cooperate in providing training in safe handling of firearms, and safe hunting practices.

On roll call Senate Bill No. 104 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Brown, Burton, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Scudder, Sims, Smith, Steward, Stump, Tidwell, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—66.

Nays: Austin, Bloomquist, Carreon, Kartus—4.

Not voting: Campbell, Carr, Dover, Fridena, Haugh, Hostetter, Lines, Schellenberg, Thode, Warner—10.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 206, entitled, An Act, reallocating funds from the employment security commission to the state general fund.

On roll call Senate Bill No. 206 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Lee, Lindner, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Rhodes, Rogers, Rutherford, Schaffer, Schellenberg, Sims, Smith, Steward,

Stump, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—64.

Nays: Anderson (Cochise), Tidwell—2.

Not voting: Andersen, (Maricopa), Campbell, Dover, Fridena, Haugh, Hostetter, Larson, Lentz, Lines, Retzloff, Rosenbaum, Scudder, Thode, Warner—14.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

Motion by Mr. Steward, seconded by Mr. Carroll, that the House stand at recess, subject to the call of the gavel. Carried, and at 5:53 p.m., the House stood at recess.

At 6:27 p.m., Mr. Speaker called the House to order.

THIRD READING OF BILLS

The following bill was read the third time in full:

SENATE BILL NO. 20, entitled, An Act, relating to public health; providing care and treatment for persons having communicable or contagious tuberculosis; providing for state reimbursement to counties providing care and treatment, and making appropriations.

On roll call Senate Bill No. 20 passed the House by the following vote:

Ayes: Ackerman, Alfaro, Andersen (Maricopa), Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Ellsworth, Ellsworth, Farr, Franklin, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Lee, Lentz, Lindner, Lowry, McRae, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Rafferty, Retzloff, Rhodes, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Stump, Thode, Tidwell, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—69.

Nays: Anderson (Cochise), Bloomquist—2.

Not voting: Abels*, Dover, Fridena, Haugh, Hostetter, Larson, Lines, Steward*, Warner—9.

*—Present—not voting.

Mr. Klauer asked explanation of vote be spread upon the Journal:

As a member of the appropriations committee, I believe that the House has followed the proper course on this bill. I am firmly convinced that as amended by the House this bill is a much better one than we received from the Senate.

We have long realized the need of a TB control bill and although this measure may not be the complete answer it will do much to safeguard the health of our citizens.

I vote aye.

Senate Bill No. 20 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

Motion by Mr. Schaffer, seconded by Mr. Wilson, that the House stand at recess, subject to the call of the gavel. Carried, and at 6:55 p.m., the House stood at recess.

EVENING SESSION

At 9:05 p.m., the House resumed session, Mr. Speaker presiding.

Without objection, the House referred to the Order of Business, Bills and other Business from the Senate.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

Senate Bill No. 20, tuberculosis control act, refused to concur in House amendments and appointed Senate Free Joint Conferees Vyne, Giss and Thompson and requests the House to appoint a like committee.

The clerk was instructed to record the action of the Senate.

Motion by Mr. Schaffer, seconded by Mr. Wine, that the House accede to the Senate request and appoint a House Free Joint Conference Committee to consider the matter of disagreement to House amendments to Senate Bill No. 20. Carried, and Mr. Speaker appointed members Ellsworth (Gila), Schaffer and Petrie. The clerk was instructed to record the action of the House, and notify the Senate.

Senate Bill No. 104, training program in use of firearms, refused to concur in House amendments and appointed Senate Free Joint Conferees Richardson, Udine and Bourdon and requests the House to appoint a like committee.

The clerk was instructed to record the action of the Senate.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that House accede to the Senate request and appoint a House Free Joint Conference Committee to consider the matter of disagreement to House amendments to Senate Bill No. 104. Carried and Mr. Speaker appointed members Rutherford, McRae and Scudder. The clerk was instructed to record the action of the House, and notify the Senate.

House Bill No. 212, authorizing holding superior court sessions in places other than county seat, passed by a vote of 25 ayes, 3 not voting with the following amendments:

Strike everything after the enacting clause and insert:

"Section 1. Article 3, chapter 19, Arizona code of 1939, is amended by adding section 19-305a to read:

"19-305a. Temporary sessions of the superior court. Temporary sessions of the superior court may be held at places other than the county seat whenever in the opinion of the judge or judges of such court in any county the public interest so requires, provided facilities are available for such temporary sessions.

"Sec. 2. Limitation of act. This act shall not be construed as affecting the provisions of sections 19-306 and 19-307, Arizona code of 1939, relating to the jurisdiction of the superior court of Pima county at Ajo."

Amend title to read "Relating to the superior court; authorizing temporary sessions to be held at places other than the county seat, and amending article 3, chapter 19, Arizona code of 1939, by adding section 19-305a."

The clerk was instructed to record the action of the Senate.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House concur in the Senate amendments to House Bill No. 212. Carried.

FINAL PASSAGE

The following bill, as amended by the Senate, was read the final time in full:

HOUSE BILL NO. 212, entitled, An Act, relating to the superior court; authorizing temporary sessions to be held at places other than the county seat, and amending article 3, chapter 19, Arizona code of 1939, by adding section 19-305a.

On roll call House Bill No. 212 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen (Maricopa), Austin, Babbitt, Bagnall, Bailey, Brayton, Brown, Campbell, Carr, Carroll, Dalton, Ellis, Ellsworth (Gila), Farr, Franklin, Grimes, Harkness, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, McRae, Martin, Matson, Minor, Mitchell, O'Reilly, Petrie, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Wilson, Wine, Wood, Mr. Speaker—56.

Nays: Anderson (Cochise), Berry, Biles, Bloomquist, Burton, Carreon, Cook, Holsclaw, Lowry, Marion, Myers, Phillips, Rosenbaum, Tidwell, Wessler, White, Willis—17.

Not voting: Dover, Ellsworth (Maricopa), Fridena, Haugh, Hostetter, Lines, Warner—7.

House Bill No. 212 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and convey the bill to the governor.

House Bill No. 39, travel expenses of public officers and employees, adopted report of Free Joint Conference Committee and passed on Final Passage by a vote of 25 ayes, 3 not voting.

The clerk was instructed to record the action of the Senate.

FINAL PASSAGE

The following bill, as amended by the Free Joint Conference Committee, was read the final time in full:

HOUSE BILL NO. 39, entitled, An Act, relating to mileage and traveling expenses for public officers and employees, and amending section 12-713, Arizona code of 1939.

On roll call House Bill No. 39 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Farr, Franklin, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lowry, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Schellenberg, Sims, Smith, Steward, Stump, Thode, Wilson, Wine, Wood, Mr. Speaker—63.

Nays: Tidwell, Wessler, White, Willis—4.

Not voting: Dover, Ellsworth, Ellsworth, Fridena, Haugh, Hostetter, Lines, McRae, Petrie, Rutherford, Schaffer, Scudder, Warner—13.

House Bill No. 39 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and convey the bill to the governor.

House Bill No. 180, amending law governing assessment rolls, adopted report of the Free Joint Conference Committee, and passed on Final Passage by a vote of 26 ayes, 2 not voting.

The clerk was instructed to record the action of the Senate.

FINAL PASSAGE

The following bill, as amended by the Free Joint Conference Committee, was read the final time in full:

HOUSE BILL NO. 180, entitled, An Act, relating to taxation; prescribing the form of the assessment roll, and amending section 73-412, Arizona code of 1939.

On roll call House Bill No. 180 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Ellis, Farr, Franklin, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lowry, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Phillips, Porter, Pugh, Raftery, Retzloff, Rhodes, Rogers, Rosenbaum, Schellenberg, Sims, Smith, Steward, Stump, Thode, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—64.

Nays: Bloomquist, Tidwell—2.

Not voting: Cook, Dover, Ellsworth, Ellsworth, Fridena, Haugh, Hostetter, Lines, McRae, Petrie, Rutherford, Schaffer, Scudder, Warner—14.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and convey the bill to the governor.

Senate Bill No. 53, motor vehicles leased for transportation on highways, concurred in House amendments and passed on Final Passage by a vote of 25 ayes, 3 not voting.

Senate Bill No. 118, regional or national organizations expenses of boards of supervisors, concurred in House amendments and passed on Final Passage by a vote of 25 ayes, 3 not voting.

Senate Bill No. 201, salary increase for post auditor, concurred in House amendments and passed on Final Passage by a vote of 25 ayes, 3 not voting.

The clerk was instructed to record the action of the Senate.

House Bill No. 163, requiring breakdown of taxes paid on mortgaged property, passed by a vote of 24 ayes, 4 not voting.

The clerk was instructed to record the action of the Senate, and convey the bill to the governor.

THIRD READING OF BILLS

The following bill was read the third time in full:

SENATE BILL NO. 207, entitled, An Act, making an appropriation to the national guard of Arizona for an additional squadron located in the city of Tucson, Arizona.

On roll call Senate Bill No. 207 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Cook, Dalton, Ellis, Farr, Franklin, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, Lowry, Marion, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Phillips, Porter, Pugh, Rafferty, Retzlloff, Rhodes, Rogers, Rosenbaum, Schellenberg, Sims, Smith, Steward, Stump, Thode, Tidwell, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—67.

Not voting: Dover, Ellsworth, Ellsworth, Fridena, Haugh, Hostetter, Lines, McRae, Petrie, Rutherford, Schaffer, Scudder, Warner—13.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

Motion by Mr. Wilson, seconded by Mr. Wood, that the House stand at recess, subject to the call of the gavel. Carried, and at 9:43 p.m., the House stood at recess.

At 1:18 a.m., April 3, Mr. Speaker called the House to order.

Without objection, the House referred to the Order of Business, Reports of Select Committees.

REPORTS OF SELECT COMMITTEES

The Free Joint Conference Committee on Senate Bill No. 104, training program in use of firearms, reported:

That the Senate recedes and accepts the House amendments.

Your conferees agree to the following further amendment: (House engrossed bill)

Page 1, sec. 3, lines 18 and 19, strike "and all hunters who make application for a license for the first time".

SENATE FREE CONFEREES:	HOUSE FREE CONFEREES:
WILFORD RICHARDSON,	GUY RUTHERFORD,
Chairman.	Chairman
FRED F. UDINE,	HAROLD J. SCUDDER,
WM. R. BOURDON.	LAURA MCRAE.

Motion by Mr. Schaffer, seconded by Mr. Wine, that the House adopt the report of the Free Joint Conference Committee on Senate Bill No. 104. Carried, and the clerk was instructed to record the action of the House, and notify the Senate.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

Senate Bill No. 104, training program in use of firearms, adopted report of Free Joint Conference Committee.

The clerk was instructed to record the action of the Senate.

FINAL PASSAGE

The following bill, as amended by the Free Joint Conference Committee, was read the final time in full:

SENATE BILL NO. 104, entitled, An Act, relating to education, and authorizing the state board of education and the Arizona game and fish commission to cooperate in providing training in safe handling of firearms, and safe hunting practices.

On roll call Senate Bill No. 104 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Brayton, Brown, Burton, Carr, Carreon, Carroll, Dalton, Ellis, Ellsworth (Gila), Farr, Franklin, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, McRae, Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzloff, Rogers, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Wessler, White, Willis, Wilson, Wood, Mr. Speaker—62.

Nays: Bloomquist, Campbell, Kartus, Marion, Porter, Rosenbaum, Wine—7.

Not voting: Cook, Dover, Ellsworth (Maricopa), Fridena, Haugh, Hostetter, Lines, Lowry, Rhodes, Tidwell, Warner—11.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

Without objection, the House referred to the Order of Business, Reports of Select Committees.

REPORTS OF SELECT COMMITTEES

The Free Joint Conference Committee on Senate Bill No. 20, tuberculosis control act, reported:

That the Senate recedes and accepts the House amendments.

Your conferees agree to the following further amendments:
(reference to House engrossed bill)

Page 7, line 1, strike "ten" and insert "seven".

Page 7, line 6, strike "ten" and insert "seven".

Page 9, line 14, strike "five hundred" and insert "three hundred twenty-five".

Page 9, line 15, strike "two hundred" and insert "seventy-five".

SENATE FREE CONFEREES:	HOUSE FREE CONFEREES:
RAY VYNE,	LOUIS B. ELLSWORTH, JR.
Chairman.	Chairman.
RAY H. THOMPSON,	ENOS P. SCHAFFER,
HAROLD C. GISS	ROBERT A. PETRIE.

Motion by Mr. Ellsworth (Gila), seconded by Mr. Bagnall, that the House adopt the report of the Free Joint Conference Committee on Senate Bill No. 20. Carried, and the clerk was instructed to record the action of the House, and notify the Senate.

BILLS AND OTHER BUSINESS FROM THE SENATE

A message from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

Senate Bill No. 20, tuberculosis control act, adopted report of the Free Joint Conference Committee.

The clerk was instructed to record the action of the Senate.

FINAL PASSAGE

The following bill, as amended by the Free Joint Conference Committee, was read the final time in full:

SENATE BILL NO. 20, entitled, An Act, relating to public health; providing care and treatment for persons having communicable or contagious tuberculosis; providing for state reimbursement to counties providing care and treatment, and making appropriations.

On roll call Senate Bill No. 20 passed the House by the following vote:

Ayes: Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Ellis, Ellsworth (Gila), Farr, Franklin, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, McRae, Marion,

Martin, Matson, Minor, Mitchell, Myers, O'Reilly, Petrie, Phillips, Porter, Pugh, Raftery, Retzloff, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Wessler, White, Willis, Wilson, Wine, Wood, Mr. Speaker—68.

Not voting: Abels*, Cook, Dover, Ellsworth (Maricopa), Fridena, Haugh, Hostetter, Lines, Lowry, Rhodes, Tidwell, Warner—12.

*—Present—not voting.

The following members asked explanation of vote be spread upon the Journal:

At this time, I am more than happy to cast my vote for this measure. A close inspection of this bill, as accepted by the conference committee will disclose that the minority stand was quite evidently just a stand.

It proves the value of an alert and militant minority. Please notice that I have tried not to insult your intelligence by saying "voiceless minority".

I congratulate the members of the conference committee on this fine compromise, and I vote aye.

DAVID H. CAMPBELL.

Yesterday I voted in opposition to the motion to suspend the rules and place this bill on the preferred Calendar. I said then that in opposing the motion, I was not voting against the bill but that on the contrary, I was giving by vote as an expression of confidence in the committee system of your parliamentary procedure.

Unfortunately, some sincere, but otherwise of little faith argued that if the bill was sent to committees, it would be dead. We even heard allegations that a plot was afoot. However, the doubting Thomases were proven wrong—the bill went through sterilizing process of committee and caucus work. It came out a better bill.

Then an attempt was made to defeat the amendments offered by the committees. The allegation again was made that a plot was afoot for the purpose of defeating the bill, but again those doubting Thomases were proven wrong.

We are now voting on a much better bill in every respect, and I am profoundly grateful to be able to vote aye.

C. J. CARREON.

To me this is the most important bill passed this session. Tonight we can all go home happy and proud of passing a good TB bill for our state of Arizona.

RUTH I. HUNT.

I wish to take this opportunity to thank those who supported me on this bill and to forgive those who didn't.

The conference committee has returned a bill providing for county-state financial participation which is one of the features included in an earlier version of the bill.

I cannot find the right words to express my happiness.

B. THODE.

Senate Bill No. 20 was signed in open session by the Speaker, the clerk was instructed to record the action of the House, notify the Senate, and return the bill to the Senate.

THIRD READING OF BILLS

The following bills were read the third time in full:

SENATE BILL NO. 162, entitled, An Act, relating to fruits and vegetables and amending sections 49-1032 and 49-1035, Arizona code of 1939.

On roll call Senate Bill No. 162 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Ellis, Ellsworth (Gila), Farr, Franklin, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, McRae, Marion, Martin, Matson, Minor, Myers, O'Reilly, Petrie, Pugh, Raftery, Retzloff, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Wessler, White, Willis, Wilson, Wood, Mr. Speaker—65.

Nays: Phillips, Wine—2.

Not voting: Cook, Dover, Ellsworth (Maricopa), Fridena, Haugh, Hostetter, Lines, Lowry, Mitchell, Porter, Rhodes, Tidwell, Warner—13.

Mr. Pugh asked explanation of vote be spread upon the Journal:

I never imagined the time would come when I would have to support such 'stinking' legislation as is constituted in Senate Bill No. 162.

This bill is special legislation for a special industry by a special group aimed at special legislation on competition in an industry that has been a free enterprise, and open to anyone that had the money and the intestinal fortitude to operate in the industry. I am sure the industry does not concur with this kind of legislation.

I made a promise to my constituents that I would only support free enterprise legislation. This legislation is a strangulation of the whole free enterprise system of the state of Arizona.

It will be the beginning of more and more of this kind of legislation. Every industry in this state will be wanting special and selfish laws for their own personal interests.

This is even more sordid than the controversial milk bill, which was so rotten the writers of the bill couldn't stomach their own creation. Senate Bill No. 162 is a Frankenstein that will destroy the whole of our free enterprise system. This is a step toward socialism and I am definitely not in favor of passing legislation to socialize or to legislate competition of free enterprise. This is not a sheep and goat bill or a lion and tiger bill, this is an elephant bill. This bill only cages one elephant to keep another from destroying it.

I want to inform this body that never have I had so much pressure from my distinguished colleagues from Yuma. The heat came from them in every direction. Telegrams, telephone, special delivery mail, personal contact, all night messages again on the telephone. I had rather climb a cactus one hundred feet high with a wild cat under each arm than to have to vote for this bill, but I vote aye.

Senate Bill No. 162 was signed in open session by the Speaker, was instructed to record the action of the House, and return the bill to the Senate.

SENATE BILL NO. 165, entitled, An Act, relating to superior courts and the number of judges thereof, and amending section 19-301, Arizona code of 1939.

On roll call Senate Bill No. 165 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Burton, Campbell, Carr, Carreon, Carroll, Dalton, Ellis, Ellsworth (Gila), Franklin, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Lee, Lentz, Lindner, McRae, Marion, Martin, Matson, Minor, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzloff, Rogers, Rosenbaum, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Wessler, White, Wilson, Wine, Wood, Mr. Speaker—63.

Nays: Carreon, Farr, Larson, Willis—4.

Not voting: Cook, Dover, Ellsworth (Maricopa), Fridena, Haugh, Hostetter, Lines, Lowry, Mitchell, Porter, Rhodes, Tidwell, Warner—13.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and return the bill to the Senate.

HOUSE RESOLUTION NO. 14, dedication to democracy.

On roll call House Resolution No. 14 passed the House by the following vote:

Ayes: Abels, Ackerman, Alfaro, Andersen, Anderson, Austin, Babbitt, Bagnall, Bailey, Berry, Biles, Bloomquist, Brayton, Brown, Campbell, Carr, Carreon, Carroll, Dalton, Ellis, Ellsworth (Gila), Farr, Franklin, Grimes, Harkness, Holsclaw, Hunt, Hutcheson, Kartus, Kennedy, Kennedy, Klauer, Larson, Lee, Lentz, Lindner, McRae, Marion, Martin, Matson, Minor, Myers, O'Reilly, Petrie, Phillips, Pugh, Raftery, Retzloff, Rogers, Rutherford, Schaffer, Schellenberg, Scudder, Sims, Smith, Steward, Stump, Thode, Wessler, Wilson, Wine, Wood, Mr. Speaker—63.

Not voting: Burton, Cook, Dover, Ellsworth (Maricopa), Fridena, Haugh, Hostetter, Lines, Lowry, Mitchell, Porter, Rhodes, Rosenbaum, Tidwell, Warner, White, Willis—17.

Signed in open session by the Speaker, the clerk was instructed to record the action of the House, and convey the bill to the secretary of state.

Without objection, the House referred to the Order of Business, Bills and Other Business from the Senate.

BILLS AND OTHER BUSINESS FROM THE SENATE

Messages from the Senate by Louise C. Brimhall, its secretary, announced the following Senate action:

Senate Bill No. 20, tuberculosis control act, passed on Final Passage, as amended by the report of the Free Joint Conference Committee, by a vote of 25 ayes, 3 not voting.

Senate Bill No. 104, training program in use of fire-arms, passed on Final Passage, as amended by the report of the Free Joint Conference Committee, by a vote of 24 ayes, 1 nay, 3 not voting.

The clerk was instructed to record the action of the Senate.

Motion by Mr. Wilson, seconded by Mr. Wine, that Mr. Steward, representative of Maricopa county district No. 15, be permitted to be absent from the state in excess of ninety days. Carried.

At 2:37 a.m., the sergeant-at-arms announced a committee from the Senate consisting of Senators Hart, Arnold and Simms, who announced the Senate had completed its labors and was ready to adjourn sine die. Mr. Speaker thanked the Committee.

Motion by Mr. Petrie, seconded by Mr. Wilson, that the House appoint a committee of five to notify the Senate the House had completed its labors and was ready to adjourn sine die, and together with the Senate Adjournment Sine Die Committee to wait upon the governor to see if he had any further messages for the legislature. Carried, and Mr. Speaker appointed members McRae, Bailey, Ellis, Wine and Carroll, as the House Adjournment Sine Die Committee.

At 2:38 a.m., the sergeant-at-arms announced the Senate of the state of Arizona.

JOINT SESSION OF THE SENATE AND HOUSE OF
REPRESENTATIVES OF THE FIRST REGULAR SESSION OF THE
TWENTY-SECOND LEGISLATURE OF THE STATE OF ARIZONA

The joint session of the first regular session of the twenty-second legislature was called to order at 2:39 a.m. by Senator Carpenter, of Gila county, President of the Senate.

A quorum of both Houses was present.

At 2:41 a.m., the Joint Sine Die Adjournment Committee consisting of Senators Hart, Arnold and Simms, Representatives McRae, Ellis, Bailey, Wine and Carroll, returned escorting the governor, Ernest W. McFarland.

President Carpenter introduced the governor, who gave a brief talk commending the members for their passage of good legislation.

At 2:47 a.m., the Joint Sine Die Adjournment Committee escorted Governor McFarland from the House chambers.

Without objection, at 2:48 a.m., the joint session of the legislature was dissolved.

CLARENCE L. CARPENTER,
President of the Senate.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LOUISE C. BRIMHALL,
Secretary of the Senate.

LALLAH RUTH,
Chief Clerk of the House.

At 2:49 a.m., Mr. Speaker called the House to Order.

BUSINESS ON THE SPEAKER'S DESK

Mr. Speaker announced the personnel of the following committees:

IRA HAYES MEMORIAL COMMITTEE: Members Rogers, Kennedy (Pima), and Lee. (authorized by House Resolution No. 10).

COLORADO RIVER BOUNDARY COMMITTEE: Mr. Klauer. (authorized by Senate Bill No. 143).

LEGISLATIVE COUNCIL: Members Ruppelius, Wine, McRae, Ellsworth (Gila), O'Reilly and Farr.

HIGHWAY LEGISLATIVE STUDY COMMITTEE: Members Ellsworth (Gila), Wilson and Carroll.

CODE REVISION (sub-committee on Judiciary): Members Bagnall, Smith, Myers. (appointed by Speaker, Jan. 25, 1955)

Mr. Speaker announced a change in personnel of standing committee:

Mr. Bagnall removed from the Committee on Public Institutions.

Mrs. Hutcheson assigned to the Committee on Public Institutions.

Mr. Speaker announced the approval of the minutes of the Journal of Saturday, April 2 and 3, 1955.

Motion by Mr. Schaffer, seconded by Mr. Petrie, that the House do now adjourn sine die. Carried by unanimous vote, and at 2:50 a.m., Sunday, April 3, 1955, the first regular session of the twenty-second legislature of the state of Arizona so adjourned.

HARRY S. RUPPELIUS,
Speaker of the House.

ATTEST: LALLAH RUTH,
Chief Clerk of the House.

SUPPLEMENT

The following communications were received from the governor, Ernest W. McFarland, relative to his action on House and Senate Bills after the adjournment sine die.

On April 4, 1955, the governor approved the following:

Senate Bill No. 14, county classification for salary purposes.

Senate Bill No. 206, reallocating funds from employment security commission to state general fund.

House Bill No. 180, amending law governing assessment rolls.

On April 5, 1955, the governor approved the following:

House Bill No. 212, authorizing holding superior court sessions in places other than county seat.

On April 7, 1955, the governor approved the following:

Senate Bill No. 104, training program in use of firearms.

Senate Bill No. 118, regional or national organizations expenses of boards of supervisors.

Senate Bill No. 153, prohibiting municipal taxing of wholesalers of spirituous liquors.

Senate Bill No. 162, relaxing restrictions on packing of head lettuce.

Senate Bill No. 207, appropriation to national guard for additional squadron in Tucson.

On April 8, 1955, the governor approved the following:

Senate Bill No. 18, establishment and operation of cooperative public health districts.

Senate Bill No. 20, tuberculosis control act.

House Bill No. 206, salary increases of institutional superintendents.

House Bill No. 230, itemizing source of county school fund.

On April 11, 1955, the governor approved the following:

Senate Bill No. 74, reduction of assessed valuation when property destroyed.

Senate Bill No. 106, appropriation for construction at Arizona children's colony.

Senate Bill No. 126, appropriation for construction at state hospital.

On April 13, 1955, the governor approved the following:

Senate Bill No. 13, construction of municipal swimming pools on school grounds.

Senate Bill No. 52, schedule of penalties for overloading trucks on highways.

Senate Bill No. 53, motor vehicles leased for transportation on highways.

Senate Bill No. 165, number of superior courts and judges.

Senate Bill No. 201, salary increase for post auditor.

House Bill No. 39, traveling expenses of public officers and employees.

House Bill No. 265, general appropriation bill.

On April 7, 1955, the governor vetoed the following:

House Bill No. 163, mortgage tax reports.

For the following reasons:

“My dear Mr. Secretary:

I am transmitting herewith House Bill No. 163, An Act, relating to taxation; providing for statement showing distribution of tax as indicated on assessment and tax roll to be supplied annually to mortgagor by mortgagee or his agent; and amending article 6, chapter 73, Arizona code of 1939, by adding section 73-602a, with my disapproval for the following reasons:

Section (a) provides that a mortgagee paying taxes:

Shall annually provide the mortgagor a detailed statement of the taxes paid to the county assessor in the same manner as the county assessor sets up the assessment and tax roll.

Real property taxes are paid to the county treasurer, who is the ex officio tax collector under the law, and not to the county assessor.

However, the most objectionable feature of the bill is contained in section (b) which provides:

The statement submitted annually to the mortgagor shall show the total tax and its distribution in the categories set forth: 1. state; 2. county; 3. city; 4. town; 5. school district; 6. special road district; 7. drainage district; and 8. other local assessment district purposes within the county.

Some of the county treasurers in the state do not give this detailed information in the tax receipts given to the taxpayer. Therefore, it would place an unfair burden upon the mortgagee to get the information from the records. This would mean that in the future the mortgagees would provide for this expense to be paid by the mortgagors and it would, therefore, eventually be an undue hardship upon the mortgagees.

Because of these objectionable features contained in the bill, I am filing it in your office with my disapproval.

Yours truly,

/s/ ERNEST W. McFARLAND,
Governor.

On March 28, 1955, the governor approved the following:

Senate Bill No. 149, increasing pensions and disability allowances of retired teachers.

INDEX & TABLES

INDEX AND TABLES

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PART I
ORDER OF ACTS
SYNOPSIS OF BILLS ENACTED INTO LAW
TWENTY-SECOND LEGISLATURE, FIRST REGULAR SESSION, 1955

Chap. No.	Bill No.	Brief Title
1	S.B. 26	extension of code commission
2	H.B. 6	quarterly reports of public welfare recipients
3	S.B. 27	appropriation for khapra beetle control to commission of agriculture and horticulture
4	S.B. 128	exempting from quarterly allotment tax commission appropriation for postage
5	S.B. 48	appropriation to secretary of state for printing 1954 supplemental code
6	S.B. 2	appropriation to livestock sanitary board for lion bounty
7	S.B. 7	authorizing cities and towns to expend moneys outside city limits
8	S.B. 63	city commission to sell, lease or exchange real property
9	S.B. 105	reallocation of funds of state auditor (postage metering machine)
10	S.B. 108	appropriation for current expenditures for Tempe college
11	H.B. 11	establishing official name of Shadow mountain
12	S.B. 37	surrender of party telephone lines for emergency calls
13	H.B. 60	bonding of motor vehicle engine rebuilders
14	H.B. 66	votes required for write-in candidates
15	H.B. 150	creating public accountants' advisory committee
16	H.B. 71	expense statement and campaign committee reports
17	H.B. 167	appropriation to state school fund for homebound teaching program
18	H.B. 5	lien claims against estates of public welfare recipients
19	H.B. 108	preventing use of deceptively similar names of private corporations
20	H.B. 215	reallocation of funds to state land department for inventory of state lands
21	H.B. 222	authorizing use of gasoline tax revenue for municipal maintenance of streets and roads
22	H.B. 105	exempting delinquent tax from interest and penalty
23	H.B. 168	reallocation of funds of board of beauty culturist examiners

Chap. No.	Bill No.	Brief Title
24	H.B. 186	appropriations from fees received by state boards to cover unpaid OASI and state retirement obligations
25	H.B. 166	county school superintendent date for furnishing lists of necessary textbooks
26	H.B. 146	revolving funds for state department of public welfare
27	H.B. 202	appropriation for poliomyelitis vaccine program
28	H.B. 51	relief of C. A. Angle
29	H.B. 111	eliminating closing of bars for municipal elections
30	H.B. 127	exempting state department of public welfare from provisions of administrative review act
31	H.B. 57	qualifications for superintendent of Arizona children's colony
32	H.B. 123	providing pensions for surviving Arizona rangers
33	H.B. 73	increasing benefits of silicosis under workmen's compensation law
34	H.B. 68	equal public employment opportunities Act
35	H.B. 200	appropriation to racing commission for OASI and state retirement obligations
36	H.B. 178	method of summoning jurors
37	H.B. 140	birth certificates of foundlings
38	H.B. 176	reimbursement to employment security commission for OASI coverages
39	H.B. 38	amending benefit provisions of employment security
40	H.B. 219	supplemental appropriation to state tax commission
41	H.B. 211	transferring past legislative fund balances to 22nd legislature
42	H.B. 112	prescribing equipment of rail motor cars for employee transportation
43	S.B. 92	reallocation of state tax commission funds
44	S.B. 66	interstate oil compact
45	S.B. 25	deputy registration officers
46	S.B. 96	issuance of revenue bonds by Tempe college for building and equipping dormitories
47	S.B. 197	municipal condemnation procedure relating to public service utilities
48	S.B. 88	issuance of revenue bonds by university for building and equipping dormitories
49	S.B. 50	expansion of board of school trustees

Chap. No.	Bill No.	Brief Title
50	S.B. 183	transfer of highway fund to prison fund for license plates
51	S.B. 142	appropriation for payment of capitol building utilities
52	S.B. 127	supplemental appropriation to state industrial school for current fiscal year expenses
53	S.B. 93	appropriation to state library and archives for micro-filming records
54	S.B. 8	motor vehicles sold at auction
55	S.B. 186	reallocation of state prison funds
56	S.B. 55	operators' and chauffeurs' licenses and instruction permits
57	S.B. 189	authorizing state entomologist to designate seed certifying agents
58	H.B. 158	amending securities act on regulation of brokers
59	H.B. 184	absentee voting of physically disabled electors
60	H.B. 231	providing special grant to school districts from county rentals
61	S.B. 69	exempting racing commission from provisions governing quarterly allotments of funds
62	S.B. 110	taxable wages under employment security act
63	S.B. 120	appropriation to reimburse city of Nogales for water services during national guard operations
64	S.B. 131	school districts revolving fund
65	S.B. 179	increasing county assessor's portion of motor vehicle registration fee
66	S.B. 160	providing exploratory drilling shall be acceptable for mining claim assessment work
67	S.B. 148	retroactive and current contributions to OASI and state retirement system for teacher coverage
68	H.B. 205	flood control projects
69	H.B. 264	providing funds appropriated for grasshopper control may be used for khapra beetle control
70	S.B. 150	appropriation to Arizona game and fish commission for trapping and transplanting of bighorn sheep
71	S.B. 111	amending state retirement program to conform with federal social security laws
72	H.B. 90	regulating oral prescriptions for narcotic drugs
73	H.B. 191	payment of contractual and refund claims against state

Chap. No.	Bill No.	Brief Title
74	S.B. 168	computing time of negotiable instruments
75	S.B. 95	restriction on issuance of liquor licenses
76	S.B. 203	reallocation of funds of board of directors of state institutions for juveniles
77	S.B. 149	increasing pensions and disability allowances of retired teachers
78	S.B. 22	registration of electors by county recorders
79	H.B. 164	relief of E. W. Powers, Jr.
80	H.B. 263	appropriation to corporation commission to continue interstate commerce commission rate hearings
81	H.B. 118	bonding of contractors
82	S.B. 77	disposition of land in Wellton-Mohawk project by game and fish commission
83	S.B. 143	Colorado river boundary commission
84	S.B. 115	erection of inspection station at Yuma
85	S.B. 28	roadside parks and historical markers
86	S.B. 71	increasing membership of state apprenticeship council
87	S.B. 172	requiring state land commission obtain approval before selling or issuing commercial lease on state lands
88	H.B. 152	survival of causes of action
89	H.B. 245	appropriation for stream gauging and underground water surveys
90	H.B. 241	changing date of canvass of annual school elections
91	H.B. 238	authorizing school boards to set up contingency fund
92	H.B. 156	relief of veterans hospital for Sergeant Wm. L. Snodgrass and Private-1 Carl A. Russell claims
93	H.B. 179	appropriation to civil defense agency
94	H.B. 40	sale of real and imitation Indian articles
95	H.B. 78	false rental advertisements
96	S.B. 117	committee to study need of state building in Tucson
97	S.B. 171	prescribing penalties for violations of game and fish laws
98	S.B. 161	special license plates for motor vehicles of historic value
99	S.B. 123	prescribing method for computing average rate of tax levy
100	S.B. 109	increasing revolving fund of Arizona employment security commission

Chap. No.	Bill No.	Brief Title
101	S.B. 135	salary of board members of beauty culturist examiners
102	S.B. 202	county participation in flood control projects
103	S.B. 170	misuse of firearms while hunting
104	S.B. 136	retirement board amendments to state employees retirement act
105	H.B. 119	repainting surplus equipment and school busses before sale
106	H.B. 143	Arizona pesticide act
107	H.B. 147	Arizona fertilizer materials law
108	H.B. 13	increasing state levy for common and high schools
109	H.B. 266	prescribing salary of state highway engineer
110	S.B. 59	public works reserve fund
111	S.B. 169	amending egg code
112	S.B. 86	appropriation to university for construction and remodeling program
113	S.B. 87	appropriation to university for land purchase
114	S.B. 89	appropriation to Flagstaff college for construction and remodeling program
115	S.B. 90	appropriation to Tempe college for construction and remodeling program
116	S.B. 91	appropriation to Tempe college for land purchase
117	S.B. 14	county classification for salary purpose
118	S.B. 206	reallocating funds from employment security commission to state general fund
119	H.B. 180	amending law governing assessment rolls
120	H.B. 212	authorizing holding superior court sessions in places other than county seat
121	S.B. 104	training program in use of firearms
122	S.B. 162	relaxing restrictions on packing of head lettuce
123	S.B. 207	Appropriation to national guard for additional squadron in Tucson
124	S.B. 153	prohibiting municipal taxing of wholesalers of spirituous liquors
125	S.B. 118	regional or national organizations expenses of boards of supervisors
126	S.B. 20	tuberculosis control act

Chap. No.	Bill No.	Brief Title
127	S.B. 18	establishment and operation of cooperative public health districts
128	H.B. 230	itemizing source of county school fund
129	H.B. 206	salary increases of institutional superintendents
130	S.B. 74	reduction of assessed valuation when property destroyed
131	S.B. 106	appropriation for construction of Arizona children's colony
132	S.B. 126	appropriation for construction at state hospital
133	H.B. 39	travel expenses of public officers and employees
134	S.B. 52	schedule of penalties for overloading trucks
135	S.B. 53	motor vehicles leased for transportation on highways
136	S.B. 165	number of superior courts and judges
137	S.B. 13	authority to construct municipal swimming pools on school grounds
138	S.B. 201	salary increase for post auditor
139	H.B. 265	general appropriation bill

PART IIALPHABETICAL SUBJECT INDEX OF ALL BILLS
ACTED UPON BY THE HOUSE

"A"

- Absentee voting, amending law so elector living 25 miles or more from polls may cast absentee ballot
S.B. 21—by Senators Haldiman, Hart of Maricopa
- Accountancy, creating advisory committee for public accountants
H.B. 150—by Mr. Klauer of Yuma
- Administrative review, exempting public welfare board from provisions
H.B. 127—by Committee on Welfare
- Adoptions, technical change in law
H.B. 98—by Mr. Myers of Maricopa
- Ad valorem tax rate, specifying items considered in determining state's
S.B. 123—by Senator Goff of Pinal
- Advertising, penalty for false
H.B. 78—by Mr. Warner of Maricopa
- Advertisements paid from public money
H.B. 144—by Mr. Klauer of Yuma
- Agriculture and horticulture commission, supplemental appropriation
S.B. 27—by Committee on Agriculture and Irrigation
- Agricultural labor, extending unemployment benefits
H.B. 50—by Members Kartus, Austin of Maricopa
- Air pollution
H.B. 152—by Dr. Brayton of Gila and others
H.B. 213—by Members Brayton of Gila, Retzlöff of Maricopa
- Alien employment, foreign teacher exchange
H.B. 246—by Mrs. McRae of Maricopa
H.C.R. 5—by Committee on Education
- Annexation, eliminating personal property
H.B. 254—by Members Wine, Haugh of Pima
- Annexation, providing new territory shall not assume obligation of old district
H.B. 76—by Mr. Kartus of Maricopa
- Annexation, must be by special election
H.B. 75—by Mr. Kartus of Maricopa
- Apprenticeship council, to increase membership
S.B. 71—by Senators Stanton, Simms of Greenlee
- Appropriation, general bill for state
H.B. 265—by Committee on Appropriations
- Arizona children's colony, appropriation for construction
S.B. 106—by Senators Arnold, Goff of Pinal
- Arizona children's colony, maintenance costs of indigent children
S.B. 154—by Senator Giss of Yuma and others

- Arizona children's colony, amending qualification and salary of superintendent
H.B. 57—by Mrs. McRae of Maricopa and others
- Arizona rangers pension
H.B. 123—by Mr. Farr of Apache
- Assessment rolls, providing may be arranged according to tracts or subdivisions
H.B. 180—by Committee on County and Municipal Affairs
- Athletic commission, creating
H.B. 248—by Members Schaffer and Steward of Maricopa
- Auditor (post), providing for salary increase
S.B. 201—by Committee on Appropriations
- Auditor (state), reallocation of funds (postage metering machine)
S.B. 105—by Committee on Appropriations
- Auto inspection at ports of entry
H.B. 83—by Mr. Hostetter of Pima
- “B”
- Bail bond, clarifying law
S.B. 182—by Senator Giss of Yuma
- Bait rental advertisement
H.B. 78—by Mr. Warner of Maricopa
- Banks, constitutional amendment to abolish double liability of stockholders
H.C.R. 8—by Mr. O'Reilly of Maricopa
- Bar (state), liberalizing qualification for admission
H.B. 160—by Mr. Abels of Maricopa
- Barber code, tightening requirements to become barber, increasing salary of chairman of board of examiners
H.B. 93—by Members Kennedy, Franklin of Maricopa
- Beauty culturists board of examiners, appropriation reallocation
H.B. 168—by Mr. Pugh of Maricopa
- Beauty culturists board of examiners, increasing salary of board members
S.B. 135—by Committee on Education
- Beauty culturists, separate classification of face and neck culturists
H.B. 221—by Mr. Pugh of Maricopa
- Bighorn sheep, appropriation to game & fish commission for trapping and transporting
S.B. 150—by Committee on Fish and Game
- Birth certificate of foundlings
H.B. 140—by Mr. Pugh of Maricopa and others
- Blind and aged public welfare recipients, constitutional amendment proposing tax exemption
H.C.R. 12—by Mr. Kartus of Maricopa (by request)

- Blind student readers
H.B. 82—by Mr. Kartus of Maricopa and others
- Blue star memorial highway, urging designation of highway 89
H.J.R. 2—by Dr. Fridena of Pima
- Board of regents (U. of A. and state colleges), proposing name change of two colleges
H.B. 35—by Mr. Wood of Maricopa and others
- Board of supervisors, membership in regional and national associations
S.B. 118—by Senators Thompson of Yuma, Morrow of Mohave
- Border inspection station at Sanders
H.B. 257—by Mr. Farr of Apache (by request)
- Border inspection station at Yuma
S.B. 115—by Committee on Agriculture and Irrigation
- Border inspection of automobiles, prohibits inspection of passenger cars
H.B. 83—by Mr. Hostetter of Maricopa
- Boundary commission
S.B. 143—by Senator Giss of Yuma and others
H.B. 169—by Mr. Babbitt of Yuma and others
- Boundary line of state, constitutional amendment authorizing legislature to change state boundaries
H.C.R. 13—by Mr. Babbitt of Yuma and others
S.C.R. 17—by Senator Giss of Yuma and others
- Bounty (lion), appropriation to livestock sanitary board
S.B. 2—by Senator Brown of Santa Cruz
- Brokers regulations, transfers regulation to corporation commission
H.B. 158—by Committee on Banking, Insurance and Corporations
- Brucellosis control, regulates vaccination of dairy animals and provides for disposition of reactors
H.B. 199—by Members Porter of Maricopa, Brown of Pima
- Budget bill of state
H.B. 265—by Committee on Appropriations
- Budget control, exempting racing commission
S.B. 69—Senators Brown of Santa Cruz, Simms of Greenlee
- Budget director, creating office of
H.B. 87—by Mr. Haugh of Pima
- Building code commission (state), making optional for cities and counties
H.B. 220—by Mr. Marion of Maricopa
- Buttes Dam construction
H.J.M. 8—by Members Thode, Bagnall, Smith of Pinal
- Bypass highways, declaring policy that state highways may not be relocated to bypass communities
H.B. 77—by Mr. Warner of Maricopa and others

"C"

- Cactus postoffice, urging continuance
H.M. 5—by Members Abels, Kartus of Maricopa

- Campaign statements of election expenses
H.B. 71—by Committee on Suffrage and Elections
- Capitol building, makes available to state building commission money previously appropriated to begin remodeling capitol building
S.B. 140—by Committee on Appropriations
- Capitol building utilities, supplemental appropriation
S.B. 142—by Committee on Appropriations
- Causes of action, survival of causes
H.B. 152—by Mr. Wood of Maricopa and others
- Cemetery (national), urging establishment in Arizona
H.J.M. 4—by Mr. Rogers of Maricopa and others
H.J.M. 5—by Mr. Holsclaw of Pima and others
- Chain store graduated license tax, operated by foreign corporations
H.B. 103—by Mr. Lee of Maricopa
- Charitable solicitors, provides for registration and control by state department of public welfare
H.B. 203—by Mr. Austin of Maricopa
- Charitable trusts, provides for supervision by attorney general
H.B. 151—by Mr. O'Reilly of Maricopa and others
- Chemist (state), creates office of fertilizer & pesticides act
H.B. 143—by Members Carr of Yuma, Steward of Maricopa
H.B. 147—by Members Carr of Yuma, Steward of Maricopa
- Chiropractors, increases minimum qualifications
H.B. 165—by Mr. Bagnall of Pinal (by request)
- Churches (ordained ministers and other employees) exempt from withholding provision of state income tax law
H.B. 195—by Members Schaffer, Wine of Pima
- City annexation
H.B. 75—by Mr. Kartus of Maricopa
H.B. 76—by Mr. Kartus of Maricopa
H.B. 254—by Members Wine, Haugh of Pima
- City elections, closing of liquor establishments
H.B. 111—by Mr. Wilson of Maricopa
- Cities and towns expenditure of money outside city limits for health and safety of municipality
S.B. 7—by Senators Brown, Smith of Santa Cruz
- City or town sale of public property without formality of bid
S.B. 63—by Senators Prochnow, Udine of Coconino
- Civil damage claims against state or political subdivision
H.B. 89—by Members Wood, Sims of Maricopa
- Civil defense agencies, supplemental appropriation for carrying out powers and duties prescribed by law
H.B. 179—by Mr. Babbitt of Yuma
- Civil defense workers, workmen's compensation coverage
H.B. 92—by Mr. Lee of Maricopa and others

- Claims against state, provides valid contractual claims may be paid even though technical defect appears in claim
H.B. 191—by Members Wine, Schaffer of Pima
- Clinics for crippled children, authorizes state department of health to establish and maintain
H.B. 47—by Mr. Marion of Maricopa
- Code commission, extension of time for completion of work
S.B. 26—by Senator Orme of Yavapai
- Cohabitation, makes felony punishable by fine or imprisonment
H.B. 16—by Mr. Rutherford of Mohave
- Coconino and Sitgreaves national forest, memorializing congress to purchase timberlands and make part of national forest
H.J.M. 1—by Mr. Dover of Navajo and others
- Code supplements (1954), appropriation to secretary of state
S.B. 48—by Committee on Appropriations
- Colorado river boundary commission
H.B. 169—by Mr. Babbitt of Yuma and others
S.B. 143—by Senator Giss of Yuma and others
- Colorado river, compact repeal
H.B. 109—by Mr. Kartus of Maricopa
- Colorado river, contract repeal
H.B. 110—by Mr. Kartus of Maricopa
- Colorado river, creating state water project authority
H.B. 63—by Mr. Kartus of Maricopa and others
- Colorado river, interstate stream commission
H.B. 196—by Mr. Kartus of Maricopa
- Colorado river, upper storage project
H.J.M. 7—by Mr. Kartus of Maricopa
- Colorado river, water rights and filings (to rescind compact)
H.C.R. 3—by Mr. Kartus of Maricopa
- Comic books, asking congress enact legislation regulating publication
H.J.M. 3—by Members Ellis of Yavapai, Sims of Maricopa
- Commercial fertilizers and agricultural minerals, regulating manufacture and sale
H.B. 147—by Members Carr of Yuma, Steward of Maricopa
- Communist control act
H.B. 114—by Mrs. White of Maricopa
- Communist travel in Arizona, restricting
H.B. 91—by Mr. Rogers of Maricopa and others
- Concealed weapons, provides for license to carry
H.B. 185—by Mr. Lee of Maricopa
- Condemnation procedure to acquire public service utilities
H.B. 258—by Committee on County and Municipal Affairs (by request) endorsed by 10 members
S.B. 197—by Senators Collins, Corbett of Pima

- Constables' salary, in precincts with 3000 to 10,000 registered voters
H.B. 9—by Mr. Dover of Navajo
- Constitutional amendments:
Auto lieu tax, providing motor vehicles shall be registered and pay taxes on basis of registration period rather than on calendar year basis
H.C.R. 17—by Mr. Haugh of Pima
Bank double liability of stockholders, to abolish
H.C.R. 8—by Mr. O'Reilly of Maricopa
Boundary of state, legislature authority to change
H.C.R. 13—by Mr. Babbitt of Yuma and others
S.C.R. 17—by Senator Giss of Yuma and others
Foreign teacher exchange
H.C.R. 5—by Committee on Education
Homestead tax exemption
H.C.R. 1—by Mr. Abels of Maricopa
Legislative sessions, providing even-numbered year shall act on budget only
H.C.R. 10—by Mr. Wessler of Pima
Initiative and referendum
H.C.R. 4—by Mr. Schaffer of Pima
H.C.R. 16—by Mr. Kartus of Maricopa
Insurance companies double liability of stockholders
H.C.R. 15—by Mr. Bloomquist of Cochise and others
Judges (retired)
H.C.R. 14—by Committee on Judiciary (by request)
Manufacturers' inventory tax exemptions, to abolish
H.C.R. 11—by Mr. Mitchell of Maricopa
Municipal corporations furnishing utilities as public service corporation
H.C.R. 9—by Mr. Abels of Maricopa
State school aid, providing money be distributed to counties as provided by law, present law requires on ADA basis
H.C.R. 7—by Mr. Myers of Maricopa and others
Tax exemptions to aged and blind welfare recipients
H.C.R. 12—by Mr. Kartus of Maricopa (by request)
- Contractor bonds, requiring file bonds in favor of state setting forth amount
H.B. 118—by Mr. Bagnall of Pinal
- Contractual claims against state, provides means of processing
H.B. 191—by Members Wine, Schaffer of Pima
- Coroner, providing for election in each county, permits establishment of county morgues and laboratories
H.B. 161—by Mr. Rogers of Maricopa
- Corporate names, preventing use of deceptively similar
H.B. 108—by Committee on Banking, Insurance and Corporations
- Corporation commission, appropriation for ICC investigation of railroad freight rates
H.B. 263—by Committee on Rules
- Corporation commission (insurance division), supplemental appropriation
H.B. 210—by Mr. Lowry of Maricopa

- Corporation commission, endowing with powers to regulate stockholders
H.B. 158—by Committee on Banking, Insurance and Corporations
- Cotton picking contractors, provides shall furnish owner surety bond, carry injury insurance on employees
H.B. 20—by Mr. Lee of Maricopa and others
- Cotton weighing instruments, increases salary of inspector, providing for inspection of weighing machines
H.B. 22—by Mr. Lee of Maricopa and others
- County board of supervisors, regional or national association dues and expenses
S.B. 118—by Senators Thompson of Yuma, Morrow of Mohave
- County board of supervisors (Maricopa and Pima County), provides for increasing from 3 to 5
H.B. 207—by Mr. Holsclaw of Pima and others
- County building codes, authority to make and enforce rules and regulations regulating erection, construction, reconstruction, alteration and repair of buildings and structures, except farm or single family dwellings
H.B. 198—by Committee on County and Municipal Affairs
- County classification for salary purposes,
S.B. 14—by Senator Sullivan of Gila
- County housing project lieu tax, for school districts
H.B. 231—by Committee on Education
- County planning and zoning, makes revisions regarding hearings, notice of hearings, restriction of use or occupation of land and appeals
H.B. 244—by Mr. Schaffer of Pima
- County planning and zoning, makes technical change in law provides for long-term plan
H.B. 256—by Mr. Steward of Maricopa
- County school fund apportionment, permits school districts petition county school superintendent to exceed district budget in event of unforeseen contingencies that interfere with normal operations of school
H.B. 74—by Mrs. Willis of Pima and others
- County work week, provides for 5 day week
H.B. 126—by Committee on County and Municipal Affairs
- Courts (small claims), cases involving \$50 or less may be heard without counsel present and with only the defendant and plaintiff testifying
H.B. 214—by Mr. Wessler of Pima
- Courts (superior), providing for increase in number of judges
S.B. 165—by Committee on Judiciary
- Courts (superior) sessions, provides may be held in places other than county seat
H.B. 212—by Mr. Petrie of Maricopa
- Crime, registration of sex offenders
H.B. 142—by Mrs. White of Maricopa
- Criminal identification bureau, repeal
S.B. 145—by Senator Brown of Santa Cruz and others

Curfew law and loitering, establishing

H.B. 27—by Members Sims of Maricopa, Ellis of Yavapai

“D”

Dairy association, authorizes organization of milk wholesalers' trade association to stabilize milk prices

H.B. 95—by Members Brown, Haugh of Pima, Thode of Pinal

Dairy and dairy products code, minor amendment

H.B. 145—by Mr. Mitchell of Maricopa

S.B. 139—by Senator Vyne of Yavapai

Damages in cases of contributory negligence

H.B. 37—by Mr. Schaffer of Pima

Deaf and blind children education, provides need not attend deaf and blind school if receiving education under homebound teaching program

H.B. 46—by Mr. Marion of Maricopa

DEATHS:

Brewer, Albert D.

H.R. 8—by Members Berry, Biles of Greenlee

Burns, W. J.

H.R. 4—by Mr. Rhodes of Maricopa

Cull, John P.

S.C.R. 13—by Senators Goff of Pinal, Thompson of Yuma

Franklin, Ben H.

H.R. 17—by Dr. Brayton of Gila

Gleason, Robert I.

H.R. 3—by Mrs. Anderson of Cochise and others

Hayes, Ira

H.J.R. 2—by Mrs. Rosenbaum of Gila

Hayes, Ira memorial committee

H.R. 10—by Mr. Rogers of Maricopa

Krebs, Ray B.

H.R. 2—by Mr. Dalton of Cochise

Larson, Wallace H.

H.R. 7—by Mrs. Rosenbaum of Gila and others

McCallum, Newell S.

H.R. 6—by Members Klauer, Babbitt, Carr of Yuma

McCoy, Arnold Clifford

H.R. 18—by Mrs. Ellis of Yavapai and others

Marine, R. Howard

H.R. 5—by Mr. Matson of Coconino

Moore, Louise A.

H.R. 9—by Mr. Carreon of Maricopa and others

Morgan, S. P.

H.R. 15—by Mrs. Thode of Pinal

Murphy, M. Joe

H.R. 13—by Mr. Steward of Maricopa

Parker, Raymond C.

H.C.R. 2—by Mr. Kartus of Maricopa

Pomeroy, Frank T.

H.J.R. 1—by Mr. Porter of Maricopa

- Walters, Lon Sr.
H.R. 16—by Mr. Ellsworth of Gila
- Webb, Fred
H.R. 1—by Mr. Lines of Graham
- Wentworth, John W.
H.R. 11—by Mrs. Rosenbaum of Gila
- Willey, Wm. T.
H.R. 12—by Mr. Dover of Navajo
- Delinquent tax, exempting interest and penalty providing delinquency existed November, 1940 and paid in full by March 1956
H.B. 105—by Mr. Raftery of Maricopa.
- Democracy dedication, resolution dedication to principles of freedom and democracy
H.R. 14—by Mr. Kartus of Maricopa and others
- Deputy registrars (elections), permits recorder appoint deputy registrars in each precinct without restriction as to party or number
S.B. 25—by Senators Haldiman, Hart of Maricopa
- Discrimination in employment, prohibiting
H.B. 68—by Committee on Public Institutions
- Divorce, requiring clerk of court file decree promptly and eliminating the present \$5 fee for recording
H.B. 41—by Mr. Marion of Maricopa (by request)
- Dog license tax, provides for revenue credited to rabies control fund
H.B. 182—by Mr. Minor of Pima
- Driver-learners' permits, amending fees for issuing permits
S.B. 55—by Senator Prochnow of Coconino and others
- Drug act (dangerous drugs), record of sale
H.B. 229—by Mr. Steward of Maricopa
- Drugs, requiring prescription to obtain sulpham and antibiotics
H.B. 250—by Mr. Lee of Maricopa
- Drunk drivers of motor vehicles, 2nd offenders
H.B. 136—by Mr. Holsclaw of Pima and others

"E"

EDUCATION:

- Aid allotments on current basis, and to reimburse districts for any loss of revenue due to tax exemptions
H.B. 224—by Mr. Marion of Maricopa
- Aid (state), provides ADA basis
H.B. 1—by Mr. Lee of Maricopa and others
H.C.R. 7—by Mr. Myers of Maricopa and others
- Blind student readers, employment
H.B. 82—by Mr. Kartus of Maricopa and others
- Boundaries, authorizes establishment of unified districts to combine common and high school districts that have same
H.B. 239—by Mrs. McRae of Maricopa

- Budgets, authorizes districts to deduct 10% of total operating budget and place in contingency fund which may be used to meet any school expense except salaries, capital outlay, special levies and bond services
 H.B. 133—by Mr. Cook of Cochise and others
 H.B. 238—by Mrs. McRae of Maricopa
- Budgets, permitting districts to petition county school superintendent to exceed budgets in event of unforeseen contingencies that interfere with normal operations of schools.
 H.B. 74—by Mrs. Willis of Pima and others
- Bus, amending present law regulating traffic on overtaking and passing.
 H.B. 88—by Committee on County and Municipal Affairs
- Buses, requiring repainting surplus equipment before sale
 H.B. 119—by Mr. Wine of Pima
- Canvass of school election ballots, changing date
 H.B. 241—by Committee on Education
- Curriculum commission, authorizes state superintendent public instruction to name commission representing schools, county school superintendents and institutions of higher education
 H.B. 240—by Mrs. McRae of Maricopa
- Colleges (Tempe) name change,
 H.B. 35—by Mr. Wood of Maricopa and others
- Contingency fund, authorizes school boards to set up fund equal to 10% of budget making more flexible line budget law
 H.B. 133—by Mr. Cook of Cochise and others
 H.B. 238—by Mrs. McRae of Maricopa
- County school fund, itemizing source of funds (stumpage fees)
 H.B. 230—by Committee on Education (endorsed by 10 members)
- District levy, provides total operating expense of all public common and high schools shall be 70% from state general fund 20% from county general fund 10% from school district levy
 H.B. 10—by Mr. Abels of Maricopa
- Elections, requiring voters to be registered voters, and voters in bond elections in addition to be residents of district 6 months, owner of real property not totally exempt
 H.B. 235—by Mrs. McRae of Maricopa
- Firearms training program
 S.B. 104—by Committee on Fish and Game
- Flagstaff college, construction and remodeling program
 S.B. 89—by Senators Prochnow, Udine of Coconino
- Health and safety education, authorizing establishment of division of
 H.B. 237—by Mrs. McRae of Maricopa
- Homebound teaching program, provides deaf or blind children need not attend deaf and blind school if receiving education under
 H.B. 46—by Mr. Marion of Maricopa
- Homebound teaching program, appropriation to state school fund
 H.B. 167—by Committee on Education
- Homebound teaching program, provides \$200 per student to school districts for all students qualifying under program
 H.B. 233—by Mrs. McRae of Maricopa
- Housing project tax, permits board of supervisors to pay lieu tax on county housing projects to district in which located
 H.B. 231—by Committee on Education

- Junior colleges, minor clarifying amendment in law authorizing state aid
H.B. 236—by Mrs. McRae of Maricopa
- Levy for land purchase and new buildings, to increase levy
H.B. 232—by Mrs. McRae of Maricopa
- Mineral rights placed in state school fund, provides proceeds resulting from sale of state lands
H.B. 197—by Mr. Rogers of Maricopa
- Permanent state school fund, constitutional amendment
H.C.R. 7—by Mr. Myers of Maricopa and others
- Real estate transaction tax, provides 1% gross proceeds of sale on all real estate transaction shall be allocated to counties on basis of collections, then distributed on ADA basis
H. B. 181—by Mr. Farr of Apache
- Revolving fund of school districts, provides may have fund of not more than \$500 for petty cash purposes
S.B. 131—by Senator Spikes of Cochise
- Sales tax revenue for school purposes
H.B. 62—by Mr. Marion of Maricopa
H.B. 253—by Members Anderson, Bloomquist, Cook of Cochise
- State aid to schools, increases state aid to \$127.00 and county aid to \$30.50 on ADA basis
HB 13—by Members Petrie, Grimes of Maricopa
- State department of education, reallocation of funds
H.B. 138—by Mr. Grimes of Maricopa
- Street improvements, authorizes trustees to contract for improvements near schools
H.B. 234—by Mrs. McRae of Maricopa
- Swimming pools and other recreational facilities on school grounds, authorizes board of supervisors to construct
H.B. 34—by Mr. Schaffer of Pima and others
S.B. 13—by Senators Corbett, Collins of Pima
- Teacher exchange, employment of foreign teachers
H.B. 246—by Mrs. McRae of Maricopa
H.C.R. 5—by Committee on Education
- Teacher retirement amendments
H.B. 190—by Mr. Ackerman of Pima and others
S.B. 148—by Committee on Education
S.B. 149—by Senator Corbett of Pima
- Tempe college, appropriation supplemental
S.B. 108—Senators Hart, Haldiman of Maricopa
- Tempe college, bond issue for construction and equipment of dormitories
S.B. 96—by Senators Haldiman, Hart of Maricopa
- Tempe college, construction and remodeling program
S.B. 90—by Senators Haldiman, Hart of Maricopa
- Tempe college, land purchase
S.B. 91—by Senators Haldiman, Hart of Maricopa
- Textbooks, changing date for furnishing list
H.B. 166—by Committee on Education
- Trustees, expansion of boards by election on petition
S.B. 50—by Senators Arnold, Goff of Pinal
- Tuition fee of non-resident pupils
H.B. 43—by Mr. Marion of Maricopa

- University, bond issue for construction of dormitories
S.B. 88—by Senators Corbett, Collins of Pima
- University, construction and remodeling program
S.B. 86—by Senators Corbett, Collins of Pima.
- University, land purchase
S.B. 87—by Senators Corbett, Collins of Pima
- Unorganized school territory budgets, provides budget and special tax levy applicable to make school facilities available to children residing in unorganized territory
H.B. 101—by Mr. Myers of Maricopa
- Western regional cooperation education, reduces residence requirement for eligibility
S.B. 159—by Senators Hart of Maricopa, Spikes of Cochise
- Egg code, eases marketing restriction on small producers
S.B. 169—by Senator Richardson of Graham and others

ELECTIONS:

- Absentee voting, permits elector living 25 miles or more from polling places to cast absentee vote
S.B. 21—by Senators Haldiman, Hart of Maricopa
- Absentee voting, provides physically disabled need not have doctor's certificate to obtain absentee ballot
H.B. 184—by Committee on Suffrage and Elections
- Balloting time, provides reasonable time to cast ballot
H.B. 23—by Mr. Rogers of Maricopa
- Balloting time, allows 5 minutes on machine voting
H.B. 125—by Mr. Rogers of Maricopa
- Campaign contributions, prohibiting labor organizations making
H.B. 117—by Mr. Babbitt of Yuma
- Candidate name rotation in precincts using voting machines
H.B. 72—by Committee on Suffrage and Elections
- Candidate write-in, specifying number votes required
H.B. 66—by Mr. Carr of Yuma and others
- City elections, allowing liquor establishments remain open
H.B. 111—by Mr. Wilson of Maricopa
- Coroner election, providing for election, and permitting establishment of county morgues and laboratories
H.B. 161—by Mr. Rogers of Maricopa
- Disabled voter registration, permits recorder or justice of peace to register any time during open registration period
S.B. 24—by Senators Haldiman, Hart of Maricopa
- Election boards, provides for tally board in addition
H.B. 252—by Mr. Matson of Coconino
- Expense statements of candidates, extending time to file
H.B. 71—by Committee on Suffrage & Elections
- Legislative candidates, requiring filing nomination petitions with secretary of state
H.B. 70—by Committee on Suffrage and Elections
- Primary election date, proposing advancing date
H.B. 69—by Committee on Suffrage and Elections
- Registrars of electors, to permit county recorder to appoint deputy registrars in each precinct with restriction
S.B. 25—by Senators Haldiman, Hart of Maricopa

- Registration of electors, to permit county recorder register voters at any time or place deemed advisable
S.B. 22—by Senators Haldiman, Hart of Maricopa
- Employment, creates interim legislative committee on production and employment to report on plans for full employment
H.B. 48—by Members Kartus, Austin of Maricopa
- Employment security, agricultural labor providing unemployment benefits
H.B. 50—by Members Kartus, Austin of Maricopa
- Employment security commission, contribution fund of state employees, to reimburse for expenses incurred in administration of program under OASI
H.B. 176—by Mr. Wine of Pima
- Employment security commission, fund reallocation to state general fund balance remaining from appropriation for premiums on state employee retirement insurance
S.B. 206—by Senators Hart of Maricopa, Sullivan of Gila
- Employment security commission, revolving fund increase
S.B. 109—by Committee on Labor
- Employment security, state retirement program to conform with federal program
S.B. 110—by Committee on Labor and Capital
S.B. 111—by Committee on Labor and Capital
- Employment security, amending temporary benefits
H.B. 49—by Members Kartus, Austin of Maricopa
- Employment security, unemployment benefits increase
H.B. 24—by Mr. Rogers of Maricopa
H.B. 38—by Mr. Kennedy of Maricopa and others
H.B. 52—by Mr. Burton of Pima and others
- Equal employment opportunities act, providing non-discrimination
H.B. 68—by Committee on Public Institutions
- Executive and judicial officers salary increase, governor, supreme and superior court judges
H.B. 260—by Members Bagnall of Pinal, Myers of Maricopa

"F"

- Failure to pay debts, makes misdemeanor purchase of wares from retail merchant with intent to defraud, prescribing penalties
H.B. 124—by Mrs. Rosenbaum of Gila
- Fair commission, to abolish present commission and creating new membership
H.B. 188—by Mr. Bagnall of Pinal and others
- Fair commission, budget control
S.B. 198—by Committee on Appropriations
- Fair employment act, non-discrimination
H.B. 68—by Committee on Public Institutions
- Federal government collection income, gift and inheritance tax
H.J.M. 6—by Mr. Sims of Maricopa (by request)

- Federal lands in state, urging divide income with state
H.M. 6—by Mr. Haugh of Pima
- Female employees, prescribing conditions of labor
H.B. 107—by Miss Retzloff of Maricopa and others
- Fertilizer and agricultural minerals act
H.B. 147—by Members Carr of Yuma, Steward of Maricopa
- Fiduciaries, amendment relative to investment
H.B. 79—by Mrs. White of Maricopa
- Financial contributions by labor organization to election campaigns
H.B. 117—by Mr. Babbitt of Yuma
- Financial statements of labor organizations filed with secretary of state
H.B. 116—by Mr. Babbitt of Yuma
- Fines and penalties disposition
H.B. 259—by Mr. Schaffer of Pima
- Firearms, cooperative training in handling
S.B. 104—by Committee on Fish and Game
- Firearms, prescribing penalty for misuse
S.B. 170—by Senators Lockhart, Greer of Apache
- Firemen injury, occupational disease coverage
H.B. 104—by Committee on Labor (by request)
- Flagstaff college, construction and remodeling program
S.B. 89—by Senators Prochnow, Udine of Coconino
- Flood control projects
S.B. 202—by Senators Sullivan of Gila, Giss of Yuma
H.B. 205—by Mr. Bagnall of Pinal and others
- Food products exempt from sales tax
H.B. 25—by Mr. Wessler of Pima and others
H.B. 28—by Mr. Kartus of Maricopa
- Foreign teacher exchange program
H.B. 246—by Mrs. McRae of Maricopa
H.C.R. 5—by Committee on Education
- Foundlings, requiring issuance of regular birth certificate
H.B. 140—by Mr. Pugh of Maricopa and others

"G"

- Game and fish commission, appropriation for Wellton-Mohawk project
S.B. 77—by Committee on Fish and Game
- Game and fish commission, conditional appropriation for bighorn sheep roundup in cooperation with Texas
S.B. 150—by Committee on Fish and Game
- Game and fish laws, prescribing penalties for hunting and fishing vandalism
S.B. 171—by Senator Lockhart of Apache
- Gas and oil conservation, provides for Arizona participation in interstate oil compact
S.B. 66—by Senators Morrow of Mohave, Corbett of Pima

- Gasoline tax, increasing 1¢ earmarking revenue for highway purposes
H.B. 177—by Mr. Mitchell of Maricopa
H.B. 193—by Members Raftery of Maricopa, Ellsworth of Gila
- Gasoline tax revenue bonds, provides cities may issue callable 20 year bonds bearing interest for street and highway purposes
H.B. 222—by Mr. Ellsworth of Gila
- General appropriation bill
H.B. 265—by Committee on Appropriations
- Give-away program of retailers, prohibiting
H.B. 32—by Mr. Abels of Maricopa
- Government in business, urging federal constitutional amendment to prohibit federal government engaging in business in competition with private industry
H.C.R. 6—by Mr. Burton of Pima
- Gross income tax act, proposing repeal of state sales and income tax and substituting gross income tax
H.B. 14—by Mr. Abels of Maricopa

"H"

- Hayes memorial committee
H.R. 10—by Mr. Rogers of Maricopa
- Health clinics
H.B. 47—by Mr. Marion of Maricopa
- Health and safety education, authorizing state board of education establish division
H.B. 237—by Mrs. McRae of Maricopa
- Highway—Blue Star Memorial, urging designation of highway 89
H.J.R. 2—by Dr. Fridena of Pima
- Highway—bypassing communities, providing may not be relocated
H.B. 77—by Mr. Warner of Maricopa and others
- Highway commission, revision and increasing membership
H.B. 208—by Members Rutherford of Mohave, Dover of Navajo, McCoy of Yavapai
- Highways, county board supervisors to expend money on maintenance of public roads and streets other than legally designated highways
H.B. 148—by Committee on County and Municipal Affairs
- Highways, historical markers and roadside parks
S.B. 28—by Senator Morrow of Mohave and others
- Highway director, creating position and prescribing term and salary
S.B. 54—by Senator Prochnow of Coconino and others
- Highway engineer salary
H.B. 266—by Committee on Rules
- Highway maintenance, increasing gasoline tax
H.B. 177—by Mr. Mitchell of Maricopa
H.B. 193—by Members Raftery of Maricopa, Ellsworth of Gila
- Highway speeds, prescribing maximum
H.B. 130—by Mr. Lee of Maricopa and others

- Highway traffic, prescribing fines for exceeding weight limits of trucks
 S.B. 52—by Senators Prochnow of Coconino, Cook, Morrow of Mohave, Simms of Greenlee
 H.B. 102—by Mr. Dover of Navajo
- Historical markers and roadside parks construction
 S.B. 28—by Senator Morrow of Mohave and others
- Homestead exemption from property tax
 H.C.R. 1—by Mr. Abels of Maricopa
- Hospital board of control, changing certain procedures for admission of patients to state hospital, broadening duties of board
 H.B. 262—by Members Holsclaw of Pima, Brayton of Gila, Ellis of Yavapai
- Hospitals (public), requiring committing physician liable for private patient committed to public hospital
 H.B. 113—by Dr. Brayton of Gila
- House trailer tax, providing for assessment
 H.B. 97—by Mr. Myers of Maricopa
- “I”
- Improvement district annexation
 H.B. 75—by Mr. Kartus of Maricopa
 H.B. 76—by Mr. Kartus of Maricopa
- Income, gift, inheritance federal tax, urging limiting
 H.J.M. 6—by Mr. Sims of Maricopa (by request)
- Income tax filing date, change to May 15
 H.B. 209—by Mr. Rogers of Maricopa
- Income tax rate (state), increasing
 H.B. 42—by Mr. Marion of Maricopa
 H.B. 139—by Mr. Kartus of Maricopa
- Income tax (state) withholding
 H.B. 29—by Mr. Rogers of Maricopa
 H.B. 53—by Mr. Burton of Pima
 H.B. 149—by Mr. Bagnall of Pinal
 H.B. 195—by Members Schaffer, Wine of Pima
- Incorporation, specifying what information shall be advertised
 H.B. 96—by Mr. Ackerman of Pima
- Indian articles, prohibiting selling as genuine all artificial
 H.B. 40—by Members Rogers, Hunt of Maricopa
- Indians, urging congress withdraw Papago tribal lands from valid mining claims, reserving rights in said reservation
 H.M. 2—by Mr. Schaffer of Pima and others
 H.M. 1—by Mr. Holsclaw of Pima and others
- Indian welfare aid, permanently and totally disabled
 H.B. 12—by Mr. Kartus of Maricopa
- Industrial school, appropriation for claims filed too late
 S.B. 199—by Committee on Appropriations
- Industrial school, supplemental appropriation for current expenditures
 S.B. 127—by Committee on State Institutions

- Industry (private), urging congress refrain from engaging in competition
H.C.R. 6—by Mr. Burton of Pima
- Industrial safety regulations, broadens powers of commission
H.B. 45—by Mr. Marion of Maricopa
- Initiative and referendum, constitutional amendment relative to governor's veto power and legislature amending power
H.C.R. 4—by Mr. Schaffer of Pima
H.C.R. 16—by Mr. Kartus of Maricopa
- Insecticides and other pesticides, regulating distribution and sale
H.B. 143—by Members Carr of Yuma, Steward of Maricopa
- Institutional superintendents salary increases
H.B. 206—by Committee on Appropriations
- Insurance commission (state), creating separate state department
S.B. 132—by Senator Haldiman of Maricopa
- Insurance companies, constitutional amendment on liability of stockholders
H.C.R. 15—by Mr. Bloomquist of Cochise and others
- Insurance (public liability) on state-owned cars
S.B. 80—by Senator Simer of Navajo
- Interstate oil compact
S.B. 66—by Senators Morrow of Mohave, Corbett of Pima
- Interstate stream commission
S.B. 192—by Senator Arnold of Pinal
H.B. 196—by Mr. Kartus of Maricopa
- International street maintenance (Nogales), permitting to expend funds for maintenance
S.B. 7—by Senators Brown, Smith of Santa Cruz
- Investments by fiduciaries, amendment
H.B. 79—by Mrs. White of Maricopa
- Inventory (manufacturers) tax exemptions, constitutional amendment proposing abolishment
H.C.R. 11—by Mr. Mitchell of Maricopa
- Inventory of state lands, appropriation to state land department
S.B. 82—by Committee on Public Lands
- “J”
- Jackrabbit, proposing as state animal
H.B. 122—by Mr. Marion of Maricopa
- Judges (retired), constitutional amendment permitting may be called on to serve in any court of state
H.C.R. 14—by Committee on Judiciary (by request)
- Judges (superior court), authorizes board of supervisors petition governor for creation of new division when necessary
S.B. 165—by Committee on Judiciary
- Judicial and statutory bonds joint control
S.B. 112—by Senator Haldiman of Maricopa

- Junior colleges, minor amendment authorizing state aid
H.B. 236—by Mrs. McRae of Maricopa
- Jurors, prescribing qualifications and exemptions
H.B. 120—by Mr. Abels of Maricopa
- Jury summons, providing notice may be sent by registered mail
H.B. 178—by Mr. O'Reilly of Maricopa
- Juvenile board (state institutions) reallocation of funds
S.B. 203—by Committee on State Institutions
- Juvenile delinquency
H.J.M. 3—by Members Ellis of Yavapai, Sims of Maricopa
H.B. 27—by Members Sims of Maricopa, Ellis of Yavapai
S.B. 178—by Senator Smith of Graham
- Juveniles, repeal youth authority act
S.B. 32—by Senator Morrow of Mohave

"K"

- Khapra beetle control
H.B. 264—by Committee on Rules
S.B. 27—by Committee on Agriculture and Irrigation

"L"

LABOR MEASURES:

- Agriculture workers, extending unemployment compensation benefits
H.B. 50—by Members Kartus, Austin of Maricopa
- Angle relief measure, back wages due under minimum wage law
H.B. 51—by Mr. Mitchell of Maricopa
- Civil defense workers workmen's compensation benefits
H.B. 92—by Mr. Lee of Maricopa and others
- Cotton contractors, regulating
H.B. 20—by Mr. Lee of Maricopa and others
- Cotton contractor weighing machine inspection
H.B. 22—by Mr. Lee of Maricopa and others
- Department of labor, provides for creation of department and appointment of commissioner
H.B. 15—by Mr. Carreon of Maricopa
- Department of labor, provides for administration by commissioner, creates occupational health and safety advisory board
H.B. 59—by Committee on Labor (endorsed by 11 members)
- Department of labor, creating 5 member board
H.B. 227—by Mr. Holsclaw of Pima and others
- Disability (temporary) benefits
H.B. 49—by Members Kartus, Austin of Maricopa
- Equal Public employment act (non-discrimination)
H.B. 68—by Committee on Public Institutions
- Female employees, providing rest periods and meal periods
H.B. 107—by Miss Retzloff of Maricopa and others
- Firemen's compensation for injury or occupational disease, providing city pay expenses incurred above workmen's compensation coverage
H.B. 92—by Mr. Lee of Maricopa and others

- Full employment
 - H.B. 48—by Mr. Kartus of Maricopa
- Industry safety rules and regulations
 - H.B. 45—by Mr. Marion of Maricopa
- Medical examination costs as requirement to secure employment
 - H.B. 141—by Miss Retzloff of Maricopa and others
- Non-residents, exempting from state income tax withholding
 - H.B. 149—by Mr. Bagnall of Pinal
- Organizations, prohibiting financial contributions to election campaigns and candidates
 - H.B. 117—by Mr. Babbitt of Yuma
- Organizations, required file financial statements with secretary of state of election contributions
 - H.B. 116—by Mr. Babbitt of Yuma
- Railroad work car equipment
 - H.B. 112—by Mr. Lee of Maricopa and others
- Silicosis death benefits, increasing
 - H.B. 73—by Members Brayton of Gila, Dalton of Cochise
- Unemployment benefits, increasing
 - H.B. 24—by Mr. Rogers of Maricopa
 - H.B. 38—by Mr. Kennedy of Maricopa and others
 - H.B. 52—by Mr. Burton of Pima and others
- Wages due, relief Albert Freese, from state hospital while in military services
 - H.B. 84—by Mr. Wilson of Maricopa
- Workweek, 5 days city and county offices
 - H.B. 126—by Committee on County and Municipal Affairs
 - H.B. 132—by Mr. Lee of Maricopa
 - H.B. 3—by Mr. Lee of Maricopa
- Legislative candidates, providing nomination petitions be filed with secretary of state
 - H.B. 70—by Committee on Suffrage and Elections
- Legislature fund balances, reappropriated to 22nd legislature
 - H.B. 211—by Mr. Wine of Pima
- Legislative memorial committee for Ira Hayes
 - H.R. 10—by Mr. Rogers of Maricopa
- Legislative Joint committee on state production and employment plan
 - H.B. 48—by Members Kartus, Austin of Maricopa
- Legislative sessions, constitutional amendment specifying bills to be considered at second regular session
 - H.C.R. 10—by Mr. Wessler of Pima
- Lettuce (head) packing, amendment
 - S.B. 162—by Committee on Agriculture and Irrigation (by request)
- Library and archives, appropriation for microfilming records
 - S.B. 93—by Committee on Methods of Business
- Lion bounty, appropriation to livestock sanitary board
 - S.B. 2—by Senator Brown of Santa Cruz
- Liquor control, permitting bars remain open during city elections
 - H.B. 111—by Mr. Wilson of Maricopa
- Liquor licenses moratorium
 - S.B. 95—by Senators Simer of Navajo, Goff of Pinal

- Liquor licenses, requiring refused licenses may not be reapplied for within one year
H.B. 170—by Mr. Kartus of Maricopa (by request)
- Liquor tax, prohibits cities and towns from taxing wholesalers of spirituous liquors
S.B. 153—by Senators Stanton of Greenlee, Corbett of Pima
- Livestock sanitary board, appropriation for lion bounty
S.B. 2—by Senator Brown of Santa Cruz
- Livestock sanitary board, to increase board membership
H.B. 106—by Mr. Pugh of Maricopa and others
- Livestock, provides negligent trespass upon public roads or private property liable person is guilty of misdemeanor
H.B. 33—by Members Abels, Kennedy of Maricopa
- Livestock slaughter establishments, city regulations
H.B. 80—by Mr. Wilson of Maricopa
- Loan companies
H.B. 4—by Members Austin, Harkness of Maricopa
H.B. 194—by Members Schaffer of Pima, Wood of Maricopa

"M"

- Manufacturers' inventory tax exemption, constitutional amendment proposing
H.C.R. 11—by Mr. Mitchell of Maricopa
- Marriage, requiring premarital examinations
H.B. 94—by Mr. Holsclaw of Pima and others
- Meat inspection, recognizing meat inspection laws of cities and towns
H.B. 80—by Mr. Wilson of Maricopa
- Medical examiner act, creating office, authorizing naming of up to 5 assistants and appointment of deputy examiner in each county
H.B. 223—by Mr. Rogers of Maricopa
- Medical examination costs as condition to employment
H.B. 141—by Miss Retzlöff of Maricopa and others
- Medicine and surgery code, amending
H.B. 251—by Members Brayton of Gila, Steward of Maricopa
- Mental health (preventive) program
H.B. 54—by Mr. Kartus of Maricopa
- Mentally ill hospitalization, changing certain procedures for admission of patients, broadening duties of hospital board of control
H.B. 262—by Mr. Holsclaw of Pima and others
- Merchandise, makes a misdemeanor, punishable by fine or imprisonment for purchasing retail merchandise with intent to defraud
H.B. 124—by Mrs. Rosenbaum of Gila
- Microfilming of records of library and archives department, appropriation
S.B. 93—by Committee on Methods of Business
- Midwifery, prescribing rules and regulations
H.B. 31—by Members McRae of Maricopa, Ellis of Yavapai

- Military use of state lands, concurrent jurisdiction to state and federal government
Sub S.B. 45—by Senator Dove of Cochise
- Milk and milk products regulations
H.B. 145—by Mr. Mitchell of Maricopa
- Milk marketing board
H.B. 58—by Committee on Livestock and Public Lands (by request)
- Milk wholesalers' trade association
H.B. 95—by Mr. Brown of Pima and others.
- Mining claims on state lands, provides development work prescribed by state land commission and approved by department of mineral resources shall be acceptable as discovery work as regard mining claims
S.B. 160—by Senator Morrow of Mohave
- Mine inspector, deputies, dust engineer, salary increase
H.B. 204—by Mr. Harkness of Maricopa
- Mining partnerships, exempting from state securities act
H.B. 218—by Members O'Reilly of Maricopa, Martin of Yavapai
- Mineral, oil, gas reservation to state on state lands
H.B. 226—by Members Grimes of Maricopa, Holsclaw of Pima
- Mineral rights on state lands sold
H.B. 197—by Mr. Rogers of Maricopa
- Mineral resources department, salary director
S.B. 29—by Senator Orme of Yavapai
- Mortgage-holder breakdown of taxes paid by client, requiring annual report
H.B. 163—by Mr. Campbell of Maricopa
- Motel advertisements, prohibiting false rate advertisements
H.B. 78—by Mr. Warner of Maricopa
- MOTOR VEHICLE MEASURES:**
- Contract motor carriers, applies gross receipt tax on carriers leasing motor equipment
S.B. 53—by Senators Prochnow of Coconino, Cook, Morrow of Mohave, Simms of Greenlee
- Dealers and wreckers, specifying who are required to obtain licenses to engage in business
H.B. 162—by Mr. Rutherford of Mohave and others
- Driver permits for new drivers
S.B. 55—by Senators Prochnow of Coconino, Cook, Morrow of Mohave, Simms of Greenlee
- Drivers (drunk), provides 2nd conviction penalty, sentence may not be suspended, automatic blood test, suspension of license, heard in justice court
H.B. 136—by Mr. Holsclaw of Pima and others
- Engine number changes, regulations governing
H.B. 61—by Mr. Wilson of Maricopa
- Fuel tax, increase
H.B. 177—by Mr. Mitchell of Maricopa
H.B. 193—by Members Raftery of Maricopa, Ellsworth of Gila

- Historic or "horseless carriages" license plates
 - S.B. 161—by Senator Cook of Mohave
- Inspection at border stations, prohibits inspection of private cars
 - H.B. 83—by Mr. Hostetter of Pima
- Insurance on state-owned cars
 - S.B. 80—by Senator Simer of Navajo
- License plates, appropriation from highway fund to state prison
 - S.B. 183—by Senator Stanton of Greenlee
- Licenses of operators', minor changes in collection of fee
 - S.B. 55—by Senator Prochnow of Coconino and others
- Lieu tax, specifying items considered in determining state's average ad valorem tax rate for use in fixing lieu tax rate
 - S.B. 123—by Senator Goff of Pinal
- Lieu tax, constitutional amendment providing staggered registration period
 - H.C.R. 17—by Mr. Haugh of Pima
- Motor rebuilding, regulating
 - H.B. 60—by Mr. Wilson of Maricopa
- Registration fee, minor revision of fee schedule
 - S.B. 51—by Senators Prochnow of Coconino, Cook of Mohave
- Registration fee, increasing fee and portion to county assessors
 - H.B. 255—by Members Wine, Carroll, Haugh of Pima
 - S.B. 179—by Senator Haldiman of Maricopa
- Sale of auto forfeited as result of transportation of narcotic drugs
 - S.B. 8—by Senators Brown, Smith of Santa Cruz
- Speed on highways, fixing maximum
 - H.B. 130—by Mr. Lee of Maricopa and others
- Transportation, provides for issuance of special plates to transporters
 - H.B. 128—by Mr. Lee of Maricopa
- Trucks, imposing penalty for exceeding weight limits
 - S.B. 52—by Senators Prochnow of Coconino, Cook, Morrow of Mohave, Simms of Greenlee
- Municipal annexation
 - H.B. 75—by Mr. Kartus of Maricopa
 - H.B. 76—by Mr. Kartus of Maricopa
 - H.B. 254—by Members Wine, Haugh of Pima
- Municipal condemnation procedure to acquire utilities companies
 - S.B. 197—by Senators Collins, Corbett of Pima
 - H.B. 258—by Committee on County and Municipal Affairs
- Municipal construction and maintenance of roads and streets
 - H.B. 222—by Mr. Ellsworth of Gila
- Municipal corporations furnishing utilities, constitutional amendment
 - H.C.R. 9—by Mr. Abels of Maricopa
- Municipal money expenditure, authorizes expenditures in areas outside limits but adjacent thereto for health and safety purposes
 - S.B. 7—by Senators Brown, Smith of Santa Cruz
- Municipal and county public works reserve funds
 - S.B. 59—by Committee on Municipalities (by request)

Municipal swimming pools on school grounds, authorizes board of supervisor build
 H.B. 34—by Mr. Schaffer of Pima and others
 S.B. 13—by Senators Corbett, Collins of Pima

“N”

Narcotic drugs, minor amendment to drug act for clarification of record of sale of dangerous drugs
 H.B. 229—by Mr. Steward of Maricopa

Narcotic drugs, oral prescription regulations
 H.B. 90—by Mr. Wood of Maricopa and others

Narcotic enforcement, placing under department of law
 H.B. 171—by Miss Retzloff of Maricopa and others

National cemetery, urging establishment in Arizona
 H.J.M. 4—by Mr. Rogers of Maricopa and others
 H.J.M. 5—by Mr. Holsclaw of Pima and others

National guard, appropriation to reimburse city of Nogales for water bill during maneuvers
 S.B. 120—by Senators Brown, Smith of Santa Cruz

National guard squadron in Tucson, appropriation
 S.B. 207—by Committee on Appropriations

National organization dues and expenses, pharmacy board
 H.B. 228—by Mr. Steward of Maricopa

National organization dues and expenses, board of supervisors
 S.B. 118—by Senators Thompson of Yuma, Morrow of Mohave

Naturopathic board, proposing increase
 H.B. 26—by Dr. Fridena of Pima and others

Negligency, damage recovery
 H.B. 37—by Mr. Schaffer of Pima

Negotiable instruments, providing for payment on following business day if falls due on Saturday
 H.B. 225—by Mr. O'Reilly of Maricopa
 S.B. 168—by Committee on Banking and Insurance

Newspaper public notices paid from public funds, requiring notice be in paper published in state
 H.B. 144—by Mr. Klauer of Yuma

Nominating petitions of legislative candidates, filed with secretary of state
 H.B. 70—by Committee on Suffrage and Elections

“O”

OASI benefits, urging congress lower age of retirement
 H.M. 4—by Mr. Kartus of Maricopa

OASI benefits, urging congress to extend to all citizens
 H.M. 3—by Mr. Kartus of Maricopa and others

- Occupational disease and disability benefits, increasing benefits for silicosis
H.B. 73—by Members Brayton of Gila, Dalton of Cochise
- Office building construction (state) in Tucson, appropriation
H.B. 64—by Mr. Rogers of Maricopa
S.B. 117—by Senator Collins of Pima and others
- Office hours, 5 day week
H.B. 3—by Mr. Lee of Maricopa
H.B. 126—by Committee on County and Municipal Affairs
H.B. 132—by Mr. Lee of Maricopa
- Oil and minerals found on federal lands located in state, urging congress enact legislation to share incomes derived therefrom
H.M. 6—by Mr. Haugh of Pima
- Oil, gas and mineral rights on state lands, reserving to state
H.B. 226—by Members Grimes of Maricopa, Holsclaw of Pima
- Operating engineers, creating board, prescribing rules and regulations
H.B. 192—by Mr. Franklin of Maricopa and others
- Optometry, examination of qualified disabled veterans and reciprocity
H.B. 36—by Mr. Wood of Maricopa and others
- Organization expenses national, regional, district—pharmacy board
H.B. 228—by Mr. Steward of Maricopa
- Organization expenses national, regional, district—board supervisors
S.B. 118—by Senators Thompson of Yuma, Morrow of Mohave
- Out-of-state public purchase, requiring certificates of necessity
H.B. 155—by Mr. Steward of Maricopa and others

"P"

- Papago Indians, mineral rights on reservation
H.M. 1—by Mr. Holsclaw of Pima and others
H.M. 2—by Mr. Schaffer of Pima and others
- Papago park land, providing for transfer acreage to city of Phoenix for park purposes
H.B. 56—by Mr. Rogers of Maricopa
- Parking district act
H.B. 30—by Mrs. Willis of Pima and others
- Partnerships, exempts partnerships relating to prospecting, mining or treatment of ores and other minerals from present law
H.B. 218—by Members O'Reilly of Maricopa, Martin of Yavapai
- Peace officers' merit system
H.B. 189—by Mr. Rogers of Maricopa
- Pensions for Arizona rangers
H.B. 123—by Mr. Farr of Apache
- Permanent state school fund, constitutional amendment
H.C.R. 7—by Mr. Myers of Maricopa
- Pest control, providing grasshopper control funds may be used for control of khapra beetle
H.B. 264—by Committee on Rules

- Pest control, appropriation to commission of agriculture and horticulture for khapra beetle control
S.B. 27—by Committee on Agriculture and Irrigation
- Pest control, household pests and termites
H.B. 55—by Mrs. McRae of Maricopa and others
- Pest control, regulating distribution, sale of insecticides
H.B. 143—by Members Carr of Yuma, Steward of Maricopa
- Petroleum products inspection, provides weights inspector shall inspect
H.B. 217—by Members Bagnall, Smith, Thode of Pinal
- Pharmacy board, national organization dues and attendance
H.B. 228—by Mr. Steward of Maricopa
- Pharmacy safety measure, revocation of licenses of insane or mentally incompetents, or industrially blind
H.B. 247—by Mr. Steward of Maricopa
- Phoenix city park, providing for acreage in Papago Park
H.B. 19—by Members Franklin, Wilson of Maricopa
- Physicians practicing in public hospitals, prohibits one whose education was paid in part by federal funds, or has declared his intention to accept, or granted draft deferment under amended universal military training act, from practicing in state, county or municipal hospital supported in whole or in part by public funds
H.B. 242—by Dr. Brayton of Gila
- Poisons, minor change in law regulating sale of dangerous drugs (oral prescriptions)
H.B. 229—by Mr. Steward of Maricopa
- Poliomyelitis vaccine program, supplemental appropriation to department of health for conducting program in state
H.B. 202—by Members Retzloff of Maricopa, Alfaro of Pima
- Polygamy, defined and prescribing fine and punishment
H.B. 17—by Mr. Rutherford of Mohave
- Polygamy proceedings, permitting husbands or wives testify for or against one another without other's consent
H.B. 175—by Mr. Rutherford of Mohave
- Port of entry, prohibiting stopping and inspecting passenger cars at inspection stations
H.B. 83—by Mr. Hostetter of Pima
- Port of entry, erection of inspection station at Sanders
H.B. 257—by Mr. Farr of Apache
- Port of entry, erection of inspection station at Yuma
S.B. 115—by Committee on Agriculture and Irrigation
- Post auditor, salary increase
S.B. 201—by Committee on Appropriations
- Primary elections, to advance date of holding
H.B. 69—by Committee on Suffrage and Elections
- Prison funds, reallocation of appropriation
S.B. 186—by Committee on State Institutions

- Prisoner visiting, providing at least one visiting period each week
H.B. 153—by Mr. Kartus of Maricopa
- Probate law, provides causes of action survive death of person
H.B. 152—by Mr. Wood of Maricopa and others
- Probate of wills, posting of public notice
H.B. 67—by Members O'Reilly of Maricopa, Smith of Pinal
- Property assessments, provides for reduction in valuation when property destroyed by act of God, flood, theft, fire
S.B. 74—by Senator Sullivan of Gila
- Psychological examiners board, creating and prescribing regulations
H.B. 81—by Mr. Grimes of Maricopa and others
- Public accommodation act, prohibits discrimination in public places
H.B. 115—by Mr. Sims of Maricopa and others
- Public accountants' advisory committee, creating board, prescribing regulations
H.B. 150—by Mr. Klauer of Yuma
- Public employee liability, prohibits state or political subdivision refusing acceptance of responsibility for tort by any employee on duty
H.B. 89—by Members Wood, Sims of Maricopa
- Public fund purchases, provides must have certificate of necessity for out-of-state purchases
H.B. 155—by Mr. Steward of Maricopa and others

PUBLIC HEALTH MEASURES:

- Board, increasing membership and providing for lay advisory board
H.B. 172—by Members Alfaro of Pima, Retzloff of Maricopa
- Cities expending money in areas outside limits, but adjacent thereto
S.B. 7—by Senators Brown, Smith of Santa Cruz
- Clinics for children and adolescents
H.B. 47—by Mr. Marion of Maricopa
- Department of health, broadens powers of board
H.B. 154—by Dr. Brayton of Gila and others
- Districts, authorizes city-county or district departments to create city-county or district health fund, providing for administration
S.B. 18—by Senators Hart, Haldiman of Maricopa
- Premarital examinations
H.B. 94—by Mr. Holsclaw of Pima and others
- Preventive mental health program
H.B. 54—by Mr. Kartus of Maricopa
- Tuberculosis control
H.B. 216—by Dr. Bragton of Gila, Mrs. Thode of Pinal and others
S.B. 20—by Senators Hart, Haldiman of Maricopa
- Public lands (federally owned), urging congress share incomes from oil and minerals found on lands in Arizona
H.M. 6—by Mr. Haugh of Pima
- Public lands, urging congress purchase timberlands of Coconino-Sitgreaves national forest
H.J.M. 1—by Mr. Dover of Navajo and others

- Public notices paid by public funds, requiring newspapers qualified to publish notice be printed in Arizona
H.B. 144—by Mr. Klauer of Yuma
- Public officers and employee travel expenses
H.B. 39—by Mr. Lee of Maricopa and others
- Public office hours
H.B. 3—by Mr. Lee of Maricopa
H.B. 126—by Committee on County and Municipal Affairs
H.B. 132—by Mr. Lee of Maricopa
- Public printing using public funds
H.B. 144—by Mr. Klauer of Yuma
- Public property, cities or towns permission to sell, grant or trade real property to US government without formality of bids
S.B. 63—by Senators Prochnow, Udine of Coconino
- Public roads and streets, provides roads not designated as state or county highways, a county may purchase paving material to repair, maintain
H.B. 148—by Committee on County and Municipal Affairs
- Public service corporations, reports to justify rate increases
H.B. 85—by Mr. Wilson of Maricopa
- Public service corporations, assessments determined by latest report on valuation for rate making purposes
H.B. 86—by Mr. Wilson of Maricopa
- Public service corporations, permitting one of parties to joint tariff schedule make filing
H.B. 261—by Members Bagnall of Pinal, Wilson of Maricopa
- Precinct officers (constables) salaries
H.B. 9—by Mr. Dover of Navajo
- Public service utilities, establishing guide for determining compensation paid for properties acquired by condemnation
H.B. 258—by Committee on County and Municipal Affairs (by request)
S.B. 197—by Senators Collins, Corbett of Pima
- PUBLIC WELFARE MEASURES:**
- Dependent children, increasing maximum aid
H.B. 243—by Mr. Haugh of Pima
- Exemptions from administration review act, state department
H.B. 127—by Committee on Welfare
- Funds of department, authorizing revolving fund of \$2,500
H.B. 146—by Committee on Welfare
- General assistance grants,
H.B. 8—by Mr. Kartus of Maricopa and others
- Income plus increase assistance
H.B. 7—by Mr. Kartus of Maricopa and others
- Indian assistance, eliminating present prohibition
H.B. 12—by Mr. Kartus of Maricopa
- Lien claim against estates of recipients
H.B. 5—by Mr. Kartus of Maricopa and others

- Name change of state department, and appointment of new board
H.B. 100—by Mr. Sims of Maricopa and others
- Quarterly reports of recipients
H.B. 6—by Mr. Kartus of Maricopa and others
- Tax exemptions for aged and blind recipients
H.C.R. 12—by Mr. Kartus of Maricopa (by request)
- Public works reserve fund
S.B. 59—by Committee on Municipalities (by request)

“R”

- Rabies control, provides fines collected under dog license tax be credited to
H.B. 182—by Mr. Minor of Pima
- Racing commission, appropriation for retirement coverage of employees
H.B. 200—by Mr. Wine of Pima
- Racing commission, appropriations exempt from quarterly allotment regulations
S.B. 69—by Senators Brown of Santa Cruz, Simms of Greenlee
- Racing commission, to abolish present commission and create new commission
H.B. 187—by Mr. Wilson of Maricopa
- Race discrimination in public employment, to abolish
H.B. 68—by Committee on Public Institutions
- Race discrimination in public accommodation places, to abolish
H.B. 115—by Mr. Sims of Maricopa and others
- Railroad crossings, safety installations at hazardous crossings
H.B. 129—by Members Lee, Steward of Maricopa
- Railroad work car equipment, prescribing required equipment
H.B. 112—by Mr. Lee of Maricopa and others
- Ranger pension, providing for surviving rangers and their widows
H.B. 123—by Mr. Farr of Apache
- Readers for blind students
H.B. 82—by Mr. Kartus of Maricopa and others
- Real estate transaction tax, applied to school aid
H.B. 181—by Mr. Farr of Apache
- Recreation, authority to board of supervisors to construct swimming pools on school grounds
H.B. 34—by Mr. Schaffer of Pima and others
S.B. 13—by Senators Corbett, Collins of Pima

RELIEF MEASURES:

- Angle, C.A.
H.B. 51—by Mr. Mitchell of Maricopa
- Ferrell, Leslie
H.B. 65—by Mr. Harkness of Maricopa and others
- Freese, Albert
H.B. 84—by Mr. Wilson of Maricopa

- Girdler, Mrs. John
H.B. 134—by Mr. Grimes of Maricopa
- Monaghan, John F.
H.B. 159—by Members Mitchell, Kartus of Maricopa
- Powers, E. W. Jr.
H.B. 164—by Members Bagnall of Pinal, Farr of Apache
- Veteran hospital for Russell and Snodgrass claims
H.B. 157—by Mr. Steward of Maricopa and others
H.B. 156—by Mr. Steward of Maricopa and others
- Wilky, Mrs. Virgil
H.B. 249—by Mr. Lentz of Maricopa and others
- Rental advertisements, prohibiting false
H.B. 78—by Mr. Warner of Maricopa
- Retirement state employees, amendment
H.B. 174—by Committee on Banking, Insurance and Corporations
S.B. 136—by Committee on Education
H.B. 183—by Mr. Lee of Maricopa and others
- Retirement obligations, supplemental appropriation for state boards
H.B. 186—by Mr. Wine of Pima
- Retirement obligations, appropriation to employment security commission
H.B. 176—by Mr. Wine of Pima
- Retirement obligations, racing commission
H.B. 200—by Mr. Wine of Pima
- Retirement program, providing for investigation and audit of payrolls of political subdivisions operating under
S.B. 111—by Committee on Labor and Capital
- Retirement teachers
H.B. 190—by Mr. Ackerman of Pima and others
S.B. 148—by Committee on Education
- Revolving fund of state department of public welfare
H.B. 146—by Committee on Welfare
- Road and street maintenance
H.B. 148—by Committee on County and Municipal Affairs
- Rotation of names on voting machine ballots
H.B. 71—by Committee on Suffrage and Elections
- “S”
- Sales tax, county distribution
H.B. 2—by Mr. Lee of Maricopa
- Sales tax exemptions on food products
H.B. 25—by Mr. Wessler of Pima and others
- Sales tax exemptions on medicines
H.B. 28—by Mr. Kartus of Maricopa
- Sales tax exemptions on sales to US government
S.B. 167—by Senator Giss of Yuma

- Sales tax for school purposes
 H.B. 62—by Mr. Marion of Maricopa
 H.B. 253—by Members Anderson, Bloomquist, Cook of Cochise
- Salt river valley water users association, constitutional amendment
 H.C.R. 9—by Mr. Abels of Maricopa
- School aid on ADA basis
 H.C.R. 7—by Mr. Myers of Maricopa and others
 H.B. 1—by Mr. Lee of Maricopa and others
 H.B. 13—by Members Petrie, Grimes of Maricopa
- School board of trustees, providing expansion
 S.B. 50—by Senators Arnold, Goff of Pinal
- School district budgets
 H.B. 133—by Mr. Cook of Cochise and others
 H.B. 74—by Mrs. Willis of Pima and others
 H.B. 238—by Mrs. McRae of Maricopa
- School buses
 H.B. 88—by Committee on County and Municipal Affairs
 H.B. 119—by Mr. Wine of Pima
- School district revolving fund
 S.B. 131—by Senator Spikes of Cochise
- School district territory (unorganized)
 H.B. 101—by Mr. Myers of Maricopa
- School elections
 H.B. 235—by Mrs. McRae of Maricopa
- School lands or grounds, swimming pools
 H.B. 34—by Mr. Schaffer of Pima and others
 S.B. 13—by Committee on Education
- Seed certifying agencies under state entomologist
 S.B. 189—by Senator Haldiman of Maricopa
- Sex offenders and felons, regulations
 H.B. 142—by Mrs. White of Maricopa
- Shadow mountain official name
 H.B. 11—by Mr. Abels of Maricopa
- Silicosis, increasing benefits
 H.B. 73—by Members Brayton of Gila, Dalton of Cochise
- Slaughterhouses, regulations
 H.B. 80—by Mr. Wilson of Maricopa
- Small loan business
 H.B. 4—by Members Austin, Harkness of Maricopa
 H.B. 194—by Members Schaffer of Pima, Wood of Maricopa
- Social security coverage, urging congress lower age of retirement
 H.M. 4—by Mr. Kartus of Maricopa and others
- Social security coverage, urging congress extend to all citizens
 HM 3—by Mr. Kartus of Maricopa and others
- Social security obligations
 H.B. 176—by Mr. Wine of Pima
 H.B. 186—by Mr. Wine of Pima

- Social security, retirement program to conform with federal
S.B. 111—by Committee on Labor and Capital
- Social security, excluding certain taxable wages
S.B. 110—by Committee on Labor and Capital
- State animal, proposing jackrabbit
H.B. 122—by Mr. Marion of Maricopa
- State fund investment
S.B. 185—by Senator Goff of Pinal and others
- State health clinics
H.B. 47—by Mr. Marion of Maricopa
- State highway director
S.B. 54—by Senators Prochnow of Coconino, Cook, Morrow of
Mohave, Simms of Greenlee
- State hospital for insane, construction appropriation
S.B. 126—by Senator Haldiman of Maricopa
- State income tax returns, providing deadline date May 15
H.B. 209—by Mr. Rogers of Maricopa
- State income tax withholding
H.B. 53—by Mr. Burton of Pima
H.B. 29—by Mr. Rogers of Maricopa
- State industrial school, supplemental appropriation
S.B. 127—by Committee on State Institutions
- State lands, appropriation to land department for compiling master file
S.B. 205—by Committee on State Institutions
- State land survey, urging congress appropriate sufficient money
S.J.M. 2—by Senator Morrow of Mohave
- State land inventory
H.B. 215—by Mr. Wine of Pima
S.B. 82—by Committee on Public Lands
- State land mineral and oil rights
H.B. 197—by Mr. Rogers of Maricopa
H.B. 226—by Members Grimes of Maricopa, Holsclaw of Pima
- State land military purposes
Sub. S.B. 45—by Senator Dove of Cochise
- State land mining claims
S.B. 160—by Senator Morrow of Mohave
- State lands, Papago park
H.B. 19—by Members Franklin, Wilson of Maricopa
H.B. 56—by Mr. Rogers of Maricopa
- State land sale, requiring written approval
H.B. 173—by Members Retzloff of Maricopa, Alfaro of Pima
S.B. 172—by Senators Brown of Santa Cruz, Arnold of Pinal
- State office building in Tucson
H.B. 64—by Mr. Rogers of Maricopa
S.B. 117—by Senator Collins of Pima and others

- State production and employment plan, joint legislative committee to study
H.B. 48—by Members Kartus, Austin of Maricopa
- State superintendent of public instruction, reallocation funds
H.B. 138—by Mr. Grimes of Maricopa
- State tax commission, supplemental appropriation
H.B. 219—by Mr. Wine of Pima
- State travel expenses
H.B. 9—by Mr. Dover of Navajo
H.B. 39—by Mr. Lee of Maricopa and others
- Stockholders liabilities (banks)
H.C.R. 8—by Mr. O'Reilly of Maricopa
- Stockholders liability (insurance companies)
H.C.R. 15—by Mr. Bloomquist of Cochise and others
- Stream gauging and ground water survey
H.B. 245—by Mr. Babbitt of Yuma
- Superintendent of Arizona children's colony, qualifications and salary
H.B. 57—by Mrs. McRae of Maricopa and others
- Superior court new divisions
S.B. 165—by Committee on Judiciary
- Superior court session in places other than county seat
H.B. 212—by Mr. Petrie of Maricopa
- Support act (uniform)
H.B. 201—by Mr. Holsclaw of Pima and others
- Surplus equipment (school buses), repainting
H.B. 119—by Mr. Wine of Pima
- Survival of causes of action
H.B. 152—by Mr. Wood of Maricopa and others
- Swimming pool and park construction
H.B. 34—by Mr. Schaffer of Pima and others
S.B. 13—by Senators Corbett, Collins of Pima

"T"

- Tariff schedules, filing of schedule rates with corporation commission
H.B. 261—by Members Bagnall of Pinal, Wilson of Maricopa
- Tax commission, exempting from quarterly allotment
S.B. 128—by Committee on State Institutions
- Tax commission, reallocation of funds
S.B. 92—by Committee on Methods of Business
- Tax break-down to mortgagee
H.B. 163—by Mr. Campbell of Maricopa
- Tax on chain stores, graduated
H.B. 103—by Mr. Lee of Maricopa

- Tax (delinquent), forgiveness of interest and penalty on delinquency existing since November, 1940 if paid before first Monday in March, 1956.
H.B. 105—by Mr. Raftery of Maricopa
- Tax exemptions, blind and aged public welfare recipients
H.C.R. 12—by Mr. Kartus of Maricopa (by request)
- Tax exemption for homesteads
H.C.R. 1—by Mr. Abels of Maricopa
- Tax exemption, manufacturers inventory to abolish
H.C.R. 11—by Mr. Mitchell of Maricopa
- Tax exemptions, veterans and widows
H.B. 44—by Mr. Marion of Maricopa
- Tax (federal) on incomes, gifts, inheritances
H.J.M. 6—by Mr. Sims of Maricopa (by request)
- Tax on gasoline, increasing for highway construction and maintenance
H.B. 177—by Mr. Mitchell of Maricopa
- Tax on gasoline, increasing for county-city highway maintenance
H.B. 193—by Members Raftery of Maricopa, Ellsworth of Gila
- Tax on gasoline, bond issue for city highway purposes
H.B. 222—by Mr. Ellsworth of Gila
- Tax on house trailers
H.B. 97—by Mr. Myers of Maricopa
- Tax (income-gross)
H.B. 14—by Mr. Abels of Maricopa
- Tax—income filing date (state)
H.B. 209—by Mr. Rogers of Maricopa
- Tax—income rate (state)
H.B. 42—by Mr. Marion of Maricopa
H.B. 139—by Mr. Kartus of Maricopa
- Tax—income (state) withholding
H.B. 29—by Mr. Rogers of Maricopa
H.B. 53—by Mr. Burton of Pima
H.B. 149—by Mr. Bagnall of Pinal
H.B. 195—by Members Schaffer, Wine of Pima
- Tax—motor vehicle lieu
H.C.R. 17—by Mr. Haugh of Pima
- Tax—public service corporations
H.B. 85—by Mr. Wilson of Maricopa
H.B. 86—by Mr. Wilson of Maricopa
- Tax rate, computation of average
S.B. 123—by Senator Goff of Pinal
- Tax on real estate transactions, earmarked for school purposes
H.B. 181—by Mr. Farr of Apache
- Tax sales, increasing
H.B. 253—by Members Anderson, Bloomquist, Cook of Cochise

- Tax sales, increasing for school purposes
H.B. 62—by Mr. Marion of Maricopa
- Tax sales exemptions, food
H.B. 25—by Mr. Wessler of Pima and others
- Tax sales exemptions, medicine
H.B. 28—by Mr. Kartus of Maricopa
- Tax sales exemptions on sales to US government
S.B. 167—by Senator Giss of Yuma
- Tax, use tax
H.B. 21—by Members Lee, Austin of Maricopa
- Taxable wages exempt under employment security
S.B. 110—by Committee on Labor and Capital
S.B. 111—by Committee on Labor and Capital
- Teacher retirement, increasing disability allowances
H.B. 190—by Mr. Ackerman of Pima and others
S.B. 149—by Senator Corbett of Pima (by request)
- Teacher retirement
S.B. 148—by Committee on Education
- Telephone (party line) surrender in emergencies
S.B. 37—by Senator Sullivan of Gila
- Tempe college, supplemental appropriation
S.B. 108—by Senators Hart, Haldiman of Maricopa
- Tempe college, remodeling and construction program
S.B. 90—by Senators Haldiman, Hart of Maricopa
- Tempe college, land purchase
S.B. 91—by Senators Haldiman, Hart of Maricopa
- Tempe college, revenue bonds for construction and equipment of dormitories
S.B. 96—by Senators Haldiman, Hart of Maricopa
- Termite control act
H.B. 55—by Mrs. McRae of Maricopa and others
- Tobacco licenses, annual renewal of licenses
H.B. 99—by Mr. Myers of Maricopa
- Tort (civil damage claims)
H.B. 89—by Members Wood, Sims of Maricopa
- Traffic citations
H.B. 137—by Mr. Holsclaw of Pima and others
- Traffic control, speed limits
H.B. 130—by Mr. Lee of Maricopa and others
- Traffic control, railroad crossing signals
H.B. 129—by Mr. Lee of Maricopa and others
- Traffic control, passing and overtaking school bus
H.B. 88—by Committee on County and Municipal Affairs

- Traffic on highways, schedule of fines for violations of weight limits
 H.B. 102—by Mr. Dover of Navajo
 S.B. 52—by Senators Prochnow of Coconino, Cook, Morrow of Mohave, Simms of Greenlee
- Traffic safety—drunk driving
 H.B. 136—by Mr. Holsclaw of Pima and others
- Traffic safety coordinating agency
 S.B. 113—by Senator Haldiman of Maricopa
- Traffic safety, council to study problem
 H.B. 135—by Mr. Holsclaw of Pima and others
- Transportation of motor vehicles, special registration plates
 H.B. 128—by Mr. Lee of Maricopa
- Transportation tax, urging congress repeal special excise tax imposed during world war II on transportation of passengers and property
 H.J.M. 2—by Mr. Dover of Navajo
- Travel expenses of public officers and employees
 H.B. 9—by Mr. Dover of Navajo
 H.B. 39—by Mr. Lee of Maricopa and others
- Trespass
 H.B. 121—by Mr. Abels of Maricopa
- Truck weight limits violations
 H.B. 102—by Mr. Dover of Navajo
 S.B. 52—by Senators Prochnow of Coconino, Cook, Morrow of Mohave, Simms of Greenlee
- Tuberculosis control
 H.B. 216—by Mrs. Thode of Pinal and others
 S.B. 20—by Senators Hart, Haldiman of Maricopa
- “U”
- Underground water and stream gauging survey
 H.B. 245—by Mr. Babbitt of Yuma
- Unemployment benefits to agricultural labor
 H.B. 50—by Members Kartus, Austin of Maricopa
- Unemployment benefits, increasing
 H.B. 24—by Mr. Rogers of Maricopa
 H.B. 38—by Mr. Kennedy of Maricopa and others
 H.B. 52—by Mr. Burton of Pima and others
- Unfair sales, strengthens law which prevents retailers from selling article at less than cost and prevents giving of stamps, premiums etc.
 H.B. 32—by Members Abels, Rogers of Maricopa
- Uniform state law commission
 S.B. 176—by Senator Giss of Yuma
- University, appropriation for construction and remodeling program
 S.B. 86—by Senators Corbett, Collins of Pima
- University, bond issue for dormitory construction
 S.B. 88—by Senators Corbett, Collins of Pima

- University, land purchase
S.B. 87—by Senators Corbett, Collins of Pima
- Use tax act, imposing tax on personal property brought into state on which sales tax is not paid
H.B. 21—by Members Lee, Austin of Maricopa
- Utilities, calculating factor justifying rate increases
H.B. 85—by Mr. Wilson of Maricopa
- Utilities, property valuation for tax purposes
H.B. 86—by Mr. Wilson of Maricopa

“V”

- Venereal disease control, requiring premarital examinations
H.B. 94—by Mr. Holsclaw of Pima and others
- Veterans (disabled) examination to practice optometry
H.B. 36—by Mr. Wood of Maricopa and others
- Veteran and widow property tax exemptions
H.B. 44—by Mr. Marion of Maricopa
H.B. 140—by Mr. Pugh of Maricopa and others
- Voter registration
S.B. 22—by Senators Haldiman, Hart of Maricopa
S.B. 25—by Senators Haldiman, Hart of Maricopa
S.B. 24—by Senators Haldiman, Hart of Maricopa
- Voting machines
H.B. 72—by Committee on Suffrage and Elections

“W”

- Water project authority act
H.B. 63—by Mr. Kartus of Maricopa and others
- Water, stream gauging and groundwater surveys
H.B. 245—by Mr. Babbitt of Yuma
- Weapon carrying (concealed)
H.B. 185—by Mr. Lee of Maricopa
- Weights and measures inspector
H.B. 22—by Mr. Lee of Maricopa and others
- Withholding provision of state income tax act
H.B. 29—by Mr. Rogers of Maricopa
H.B. 53—by Mr. Burton of Pima
H.B. 149—by Mr. Bagnall of Pinal
H.B. 195—by Members Schaffer, Wine of Pima
- Wills, posting of probate notice
H.B. 67—by Members O'Reilly of Maricopa, Smith of Pinal
- Workmen's compensation
H.B. 45—by Mr. Marion of Maricopa
H.B. 92—by Mr. Lee of Maricopa and others

Work week of public offices

- H.B. 3—by Mr. Lee of Maricopa
- H.B. 126—by Committee on County and Municipal Affairs
- H.B. 132—by Mr. Lee of Maricopa

“Y”

Youth authority, repeal

- S.B. 32—by Senator Morrow of Mohave

“Z”

Zoning and planning

- H.B. 244—by Mr. Schaffer of Pima
- H.B. 256—by Mr. Steward of Maricopa

Zoo, providing for transfer of 200 acres of Papago park land to city of Phoenix

- H.B. 56—by Mr. Rogers of Maricopa

PART IIICOMPARISON OF BILLS HANDLED IN TWENTIETH, TWENTY-FIRST AND TWENTY-SECOND
LEGISLATIVE SESSIONS

Year	Legislative Session	House Bills introduced	House Bills became law	Bills vetoed	Senate Bills Introduced	Senate Bills became law	Bills vetoed	Total House & Senate Bills became law
1951	20th — 1st Regular	309	86	2	130	69	0	155
1952	20th — 2nd Regular	324	109	2	106	39	1	148
1953	21st — 1st Regular	279	89	0	125	48	0	137
1954	21st — 2nd Regular	374	106	3	135	54	1	160
1955	22nd — 1st Regular	266	61	2	208	78	0	139

PART IV

CONSTITUTIONAL AMENDMENTS TO BE SUBMITTED TO VOTE OF PEOPLE

HCR 5 — constitutional amendment enabling Arizona to participate in foreign teacher exchange program

HCR 8 — constitutional amendment to abolish double liability of stockholders of banks

SCR 17 — constitutional amendment to give legislature power to change state boundary without vote of people

PART V
RESUME OF HOUSE BILLS

HOUSE ACTION:

Total number House Bills introduced.....		266
Number passed by House.....	90	
Number held in committee or Calendar.....	173	
Number held on 3rd Reading (HB 225, replaced by SB 168, chapter 74).....	1	
Number failed to pass (HB 234).....	1	
Number indefinitely postponed (HB 36).....	1	
	<u>266</u>	<u>266</u>

SENATE ACTION:

Total number House Bills transmitted to Senate.....		90
Number passed by Senate } 65.....	63	
less number died in Jt. Conference (HB 26, 251) } 2.....		
Number held in Joint Conference.....	2	
Number held in Senate.....	25	
	<u>90</u>	<u>90</u>

GOVERNOR'S ACTION:

Total number House Bills transmitted to governor.....		63
Number approved by governor.....	61	
Number vetoed by governor (HB 61, 163).....	2	
	<u>63</u>	<u>63</u>

RESUME OF HOUSE RESOLUTIONS, CONCURRENT RESOLUTIONS,
JOINT RESOLUTIONS, MEMORIALS, JOINT MEMORIALS

HOUSE RESOLUTIONS

Total number introduced in House.....		18
(16 on deaths, 1 on Ira Hayes Memorial Com- mittee, 1 on dedication on democracy)		
Number adopted by House.....	18	
HR 10—Ira Hayes Memorial Committee— filed with secretary state (Rogers, Kennedy of Pima, Lee)		
HR 14—dedication to democracy— filed with secretary state		

HOUSE CONCURRENT RESOLUTIONS

HOUSE ACTION:

Total number introduced in House.....		18
Adopted by House:	6	
HCR 5—teacher exchange		

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HCR 8—double liability banks		
HCR 2—death Raymond Parker		
HCR 18—death Ellias S. Clark		
HCR 4—initiative and referendum		
HCR 14—retired judges		
Held in House committees.....	12	
	<u>18</u>	<u>18</u>

SENATE ACTION:

Total number transmitted to Senate.....		6
Number adopted by Senate:.....	4	
(for vote of people HCR 5, 8)		
Number held in Senate.....	2	
(HCR 4, 14)		
	<u>6</u>	<u>6</u>

HOUSE JOINT RESOLUTIONS

HOUSE ACTION:

Total number introduced in House.....		4
Number adopted by House.....	2	
Number held in committees.....	2	
	<u>4</u>	<u>4</u>

SENATE ACTION:

Total number transmitted to Senate.....		2
Number adopted by Senate.....	2	

HOUSE MEMORIALS

Total number introduced in House.....		6
Number adopted and transmitted to secretary of state.....	4	
HM 1—Papago Indian rehabilitation		
HM 2—Papago Indian mineral rights		
HM 5—Cactus postoffice		
HM 6—income on federal lands in state		
Number held in committees.....	2	
HM 3—social security benefits to all		
HM 4—lower old age assistance		
	<u>6</u>	<u>6</u>

HOUSE JOINT MEMORIALS

HOUSE ACTION:

Total number introduced.....		9
Number adopted by House.....	4	

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HJM 1—national forest ownership	
HJM 5—national cemetery	
HJM 8—Buttes dam	
HJM 9—Charleston dam	
Number held in committees.....	5
HJM 2—federal transportation tax	
HJM 3—comic books	
HJM 4—national cemetery	
HJM 6—federal tax income, gifts, etc.	
HJM 7—Colorado river storage project	
	<u>9</u>
	<u>9</u>

SENATE ACTION:

Total number transmitted to Senate.....		4
Number adopted by Senate and transmitted to secretary of state (HJM 1, 5, 8).....	3	
Number held in Senate (HJM 9).....	1	
	<u>4</u>	<u>4</u>

RESUME OF SENATE BILLS ACTED UPON BY THE HOUSE

Total number of Senate Bills introduced in Senate.....	207
Total number of Substitute Senate Bills introduced....	1
Total Senate bills.....	<u>208</u>

HOUSE ACTION:

Total number of Senate Bills received by House.....		104
Number passed by House.....	78	
Number failed to pass in House (SB 185).....	1	
Number tabled by House (SB 159).....	1	
Number held in committees.....	24	
	<u>104</u>	<u>104</u>

GOVERNOR'S ACTION

Total number transmitted to governor.....		78
Number approved by governor.....	78	

SENATE CONCURRENT RESOLUTIONS

Total number introduced in Senate.....		18
Number passed by Senate.....	2	
(SCR 13—on death of John P. Cull SCR 17—constitutional amendment on state boundary)		
Number held in Senate.....	16	
	<u>18</u>	<u>18</u>
Total number transmitted to House.....		2
Number adopted by House.....	2	
SCR 13—on death of John P. Cull SCR 17—constitutional amendment on state boundary (for vote of people).		

PART VI
HISTORY OF HOUSE BILLS

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Bill No.	Introducer	Brief Title	House Action	Senate Action	Governor's Action	Chap. No.
1	Lee—Maricopa and others	state levy for schools	held in committees			
2	Lee—Maricopa	apportionment of sales tax to counties	held in committees			
3	Lee—Maricopa	office hours of public offices	held in committees			
4	Austin, Harkness—Maricopa	small loan interest rates	passed	died		
5	Kartus—Maricopa and others	lien claims on estates of public welfare recipients	passed	passed	signed	18
6	Kartus—Maricopa and others	quarterly reports of public welfare recipients	passed	passed amended	signed	2
7	Kartus—Maricopa and others	increasing maximum welfare grants	passed	died		
8	Kartus—Maricopa and others	increasing general welfare grants	held in committees			
9	Dover—Navajo	salaries of precinct officers	passed	died		
10	Abels—Maricopa	operating costs of unorganized school districts	held in committees			
11	Abels—Maricopa	official name of Shadow mountain	passed	passed	signed	11
12	Kartus—Maricopa	public welfare aid of disabled Indians	held in committees			

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Bill No.	Introducer	Brief Title	House Action	Senate Action	Governor's Action	Chap. No.
13	Petrie, Grimes —Maricopa	state levy for school aid	passed	passed amended	signed	108
14	Abels—Maricopa	repealing income and sales tax, substituting gross income tax	held in committees			
15	Carreon—Maricopa	creating department of labor relations and office of commissioner	held in committees			
16	Rutherford—Mohave	defining unlawful cohabitation	held on House Calendar			
17	Rutherford—Mohave	defining polygamy and fixing penalty	passed	died		
18	Wilson—Maricopa (by request)	code for fire protection districts	held in committees			
19	Franklin, Wilson —Maricopa	state hospital land for Phoenix city park	held in committees			
20	Lee—Maricopa and others	cotton labor contractors regulating	held in committees			
21	Lee, Austin— Maricopa	use tax act	passed	died		
22	Lee—Maricopa and others	weighing instruments of cotton labor contractors	held in committees			
23	Rogers—Maricopa	voting time at elections	passed	died		
24	Rogers—Maricopa	increasing weekly unemployment benefits	held in committees			

Bill No.	Introducer	Brief Title	House Action	Senate Action	Governor's Action	Chap. No.
25	Wessler—Pima and others	exempting food from sales tax	held in committees			
26	Fridena—Pima and others	naturopathic board	passed	passed amended	died in jt. conf.	
27	Sims—Maricopa Ellis—Yavapai	juvenile delinquency	held in committee			
28	Kartus—Maricopa	exempting medicine from sales tax	held in committees			
29	Rogers—Maricopa	repeal withholding provision of state income tax	held in committees			
30	Willis—Pima and others	parking district act	held in committees			
31	McRae—Maricopa Ellis—Yavapai	practice of midwifery	held on House Calendar			
32	Abels—Maricopa	unfair sales act amendment	held in committees			
33	Abels, Kennedy—Maricopa	damage by livestock (trespass)	held in committees			
34	Schaffer, Holsclaw—Pima and others	swimming pool construction	held in committee (Passed as SB 13 Chapter No. 137)			
35	Wood—Maricopa and others	board of regents powers and duties	held in committees			
36	Wood Maricopa and others	optometry	indefinitely postponed			

Bill No.	Introducer	Brief Title	House Action	Senate Action	Governor's Action	Chap. No.
37	Schaffer—Pima	damage recovery in cases of contributory negligence	held in committee			
38	Kennedy—Maricopa and others	increasing unemployment benefits	passed	passed amended	signed	39
39	Lee—Maricopa and others	travel expenses of public officers and employees	passed	passed amended	signed	133
40	Rogers, Hunt—Maricopa	sale of real and imitation Indian articles	passed	passed amended	signed	94
41	Marion—Maricopa (by request)	recording of divorce decrees	held in committees			
42	Marion—Maricopa	state income tax rate	held in committees			
43	Marion—Maricopa	nonresident school tuition fee	held in committees			
44	Marion—Maricopa	property tax exemptions	held in committees			
45	Marion—Maricopa	safety rules under workmen's compensation	held in committees			
46	Marion—Maricopa	homebound teaching services for deaf and blind	held in committees			
47	Marion—Maricopa	state clinics for children and adolescents	held in committees			
48	Kartus, Austin—Maricopa	joint legislative committee on state production and employment plan	held in committees			
49	Kartus, Austin—Maricopa	amending employment security on temporary disability benefits	held in committees			

Bill No.	Introducer	Brief Title	House Action	Senate Action	Governor's Action	Chap. No.
50	Kartus, Austin—Maricopa	extending unemployment benefits to agricultural labor	held in committees			
51	Mitchell—Maricopa	relief C. A. Angle	passed	passed amended	signed	28
52	Burton, Holsclaw—Pima and others	increasing amount and period of unemployment benefits	held in committees			
53	Burton—Pima	repeal of state income tax withholding provision	held in committee			
54	Kartus—Maricopa	preventive mental health	held in committees			
55	McRae—Maricopa and others	pest control act (termites)	held in committees			
56	Rogers—Maricopa	land in Papago Park for city zoo	held in committees			
57	McRae—Maricopa and others	qualifications and salary supt. children's colony	passed	passed amended	signed	31
58	Com. Livestock—Public Lands	milk marketing	held in committees			
59	Com. Labor (endorsed by 11 members)	creating department of labor	passed	died		
60	Wilson—Maricopa	motor vehicle engine rebuilders	passed	passed	signed	13
61	Wilson—Maricopa	motor vehicle engine number change	passed	passed	vetoed	

Bill No.	Introducer	Brief Title	House Action	Senate Action	Governor's Action	Chap. No.
62	Marion—Maricopa	increases sales tax for school purposes	held in committees			
63	Kartus—Maricopa and others	water project authority	held in committees			
64	Rogers—Maricopa	construction of office building in Tucson	held in committees (Passed as SB 117 Chapter 96)			
65	Harkness—Maricopa and others	relief Leslie Ferrell	held in committees			
66	Carr—Yuma and others	write-in election candidate	passed	passed	signed	14
67	O'Reilly—Maricopa Smith—Pinal	probate of wills publication of notice	held in committee			
68	Com. Public Institutions	equal public employment opportunities act	passed	passed amended	signed	34
69	Com. Suffrage & Elections	primary election date change	held in committees			
70	Com. Suffrage & Elections	nominating petitions of election candidates	held in committees			
71	Com. Suffrage & Elections	expense statement and campaign committee reports	passed	passed amended	signed	16
72	Com. Suffrage & Elections	rotation of names in voting machines	held in committees			
73	Brayton—Gila Dalton—Cochise	increasing benefits of silicosis	passed	passed amended	signed	33

Bill No.	Introducer	Brief Title	House Action	Senate Action	Governor's Action	Chap. No.
74	Willis—Pima and others	school districts to exceed budgets in unforeseen contingencies	held in committees			
75	Kartus—Maricopa	municipal annexation by special election	held in committees			
76	Kartus—Maricopa	improvement district assessments of municipal annexations	held in committees			
77	Warner—Maricopa and others	state highways bypass communities	held in committees			
78	Warner—Maricopa	false rental advertisements	passed	passed amended	signed	95
79	White—Maricopa	investments by fiduciaries	held in committees			
80	Wilson—Maricopa	inspection livestock slaughter houses	held in committees			
81	Grimes—Maricopa and others	psychology act	held in committees			
82	Kartus—Maricopa and others	readers for blind students	held in committees			
83	Hostetter—Pima	motor vehicle inspection at border stations	held in committees			
84	Wilson—Maricopa	relief Albert Freese	held in committees			
85	Wilson—Maricopa	utility rate increases	held in committees			
86	Wilson—Maricopa	factor in determining property valuation of public utilities	held in committees			

Bill No.	Introducer	Brief Title	House Action	Senate Action	Governor's Action	Chap. No.
87	Haugh—Pima	creating office of director of budget	held in committees			
88	Com. County-Municipal Affairs	traffic regulation on school buses	passed	died		
89	Wood, Sims—Maricopa	civil damage claims against state or political subdivisions arising from employees	held in committees			
90	Wood—Maricopa and others	oral narcotic drug prescriptions	passed	passed amended	signed	72
91	Rogers—Maricopa and others	communist travel in state	held in committees			
92	Lee—Maricopa and others	civil defense workers workmen's compensation coverage	passed	died		
93	Kennedy, Franklin—Maricopa	amending barber code	passed	died		
94	Holsclaw—Pima and others	premarital examinations	held in committees			
95	Brown—Pima and others	milk wholesaler's trade associations	held in committees			
96	Ackerman—Pima	publication of notices of incorporation articles	held in committees			
97	Myers—Maricopa	ad valorem property tax on house trailers	held in committees			
98	Myers—Maricopa	clarifying adoption law	held in committees			

Bill No.	Introducer	Brief Title	House Action	Senate Action	Governor's Action	Chap. No.
99	Myers—Maricopa	annual renewal of tobacco licenses	held in committees			
100	Sims—Maricopa and others	abolishing state board public welfare creating board of public assistance	held in committees			
101	Myers—Maricopa	unorganized county school budgets	held in committees			
102	Dover—Navajo	motor vehicle truck weight limits	held in committees			
103	Lee—Maricopa	chain store tax	held in committees			
104	Com. Labor (by request)	municipal compensation firemen	held in committee			
105	Rafferty—Maricopa	exempting interest and penalty on certain delinquent tax	passed	passed	signed	22
106	Pugh—Maricopa and others	livestock sanitary board	held in committees			
107	Retzloff—Maricopa and others	labor conditions for female employees	held in committees			
108	Com. Banking-Ins.-Corporations	corporate names	passed	passed	signed	19
109	Kartus—Maricopa	repeal Colorado river compact	held in committees			
110	Kartus—Maricopa	repeal Colorado river contract	held in committees			

Bill No.	Introducer	Brief Title	House Action	Senate Action	Governor's Action	Chap. No.
111	Wilson—Maricopa	eliminating closing of bars for city elections	passed	passed	signed	29
112	Lee—Maricopa and others	railroad work car equipment	passed	passed amended	signed	42
113	Brayton—Gila	patients in tax supported hospitals	held in committees			
114	White—Maricopa	communist control act	held in committees			
115	Sims—Maricopa and others	public accommodations act (prohibiting race discrimination)	held in committees			
116	Babbitt—Yuma	labor union records	held in committees			
117	Babbitt—Yuma	prohibiting political contributions by labor organizations	held in committees			
118	Bagnall—Pinal	bonding of contractors	passed	passed amended	signed	81
119	Wine—Pima	repainting school buses and surplus equipment	passed	passed amended	signed	105
120	Abels—Maricopa	qualifications and exemptions of jurors	held in committees			
121	Abels—Maricopa	trespass and injuries to property	held in committees			
122	Marion—Maricopa	jackrabbit as state animal	held in committees			
123	Farr—Apache	pensions for Arizona rangers	passed	passed	signed	32

Bill No.	Introducer	Brief Title	House Action	Senate Action	Governor's Action	Chap. No.
124	Rosenbaum—Gila (by request)	defrauding retail merchandiser	held in committees			
125	Rogers—Maricopa	time for casting election ballot	held in committees			
126	Com. County-Municipal Affairs	work-week for county employees	held in committees			
127	Com. Welfare	exempting department public welfare from administrative review act	passed	passed	signed	30
128	Lee—Maricopa	special motor vehicle plate act	held in committee			
129	Lee, Steward—Maricopa	railroad crossing danger signals	held in committees			
130	Lee—Maricopa and others	maximum speed limits on highways	held in committees			
131	Lee—Maricopa Holsclaw—Pima	safety inspection motor vehicles	held in committees			
132	Lee—Maricopa	work-week city and county employees	held in committees			
133	Cook—Cochise and others	school district contingency fund	held in committees			
134	Grimes—Maricopa	relief Mrs. John Girdler	passed	died		
135	Holsclaw—Pima and others	traffic safety coordinating agency	held in committees			
136	Holsclaw—Pima and others	drunk drivers of motor vehicles	held in committees			

Bill No.	Introducer	Brief Title	House Action	Senate Action	Governor's Action	Chap. No.
137	Holsclaw—Pima and others	uniform traffic citation forms	held in committees			
138	Grimes—Maricopa	reallocation funds of superintendent of public instruction	passed without emergency	died		
139	Kartus—Maricopa	increasing state income tax rates	held in committees			
140	Pugh—Maricopa and others	foundlings birth certificates	passed	passed	signed	37
141	Retzloff—Maricopa and others	costs of medical examination as condition of employment	held in committee			
142	White—Maricopa	sex offenders and felons	held in committees			
143	Carr—Yuma Steward—Maricopa	pesticide act	passed	passed amended	signed	106
144	Klauer—Yuma	qualification newspapers to publish notices paid from public funds	held on House Calendar			
145	Mitchell—Maricopa	amending dairy code	held in committees			
146	Com. Welfare	revolving funds for department public welfare	passed	passed	signed	26
147	Carr—Yuma Steward—Maricopa	fertilizer materials law	passed	passed amended	signed	107
148	Com. County-Municipal Affairs	public road maintenance other than legally designated highways	passed	died		

Bill No.	Introducer	Brief Title	House Action	Senate Action	Governor's Action	Chap. No.
149	Bagnall—Pinal	non-residents exempt from state income withholding provision	held in committees			
150	Klauer—Yuma	public accountants advisory committee	passed	passed	signed	15
151	O'Reilly—Maricopa and others	uniform supervision charitable purposes act	passed	died		
152	Wood—Maricopa and others	survival of causes of action	passed	passed amended	signed	88
153	Kartus—Maricopa	visitation of prisoners	held in committee			
154	Brayton—Gila and others	broadening powers of state health code	held in committees			
155	Steward—Maricopa and others	certificates of necessity for out-of-state purchases	held in committees			
156	Steward—Maricopa and others	relief veteran hospital Russel-Snodgrass claims	passed	passed	signed	92
157	Steward—Maricopa and others	relief veteran hospital	held in committee combined in HB156			
158	Com. Banking-Ins.-Corporations	amending securities act regulating brokers	passed	passed	signed	58
159	Mitchell, Kartus—Maricopa	relief John F. Monaghan	held in committees			
160	Abels—Maricopa	liberalizing qualifications for admission to state bar	held in committees			

Bill No.	Introducer	Brief Title	House Action	Senate Action	Governor's Action	Chap. No.
161	Rogers—Maricopa	county coroner, laboratory and morgue	held in committees			
162	Rutherford—Mohave and others	motor vehicle dealers and wreckers	held in committees			
163	Campbell—Maricopa	requiring tax break-down on mortgaged property	passed	passed	vetoed	
164	Bagnall—Pinal Farr—Apache	relief E. W. Powers, Jr.	passed	passed	signed	79
165	Bagnall—Pinal (by request)	amending chiropractic law	held in committees			
166	Com. Education	date for furnishing lists of necessary school textbooks	passed	passed	signed	25
167	Com. Education	appropriation for home-bound teaching program	passed	passed	signed	17
168	Pugh—Maricopa	reallocation funds beauty culturist board	passed	passed	signed	23
169	Babbitt—Yuma and others	Colorado river boundary commission	held in committees (passed as SB 143 chapter 83)			
170	Kartus—Maricopa (by request)	rejected liquor licenses	held in committees			
171	Retzloff—Maricopa and others	bureau of narcotics enforcement under department of law	held in committee			
172	Alfaro—Pima Retzloff—Maricopa	advisory committee to state board of health	held in committees			

Bill No.	Introducer	Brief Title	House Action	Senate Action	Governor's Action	Chap. No.
173	Retzloff—Maricopa Alfaro—Pima	sale of state lands	held on House Calendar			
174	Com. Banking-Ins.- Corporations	state employee retirement act amending	held in committee (passed as SB 136 Chapter 104)			
175	Rutherford—Mohave	witnesses in polygamy proceedings	held in committees			
176	Wine—Pima	reimbursement employment security for OASI	passed	passed amended	signed	38
177	Mitchell—Maricopa	increasing state gas tax	passed	died		
178	O'Reilly—Maricopa	juror summoning	passed	passed	signed	36
179	Babbitt—Yuma	appropriation to civil defense agency	passed	passed amended	signed	93
180	Com. County- Municipal Affairs	amending law governing assessment rolls	passed	passed amended	signed	119
181	Farr—Apache	tax on real estate transactions for schools	held in committees			
182	Minor—Pima	rabies control	held in committees			
183	Lee—Maricopa and others	state employee retirement act amendment	held in committees			
184	Com. Suffrage- Elections	absentee voting of disabled electors	passed	passed amended	signed	59
185	Lee—Maricopa	carrying concealed weapons	held in committees			
186	Wine—Pima	state retirement coverage fee basis boards	passed	passed	signed	24

Bill No.	Introducer	Brief Title	House Action	Senate Action	Governor's Action	Chap. No.
187	Wilson—Maricopa	abolishing present racing commission and creating new	held on House Calendar			
188	Bagnall—Pinal and others	state fair advisory board	passed without emergency	died		
189	Rogers—Maricopa	peace officer merit system	held in committees			
190	Ackerman—Pima and others	retired teacher pensions	held in committee (passed as SB 149 chapter 77)			
191	Wine, Schaffer—Pima	contractual and refund claims against state	passed	passed amended	signed	73
192	Franklin—Maricopa and others	operating engineer examiners act	held in committees			
193	Raftery—Maricopa Ellsworth—Gila	gas tax on motor vehicle fuel distributors	held in committees			
194	Schaffer—Pima Wood—Maricopa	uniform code on small loan companies	held in committees			
195	Schaffer, Wine—Pima	exempting churches from state withholding provision	held on House Calendar			
196	Kartus—Maricopa	attorneys for interstate stream commission	held in committees			
197	Rogers—Maricopa	mineral rights on state lands	held in committees			
198	Com. County-Municipal Affairs	county building code	held in committees			
199	Porter—Maricopa Brown—Pima	brucellosis control	held in committees			

Bill No.	Introducer	Brief Title	House Action	Senate Action	Governor's Action	Chap. No.
200	Wine—Pima	retirement obligations racing commission	passed	passed	signed	35
201	Holsclaw—Pima and others	uniform civil liability for support act	held in committees			
202	Retzloff—Maricopa Alfaro—Pima	polio vaccine program	passed	passed	signed	27
203	Austin—Maricopa	charitable organization registration	held in committees			
204	Harkness—Maricopa	state mine inspector salary	held in committees			
205	Bagnall—Pinal and others	flood control project	passed	passed	signed	68
206	Com. Appropriations	salary increases for institutional superintendents	passed	passed amended	signed	129
207	Holsclaw—Pima Pugh—Maricopa and others	increasing board of supervisors Maricopa and Pima counties	held in committees			
208	Rutherford—Mohave and others	increasing state highway commission membership	held in committees			
209	Rogers—Maricopa	deadline date for filing state income tax	passed	died		
210	Lowry—Maricopa	appropriation insurance division corporation commission	held in committee			
211	Wine—Pima	legislative fund balances	passed	passed	signed	41
212	Petrie—Maricopa	superior court sessions in places other than county seat	passed	passed amended	signed	120

Bill No.	Introducer	Brief Title	House Action	Senate Action	Governor's Action	Chap. No.
213	Brayton—Gila Retzloff—Maricopa	air pollution	held in committees			
214	Wessler—Pima	small claims court act	held in committees			
215	Wine—Pima	reallocation funds for inventory state lands	passed	passed	signed	20
216	Thode—Pinal Brayton—Gila, and others	tuberculosis control	held in committees (passed as SB 20 chapter No. 126)			
217	Bagnall—Pinal and others	petroleum products standard act	passed	died		
218	O'Reilly—Maricopa Martin—Yavapai	mining-prospecting partnerships	held in committees			
219	Wine—Pima	supplemental appropriation state tax commission	passed	passed	signed	40
220	Marion—Maricopa	state building code commission	held in committees			
221	Pugh—Maricopa	face-neck beauty culturists	held in committees			
222	Ellsworth—Gila	gas tax for street mainte- nance and construction	passed	passed	signed	21
223	Rogers—Maricopa	medical examiner act	held in committees			
224	Marion—Maricopa and others	school aid allotments	held in committees			
225	O'Reilly—Maricopa	negotiable instruments	held on 3rd Reading (passed as SB 168 chapter 74)			

Bill No.	Introducer	Brief Title	House Action	Senate Action	Governor's Action	Chap. No.
226	Grimes—Maricopa Holsclaw—Pima	oil, gas, mineral rights on state lands	held in committees			
227	Holsclaw—Pima and others	creating state department labor headed by 5 member board	held in committees			
228	Steward—Maricopa	national organization expenses of pharmacy board	held in committees			
229	Steward—Maricopa	sale of dangerous drugs	held in committees			
230	Com. Education (endorsed by 10 members)	itemized sources of school funds	passed	passed	signed	128
231	Com. Education	special grant to school dis- tricts from county rentals	passed	passed	signed	60
232	McRae—Maricopa	school levy for land purchase and new buildings	held in committees			
233	McRae—Maricopa	homebound teaching program	held in committees			
234	McRae—Maricopa	paving of school approaches	failed to pass			
235	McRae—Maricopa	school election voters	held in committees			
236	McRae—Maricopa	state aid for junior colleges	held in committees			
237	McRae—Maricopa	establishment of division health-safety education	held in committees			
238	McRae—Maricopa	contingency fund for schools	passed	passed amended	signed	91

Bill No.	Introducer	Brief Title	House Action	Senate Action	Governor's Action	Chap. No.
239	McRae—Maricopa	unification of common-high school districts	passed	died		
240	McRae—Maricopa	curriculum development advisory board for education	passed	died		
241	Com. Education	canvass of annual school elections	passed	passed	signed	90
242	Brayton—Gila	restrictions on physicians in public hospitals	held in committees			
243	Haugh—Pima	public welfare assistance for dependent children	held in committees			
244	Schaffer—Pima	county planning-zoning	passed	died		
245	Babbitt—Yuma	stream gauging and underground water surveys	passed	passed	signed	89
246	McRae—Maricopa	teacher exchange agreements	held in committee			
247	Steward—Maricopa	pharmacist safety measure	passed	died		
248	Schaffer—Pima Steward—Maricopa	athletic commission act	passed	died		
249	Lentz—Maricopa and others	relief of Mr. and Mrs. Virgil Wilky	held in committees			
250	Lee—Maricopa	sale of sulphur drugs and antibiotics	held in committees			

Bill No.	Introducer	Brief Title	House Action	Senate Action	Governor's Action	Chap. No.
251	Brayton—Gila Steward—Maricopa	medicine-surgery code	passed	passed amended (held in Jt. Conf.)		
252	Matson—Coconino	election and tally boards	held in committees			
253	Anderson—Cochise and others	distribution of sales tax revenue	held in committees			
254	Wine, Haugh—Pima	municipal annexation law amendment	passed	died		
255	Wine—Pima and others	increasing auto registration fee and providing county share	held in committees (passed as SB 179 chapter 65)			
256	Steward—Maricopa	county planning-zoning	held in committees			
257	Farr—Apache (by request)	inspection station at Sanders	passed	died		
258	Com. County- Municipal Affairs (endorsed by 11 members)	condemnation procedure public service utilities	held in committee (passed as SB 197 chapter 47)			
259	Schaffer—Pima	disposition of fines collected by political subdivisions	held in committees			
260	Bagnall—Pinal Myers—Maricopa	salaries executive and judicial officers	held in committees			
261	Bagnall—Pinal Wilson—Maricopa	filing joint tariff schedules of public service corpora- tions	held in committees			

Bill No.	Introducer	Brief Title	House Action	Senate Action	Governor's Action	Chap. No.
262	Holsclaw—Pima and others	hospitalization of mentally ill persons	held in committees			
263	Com. Rules	appropriation for ICC hearings	passed	passed	signed	80
264	Com. Rules	use of grasshopper control funds for khapra beetle control	passed	passed	signed	69
265	Com. Appropriations	general appropriation bill	passed	passed	signed	139
266	Com. Rules	salary state highway engineer	passed	passed	signed	109

PART VII
HISTORY OF SENATE BILLS

Bill No.	Introducer	Brief Title	House Action	Governor's Action	Chap. No.
1	Hart, Haldiman —Maricopa	state school apportionment	not received by House		
2	Brown—Santa Cruz	lion bounty	passed	signed	6
3	Sullivan—Gila Lockhart—Apache	public welfare assistance	not received by House		
4	Sullivan—Gila Lockhart—Apache	lien against estates of deceased welfare recipients	not received by House		
5	Sullivan—Gila Lockhart—Apache	amending welfare code to permit aliens obtain assistance	not received by House		
6	Sullivan—Gila Lockhart—Apache	increasing maximum old age assistance grants	not received by House		
7	Brown, Smith—Santa Cruz	Nogales repair and maintenance of international street	passed amended	signed	7
8	Brown, Smith— Santa Cruz	auction of motor vehicles forfeited to state	passed	signed	54
9	Sullivan—Gila Lockhart—Apache	increasing maximum monthly old age assistance grants	not received by House		
10	Cook—Mohave	civil air patrol purchase of used airplanes	not received by House		
11	Simms, Stanton —Greenlee	changing dates of primary election	not received by House		

Bill No.	Introducer	Brief Title	House Action	Governor's Action	Chap. No.
12	Morrow—Mohave	state parks and recreational areas	not received by House		
13	Corbett, Collins—Pima	municipal swimming pool construction on school grounds	passed	signed	137
14	Sullivan—Gila	county classification for salary purposes	passed	signed	117
15	Sullivan—Gila	state employees retirement	not received by House		
16	Sullivan—Gila	fish and game licenses	not received by House		
17	Sullivan—Gila	state reserve fund	not received by House		
18	Hart, Haldiman—Maricopa	cooperative public health districts	passed	signed	127
19	Haldiman, Hart—Maricopa	name change of state colleges	not received by House		
20	Hart, Haldiman—Maricopa	tuberculosis control	passed amended	signed	126
21	Haldiman, Hart—Maricopa	absentee voting	held in committees		
22	Haldiman, Hart—Maricopa	registration of electors	passed amended	signed	78
23	Hart, Haldiman—Maricopa	salary of commissioner of public health	not received by House		

Bill No.	Introducer	Brief Title	House Action	Governor's Action	Chap. No.
24	Haldiman, Hart— Maricopa	registration of disabled electors	held in committees		
25	Haldiman, Hart— Maricopa	deputy registration officers	passed amended	signed	45
26	Orme—Yavapai	extension of code commission	passed	signed	1
27	Com. Agriculture-Irrigation	khapra beetle control program	passed	signed	3
28	Morrow—Mohave and others	roadside parks and historical markers	passed	signed	85
29	Orme—Yavapai	salary director mineral resources	held in committees		
30	Morrow—Mohave	increasing state highway commission from 5 to 7	not received by House		
31	Simer—Navajo Corbett—Pima	curfew law	not received by House		
32	Morrow—Mohave	repeal youth authority act	held in committees		
33	Morrow—Mohave	empowering county board supervisors enact curfew laws	not received by House		
34	Simer—Navajo	parents responsible for acts of juveniles	not received by House		
35	Sullivan—Gila and others	rotation of candidate names	not received by House		
36	Sullivan—Gila	legislative committee action on all measures introduced	not received by House		

Bill No.	Introducer	Brief Title	House Action	Governor's Action	Chap. No.
37	Sullivan—Gila	emergency calls on party telephone lines	passed	signed	12
38	Sullivan—Gila	travel expenses of public officials	not received by House		
39	Sullivan—Gila	open meetings of public bodies and agencies	not received by House		
40	Sullivan—Gila	juvenile delinquency	not received by House		
41	Sullivan—Gila	vocational education board aid for training and employing disabled persons	not received by House		
42	Sullivan—Gila	obscene literature	not received by House		
43	Sullivan—Gila	guest rider responsibility	not received by House		
44	Sullivan—Gila	speed limit on state highways	not received by House		
45	Dove—Cochise	jurisdiction of state lands occupied for military purposes	not received by House		
Sub					
45	Dove—Cochise	jurisdiction state lands occupied for military purposes	held in committee		
46	Spikes—Cochise	lien claims against estates welfare recipients	not received by House		
47	Spikes—Cochise	quarterly reports by public welfare recipients	not received by House		

Bill No.	Introducer	Brief Title	House Action	Governor's Action	Chap. No.
48	Com. Appropriations	appropriation to secretary of state for 1954 code supplements	passed	signed	5
49	Greer—Apache and others	authority to excuse students for religious purposes	not received by House		
50	Arnold, Goff—Pinal	expansion board of school trustees	passed amended	signed	49
51	Prochnow—Coconino Cook—Mohave	motor vehicle fee schedule	held in committee		
52	Prochnow—Coconino and others	schedule of penalties for overloading trucks	passed	signed	134
53	Prochnow—Coconino Cook, Morrow-Mohave Simms—Greenlee	motor vehicles leased for transportation on highways	passed amended	signed	135
54	Prochnow—Coconino Cook, Morrow-Mohave Simms—Greenlee	creating position of state highway director	held in committees		
55	Prochnow—Coconino Cook, Morrow-Mohave Simms—Greenlee	setting fee for beginners learning to drive autos	passed	signed	56
56	Prochnow—Coconino and others	division of fines for traffic violations	not received by House		
57	Corbett—Pima	athletic commission	not received by House		
58	Orme—Yavapai	relief of Wilky	not received by House		

Bill No.	Introducer	Brief Title	House Action	Governor's Action	Chap. No.
59	Com. Municipalities (by request)	public works reserve fund	passed amended	signed	110
60	Com. Municipalities (request)	limiting liability of municipal corporations	not received by House		
61	Com. Municipalities (request)	annexation by petition of property owners	not received by House		
62	Hart—Maricopa Stanton—Greenlee	job classification for personnel state health department	not received by House		
63	Prochnow, Udine—Coconino	permit cities sell, lease or exchange real property	passed	signed	8
64	Orme—Yavapai	establishment of Fort Lincoln museum	not received by House		
65	Orme—Yavapai (request)	licensing and regulation of nurserymen	not received by House		
66	Morrow—Mohave	interstate oil compact	passed	signed	44
67	Spikes—Cochise	increasing amount of property welfare recipients may own	not received by House		
68	Simms—Greenlee	reflectorized license plates for motor vehicles	not received by House		
69	Brown—Santa Cruz Simms—Greenlee	exempting racing commission from quarterly allotment regulations	passed	signed	61
70	Hart—Maricopa Vyne—Yavapai	establishing state merit system	not received by House		

Bill No.	Introducer	Brief Title	House Action	Governor's Action	Chap. No.
71	Stanton, Simms—Greenlee	increasing membership of apprenticeship council	passed amended	signed	86
72	Com. Livestock	licensing and regulation livestock sales rings	not received by House		
73	Smith—Graham	doubling sales tax rates	not received by House		
74	Sullivan—Gila	reducing assessed valuation property destroyed	passed amended	signed	130
75	Haldiman—Maricopa	increasing salaries county officials and deputies	not received by House		
76	Prochnow—Coconino and others	controlled access highways	not received by House		
77	Com. Fish and Game	disposition lands in Wellton-Mohawk project	passed amended	signed	82
78	Sullivan—Gila	alcoholism commission	not received by House		
79	Greer, Lockhart—Apache	Sanders inspection station	not received by House		
80	Simer—Navajo	insurance on state-owned cars	held in committee		
81	Simer—Navajo	workmen's compensation for volunteer fire departments	not received by House		
82	Com. Public Lands	inventory of state lands	held in committees		
83	Hart—Maricopa	creating office of juvenile research	not received by House		

Bill No.	Introducer	Brief Title	House Action	Governor's Action	Chap. No.
84	Hart—Maricopa	increasing travel and subsistence expenses public officers	not received by House		
85	Hart—Maricopa	travel claims school superintendents and principals	not received by House		
86	Corbett, Collins—Pima	university construction—remodeling program	passed amended	signed	112
87	Corbett, Collins—Pima	university land purchase	passed	signed	113
88	Corbett, Collins—Pima	university dormitories	passed	signed	48
89	Prochnow, Udine—Coconino	Flagstaff college construction—remodeling program	passed amended	signed	114
90	Haldiman, Hart—Maricopa	Tempe college construction—remodeling program	passed amended	signed	115
91	Haldiman, Hart—Maricopa	Tempe college land purchase	passed	signed	116
92	Com. Methods of Business	reallocation state tax commission funds	passed	signed	43
93	Com. Methods of Business	appropriation department library—archives for microfilming records	passed	signed	53
94	Goff—Pinal Thompson—Yuma	abolishing Arizona school board association	not received by House		
95	Simer—Navajo, Goff—Pinal	moratorium on liquor licenses	passed	signed	75

Bill No.	Introducer	Brief Title	House Action	Governor's Action	Chap. No.
96	Haldiman, Hart— Maricopa	Tempe college dormitories	passed	signed	46
97	Smith—Graham	drilling of wells in critical groundwater areas	not received by House		
98	Dove—Cochise	creating office of director of budget	not received by House		
99	Orme—Yavapai	bill board advertising on highways	not received by House		
100	Simer—Navajo	minimum wage for women and minors	not received by House		
101	Simer—Navajo	offering or receiving tip	not received by House		
102	Prochnow, Udine —Coconino	border inspection of passenger cars	not received by House		
103	Prochnow—Coconino	withholding provision of state income tax law	not received by House		
104	Com. Fish & Game	training program in use of firearms	passed amended	signed	121
105	Com. Appropriations	reallocation funds of state auditor	passed	signed	9
106	Arnold, Goff—Pinal	children's colony construction	passed	signed	131
107	Com. Suffrage— Elections	statement of personal history of candidates for public office	not received by House		

Bill No.	Introducer	Brief Title	House Action	Governor's Action	Chap. No.
108	Hart, Haldiman— Maricopa	current expenditure appropriation Tempe college	passed	signed	10
109	Com. Labor & Capital	increasing revolving fund employment security commission	passed	signed	100
110	Com. Labor & Capital	taxable wage under employment security act	passed	signed	62
111	Com. Labor & Capital	state retirement program to conform with federal	passed	signed	71
112	Haldiman—Maricopa	joint control of judicial and statutory bonds	held in committee		
113	Haldiman—Maricopa	traffic safety coordinating agency	held in committees		
114	Hart—Maricopa	traffic safety council	not received by House		
115	Com. Agriculture-Irrigation	erection inspection station at Yuma	passed	signed	84
116	Goff—Pinal Thompson—Yuma	maximum unladen weight limit of trucks	not received by House		
117	Collins—Pima and others	committee to study need of state building in Tucson	passed amended	signed	96
118	Thompson—Yuma, Morrow—Mohave	organization dues of board supervisors	passed amended	signed	125
119	Haldiman—Maricopa	relief C. A. Angle	not received by House		

Bill No.	Introducer	Brief Title	House Action	Governor's Action	Chap. No.
120	Brown, Smith— Santa Cruz	appropriation for past due national guard utility bills at Nogales	passed	signed	63
121	Thompson—Yuma Vyne—Yavapai	powers of racing commission	not received by House		
122	Simer—Navajo and others	department of labor	not received by House		
123	Goff—Pinal	method computing average rate of tax levy	passed	signed	99
124	Haldiman—Maricopa	4-year terms for county officers	not received by House		
125	Haldiman—Maricopa	4-year terms for board supervisors	not received by House		
126	Haldiman—Maricopa	state hospital construction	passed	signed	132
127	Com. State Institutions	supplemental appropriation state industrial school	passed	signed	52
128	Com. State Institutions	exempting tax commission from quarterly allotment regulations	passed	signed	4
129	Smith—Graham	increasing minimum old age assistance	not received by House		
130	Simer—Navajo	defrauding retail merchant	not received by House		
131	Spikes—Cochise	school districts revolving funds	passed	signed	64

Bill No.	Introducer	Brief Title	House Action	Governor's Action	Chap. No.
132	Haldiman—Maricopa	creating independent state insurance commission	held in committee		
133	Haldiman—Maricopa	special motor vehicle plate act	not received by House		
134	Prochnow—Coconino	hospital districts	not received by House		
135	Com. Education	salary members of state board beauty culturist examiners	passed amended	signed	101
136	Com. Education	employee state retirement	passed amended	signed	104
137	Com. Livestock (request)	meat inspection code	not received by House		
138	Sullivan—Gila (request)	sex offenders	not received by House		
139	Vyne—Yavapai	amending dairy code	held in committees		
140	Com. Appropriations	reallocation funds for remodeling capitol building	held in committees		
141	Dove—Cochise	transfer of general fund un-encumbered balances to school fund	not received by House		
142	Com. Appropriations	appropriation for capitol building utilities	passed	signed	51
143	Morrow, Cook—Mohave	Colorado river boundary commission	passed	signed	83

Bill No.	Introducer	Brief Title	House Action	Governor's Action	Chap. No.
144	Dove—Cochise	county wide school tax district	not received by House		
145	Brown—Santa Cruz and others	abolishing bureau criminal identification	held in committees		
146	Com. Labor-Capital	certificate of necessity for out-of-state purchases	not received by House		
147	Com. Appropriations	state agencies coordinate printing requests with secretary of state	not received by House		
148	Com. Education	increasing pensions of retired teachers	passed	signed	67
149	Corbett—Pima (by request)	increasing pension and disability allowance retired teachers	passed	signed	77
150	Com. Fish & Game	trapping and transplanting bighorn sheep	passed amended	signed	70
151	Stanton—Greenlee	certificates of title motor vehicles	not received by House		
152	Morrow—Mohave Brown—Santa Cruz	increasing state sales tax for school purposes	not received by House		
153	Stanton—Greenlee	prohibiting city taxing of wholesalers of spirituous liquors	passed	signed	124
154	Giss, Thompson—Yuma, and others	relieving counties of maintenance costs of children at children's colony	held in committees		

Bill No.	Introducer	Brief Title	House Action	Governor's Action	Chap. No.
155	Dove—Cochise	state sales tax rates on retail sales and entertainment	not received by House		
156	Dove—Cochise	county collect sales tax for school purposes	not received by House		
157	Giss—Yuma	revolving fund for department mineral resources	not received by House		
158	Giss—Yuma (request)	limiting liability of persons reporting fires	not received by House		
159	Hart—Maricopa Spikes—Cochise	reducing residence requirement for students under interstate education compact	tabled		
160	Morrow—Mohave	providing exploratory drilling acceptable for mining claim assessment work	passed	signed	66
161	Cook—Mohave	special license plates for motor vehicles of historic value	passed	signed	98
162	Com. Agriculture-Irrigation	packing head lettuce regulations	passed	signed	122
163	Com. Judiciary	method to compel witness to testify	not received by House		
164	Com. Judiciary	amending state bar law	not received by House		
165	Com. Judiciary	new division superior court	passed	signed	136
166	Com. Judiciary	uniform act to dispose of unclaimed property	not received by House		

Bill No.	Introducer	Brief Title	House Action	Governor's Action	Chap. No.
167	Giss—Yuma	exempting all sales to federal government from state sales tax	held in committees		
168	Com. Banking (request)	computing time of negotiable instruments	passed	signed	74
169	Richardson—Graham and others	amending egg code	passed amended	signed	111
170	Lockhart, Greer—Apache	misuse of firearms	passed	signed	103
171	Lockhart—Apache Udine—Coconino	penalties for violations of game and fish laws	passed	signed	97
172	Brown—Santa Cruz Arnold—Pinal	approval before selling or issuing commercial lease on state lands	passed	signed	87
173	Arnold—Pinal Brown—Santa Cruz	withholding provision of state income tax act	not received by House		
174	Com. Labor-Capital	preference to resident bidder on public works	not received by House		
175	Giss—Yuma	payment of jurors in justice courts, inquests	not received by House		
176	Giss—Yuma	providing for payment expenses and attendance of conventions for members of uniform commission on state laws	held in committees		
177	Smith—Graham	revising form of initiative petitions	not received by House		

Bill No.	Introducer	Brief Title	House Action	Governor's Action	Chap. No.
178	Smith—Graham	tightening secrecy of juvenile offender records	held in committees		
179	Haldiman—Maricopa	increasing county assessor's portion of motor vehicle registration fee	passed amended	signed	65
180	Haldiman—Maricopa	nursing homes	not received by House		
181	Giss—Yuma	unladen weight fees on passenger vehicles of traveling salesmen	not received by House		
182	Giss—Yuma	clarifying law on discharge and forfeiture of bail bond	held in committees		
183	Stanton—Greenlee	transfer of highway fund to prison for license plates	passed	signed	50
184	Sullivan—Gila	gas tax revenue for municipal maintenance of streets	not received by House		
185	Goff—Pinal and others	investment of state surplus funds	failed to pass		
186	Com. State Institutions	reallocation of state prison funds	passed amended	signed	55
187	Brown—Santa Cruz	separate retirement system for state highway patrol	not received by House		
188	Hart—Maricopa	student scholarships	not received by House		
189	Haldiman—Maricopa	designation of state seed certifying agencies	passed	signed	57

Bill No.	Introducer	Brief Title	House Action	Governor's Action	Chap. No.
190	Haldiman—Maricopa	Papago Park Lands to city of Phoenix	not received by House		
191	Hart—Maricopa	entrance preference to Arizona dogs in racing meets	not received by House		
192	Arnold—Pinal	membership of interstate stream commission	held in committee		
193	Bourdon—Navajo	stumpage fees from federal forest lands for county school fund	not received by House		
194	Orme—Yavapai	juvenile forestry camp board	not received by House		
195	Haldiman, Hart—Maricopa	uniform code for consumer and small loan companies	not received by House		
196	Sullivan—Gila	bedding inspection code	not received by House		
197	Collins, Corbett—Pima	municipal condemnation procedure of public service utilities	passed	signed	47
198	Com. Appropriations	state fair fund	held in committees		
199	Com. Appropriations	indebtedness certificates state industrial school	held in committees		
200	Cook—Mohave Greer—Apache	compulsory isolation of tuberculars	not received by House		
201	Com. Appropriations	increasing salary post—auditor	passed amended	signed	138

Bill No.	Introducer	Brief Title	House Action	Governor's Action	Chap. No.
202	Sullivan—Gila Giss—Yuma	flood control projects	passed	signed	102
203	Com. State Institutions	reallocation funds of board directors state institutions for juveniles	passed	signed	76
204	Sullivan—Gila	subsistence allowances state legislators	not received by House		
205	Com. State Institutions	appropriation for master file on state lands	held in committees		
206	Hart—Maricopa Sullivan—Gila	reallocation funds employ- ment security commission to state general fund	passed	signed	118
207	Com. Appropriations	appropriation for Arizona air national guard at Tucson	passed	signed	123

PART VIII

RECORD OF HOUSE BILLS

HOUSE BILL NO. 1, by Mr. Lee of Maricopa and others, providing increase state levy to school districts for ADA.	
First Reading	101
Second Reading, referred to committees on Judiciary, Education, County-Municipal Affairs	111
Held in committees.	
HOUSE BILL NO. 2, by Mr. Lee of Maricopa, providing for reapportionment of state sales tax revenue to counties.	
First Reading	101
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Ways-Means	111
Held in committees.	
HOUSE BILL NO. 3, by Mr. Lee of Maricopa, setting up mandatory five-day week for all public offices with exception of law enforcement officers, firemen and legislative council.	
First Reading	102
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Labor	111
County-Municipal Affairs reported:	
Majority—amended do pass	
returned for consideration of House	204
Held in committees.	
HOUSE BILL NO. 4, by Members Austin, Harkness of Maricopa, maximum rate of interest of small loan businesses.	
First Reading	102
Second Reading, referred to committees on Judiciary, Banking-Insurance-Corporations	111
Banking-Insurance-Corporations reported:	
Majority—amended returned for consideration of House	
Minority—do not pass	188
Judiciary reported—constitutional and proper form.....	240
Rules reports	245, 251
Committee of Whole recommended—do pass amended	253
Motion to reject Committee of Whole recommendation — lost	253, 254
Administration engrossed	257

Third Reading, passed 43 ayes, 34 nays, 3 not voting 261
 Held in Senate.

SENATE ACTION:

February 21—received; February 21—1st Reading;
 February 22—referred to Finance-Revenues, State In-
 stitutions; Planning-Development; Banking-Insur-
 ance, Judiciary;
 March 4—Finance-Revenue reported amended do pass.
 Held in committees.

HOUSE BILL NO. 5, by Mr. Kartus of Maricopa and others, amend-
 ing state welfare code to eliminate state's lien against estates
 of deceased welfare recipients (Chapter 18, Laws 1955, 1st
 Regular Session.)

First Reading	102
Second Reading, referred to committees on Judiciary, Welfare, County-Municipal Affairs, Ways-Means	111
Welfare reported:	
Majority—do pass returned for consideration of House.....	176
Ways-Means reported:	
Majority—amended do pass amended returned for consideration of House	
Minority—do not pass	181
Judiciary reported—amended constitutional and proper form	188
County-Municipal Affairs reported—do pass.....	189
Rules report	190
Committee of Whole recommended—do pass amended	194, 195
Administration engrossed	200
Third Reading, passed 61 ayes, 16 nays, 3 not voting.....	201, 202
Senate, passed 25 ayes, 3 nays	437
Transmitted to governor	438
Governor signed	492

SENATE ACTION:

February 8—received; February 8—1st reading;
 February 9—referred to Welfare-Correction, Appropri-
 tions, Finance-Revenue, Judiciary;
 February 11—Welfare—Corrections reported amended do
 pass;
 February 23—Finance-Revenue reported do pass;

- March 8—Judiciary reported do pass;
- March 9—Appropriations reported do pass;
- March 10—Committee of Whole recommended do pass;
- March 10—2nd Reading;
- March 10—3rd Reading, passed.

HOUSE BILL NO. 6, by Mr. Kartus of Maricopa and others, amending welfare code to eliminate requirement that welfare aid recipients file quarterly reports of earnings (Chapter 2, Laws 1955, 1st Regular Session).

First Reading	102
Second Reading, referred to committees on Judiciary, Welfare, County-Municipal Affairs	111
County-Municipal Affairs reported:	
Majority—do pass	
Minority—do not pass	127
Judiciary reported—constitutional and proper form	127
Welfare reported:	
Majority—do pass	
Minority—returned for consideration of House.....	136
Rules report	136
Committee of Whole recommended—do pass	136
Administration engrossed	137
Third Reading, passed 67 ayes, 10 nays, 3 not voting	140
Senate, passed amended 28 ayes	182
House concurred in Senate amendments	182
House Final Passage, passed 73 ayes, 4 nays, 3 not voting	183
Transmitted to governor	183
Governor signed	209

SENATE ACTION:

- January 25—received; January 25—1st Reading:
- January 26—referred to Welfare-Correction; Methods of Business, Planning-Development, Judiciary;
- January 28—Planning-Development reported do pass;
- January 28—Welfare—Correction reported do pass;
- January 28—Methods of Business reported do pass;
- January 31—Committee of Whole recommended do pass;

January 31—2nd Reading;
 February 1—3rd Reading, amended;
 February 2—Engrossed;
 February 2—3rd Reading, passed amended.

HOUSE BILL NO. 7, by Mr. Kartus of Maricopa and others, amend-
 ing welfare code to increase maximum welfare grants.

First Reading	102
Second Reading, referred to committees on Judiciary, Welfare, County-Municipal Affairs	111
Welfare reported—amended do pass	208, 209
County-Municipal Affairs—amended returned for consider- ation of House	441
Judiciary reported—constitutional and proper form	526
Rules report	527
Committee of Whole recommended—do pass amended	527, 528
Administration engrossed	531
Third Reading, passed 66 ayes, 8 nays, 6 not voting	533
Held in Senate.	

SENATE ACTION:

March 18—received; March 18—1st Reading
 March 18—referred to Welfare-Correction, Planning-
 Development, Judiciary;
 March 23—Welfare-Correction reported amended re-
 turned.
 Held in committee.

HOUSE BILL NO. 8, by Mr. Kartus of Maricopa and others, amend-
 ing welfare code to increase maximum monthly general as-
 sistance grants.

First Reading	102
Second Reading, referred to committees on Judiciary, Wel- fare, County-Municipal Affairs	111
Held in committees.	

HOUSE BILL NO. 9, by Mr. Dover of Navajo, salaries of precinct
 officers (constables).

First Reading	102
Second Reading, referred to committees on Judiciary, County- Municipal Affairs	112

County-Municipal Affairs—amended returned for consideration of House	176
Judiciary reported—constitutional and proper form	189
Rules report	190
Committee of Whole recommended—do pass amended	194
Administration engrossed	200
Third Reading, passed 75 ayes, 2 nays, 3 not voting	202
Held in Senate.	
SENATE ACTION:	
February 8—received; February 9—1st Reading;	
February 9—referred to Counties, Appropriations, Planning-Development; Judiciary;	
February 25—Counties returned.	
Held in committees.	
HOUSE BILL NO. 10, by Mr. Abels of Maricopa, specifying state shall pay 70% of cost of operating schools in unorganized territories.	
First Reading	102
Second Reading, referred to committees on Judiciary, Education, County-Municipal Affairs, Ways-Means	112
Held in committees.	
HOUSE BILL NO. 11, by Mr. Abels of Maricopa, official name designation of Shadow Mountain (Chapter 11, Laws 1955, 1st Regular Session).	
First Reading	102
Second Reading, referred to committees on Judiciary, Livestock-Public Lands, Planning-Development	112
Judiciary reported—amended constitutional and proper form	127
Livestock-Public Lands reported—do pass	136
Planning-Development reported—do pass	151
Rules report	159
Committee of Whole recommended—do pass amended	161
Administration engrossed	162
Third Reading, passed 75 ayes, 5 nays	162
Senate, passed 24 ayes, 2 nays, 2 not voting	301
Transmitted to governor	301
Governor signed	339

SENATE ACTION:

- January 31—received; January 31—1st Reading;
- February 1—referred to Tourist-Industry Development, Counties, Judiciary;
- February 10—Counties reported do pass;
- February 16—Tourist-Industry Development reported do pass;
- February 18—Judiciary reported do pass
- February 21—Committee of Whole recommended do pass;
- February 21—2nd Reading; February 23—3rd Reading, passed.

HOUSE BILL NO. 12, by Mr. Kartus of Maricopa, amending welfare code eliminating prohibitions against granting Indians welfare assistance under the program for aid to permanently and totally disabled persons.

- First Reading 102
- Second Reading, referred to committees on Judiciary, Welfare, County-Municipal Affairs 112
- Welfare reported:
 - Majority—do pass
returned for consideration of House 348
- Held in committees.

HOUSE BILL NO. 13, by Members Petrie, Grimes of Maricopa, increasing state aid for common and high schools (Chapter 108, Laws 1955, 1st Regular Session).

- First Reading 103
- Second Reading, referred to committees on Judiciary, Education, County-Municipal Affairs, Ways-Means 112
- County-Municipal Affairs reported:
 - Majority—amended do pass
amended returned for consideration of House
 - Minority—do not pass151-154
- Judiciary reported—amended constitutional and proper form 154
- Education reported:
 - Majority—amended do pass
 - Minority—returned for consideration of House
do not pass154-156
- Ways-Means reported:

Majority—amended do pass returned for consideration of House	
Minority—do not pass	156-159
Rules report	159
Committee of Whole recommended—do pass amended	163-166
Administration engrossed	166
Third Reading, passed without emergency 49 ayes, 22 nays, 9 not voting	167
Senate, passed amended 28 ayes	513-516
Motion that House do not concur in Senate amendments.....	516
Motion that House do concur in Senate amendments lost 34 ayes, 37 nays	516
House refused to concur in Senate amendments	516
House Free Joint Conferees: Petrie, Wine, Bagnall	516
Senate Free Joint Conferees: Prochnow, Spikes, Vyne	536
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Substitute motion that House do not adopt Free Joint Con- ference report and appoint new Free Joint Conference Committee	588
2nd House Free Joint Conferees: Grimes, Schaffer, Ellsworth (Gila)	588
Senate adopted 1st Free Joint Conference report	588
Senate appointed study committee on school financing prob- lem Prochnow, Spikes, Vyne, Brown, Richardson	588
Motion to reconsider action whereby a second Free Joint Con- ference Committee was appointed lost 34 ayes, 43 nays, 3 not voting	589
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2nd Senate Free Joint Conferees: Prochnow, Spikes, Vyne.....	615
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Senate adopted report recommending appointment of study committee on school financing problem	632
Senate Final Passage, passed 26 ayes, 2 not voting	630
House Final Passage, passed 61 ayes, 13 nays, 6 not voting....	630
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Transmitted to governor	632
Governor signed in Joint Session	634

SENATE ACTION:

- January 31—received; January 31—1st Reading;
- February 1—referred to Education, Planning-Development, Appropriations, Judiciary;
- February 17—Education returned;
- March 12—Judiciary amended returned;
- March 15—Appropriations amended returned;
- March 16—Committee of Whole recommended do pass amended;
- March 16—2nd Reading, amended;
- March 17—Engrossed;
- March 17—3rd Reading passed amended;
- March 18— Senate Free Joint Conferees appointed;
- March 22—Free Joint Conference report;
- March 22—Free Joint Conference report adopted;
- March 23—House requests 2nd Free Joint Conference;
- March 24—Senate 2nd Free Joint Conference appointed;
- March 29—2nd Free Joint Conference report;
- March 29—2nd Free Joint Conference report adopted;
- March 29—Final Passage passed.

HOUSE BILL NO. 14, by Mr. Abels of Maricopa, proposing repeal of state income tax, and sales tax and substituting gross income tax.

First Reading	110
Second Reading, referred to committees on Judiciary, Ways-Means, County-Municipal Affairs	116
Held in committees.	

HOUSE BILL NO. 15, by Mr. Carreon of Maricopa, creating state department of labor relations to be headed by commissioner of labor and appropriating \$30,000.

First Reading	110
Second Reading, referred to committees on Judiciary, Labor, Appropriations	116
Held in committees.	

HOUSE BILL NO. 16, by Mr. Rutherford of Mohave, defining unlawful cohabitation and fixing penalty.

First Reading	111
Second Reading, referred to committees on Judiciary, County-Municipal Affairs	116
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Judiciary reported—amended constitutional and proper form	248-249
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HOUSE BILL NO. 17, by Mr. Rutherford of Mohave, defining polygamy and fixing penalties.

First Reading	111
Second Reading, referred to committees on Judiciary, Welfare, County-Municipal Affairs	116
County-Municipal Affairs—amended returned for consideration of House	241
Welfare—returned for consideration of House	249
Judiciary reported—amended constitutional and proper form	249, 250
Rules report	251
Committee of Whole recommended—do pass amended	253
Administration engrossed	257
Third Reading, passed 65 ayes, 9 nays, 6 not voting	261
Held in Senate.	

SENATE ACTION:

- February 21—received; February 21—1st Reading;
- February 22—referred to Welfare-Correction, Planning-Development, Counties, Judiciary.
- Held in committees.

HOUSE BILL NO. 18, by Mr. Wilson of Maricopa (by request) proposing new code for fire protection districts and providing for

dissolution of existing volunteer fire companies.

First Reading	111
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Ways-Means	116
County-Municipal Affairs reported—amended do pass	285, 286
Held in committees.	

HOUSE BILL NO. 19, by Members Franklin, Wilson of Maricopa, authorizing state to deed 5 acres of state hospital land to city of Phoenix for park purposes.

First Reading	115
Second Reading, referred to committees on Judiciary, Livestock-Public Lands, Public Institutions, County-Municipal Affairs	119
Judiciary reported—amended constitutional and proper form	136
Livestock-Public Lands reported—do pass	136
Held in committees.	

HOUSE BILL NO. 20, by Mr. Lee of Maricopa and others, requiring cotton contractors be bonded to assure fulfillment of contracts and secure accident liability and disability insurance for employees.

First Reading	115
Second Reading, referred to committees on Judiciary, Agriculture-Irrigation, Labor, Banking-Insurance-Corporations	119
Held in committees.	

HOUSE BILL NO. 21, by Members Lee, Austin of Maricopa, proposing use tax.

First Reading	115
Second Reading, referred to committees on Judiciary, Ways-Means, County-Municipal Affairs	119
Ways-Means — amended returned for consideration of House	286-292
County-Municipal Affairs—returned for consideration of House	337
Judiciary reported—constitutional and proper form	534
Rules report	535
Committee of Whole recommended—do pass amended	543-549
Administration engrossed	550
Third Reading, passed 53 ayes, 19 nays, 8 not voting	557, 558
Held in Senate.	

SENATE ACTION:

March 21—received; March 21—1st Reading;

March 21—referred to Finance-Revenue, Planning-Development, Judiciary.

Held in committees.

HOUSE BILL NO. 22, by Mr. Lee of Maricopa and others, regulating weighing instruments and cotton labor contractors.

First Reading 115

Second Reading, referred to committees on Judiciary, Appropriations, Labor 119

Held in committees.

HOUSE BILL NO. 23, by Mr. Rogers of Maricopa, allowing voters a reasonable length of time to vote.

First Reading 115

Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Suffrage-Elections 119

County-Municipal Affairs reported:

Majority—do pass
returned for consideration of House

Minority—do not pass 127

Suffrage-Elections reported:

Majority—amended do pass
amended returned for consideration of House

Minority—do not pass 241, 242

Judiciary reported—constitutional and proper form 242

Rules report 245

Committee of Whole recommended—do pass amended 251, 252

Administration engrossed 257

Third Reading, passed 49 ayes, 28 nays, 3 not voting 262

Held in Senate.

SENATE ACTION:

February 21—received; February 21—1st Reading;

February 22—referred to Suffrage-Elections, Counties, Planning-Development, Judiciary;

February 25—Suffrage-Elections reported amended do pass;

March 7—Counties reported amended do pass.

Held in committees.

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HOUSE BILL NO. 24, by Mr. Rogers of Maricopa, increasing amount of unemployment benefits under employment security act.	
First Reading	115
Second Reading, referred to committees on Judiciary, Labor, Ways-Means	119
Held in committees.	
HOUSE BILL NO. 25, by Mr. Wessler of Pima and others, exempting food products from state sales tax.	
First Reading	115
Second Reading, referred to committees on Judiciary, Ways-Means, County-Municipal Affairs, Suffrage-Elections....	119
Held in committees.	
HOUSE BILL NO. 26, by Dr. Fridena of Pima and others, increasing size of naturopathic board.	
First Reading	116
Second Reading, referred to committees on Judiciary, Public Health, County-Municipal Affairs	119
County-Municipal Affairs reported:	
Majority—returned for consideration of House do pass	176
Public Health reported:	
Majority—amended do pass amended returned for consideration of House	
Minority—do not pass	192, 193
Judiciary reported—amended constitutional and proper form	193
Rules report	193
Committee of Whole recommended—do pass amended	195, 196
Administration engrossed	200
Third Reading, passed 58 ayes, 16 nays, 6 not voting	202
Senate, passed amended 28 ayes	566
House refused to concur in Senate amendments	566
House Free Joint Conferees: Fridena, Dover, Bagnall	566
Senate Free Joint Conferees: Simms, Stanton, Orme	573
Free Joint Conference report—unable to reach agreement....	614
Free Joint Conference report adopted, no new committee named	615
Died in conference.	

SENATE ACTION:

- February 8—Received; February 8—1st Reading;
 February 9—referred to Public Health, State Institutions, Planning-Development, Judiciary;
 February 22—Public Health reported do pass;
 March 18—Planning-Development returned;
 March 18—Judiciary amended returned;
 March 19—Committee of Whole recommended do pass amended;
 March 19—2nd Reading; March 21—Engrossed;
 March 21—3rd Reading passed; March 21—Free Joint Conferees appointed.
 Held in Conference.

HOUSE BILL NO. 27, by Members Sims of Maricopa, Ellis of Yavapai, establishing curfew for juveniles and prohibiting loitering.

First Reading	118
Second Reading, referred to committees on Judiciary, Welfare, County-Municipal Affairs	122
County-Municipal Affairs—amended returned for consideration of House	242, 243
Welfare—amended returned for consideration of House	250
Held in committee.	

HOUSE BILL NO. 28, by Mr. Kartus of Maricopa, exempting food products and medicine from state sales tax.

First Reading	118
Second Reading, referred to committees on Judiciary, Ways-Means, County-Municipal Affairs, Suffrage-Elections....	122
Held in committees.	

HOUSE BILL NO. 29, by Mr. Rogers of Maricopa, repealing state withholding tax provisions against residents, but keeping in force on non-residents.

First Reading	121
Second Reading, referred to committees on Judiciary, Ways-Means, County-Municipal Affairs	125
Held in committees.	

HOUSE BILL NO. 30, by Mrs. Willis of Pima and others, providing for organization of public parking districts.

First Reading	121
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Second Reading, referred to committees on Judiciary, County, Municipal Affairs, Highways-Bridges, Planning-Development 125

Held in committees.

HOUSE BILL NO. 31, by Members McRae of Maricopa, Ellis of Yavapai, providing for licensing of midwives and prescribing rules and regulations.

First Reading 121

Second Reading, referred to committees on Judiciary, Public Health, Welfare 125

Welfare reported:

Majority—as amended do pass
returned for consideration of House 368

Public Health reported—amended do pass 399

Judiciary reported —constitutional and proper form 563

Rules reports564, 581

Held on House Calendar.

HOUSE BILL NO. 32, by Mr. Abels of Maricopa, prohibiting retailers from giving stamps or other articles of value in connection with sales and classifying such gifts as unfair competition.

First Reading 124

Second Reading, referred to committees on Judiciary, Planning-Development, Banking-Insurance-Corporations 135

Held in committees.

HOUSE BILL NO. 33, by Members Abels, Kennedy of Maricopa, making it a misdemeanor to negligently allow livestock to trespass on roads etc., and prescribing liability for damages.

First Reading 124

Second Reading, referred to committees on Judiciary, Livestock-Public Lands, Highways-Bridges 135

Held in committees.

HOUSE BILL NO. 34, by Mr. Schaffer of Pima and others, authorizing boards of supervisors to enter into contracts for construction of swimming pools and parks on city or school lands.

First Reading 124

Second Reading, referred to committees on Judiciary, Education, County-Municipal Affairs, Public Institutions..... 135

Public Institutions reported:

Majority—do pass returned for consideration of House	177
County-Municipal Affairs reported:	
Majority—amended do pass amended returned for consideration of House	177
Education reported:	
Majority—do pass	
Minority—returned for consideration of House	177
Held in committee. (passed as S.B. 13, Chapter 137, Laws 1955, 1st Regular Session).	
 HOUSE BILL NO. 35, by Mr. Wood of Maricopa and others, pro- posing name change of Tempe College.	
First Reading	134
Second Reading, referred to committees on Judiciary, Educa- tion, Public Institutions	139
Public Institutions reported:	
Majority—returned for consideration of House	
Minority—do not pass	552
Held in committees.	
 HOUSE BILL NO. 36, by Mr. Wood of Maricopa and others, ex- empting qualified disabled veterans from taking examination to practice optometry.	
First Reading	134
Second Reading, referred to committees on Judiciary, Public Defense-Veteran Affairs, Public Health, County-Municipal Affairs	139
Public Defense-Veteran Affairs reported:	
Majority—do pass Returned for consideration of House	
Minority—do not pass	273
County-Municipal Affairs—returned for consideration of House	369
Public Health reported:	
Majority—amended returned for consideration of House	
Minority—do not pass	441, 442
Judiciary reported—as amended by Public Health constitu- tional and proper form	442
Rules reports	454, 501
Committee of Whole recommended—indefinitely postponed	502
Indefinitely postponed.	

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HOUSE BILL NO. 37, by Mr. Schaffer of Pima, removing contributory negligence as bar to recovery of damages.

First Reading	137
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Banking-Insurance-Corporations	143
Banking-Insurance-Corporations reported—do pass	189
County-Municipal Affairs—returned for consideration of House	204
Held in committees.	

HOUSE BILL NO. 38, by Mr. Kennedy of Maricopa and others, increasing maximum unemployment period and benefits under employment security (Chapter 39, Laws 1955, 1st Regular Session).

First Reading	138
Second Reading, referred to committees on Judiciary, Labor	143
Labor reported—amended do pass	232
Judiciary reported—constitutional and proper form	314
Rules report	316
Committee of Whole recommended—do pass amended	321
Administration engrossed	325
Third Reading, passed 70 ayes, 9 not voting	330
Senate, passed amended 27 ayes, 1 nay	454
House concurred in Senate amendments	454
House Final Passage, passed 73 ayes, 7 not voting	455
Transmitted to governor	455
Governor signed	496

SENATE ACTION:

- March 1—received; March 1—1st Reading;
- March 2—referred to Labor-Capital, Planning-Development, Judiciary;
- March 2—Labor-Capital reported do pass;
- March 8—Planning-Development reported do pass;
- March 9—Judiciary reported amended do pass;
- March 10—Committee of Whole recommended do pass amended;
- March 10—2nd Reading; March 10—Engrossed;
- March 10—3rd Reading passed amended.

HOUSE BILL NO. 39, by Mr. Lee of Maricopa and others, increasing traveling expenses of public officers and employees (Chapter 133, Laws 1955, 1st Regular Session).

First Reading	138
Second Reading, referred to committees on Judiciary, Appropriations, County-Municipal Affairs	143
County-Municipal Affairs reported:	
Majority—amended do pass amended returned for consideration of House	218
Appropriations reported—amended do pass	273
Judiciary reported—constitutional and proper form	314
Rules report	316
Committee of Whole recommended—do pass amended	321
Administration engrossed	325
Third Reading, passed 69 ayes, 3 nays, 7 not voting	330
Senate, passed amended 21 ayes, 3 nays, 4 not voting	649, 650
House refused to concur in Senate amendments	650
House Free Joint Conferees: Lee, Wine, Carr	650
Senate Free Joint Conferees: Giss, Prochnow, Corbett	657
Free Joint Conference report (increasing mileage 1c per mile \$1 per day expenses effective 7/1/56)	662
House adopted Free Joint Conference report	662
Senate adopted Free Joint Conference report	680
Senate Final Passage, passed 25 ayes, 3 not voting	680
House Final Passage, passed 63 ayes, 4 nays, 13 not voting	680, 681
Transmitted to governor	681
Governor signed	690

SENATE ACTION:

- March 1—received; March 1—1st Reading;
- March 2—referred to Appropriations, State Institutions, Judiciary;
- March 9—Judiciary reported amended do pass;
- March 30—State Institutions reported amended do pass;
- March 30—Appropriations reported amended do pass;
- March 31—Committee of Whole recommended do pass amended;
- March 31—2nd Reading; March 31—Engrossed;
- March 31—3rd Reading passed amended;

- April 1—Free Joint Conferrees appointed;
- April 2—Free Joint Conference report adopted;
- April 2—Engrossed;
- April 2—Final Passage passed.

HOUSE BILL NO. 40, by Members Rogers, Hunt of Maricopa, providing penalties for sale of imitation Indian articles as genuine (Chapter 94, Laws 1955, 1st Regular Session).

First Reading	138
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Banking-Insurance-Corporations....	143
County-Municipal Affairs—amended returned for consideration of House	292
Banking-Insurance-Corporations—amended returned for consideration of House	292
Judiciary reported—constitutional and proper form	314
Rules report	317
Committee of Whole recommended—do pass amended	321, 322
Administration engrossed	325
Third Reading, passed 55 ayes, 17 nays, 7 not voting	331
Senate, passed amended 23 ayes, 5 not voting	609
House concurred in Senate amendments	609
House Final Passage, passed 58 ayes, 9 nays, 13 not voting	609, 610
Transmitted to governor	610
Governor signed	622

SENATE ACTION:

- March 1—received; March 1—1st Reading;
- March 2—referred to Welfare-Correction, Planning-Development, Judiciary;
- March 3—Welfare-Correction reported do pass;
- March 16—Planning-Development reported do pass;
- March 22—Judiciary reported amended do pass;
- March 22—Committee of Whole recommended do pass amended;
- March 22—2nd Reading; March 22—Engrossed;
- March 22—3rd Reading passed amended.

HOUSE BILL NO. 41, by Mr. Marion of Maricopa (by request). requiring clerks of court file divorce decrees promptly and eliminating present \$5 fee for recording.

First Reading	142
Second Reading, referred to committees on Judiciary, County-Municipal Affairs	146
Held in committees.	
HOUSE BILL NO. 42, by Mr. Marion of Maricopa, increasing state income tax rate.	
First Reading	142
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Ways-Means, Banking-Insurance-Corporations	146
Held in committees.	
HOUSE BILL NO. 43, by Mr. Marion of Maricopa, non-resident school tuition fee.	
First Reading	142
Second Reading, referred to committees on Judiciary, Education, County-Municipal Affairs	147
Held in committees.	
HOUSE BILL NO. 44, by Mr. Marion of Maricopa, property tax exemptions.	
First Reading	142
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Ways-Means, Public Defense-Veterans Affairs	147
Held in committees.	
HOUSE BILL NO. 45, by Mr. Marion of Maricopa, safety rules and regulations prescribed for industry by state industrial commission.	
First Reading	142
Second Reading, referred to committees on Judiciary, Labor	147
Held in committees.	
HOUSE BILL NO. 46, by Mr. Marion of Maricopa, exempting from state's compulsory school attendance law deaf or blind children who are receiving schooling under homebound teaching program.	
First Reading	142
Second Reading, referred to committees on Judiciary, Education, County-Municipal Affairs, Welfare	147
Held in committees.	

HOUSE BILL NO. 47, by Mr. Marion of Maricopa, permitting state department of health establish and maintain clinics for children under 19 who are afflicted with crippling diseases.

First Reading 142

Second Reading, referred to committees on Judiciary, Public Health, Welfare, County-Municipal Affairs 147

Held in committees.

HOUSE BILL NO. 48, by Members Kartus, Austin of Maricopa, creating joint legislative committee on state production and employment plan.

First Reading 142

Second Reading, referred to committees on Judiciary, Labor, Banking-Insurance-Corporations 147

Held in committees.

HOUSE BILL NO. 49, by Members Kartus, Austin of Maricopa, extending unemployment benefits to persons kept from work by sickness or injury.

First Reading 143

Second Reading, referred to committees on Judiciary, Labor, Banking-Insurance-Corporations 147

Held in committees.

HOUSE BILL NO. 50, by Members Kartus, Austin of Maricopa, extending unemployment benefits to agricultural labor.

First Reading 143

Second Reading, referred to committees on Judiciary, Labor, Agriculture-Irrigation 147

Held in committees.

HOUSE BILL NO. 51, by Mr. Mitchell of Maricopa, appropriating \$6,311.28 to C. A. Angle and others to satisfy claim for back wages approved by Maricopa county superior court in 1938 (Chapter 28, Laws 1955, 1st Regular Session).

First Reading 143

Second Reading, referred to committees on Judiciary, Appropriations 147

Appropriations reported—amended do pass 355

Judiciary reported —constitutional and proper form 355

Rules report 359

Committee of Whole recommended—do pass amended 362, 363

Administration engrossed 367

Third Reading, passed 46 ayes, 15 nays, 19 not voting 382

Senate, passed amended 24 ayes, 3 nays, 1 not voting	424, 425
House concurred in Senate amendments	425
House Final Passage, passed 61 ayes, 11 nays, 8 not voting....	425
Transmitted to governor	425
Governor signed	492

SENATE ACTION:

- March 5—received; March 5—1st Reading;
- March 5—referred to Appropriations, Planning-Development, Judiciary;
- March 8—Judiciary reported amended do pass;
- March 8—Planning-Development reported do pass;
- March 8—Appropriations reported do pass;
- March 9—Committee of Whole recommended do pass amended;
- March 9—2nd Reading; March 9—Engrossed;
- March 9—3rd Reading passed amended.

HOUSE BILL NO. 52, by Mr. Burton of Pima and others, increasing unemployment benefits and period.

First Reading	146
Second Reading, referred to committees on Judiciary, Labor, Ways-Means, Banking-Insurance-Corporations	149
Held in committees.	

HOUSE BILL NO. 53, by Mr. Burton of Pima, repealing provisions of state income tax withholding provision.

First Reading	146
Second Reading, referred to committees on Judiciary, Ways-Means, County-Municipal Affairs, Banking-Insurance-Corporations	150
Ways-Means reported:	
Majority—amended do pass amended returned for consideration of House	348
Banking-Insurance-Corporations—returned for consideration of House	411
County-Municipal Affairs—returned for consideration of House	442
Held in committee.	

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HOUSE BILL NO. 54, by Mr. Kartus of Maricopa, appropriating \$138,000 to state department of public health to establish statewide preventive mental health program.	
First Reading	146
Second Reading, referred to committees on Judiciary, Appropriations, Public Health, Welfare	150
Public Health—returned for consideration of House	349
Held in committees.	
 HOUSE BILL NO. 55, by Mrs. McRae of Maricopa and others, creating structural pest control board regulating control of termites and other household pests, appropriating \$10,000.	
First Reading	146
Second Reading, referred to committees on Judiciary, Appropriations, Agriculture-Irrigation	150
Held in committees.	
 HOUSE BILL NO. 56, by Mr. Rogers of Maricopa, authorizing transfer of title of 200 acres in Papago Park from state to city of Phoenix for use as zoo and park.	
First Reading	148
Second Reading, referred to committees on Judiciary, Livestock-Public Lands, County-Municipal Affairs	160
County-Municipal Affairs—returned for consideration of House	411
Held in committees.	
 HOUSE BILL NO. 57, by Members McRae of Maricopa, Bagnall, Smith of Pinal, making minor change in qualifications of superintendent of Arizona children's colony and increasing salary (Chapter 31, Laws 1955, 1st Regular Session).	
First Reading	148
Second Reading, referred to committees on Judiciary, Public Institutions, Appropriations, Education	160
Public Institutions reported—do pass	189
Education reported—do pass	189
Judiciary reported—constitutional and proper form	218
Appropriations reported—do pass	218
Rules reports	220, 245
Committee of Whole recommended—do pass amended	251
Administration engrossed	257
Third Reading, passed 73 ayes, 7 not voting	262, 263

Senate, passed amended 28 ayes	360, 361
House refused to concur in Senate amendments	361
House Free Joint Conferees: Wine, Bagnall, McRae	361
Senate Free Joint Conferees: Prochnow, Richardson, Giss	366
Free Joint Conference report	402
House adopted Free Joint Conference report	403
Senate adopted Free Joint Conference report	403
Senate Final Passage, passed 27 ayes, 1 nay	424
House Final Passage, passed 71 ayes, 1 nay, 8 not voting	424
Transmitted to governor	424
Governor signed	492

SENATE ACTION:

- February 21—received; February 21—1st Reading;
- February 22—referred to State Institutions, Appropriations, Planning-Development, Judiciary;
- March 1—Planning-Development reported do pass;
- March 1—Appropriations reported amended do pass;
- March 1—State Institutions reported do pass;
- March 1—Judiciary reported amended do pass;
- March 2—Committee of Whole recommended do pass amended;
- March 2—2nd Reading; March 3—Engrossed;
- March 3—3rd Reading passed amended;
- March 3—Free Joint Conferees appointed;
- March 7—Free Joint Conference report;
- March 7—Free Joint Conference report adopted;
- March 8—Final Passage passed.

HOUSE BILL NO. 58, by Committee on Livestock-Public Lands (by request), milk marketing.

First Reading	149
Second Reading, referred to committees on Judiciary, Appropriations, Livestock-Public Lands	160
Held in committees.	

HOUSE BILL NO. 59, by Committee on Labor (endorsed by members Wood, McCoy, Hutcheson, Alfaro, Carroll, Dalton, Austin, Franklin, Harkness, N. Kennedy, O'Reilly), establishing state department of labor creating administrative office of commis-

sioner of labor, establishing advisory occupational health and safety board, and appropriating \$45,500.00.

First Reading 149

Second Reading, referred to committees on Judiciary, Labor, Appropriations 161

Labor reported:

 Majority—amended do pass

 Minority—do not pass243, 244

Appropriations — amended returned for consideration of House292-298

Judiciary reported:

 Majority—constitutional and proper form

 Minority—unconstitutional 298

Rules report 301

Committee of Whole recommended—do pass amended304-310

Administration engrossed 310

Third Reading, passed 42 ayes, 36 nays, 2 not voting310, 311

Held in Senate.

SENATE ACTION:

- February 25—received; February 25—1st Reading;
 - February 26—referred to Appropriations, Labor-Capital, Planning-Development, Judiciary;
 - March 2—Labor-Capital reported amended do pass.
- Held in committees.

HOUSE BILL NO. 60, by Mr. Wilson of Maricopa, providing for bonding of motor vehicle engine rebuilders and permitting bonded rebuilder to clear rebuilt motors on a bill of sale (Chapter 13, Laws 1955, 1st Regular Session).

First Reading 149

Second Reading, referred to committees on Judiciary, Highways-Bridges, Banking-Insurance-Corporations 161

Banking-Insurance-Corporations reported—do pass 190

Highways-Bridges reported—do pass 213

Judiciary reported—amended constitutional and proper form 218

Rules report 220

Committee of Whole recommended—do pass amended 221

Administration engrossed 225

Third Reading, passed 77 ayes, 3 not voting 229

Senate, passed 28 ayes	360
Transmitted to Governor	360
Governor signed	422

SENATE ACTION:

- February 14—received; February 14—1st Reading;
- February 15—referred to Highways-Bridges, Insurance, Planning-Development, Judiciary;
- February 22—Highway-Bridges reported do pass;
- February 28—Insurance reported do pass;
- March 1—Planning-Development reported do pass;
- March 1—Judiciary reported do pass;
- March 2—Committee of Whole recommended do pass;
- March 2—2nd Reading; March 3—3rd Reading passed.

HOUSE BILL NO. 61, by Mr. Wilson of Maricopa, providing for changing motor vehicle engine numbers when original destroyed, altered or defaced, continuing in effect the provision that vehicles with changed numbers without proper application shall be seized.

First Reading	149
Second Reading, referred to committees on Judiciary, Highways-Bridges	161
Highways-Bridges reported—do pass	213
Judiciary reported — amended constitutional and proper form	218, 219
Rules Report	220
Committee of Whole recommended—do pass amended	221
Administration engrossed	225
Third Reading, passed 77 ayes, 3 not voting	229
Senate, passed 28 ayes	360
Transmitted to governor	360
Governor vetoed	423

SENATE ACTION:

- February 14—received; February 14—1st Reading;
- February 15—referred to Highways-Bridges, Methods of Business, Planning-Development, Judiciary;
- February 24—Highways-Bridges reported do pass;
- March 1—Methods of Business reported do pass;
- March 1—Judiciary reported do pass;

First Reading	160
Second Reading, referred to committees on Judiciary, Appropriations	171
Held in committees.	
HOUSE BILL NO. 66, by Members Carr, Babbitt, Klauer of Yuma, providing same number of votes to nominate a write-in candidate as required for nominating petitions (Chapter 14, Laws 1955, 1st Regular Session).	
First Reading	160
Second Reading, referred to committees on Judiciary, Suffrage-Elections, County-Municipal Affairs	171
Suffrage-Elections reported—do pass	213
County-Municipal Affairs—returned for consideration of House	250
Judiciary reported—constitutional and proper form	250
Rules report	251
Committee of Whole recommended—do pass	253
Administration engrossed	257
Third Reading, passed 74 ayes, 6 not voting	263
Senate, passed 26 ayes, 2 not voting	391
Transmitted to governor	391
Governor signed	492
SENATE ACTION:	
February 21—received; February 21—1st Reading;	
February 22—referred to Suffrage-Elections, Counties, Planning-Development, Judiciary;	
March 2—Suffrage-Elections reported do pass;	
March 2—Judiciary reported do pass;	
March 3—Counties reported do pass;	
March 3—Planning-Development reported do pass;	
March 4—Committee of Whole recommended do pass;	
March 4—2nd Reading; March 5—3rd Reading passed.	
HOUSE BILL NO. 67, by Members O'Reilly of Maricopa, Smith of Pinal, eliminating requirement that notices of probate of will be published and requiring posting of notice and mailing of notices instead.	
First Reading	160
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Banking-Insurance-Corporations....	171

Banking-Insurance-Corporations—amended returned for consideration of House	273
County-Municipal Affairs—returned for consideration of House	298
Held in committee.	

HOUSE BILL NO. 68, by Committee on Public Institutions, making it unlawful for public employer to discriminate against any employee because of national origin (Chapter 34, Laws 1955, 1st Regular Session).

First Reading	169
Second Reading, referred to committees on Judiciary, Labor, County-Municipal Affairs, Banking-Insurance-Corporations, Public Institutions	173
Public Institutions reported—amended do pass	209
Labor reported—amended by Public Institutions returned for consideration of House	219
Banking-Insurance-Corporations reported—amended do pass	219
County-Municipal Affairs—returned for consideration of House	235, 236
Judiciary reported—amended constitutional and proper form	244
Rules reports	245, 251
Committee of Whole recommended—do pass amended	252, 253
Administration engrossed	257
Third Reading, passed 64 ayes, 11 nays, 5 not voting.....	263, 264
Senate, passed amended 28 ayes	425, 426
House concurred in Senate amendments	426
House Final Passage, passed 70 ayes, 5 nays, 5 not voting.....	426
Transmitted to governor	426
Governor signed	496

SENATE ACTION:

February 21—received; February 21—1st Reading;
 February 22—referred to Education, Labor-Capital, Planning-Development, Judiciary;
 February 23—Education returned;
 February 24—Labor-Capital reported do pass;
 March 2—Judiciary reported amended do pass;
 March 4—Planning Development reported do pass;
 March 8—Committee of Whole recommended do pass amended;
 March 8—2nd Reading; March 8—Engrossed;
 March 8—3rd Reading passed amended.

HOUSE BILL NO. 69, by Committee on Suffrage-Elections, advancing date of primary election.

First Reading	169
Second Reading, referred to committees on Judiciary, Suffrage-Elections, County-Municipal Affairs	173
Suffrage-Elections reported:	
Majority—amended do pass amended returned for consideration of House	181
Held in committees.	

HOUSE BILL NO. 70, by Committee on Suffrage-Elections, requiring candidates for legislature file nominating petitions with secretary of state, and making office a state office.

First Reading	169
Second Reading, referred to committees on Judiciary, Suffrage-Elections, County-Municipal Affairs	173
Suffrage-Elections reported—do pass	182
Held in committees.	

HOUSE BILL NO. 71, by Committee on Suffrage-Elections, changing time for filing of expense statements by candidates (Chapter 16, Laws 1955, 1st Regular Session).

First Reading	169
Second Reading, referred to committees on Judiciary, Suffrage Elections, County-Municipal Affairs	174
Suffrage-Elections reported—do pass	182
County-Municipal Affairs reported—amended do pass	205
Judiciary reported—constitutional and proper form	219
Rules report	220
Committee of Whole recommended—do pass amended	222
Administration engrossed	225
Third Reading, passed 69 ayes, 6 nays, 5 not voting	230
Senate, passed amended 27 ayes, 1 not voting	391
House concurred in Senate amendments	391
House Final Passage, passed 60 ayes, 10 nays, 10 not voting...	391
Transmitted to governor	392
Governor signed	492

SENATE ACTION:

February 14—received; February 14—1st Reading;
February 15—referred to Suffrage-Elections, Counties,
Planning-Development, Judiciary;

February 22—Planning-Development reported do pass;
 February 25—Counties reported do pass;
 February 25—Suffrage-Elections reported amended do
 pass;
 March 2—Judiciary reported do pass;
 March 4—Committee of Whole recommended do pass
 amended;
 March 4—2nd Reading; March 5—Engrossed;
 March 5—3rd Reading passed amended.

HOUSE BILL NO. 72, by Committee on Suffrage-Elections, requiring rotation of candidate name on voting machines where two or more candidates seek same office.

First Reading	169
Second Reading, referred to committees on Judiciary, Suffrage-Elections, County-Municipal Affairs	174
Suffrage-Elections reported—amended do pass	213
Held in committees.	

HOUSE BILL NO. 73, by Members Brayton of Gila, Dalton of Cochise, increasing benefits of victims of silicosis under workmen's compensation law (Chapter 33, Laws 1955, 1st Regular Session).

First Reading	170
Second Reading, referred to committees on Judiciary, Public Health, Labor, Banking-Insurance-Corporations	174
Banking-Insurance-Corporations—returned for consideration of House	209
Labor reported—amended do pass	219
Public Health reported—do pass	219
Judiciary reported—constitutional and proper form	219
Rules report	220
Committee of Whole recommended—do pass amended	222
Administration engrossed	225
Third Reading, passed 77 ayes, 3 not voting	230
Senate, passed amended 27 ayes, 1 not voting	426
House concurred in Senate amendments	439
House Final Passage, passed 74 ayes, 1 nay, 5 not voting.....	439
Transmitted to governor	439
Governor signed	492

SENATE ACTION:

February 14—received; February 14—1st Reading;
 February 15—referred to Labor-Capital; Planning-Development, State Institutions, Judiciary;

February 18—Labor-Capital reported do pass;
 March 4—Planning-Development reported do pass;
 March 8—Judiciary reported amended do pass;
 March 8—State Institutions reported do pass;
 March 9—Committee of Whole recommended do pass
 amended;
 March 9—2nd Reading; March 9—Engrossed;
 March 9—3rd Reading passed amended.

HOUSE BILL NO. 74, by Mrs. Willis of Pima and others, permitting school districts exceed their budgets in event of unforeseen contingencies.

First Reading 170

Second Reading, referred to committees on Judiciary, Education, County-Municipal Affairs, Ways-Means 174

Held in committees.

HOUSE BILL NO. 75, by Mr. Kartus of Maricopa, requiring cities and towns hold election in area to be annexed, providing for calling such election on petition of property taxpayers in such area.

First Reading 170

Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Suffrage-Elections, Planning-Development 174

Held in committees

HOUSE BILL NO. 76, by Mr. Kartus of Maricopa, exempting an existing improvement district from liability for improvements in any area annexed thereto.

First Reading 170

Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Planning-Development, Suffrage-Elections 174

Held in committees.

HOUSE BILL NO. 77, by Mr. Warner of Maricopa and others, prohibiting relocation of state highways to bypass any community without expressed approval.

First Reading 172

Second Reading, referred to committees on Judiciary, Highways - Bridges, County - Municipal Affairs, Planning-Development, Suffrage-Elections 179

Held in committees.

HOUSE BILL NO. 78, by Mr. Warner of Maricopa, prohibiting false rate advertisements by motels and similar establishments (Chapter 95, Laws 1955, 1st Regular Session).

First Reading 173

Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Highways-Bridges, Banking-Insurance-Corporations 179

Banking-Insurance-Corporations reported:

 Majority—returned for consideration of House
 do pass 232

County-Municipal Affairs—returned for consideration of House 250

Highways-Bridges—amended returned for consideration of House 355

Judiciary reported—constitutional and proper form355, 356

Rules report 359

Committee of Whole recommended—do pass amended 364

Administration engrossed 367

Third Reading, passed 66 ayes, 2 nays, 12 not voting 385

Senate, passed amended 23 ayes, 5 not voting 611

House concurred in Senate amendments 611

House Final Passage, passed 68 ayes, 1 nay, 11 not voting 611

Transmitted to governor 611

Governor signed 622

SENATE ACTION:

- March 5—received; March 5—1st Reading;
- March 5—referred to Methods of Business, Planning-Development, Judiciary;
- March 9—Methods of Business reported to pass;
- March 22—Planning-Development reported do pass;
- March 22—Judiciary reported amended do pass;
- March 22—Committee of Whole recommended do pass amended;
- March 22—2nd Reading; March 22—Engrossed;
- March 22—3rd Reading passed amended.

HOUSE BILL NO. 79, by Mrs. White of Maricopa, amending present law in connection with investments by fiduciaries.

 First Reading 173

 Second Reading, referred to committees on Judiciary, Planning-Development, Banking-Insurance-Corporations..... 179

 Held in committees.

HOUSE BILL NO. 80, by Mr. Wilson of Maricopa, inspection of livestock slaughter establishments.

 First Reading 173

Second Reading, referred to committees on Judiciary, Live- stock-Public Lands, County-Municipal Affairs, Public Health	179
Public Health reported—do pass.....	219
Held in committees.	
HOUSE BILL NO. 81, by Mr. Grimes of Maricopa and others, creat- ing state board of psychological examiners and providing for regulation.	
First Reading	173
Second Reading, referred to committees on Judiciary, Pub- lic Institutions, Public Health, County-Municipal Af- fairs	179
Public Institutions—returned for consideration of House.....	369
Public Health—returned for consideration of House	402
Held in committees.	
HOUSE BILL NO. 82, by Mr. Kartus of Maricopa and others, auth- orizing state school for deaf and blind pay for services of readers to aid blind students.	
First Reading	178
Second Reading, referred to committees on Judiciary, Wel- fare, Education, Public Institutions	185
Welfare reported:	
Majority amended do pass	
amended returned for consideration of House	236
Public Institutions—returned for consideration of House	277
Held in committees.	
HOUSE BILL NO. 83, by Mr. Hostetter of Pima, prohibiting inspec- tion of passenger cars for pests at border inspection sta- tions.	
First Reading	178
Second Reading, referred to committees on Judiciary, High- ways-Bridges, Agriculture - Irrigation, Planning-De- velopment	185
Held in committees.	
HOUSE BILL NO. 84, by Mr. Wilson of Maricopa, appropriating \$39.50 for relief of Albert Freese for wages due from state hospital because of military service.	
First Reading	178
Second Reading, referred to committees on Judiciary, Appro- priations, Public Institutions	185
Held in committees.	

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HOUSE BILL NO. 85, by Mr. Wilson of Maricopa, filing of calculating factor justifying public utility rate increases.

First Reading 178

Second Reading, referred to committees on Judiciary, Ways-Means, Banking-Insurance-Corporations, County-Municipal Affairs 186

Banking-Insurance-Corporations reported:

Majority—returned for consideration of House

Minority—do not pass298, 299

Held in committees.

HOUSE BILL NO. 86, by Mr. Wilson of Maricopa, calculating factor to be used in determining property valuation for tax purposes of public utilities.

First Reading 178

Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Ways-Means, Banking-Insurance-Corporations 186

Banking-Insurance-Corporations reported:

Majority—returned for consideration of House

Minority—do not pass 299

Held in committees.

HOUSE BILL NO. 87, by Mr. Haugh of Pima, creating office of director of budget.

First Reading 178

Second Reading, referred to committees on Judiciary, Ways-Means, Banking - Insurance - Corporations, Appropriations, Planning-Development 186

Planning-Development—amended returned for consideration of House244, 245

Banking-Insurance-Corporations—returned for consideration of House 273

Ways-Means reported:

Majority—amended do pass
amended returned for consideration of House

Minority—do not pass277, 278

Held in committees.

HOUSE BILL NO. 88, by Committee on County-Municipal Affairs, amending present law permitting passing of school bus on divided highway.

First Reading 179

Second Reading, referred to committees on Judiciary, Education, Highways-Bridges, County-Municipal Affairs	186
Highways-Bridges reported—do pass	213
County-Municipal Affairs reported:	
Majority—amended do pass	
amended returned for consideration of House	213, 214
Education reported—as amended by County-Municipal Affairs do pass	220
Judiciary reported—constitutional and proper form	220
Rules report	220
Committee of Whole recommended—do pass amended	221
Sitting as in Committee of Whole recommended—further amended do pass	225
Administration engrossed	228
Third Reading, passed 62 ayes, 14 nays, 4 not voting	230, 231
Held in Senate.	
 SENATE ACTION:	
February 14—received; February 14—1st Reading;	
February 15—referred to Highways-Bridges, Education, Planning-Development, Judiciary;	
March 8—Education returned.	
Held in committees.	
 HOUSE BILL NO. 89, by Members Wood, Sims, of Maricopa, requiring state and political subdivisions enact laws or ordinances to permit claims against them for civil damages caused by employees in performance of governmental functions.	
First Reading	183
Second Reading, referred to committees on Judiciary, Labor, County-Municipal Affairs, Banking-Insurance-Corporations	191
Held in committees.	
 HOUSE BILL NO. 90, by Mr. Wood of Maricopa and others, regulating oral prescriptions for narcotic drugs. (Chapter 72, Laws 1955, 1st Regular Session).	
First Reading	184
Second Reading, referred to committees on Judiciary, Public Health	191
Public Health reported—do pass	220
Judiciary reported — amended constitutional and proper form	245
Rules report	245

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Committee of Whole recommended—do pass amended.....	252
Administration engrossed	257
Third Reading, passed 71 ayes, 2 nays, 7 not voting	264
Senate, passed amended 25 ayes, 3 not voting	536
House concurred in Senate amendments	536
House Final Passage, passed 72 ayes, 8 not voting	536
Transmitted to governor	536
Governor signed	591

SENATE ACTION:

February 21—received; February 21—1st Reading;
 February 22—referred to Public Health, Planning-Development, Judiciary;
 February 23—Public Health reported do pass;
 March 16—Judiciary reported amended do pass;
 March 17—Planning-Development reported do pass;
 March 18—Committee of Whole recommended do pass amended;
 March 18—2nd Reading; March 18—Engrossed;
 March 18—3rd Reading passed amended.

HOUSE BILL NO. 91, by Mr. Rogers of Maricopa and others, restricting communists travel in Arizona.

First Reading	184
Second Reading, referred to committees on Judiciary, Highways-Bridges, Suffrage-Elections, Planning-Development, Public Defense-Veteran Affairs	191
Public Defense-Veteran Affairs—returned for consideration of House	314
Held in committees.	

HOUSE BILL NO. 92, by Mr. Lee of Maricopa and others, providing workmen's compensation coverage for civil defense workers.

First Reading	184
Second Reading, referred to committees on Judiciary, Appropriations, Banking-Insurance-Corporations, Public Defense-Veteran Affairs	191
Banking-Insurance-Corporations—returned for consideration of House	245
Public Defense-Veteran Affairs reported:	
Majority—do pass	
returned for consideration of House.....	250
Appropriations reported—amended do pass	434
Judiciary reported—amended constitutional and proper form	442

Rules report	454
Committee of Whole recommended do pass amended	459, 460
Administration engrossed	464
Third Reading, passed 59 ayes, 2 nays, 19 not voting.....	466
Held in Senate.	

SENATE ACTION:

March 15—received; March 15—1st Reading
 March 15—referred to Appropriations, Planning-De-
 velopment,, Judiciary.
 Held in committees.

HOUSE BILL NO. 93, by Members Kennedy, Franklin of Maricopa, revising state barber code.

First Reading	184
Second Reading, referred to committees on Judiciary, Labor, County-Municipal Affairs, Public Health	191
Public Health reported—amended do pass	267
Labor reported:	
Majority — as amended by Public Health do pass as amended returned for consideration of House	299
County-Municipal Affairs—amended returned for considera- tion of House	299
Judiciary reported—constitutional and proper form	314
Rules report	317
Committee of Whole recommended—do pass amended	322
Sitting as in Committee of Whole recommended—do pass further amended	326
Administration engrossed	329
Third Reading, passed 68 ayes, 11 not voting	331
Held in Senate.	

SENATE ACTION:

March 1—received; March 1—1st Reading;
 March 2—referred to State Institutions, Planning-De-
 velopment, Judiciary.
 Held in committees.

HOUSE BILL NO. 94, by Mr. Holsclaw of Pima and others, re-quiring premarital examinations.

First Reading	184
Second Reading, referred to committees on Judiciary, Public	

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Health, County-Municipal Affairs	191
Public Health—returned for consideration of House.....	325
Held in committees.	
HOUSE BILL NO. 95, by Mr. Brown of Pima and others, organizing milk wholesaler's trade association.	
First Reading	184
Second Reading, referred to committees on Judiciary, Live-stock-Public Lands, Public Health, Agriculture-Irrigation	191
Held in committees.	
HOUSE BILL NO. 96, by Mr. Ackerman of Pima, providing publication of brief notices of incorporation articles.	
First Reading	184
Second Reading, referred to committees on Judiciary, Banking-Insurance-Corporations, Planning-Development	191
Held in committees.	
HOUSE BILL NO. 97, by Mr. Myers of Maricopa, imposing ad valorem property tax on house trailers.	
First Reading	184
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Ways-Means, Highways-Bridges	191
Held in committees.	
HOUSE BILL NO. 98, by Mr. Myers of Maricopa, clarifying adoption law.	
First Reading	184
Second Reading, referred to committees on Judiciary, Welfare, County-Municipal Affairs	191
Held in committees.	
HOUSE BILL NO. 99, by Mr. Myers of Maricopa, annual renewal of state licenses for sale of tobacco.	
First Reading	184
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Ways-Means, Banking-Insurance-Corporations	191
Banking-Insurance-Corporations reported—do pass	442
Held in committees.	
HOUSE BILL NO. 100, by Mr. Sims of Maricopa and others, proposing to abolish state board of public welfare and create state board of public assistance.	

First Reading	185
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Welfare, Public Institutions	191
Held in committees.	
HOUSE BILL NO. 101, by Mr. Myers of Maricopa, providing territory not in any school district be taxed by county to provide education and transportation for school children in such areas.	
First Reading	185
Second Reading, referred to committees on Judiciary, Education, County-Municipal Affairs, Ways-Means	192
Held in committees.	
HOUSE BILL NO. 102, by Mr. Dover of Navajo, prescribing penalty for motor vehicle trucks exceeding weight limits.	
First Reading	185
Second Reading, referred to committees on Judiciary, Highways-Bridges, County-Municipal Affairs, Planning-Development	192
Held in committees.	
HOUSE BILL NO. 103, by Mr. Lee of Maricopa, providing graduated license tax on chain stores operated by foreign corporation.	
First Reading	190
Second Reading, referred to committees on Judiciary, Ways-Means, County-Municipal Affairs, Banking-Insurance-Corporations	201
Held in committees.	
HOUSE BILL NO. 104, by Committee on Labor (by request), requiring city or town make up wage losses of firemen suffering from injury or occupational disease over and above workmen's compensation.	
First Reading	190
Second Reading, referred to committees on Judiciary, Public Health, County-Municipal Affairs, Labor	201
Public Health reported—do pass	267
Labor reported—do pass	299
County-Municipal Affairs—returned for consideration of House	299
Held in committee.	
HOUSE BILL NO. 105, by Mr. Raftery of Maricopa, exempting delinquent real and personal property from interest and penal-	

ties provided the delinquency existed November 6, 1940, and the taxes are paid in full by the first Monday of March, 1956 (Chapter 22, Laws 1955, 1st Regular Session).

First Reading	190
Second Reading, referred to committees on Judiciary, Ways-Means, County-Municipal Affairs	201
County-Municipal Affairs—returned for consideration of House	273
Ways-Means reported—do pass	278
Judiciary reported—constitutional and proper form	314
Rules report	316
Committee of Whole recommended—do pass	321
Administration engrossed	325
Third Reading, passed 69 ayes, 1 nay, 9 not voting	331, 332
Senate, passed 26 ayes, 2 nays	437
Transmitted to governor	438
Governor signed	492

SENATE ACTION:

- March 1—received; March 1—1st Reading;
- March 2—referred to Finance-Revenue, Planning-Development, Judiciary;
- March 5—Planning-Development reported do pass;
- March 5—Judiciary reported do pass;
- March 9—Finance-Revenue reported do pass;
- March 10—Committee of Whole recommended do pass;
- March 10—2nd Reading; March 10—3rd Reading passed.

HOUSE BILL NO. 106, by Mr. Pugh of Maricopa and others, to increase from three to five the membership of the livestock sanitary board.

First Reading	190
Second Reading, referred to committees on Judiciary, Livestock-Public Lands, Appropriations, Planning-Development, Agriculture-Irrigation	201
Livestock-Public Lands reported—do pass	214
Planning-Development reported—do pass	245
Held in committees.	

HOUSE BILL NO. 107, by Miss Retzloff of Maricopa and others, prescribing conditions of labor for female employees.

First Reading	200
Second Reading, referred to committees on Judiciary, Labor, Public Health, County-Municipal Affairs	207
Public Health reported—do pass	326
Held in committees.	

HOUSE BILL NO. 108, by Committee on Banking-Insurance-Corporations, preventing use of deceptively similar corporate names (Chapter 19, Laws 1955, 1st Regular Session).

First Reading	200
Second Reading, referred to committees on Judiciary, Banking - Insurance - Corporations; Planning-Development, County-Municipal Affairs	207
County-Municipal Affairs—returned for consideration of House	278
Planning-Development reported—do pass	299
Banking-Insurance-Corporations reported—amended do pass	337
Judiciary reported—amended constitutional and proper form.....	356
Rules report	359
Committee of Whole recommended—do pass amended.....	363, 364
Administration engrossed	367
Third Reading, passed 69 ayes, 11 not voting	385
Senate, passed 27 ayes, 1 nay	437
Transmitted to governor	438
Governor signed	492

SENATE ACTION:

March 5—received; March 5—1st Reading;
 March 5—referred to Methods of Business, Planning-Development, Judiciary;
 March 9—Judiciary reported do pass;
 March 9—Planning-Development reported do pass;
 March 9—Methods of Business reported do pass;
 March 10—Committee of Whole recommended do pass;
 March 10—2nd Reading; March 10—3rd Reading passed.

HOUSE BILL NO. 109, by Mr. Kartus of Maricopa, to repeal ratification of Colorado river compact.

First Reading	200
Second Reading, referred to committees on Judiciary, Agriculture-Irrigation, Livestock-Public Lands, Suffrage-Elections	207
Held in committees.	

HOUSE BILL NO. 110, by Mr. Kartus of Maricopa, to repeal ratification of Colorado river contract.

First Reading	200
Second Reading, referred to committees on Judiciary, Agriculture-Irrigation, Livestock-Public Lands, Suffrage-Elections	207
Held in committees.	

HOUSE BILL NO. 111, by Mr. Wilson of Maricopa, to eliminate legal requirement that bars be closed for municipal elections (Chapter 29, Laws 1955, 1st Regular Session).

First Reading	200
Second Reading, referred to committees on Judiciary, Suffrage-Elections, County-Municipal Affairs	207
Suffrage-Elections reported:	
Majority—amended returned for consideration of House	
Minority—do not pass	245
County-Municipal Affairs—returned for consideration of House	273
Judiciary reported—amended constitutional and proper form	314
Rules report	317
Committee of Whole recommended—do pass amended	322, 323
Administration engrossed	325
Third Reading, passed 58 ayes, 12 nays, 9 not voting	332
Senate, passed 26 ayes, 2 nays	424
Transmitted to governor	424
Governor signed	492

SENATE ACTION:

- March 1—received; March 1—1st Reading;
- March 2—referred to Municipalities, Planning-Development, Judiciary;
- March 3—Municipalities reported do pass;
- March 4—Planning-Development reported do pass;
- March 8—Judiciary reported do pass;
- March 9—Committee of Whole recommended do pass;
- March 9—2nd Reading; March 9—3rd Reading passed.

HOUSE BILL NO. 112, by Mr. Lee of Maricopa and others, requiring rail motor cars be equipped with canopies, windshields and permanent electric headlights (Chapter 42, Laws 1955, 1st Regular Session).

First Reading	206
Second Reading, referred to committees on Judiciary, Labor, Highways-Bridges, Banking-Insurance-Corporations	211
Banking-Insurance-Corporations—returned for consideration of House	273
Highways-Bridges reported—do pass	356
Labor reported—do pass	356
Judiciary reported—constitutional and proper form	356
Rules report	359

Committee of Whole recommended—do pass	364
Administration engrossed	367
Third Reading, passed 63 ayes, 5 nays, 12 not voting	386
Senate, passed amended 22 ayes, 6 not voting	480
House concurred in Senate amendments	480
House Final Passage, passed 68 ayes, 2 nays, 10 not voting	480
Transmitted to governor	481
Governor signed	549

SENATE ACTION:

March 5—received; March 5—1st Reading;
 March 5—referred to Labor-Capital, Planning-Development, Judiciary;
 March 7—Labor-Capital reported do pass;
 March 12—Judiciary returned;
 March 12—Planning-Development reported do pass;
 March 14—Committee of Whole recommended do pass amended;
 March 14—2nd Reading; March 14—Engrossed;
 March 14—3rd Reading passed amended.

HOUSE BILL NO. 113, by Dr. Brayton of Gila, requiring any physician who hospitalizes a private patient in tax-supported institution be personally liable for hospital fee of patient.

First Reading

206

Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Public Health, Welfare

211

Held in committees.

HOUSE BILL NO. 114, by Mrs. White of Maricopa, requiring registration of communists with secretary of state, and preventing their holding public office.

First Reading

206

Second Reading, referred to committees on Judiciary, Suffrage-Elections, Labor, County-Municipal Affairs

211

Held in committees.

HOUSE BILL NO. 115, by Mr. Sims of Maricopa and others, prohibiting discrimination in places of public accommodation.

First Reading

206

Second Reading, referred to committees on Judiciary, Labor, County-Municipal Affairs, Public Institutions, Highways-Bridges

211

Held in committees.

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HOUSE BILL NO. 116, by Mr. Babbitt of Yuma, requiring labor organizations file financial statements with secretary of state and make such statements a public record.	
First Reading	206
Second Reading, referred to committees on Judiciary, Labor, Banking-Insurance-Corporations, County-Municipal Affairs	211
Held in committees.	
HOUSE BILL NO. 117, by Mr. Babbitt of Yuma, prohibiting labor organizations from making financial contributions to election campaigns or to candidates.	
First Reading	206
Second Reading, referred to committees on Judiciary, Suffrage-Elections, Labor, Banking-Insurance-Corporations, County-Municipal Affairs	211
Held in committees.	
HOUSE BILL NO. 118, by Mr. Bagnall of Pinal, requiring contractors file bonds in favor of state and setting forth the amount thereof (Chapter 81, Laws 1955, 1st Regular Session).	
First Reading	207
Second Reading, referred to committees on Judiciary, Banking-Insurance-Corporations, County-Municipal Affairs	211
County-Municipal Affairs—returned for consideration of House	273
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Rules report	359
Committee of Whole recommended—do pass amended	363
Administration engrossed	367
Third Reading, passed 68 ayes, 1 nay, 11 not voting	386
Senate, passed amended 23 ayes, 5 not voting	554, 555
House concurred in Senate amendments	555
House Final Passage, passed 67 ayes, 1 nay, 12 not voting	555
Transmitted to governor	555
Governor signed	622
SENATE ACTION:	
March 5—received; March 5, 1st Reading;	
March 5—referred to State Institutions, Insurance, Judiciary;	

March 15—Insurance reported do pass;
 March 15—Judiciary reported amended do pass;
 March 15—State Institutions reported do pass;
 March 16—Committee of Whole recommended do pass amended;
 March 16—2nd Reading; March 16—Engrossed;
 March 18—3rd Reading further amended; March 18—Engrossed;
 March 18—3rd Reading passed amended.

HOUSE BILL NO. 119, by Mr. Wine of Pima, requiring surplus school buses and other surplus equipment be painted some color other than yellow before being sold (Chapter 105, Laws 1955, 1st Regular Session).

First Reading	207
Second Reading, referred to committees on Judiciary, Education, Public Institutions, County-Municipal Affairs, Appropriations	211
County-Municipal Affairs—returned for consideration of House	273
Public Institutions—returned for consideration of House	278
Appropriations reported—amended do pass	315
Education reported:	
Majority—do pass returned for consideration of House	
Minority—do not pass	315
Judiciary reported—constitutional and proper form	415
Rules reports	422, 479
Committee of Whole recommended—do pass amended	487
Administration engrossed	490
Third Reading, passed 62 ayes, 6 nays, 12 not voting	493, 494
Senate, passed amended 24 ayes, 4 not voting	610
House concurred in Senate amendments	610
House Final Passage, passed 61 ayes, 4 nays, 15 not voting	610
Transmitted to governor	610
Governor signed	627

SENATE ACTION:

March 16—received; March 16—1st Reading;
 March 16—referred to Education, Planning-Development, Judiciary;
 March 19—Education returned;
 March 22—Planning-Development reported do pass;
 March 22—Judiciary reported amended do pass;
 March 22—Committee of Whole recommended do pass amended;
 March 22—2nd Reading; March 22—Engrossed;
 March 22—3rd Reading passed amended.

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HOUSE BILL NO. 120, by Mr. Abels of Maricopa, prescribing jury duty exemptions.	
First Reading	209
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Suffrage-Elections	215
Held in committees.	
HOUSE BILL NO. 121, by Mr. Abels of Maricopa, trespass and injuries to property.	
First Reading	210
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Agriculture-Irrigation, Livestock-Public Lands	216
Held in committees.	
HOUSE BILL NO. 122, by Mr. Marion of Maricopa, to make jack-rabbits the state animal.	
First Reading	210
Second Reading, referred to committees on Judiciary, County-Institutions, Planning-Development, Livestock-Public Lands	216
Held in committees.	
HOUSE BILL NO. 123, by Mr. Farr of Apache, providing pensions for surviving Arizona rangers and appropriating \$6,000 (Chapter 32, Laws 1955, 1st Regular Session).	
First Reading	210
Second Reading, referred to committees on Judiciary, Appropriations, County-Municipal Affairs, Labor	216
Appropriations reported—do pass	278
Labor reported—do pass	357
County-Municipal Affairs—returned for consideration of House	369
Judiciary reported—constitutional and proper form	369
Rules report	377
Committee of Whole recommended—do pass	378
Administration engrossed	383
Third Reading, passed 68 ayes, 12 not voting	387
Senate, passed 28 ayes	424
Transmitted to governor	424
Governor signed	492

SENATE ACTION:

March 5—received; March 5—1st Reading;
 March 5—referred to Appropriations, Planning-Development, Judiciary;
 March 8—Judiciary reported do pass;
 March 8—Planning-Development reported do pass;
 March 8—Appropriations reported do pass;
 March 9—Committee of Whole recommended do pass;
 March 9—2nd Reading; March 9—3rd Reading passed.

HOUSE BILL NO. 124, by Mrs. Rosenbaum of Gila, making it a misdemeanor to defraud a retail merchandiser.

First Reading 210
 Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Planning-Development, Banking-Insurance-Corporations 216
 Held in committees.

HOUSE BILL NO. 125, by Mr. Rogers of Maricopa, prescribing time for casting election ballot.

First Reading 210
 Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Suffrage-Elections 216
 Held in committees.

HOUSE BILL NO. 126, by Committee on County-Municipal Affairs, providing for permissive five-day work week in county offices, except those rendering emergency services.

First Reading 210
 Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Labor, Public Health 216
 County-Municipal Affairs—returned for consideration of House 236
 Public Health—returned for consideration of House 349
 Held in committees.

HOUSE BILL NO. 127, by Committee on Welfare, exempting the state welfare board from provisions of administrative review act (Chapter 30, Laws of 1955, 1st Regular Session).

First Reading 210
 Second Reading, referred to committees on Judiciary, Welfare, County-Municipal Affairs, Suffrage-Elections, Planning-Development, Banking - Insurance - Corporations 216
 Welfare reported—do pass 225
 County-Municipal Affairs—returned for consideration of House 250

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Suffrage-Elections reported—do pass	250
Banking-Insurance-Corporations—returned for consideration of House	274
Planning-Development — returned for consideration of House	299, 300
Judiciary reported—constitutional and proper form	315
Rules report	317
Committee of Whole recommended—do pass.....	323
Administration engrossed	325
Third Reading, passed 71 ayes, 8 not voting	332, 333
Senate, passed 28 ayes	424
Transmitted to governor	424
Governor signed	492

SENATE ACTION:

- March 1—received; March 1—1st Reading;
- March 2—referred to Welfare-Correction, Judiciary, State Institutions;
- March 3—Welfare-Correction reported do pass;
- March 8—Judiciary reported do pass;
- March 8—State Institutions reported do pass;
- March 9—Committee of Whole recommended do pass;
- March 9—2nd Reading; March 9—3rd Reading passed.

HOUSE BILL NO. 128, by Mr. Lee of Maricopa, requiring licensing of transporters engaged in business of delivering vehicles not their own, by drive-away or tow-away method.

First Reading	214
Second Reading, referred to committees on Judiciary, Highways-Bridges, County-Municipal Affairs, Banking-Insurance-Corporations	227
Banking-Insurance-Corporations—returned for consideration of House	411
County-Municipal Affairs—amended returned for consideration of House	411, 412
Highways-Bridges—returned for consideration of House	421
Held in committee.	

HOUSE BILL NO. 129, by Members Lee, Steward of Maricopa, requiring railroads install red-flashing warning signals at hazardous crossings.

First Reading	214
Second Reading, referred to committees on Judiciary, Highways-Bridges, Planning-Development, Banking-Insurance-Corporations	227

Planning-Development reported—do pass	300
Banking-Insurance-Corporations reported:	
Majority—do pass	
returned for consideration of House.....	300
Held in committees.	
HOUSE BILL NO. 130, by Mr. Lee of Maricopa and others, pre- scribing maximum speed limits on state highways.	
First Reading	214
Second Reading, referred to committees on Judiciary, High- ways-Bridges, Planning-Development, County-Municipal Affairs	227
Held in committees.	
HOUSE BILL NO. 131, by Members Lee of Maricopa, Holsclaw of Pima, requiring all vehicles used on Arizona highways be in- spected regularly for safety.	
First Reading	214
Second Reading, referred to committees on Judiciary, High- ways-Bridges, Appropriations, Banking-Insurance-Cor- porations, Planning-Development	227
Held in committees.	
HOUSE BILL NO. 132, by Mr. Lee of Maricopa, providing 40-hour work-week for employees of cities and counties.	
First Reading	214
Second Reading, referred to committees on Judiciary, County- Municipal Affairs, Labor, Planning-Development	228
Held in committees.	
HOUSE BILL NO. 133, by Mr. Cook of Cochise and others, per- mitting school boards of trustees to set up contingency funds for emergency use.	
First Reading	214
Second Reading, referred to committees on Judiciary, Educa- tion, County-Municipal Affairs, Planning-Develop- ment	228
Held in committees.	
HOUSE BILL NO. 134, by Mr. Grimes of Maricopa, appropriating \$420 for relief of Mrs. John Girdler, due on contract agree- ment between Mr. Girdler and Tempe college.	
First Reading	215
Second Reading, referred to committees on Judiciary, Appro- priations, Public Institutions	228

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Public Institutions reported—do pass	278
Appropriations reported—do pass	278
Judiciary reported—constitutional and proper form	315
Rules report	316
Committee of Whole recommended—do pass	321
Administration engrossed	325
Third Reading, passed 63 ayes, 8 nays, 8 not voting	333
Held in Senate.	

SENATE ACTION:

March 1—received; March 1—1st Reading;
 March 2—referred to Appropriations, Planning-Development, Judiciary;
 March 8—Judiciary reported do pass.
 Held in committees.

HOUSE BILL NO. 135, by Mr. Holsclaw of Pima and others, creating Arizona state safety council to study traffic safety problems.

First Reading	215
Second Reading, referred to committees on Judiciary, Highways-Bridges, Appropriations, Education	228
Held in committees.	

HOUSE BILL NO. 136, by Mr. Holsclaw of Pima and others, tightening drunk driving laws.

First Reading	215
Second Reading, referred to committees on Judiciary, Highways-Bridges, County-Municipal Affairs, Suffrage-Elections	228
Held in committees.	

HOUSE BILL NO. 137, by Mr. Holsclaw of Pima and others, providing uniform traffic citation forms.

First Reading	215
Second Reading, referred to committees on Judiciary, Highways-Bridges, County-Municipal Affairs, Planning-Development	223
Held in committees.	

HOUSE BILL NO. 138, by Mr. Grimes of Maricopa, reallocating \$10,000 to state superintendent of public instruction for personal services, travel and capital outlay.

First Reading	215
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Second Reading, referred to committees on Judiciary, Appropriations, Education	228
Appropriations reported—amended do pass	274
Education reported—do pass	315
Judiciary reported—constitutional and proper form	357
Rules report	359
Committee of Whole recommended—do pass amended	361, 362
Administration engrossed	367
Third Reading, passed without emergency 46 ayes, 22 nays, 12 not voting	387
Held in Senate.	
SENATE ACTION:	
March 5—received; March 5—1st Reading;	
March 5—referred to Education, Appropriations, Judiciary;	
March 8—Education returned.	
Held in committees.	
HOUSE BILL NO. 139, by Mr. Kartus of Maricopa, increasing state income tax rates on individual incomes of \$8,000 and up, and on corporation incomes of more than \$6,000.	
First Reading	226
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Ways-Means	234
Held in committees.	
HOUSE BILL NO. 140, by Mr. Pugh of Maricopa and others, requiring issuance of regular birth certificates for foundlings (Chapter 37, Laws 1955, 1st Regular Session).	
First Reading	226
Second Reading, referred to committees on Judiciary, Public Health, County-Municipal Affairs, Welfare	234
Public Health reported—do pass	274
County-Municipal Affairs—returned for consideration of House	274
Welfare reported—do pass	278
Judiciary reported—constitutional and proper form	315
Rules report	317
Committee of Whole recommended—do pass	323
Administration engrossed	325
Third Reading, passed 69 ayes, 10 not voting	333, 334

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Senate, passed 26 ayes, 2 not voting	458
Transmitted to governor	458
Governor signed	496

SENATE ACTION:

- March 1—received; March 1—1st Reading;
- March 2—referred to Public Health, Planning-Development, Judiciary;
- March 7—Public Health returned;
- March 8—Judiciary reported do pass;
- March 11—Planning-Development reported do pass;
- March 12—Committee of Whole recommended do pass;
- March 12—2nd Reading; March 12—3rd Reading passed.

HOUSE BILL NO. 141, by Miss Retzloff of Maricopa and others, requiring employers bear cost of employees' necessary medical examinations and record.

First Reading	226
Second Reading, referred to committees on Judiciary, Public Health, Labor	234
Public Health reported:	
Majority—returned for consideration of House	
Minority—do not pass	267
Labor—returned for consideration of House	357
Held in committee.	

HOUSE BILL NO. 142, by Mrs. White of Maricopa, requiring registration of sex offenders and felons.

First Reading	226
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Public Institutions	234
Held in committees.	

HOUSE BILL NO. 143, by Members Carr of Yuma, Steward of Maricopa, regulating distribution and sale of insecticides and other pesticides (Chapter 106, Laws 1955, 1st Regular Session).

First Reading	226
Second Reading, referred to committees on Judiciary, Agriculture-Irrigation, County-Municipal Affairs, Appropriations, Banking-Insurance-Corporations	234
Agriculture-Irrigation reported—do pass	300
Banking-Insurance-Corporations—returned for consideration of House	337
Appropriations reported—amended do pass	369

County-Municipal Affairs—amended returned for consideration of House	369, 370
Judiciary reported—constitutional and proper form	370
Rules report	377
Committee of Whole recommended—do pass amended	378, 379
Administration engrossed	383
Third Reading, passed 65 ayes, 15 not voting	387, 388
Senate, passed amended 27 ayes, 1 not voting	592-595
House concurred in Senate amendments	595
House Final Passage, passed 70 ayes, 10 not voting	595
Transmitted to governor	595
Governor signed	627

SENATE ACTION:

March 5—received; March 5—1st Reading;
 March 5—referred to Agriculture-Irrigation, Planning-
 Development, Judiciary;
 March 8—Agriculture-Irrigation amended returned;
 March 12—Planning-Development reported do pass;
 March 21—Judiciary reported amended do pass;
 March 22—Committee of Whole recommended do pass
 amended;
 March 22—2nd Reading; March 22—Engrossed;
 March 22—3rd Reading, passed amended.

HOUSE BILL NO. 144, by Mr. Klauer of Yuma, requiring newspapers qualified to publish public notices be printed in Arizona.

First Reading	226
Second Reading, referred to committees on Judiciary, County-Municipal Affairs	234
County-Municipal Affairs—amended returned for consideration of House	300
Judiciary reported—constitutional and proper form	315
Rules report	317
Held on House Calendar.	

HOUSE BILL NO. 145, by Mr. Mitchell of Maricopa, requiring provisions of U. S. public health service milk ordinance of 1953 govern the production, transportation, handling and sale of milk and milk products.

First Reading	226
Second Reading, referred to committees on Judiciary, Agriculture-Irrigation, Public Health, County-Municipal Affairs, Livestock-Public Lands	234

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Public Health reported—do pass 337
 Held in committees.

HOUSE BILL NO. 146, by Committee on Welfare, authorizing revolving fund for state department of public welfare in an amount of \$2,500. (Chapter 26, Laws 1955, 1st Regular Session).

First Reading 227
 Second Reading, referred to committees on Judiciary, Welfare, Appropriations 234
 Appropriations reported—do pass 278
 Welfare reported—do pass 338
 Judiciary reported—constitutional and proper form 357
 Rules report 359
 Committee of Whole recommended—do pass 364
 Administration engrossed 367
 Third Reading, passed 67 ayes, 13 not voting 388
 Senate, passed 28 ayes 437
 Transmitted to governor 438
 Governor signed 492

SENATE ACTION:

- March 5—received; March 5—1st Reading;
- March 5—referred to State Institutions, Appropriations, Judiciary;
- March 9—Judiciary reported do pass;
- March 9—Appropriations reported do pass;
- March 9—State Institutions reported do pass;
- March 10—Committee of Whole recommended do pass;
- March 10—2nd Reading; March 10—3rd Reading passed.

HOUSE BILL NO. 147, by Members Carr of Yuma, Steward of Maricopa, regulating the manufacture and sale of commercial fertilizers and agricultural minerals (Chapter 107, Laws 1955 1st Regular Session).

First Reading 227
 Second Reading, referred to committees on Judiciary, Agriculture-Irrigation, Livestock-Public Lands, County-Municipal Affairs, Appropriations 234
 Agriculture-Irrigation reported—do pass 300
 Appropriations reported—amended do pass 370
 County-Municipal Affairs—amended returned for consideration of House 370, 371
 Livestock-Public Lands reported—do pass 371

Judiciary reported—constitutional and proper form	371
Rules report	377
Committee of Whole recommended—do pass amended	379
Administration engrossed	383
Third Reading, passed 65 ayes, 15 not voting	388, 389
Senate, passed amended 24 ayes, 1 nay, 3 not voting	596-607
House concurred in Senate amendments	607
House Final Passage, passed 64 ayes, 16 not voting.....	607
Transmitted to governor	607
Governor signed	627

SENATE ACTION:

March 5—received; March 5—1st Reading;
 March 5—referred to Agriculture-Irrigation, Appropriations, Judiciary;
 March 8—Agriculture-Irrigation amended returned;
 March 18—Appropriations reported do pass;
 March 21—Judiciary reported amended do pass;
 March 22—Committee of Whole recommended do pass amended;
 March 22—2nd Reading; March 22—Engrossed;
 March 22—3rd Reading passed amended.

HOUSE BILL NO. 148, by Committee on County-Municipal Affairs, permitting county board of supervisors expend money on maintenance of public roads and streets other than legally designated highways.

First Reading	227
Second Reading, referred to committees on Judiciary, Highways-Bridges, County-Municipal Affairs	234
County-Municipal Affairs—returned for consideration of House	274
Highways-Bridges reported—do pass	371
Judiciary reported—constitutional and proper form	371
Rules report	377
Committee of Whole recommended—do pass	379
Administration engrossed	383
Third Reading, passed 60 ayes, 13 nays, 7 not voting	395, 396
Held in Senate.	

SENATE ACTION:

March 8—received; March 8—1st Reading;
 March 8—referred to Highways-Bridges, Counties, Judiciary;

March 16—Judiciary reported do pass;
 March 16—Counties returned.
 Held in committee.

HOUSE BILL NO. 149, by Mr. Bagnall of Pinal, exempting wages of non-residents from withholding provisions of state income tax.

First Reading	227
Second Reading, referred to committees on Judiciary, Ways-Means	234

Held in committees.

HOUSE BILL NO. 150, by Mr. Klauer of Yuma, creating public accountants' advisory committee (Chapter 15, Laws 1955, 1st Regular Session).

First Reading	227
Second Reading, referred to committees on Judiciary, County-Municipal Affairs	235
County-Municipal Affairs—returned for consideration of House	278
Judiciary reported—constitutional and proper form	315
Rules report	317
Committee of Whole recommended—do pass	323
Administration engrossed	325
Third Reading, passed 53 ayes, 14 nays, 12 not voting	334
Senate, passed 21 ayes, 6 nays, 1 not voting	424
Transmitted to governor	424
Governor signed	492

SENATE ACTION:

March 1—received; March 1—1st Reading;
 March 2—referred to State Institutions, Planning-Development, Judiciary;
 March 8—Judiciary returned;
 March 8—Planning-Development reported do pass;
 March 8—State Institutions reported do pass;
 March 9—Committee of Whole recommended do pass;
 March 9—2nd Reading; March 9—3rd Reading passed.

HOUSE BILL NO. 151, by Mr. O'Reilly of Maricopa and others, providing uniform supervision of trustees holding property in trust for charitable purposes under direction of state attorney general.

First Reading	232
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Banking-Insurance-Corporations	238

County-Municipal Affairs—returned for consideration of House	300
Banking-Insurance-Corporations—returned for consideration of House	357
Judiciary reported—constitutional and proper form	357
Rules report	359
Committee of Whole recommended—do pass	364
Administration engrossed	367
Third Reading, passed 66 ayes, 1 nay, 13 not voting	395
Held in Senate.	

SENATE ACTION:

March 8—received; March 8—1st Reading;
 March 8—referred to State Institutions, Planning-Development, Judiciary.
 Held in committees.

HOUSE BILL NO. 152, by Mr. Wood of Maricopa and others, amending probate law providing for survival of causes of action (Chapter 88, Laws 1955, 1st Regular Session).

First Reading	233
Second Reading, referred to committees on Judiciary, Banking-Insurance - Corporations, County - Municipal Affairs	238
Banking-Insurance-Corporations—returned for consideration of House	274
County-Municipal Affairs—returned for consideration of House	300
Judiciary reported—constitutional and proper form	315
Rules reports	317, 359
Committee of Whole recommended—do pass	363
Administration engrossed	367
Third Reading, passed 54 ayes, 19 nays, 7 not voting	396
Senate, passed amended 28 ayes	582
House concurred in Senate amendments	582
House Final Passage, passed 62 ayes, 1 nay, 17 not voting	582, 583
Transmitted to governor	583
Governor signed	622

SENATE ACTION:

March 8—received; March 8—1st Reading;
 March 8—referred to Insurance, Planning-Development, Judiciary;

March 11—Judiciary reported do pass;
 March 17—Insurance reported do pass;
 March 18—Planning-Development reported do pass;
 March 18—Committee of Whole recommended do pass
 amended;
 March 19—2nd Reading; March 21—Engrossed;
 March 21—3rd Reading passed amended.

HOUSE BILL NO. 153, by Mr. Kartus of Maricopa, prohibiting the holding of a prisoner incommunicado and requiring a prisoner be given one visiting period a week.

First Reading	233
Second Reading, referred to committees on Judiciary, Public Institutions, County-Municipal Affairs	238
Public Institutions—returned for consideration of House.....	371
County-Municipal Affairs—amended returned for consideration of House	442
Held in committee.	

HOUSE BILL NO. 154, by Dr. Brayton of Gila and others, amending state health code by broadening powers.

First Reading	233
Second Reading, referred to committees on Judiciary, Public Health, County-Municipal Affairs	238
Public Health reported—do pass	326
Held in committees.	

HOUSE BILL NO. 155, by Mr. Steward of Maricopa and others, requiring certificate of necessity for out-of-state purchase for expenditures of public funds.

First Reading	233
Second Reading, referred to committees on Judiciary, Labor, County-Municipal Affairs	238
County-Municipal Affairs—returned for consideration of House	300
Held in committees.	

HOUSE BILL NO. 156 by Mr. Steward of Maricopa and others, appropriating \$225 to Phoenix veteran hospital to pay claims of Sgt. William L. Snodgrass and Pvt.-1 Carl A. Russell (Chapter 92, Laws 1955, 1st Regular Session).

First Reading	233
Second Reading, referred to committees on Judiciary, Appropriations, Public Defense-Veteran Affairs	238
Public Defense-Veteran Affairs reported—do pass	315

Appropriations reported—amended do pass	338
Judiciary reported—constitutional and proper form	357
Rules report	359
Committee of Whole recommended—do pass amended	362
Administration engrossed	367
Third Reading, passed 69 ayes, 3 nays, 8 not voting	396
Senate, passed 28 ayes	582
Transmitted to governor	582
Governor signed	622

SENATE ACTION:

- March 8—received; March 8—1st Reading;
- March 8—referred to Appropriations, Military-Veteran Affairs, Judiciary;
- March 8—Appropriations reported do pass;
- March 8—Military-Veteran Affairs reported do pass;
- March 21—Judiciary reported do pass;
- March 22—2nd Reading; March 22—3rd Reading passed.

HOUSE BILL NO. 157, by Mr. Steward of Maricopa and others, appropriating \$77.50 to Phoenix Veteran hospital for claim of Pvt.—1 Carl A. Russell.

First Reading	233
Second Reading, referred to committees on Judiciary, Appropriations, Public Defense-Veteran Affairs	238
Public Defense-Veteran Affairs reported—do pass	315, 316
Held in committees (incorporated in HB 156)	

HOUSE BILL NO. 158, by Committee on Banking-Insurance-Corporations, amending securities act on regulation of brokers. (Chapter 58, Laws 1955, 1st Regular Session).

First Reading	233
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Banking-Insurance-Corporations	238
Banking-Insurance-Corporations reported—do pass	245
County-Municipal Affairs—returned for consideration of House	371
Judiciary reported—amended constitutional and proper form	371, 372
Rules report	377
Committee of Whole recommended—do pass amended	379, 380
Administration engrossed	383
Third Reading, passed 70 ayes, 1 nay, 9 not voting	397

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Senate, passed 19 ayes, 9 not voting	479
Transmitted to governor	479
Governor signed	553

SENATE ACTION:

- March 8—received; March 8—1st Reading;
- March 8—referred to State Institutions, Planning-Development, Judiciary;
- March 11—State Institutions reported do pass;
- March 11—Judiciary reported do pass;
- March 12—Planning-Development reported do pass;
- March 14—Committee of Whole recommended do pass;
- March 14—2nd Reading; March 14—3rd Reading passed.

HOUSE BILL NO. 159, by Members Mitchell, Kartus of Maricopa, appropriating \$468.10 for relief of John F. Monaghan.

First Reading	237
Second Reading, referred to committees on Judiciary, Appropriations, Public Defense-Veteran Affairs	247
Public Defense-Veteran Affairs reported do pass	316
Held in committees.	

HOUSE BILL NO. 160, by Mr. Abels of Maricopa, to relax qualifications for applicants for admission to state bar.

First Reading	237
Second Reading, referred to committees on Judiciary, Education, County-Municipal Affairs	247
Held in committees.	

HOUSE BILL NO. 161, by Mr. Rogers of Maricopa, creating elective office of county coroner and providing for county laboratory and morgue.

First Reading	237
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Public Health, Suffrage-Elections	247
Held in committees.	

HOUSE BILL NO. 162, by Mr. Rutherford of Mohave and others, tightening regulations of used and new car dealers, garages and sales.

First Reading	237
Second Reading, referred to committees on Judiciary, Highways-Bridges, County-Municipal Affairs	247
Held in committees.	

HOUSE BILL NO. 163, by Mr. Campbell of Maricopa, mortgaged property tax reports.

First Reading	238
Second Reading, referred to committees on Judiciary, Ways-Means, County-Municipal Affairs, Banking-Insurance-Corporations	247
Banking-Insurance-Corporations reported—do pass	412
County-Municipal Affairs reported—do pass	412
Ways-Means—returned for consideration of House	421
Judiciary reported—constitutional and proper form	500
Rules report	501
Committee of Whole recommended—do pass	506
Administration engrossed	509
Third Reading, passed 67 ayes, 1 nay, 12 not voting	521
Senate, passed 24 ayes, 4 not voting	682
Transmitted to governor	682
Governor vetoed	691

SENATE ACTION:

March 18—received; March 18—1st Reading;
 March 18—referred to Counties, Planning-Development, Judiciary;
 April 2—Counties returned;
 April 2—Planning-Development returned;
 April 2—Judiciary reported do pass;
 April 2—Committee of Whole recommended do pass;
 April 2—2nd Reading; April 2—3rd Reading passed.

HOUSE BILL NO. 164, by Members Bagnall of Pinal, Farr of Apache, appropriating \$1,084 to E. W. Powers Jr. payment of claim for transcripts in utility hearing conducted by corporation commission (Chapter 79, Laws 1955, 1st Regular Session).

First Reading	238
Second Reading, referred to committees on Judiciary, Appropriations, Banking-Insurance-Corporations	247
Appropriations reported—do pass	278
Banking-Insurance-Corporations—returned for consideration of House	357
Judiciary reported—constitutional and proper form	357
Rules report	359
Committee of Whole recommended—do pass	362
Administration engrossed	368
Third Reading, passed 71 ayes, 1 nay, 8 not voting	397

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Senate, passed 26 ayes, 1 nay, 1 not voting	566
Transmitted to governor	566
Governor signed	622

SENATE ACTION:

- March 8—received; March 8—1st Reading;
- March 8—referred to State Institutions, Appropriations,
Judiciary;
- March 17—State Institutions reported do pass;
- March 17—Judiciary reported do pass;
- March 17—Appropriations reported do pass;
- March 19—Committee of Whole recommended do pass;
- March 19—2nd Reading; March 21—3rd Reading passed.

HOUSE BILL NO. 165, by Mr. Bagnall of Pinal (by request), re-
vising state chiropractic code.

First Reading	246
Second Reading, referred to committees on Judiciary, Appro- priations, Public Health	260
Held in committees.	

HOUSE BILL NO. 166, by Committee on Education, changing date
on which county school superintendents must furnish state
superintendent of public instruction lists of needed text-
books (Chapter 25, Laws 1955, 1st Regular Session).

First Reading	246
Second Reading, referred to committees on Judiciary, Educa- tion, County-Municipal Affairs	260
Education reported—do pass	268
County-Municipal Affairs—returned for consideration of House	300
Judiciary reported—constitutional and proper form	316
Rules report	317
Committee of Whole recommended—do pass	323
Administration engrossed	325
Third Reading, passed 66 ayes, 13 not voting	334
Senate, passed 28 ayes	437
Transmitted to governor	438
Governor signed	492

SENATE ACTION:

- March 1—received; March 1—1st Reading;
- March 2—referred to Education, State Institutions,
Judiciary;
- March 8—Judiciary reported do pass;

March 9—Education reported do pass;
 March 9—State Institutions reported do pass;
 March 10—Committee of Whole recommended do pass;
 March 10—2nd Reading; March 10—3rd Reading passed.

HOUSE BILL NO. 167, by Committee on Education, appropriating \$18,728.30 to home-bound teaching program (Chapter 17, Laws 1955, 1st Regular Session).

First Reading	246
Second Reading, referred to committees on Judiciary, Education, Appropriations	260
Education, reported do pass	268
Appropriations reported—do pass	278
Judiciary reported—constitutional and proper form	316
Rules report	316
Committee of Whole recommended—do pass	321
Administration engrossed	325
Third Reading, passed 68 ayes, 2 nays, 9 not voting	334, 335
Senate, passed 28 ayes	437
Transmitted to governor	438
Governor signed	492

SENATE ACTION:

March 1—received; March 1—1st Reading;
 March 2—referred to Appropriations, Planning-Development, Judiciary;
 March 9—Judiciary reported do pass;
 March 9—Planning-Development reported do pass;
 March 9—Appropriations reported do pass;
 March 10—Committee of Whole recommended do pass;
 March 10—2nd Reading; March 10—3rd Reading passed.

HOUSE BILL NO. 168, by Mr. Pugh of Maricopa, reallocating \$659.38 of funds of board of beauty culturist examiners (Chapter 23, Laws 1955, 1st Regular Session).

First Reading	246
Second Reading, referred to committees on Judiciary, Appropriations	260
Appropriations reported—do pass	279
Judiciary reported—constitutional and proper form	316
Rules report	316
Committee of Whole recommended—do pass	321
Administration engrossed	325
Third Reading, passed 70 ayes, 9 not voting	335

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Senate, passed 28 ayes	437
Transmitted to governor	438
Governor signed	492

SENATE ACTION:

March 1—received; March 1—1st Reading;	
March 2—referred to Appropriations, Planning-Development, Judiciary;	
March 9—Judiciary reported do pass;	
March 9—Appropriations reported do pass;	
March 9—Planning-Development reported do pass;	
March 10—Committee of Whole recommended do pass;	
March 10—2nd Reading; March 10—3rd Reading passed.	

HOUSE BILL NO. 169, by Mr. Babbitt of Yuma and others, extending life of Colorado river boundary commission.

First Reading	246
Second Reading, referred to committees on Judiciary, Appropriations, County-Municipal Affairs, Livestock-Public Lands	261
Held in committees (Passed as SB 143, Chapter 83).	

HOUSE BILL NO. 170, by Mr. Kartus of Maricopa (by request), reapplications for rejected liquor licenses.

First Reading	258
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Banking-Insurance-Corporations	269
Held in committees.	

HOUSE BILL NO. 171, by Miss Retzloff of Maricopa and others, creating Arizona bureau of narcotics enforcement as part of department of law.

First Reading	258
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Public Health	269
Public Health reported—do pass	349
Re-referred to committee on Public Health.....	353
Public Health reported:	
Majority—returned for consideration of House	
Minority—do not pass	423
County-Municipal Affairs—returned for consideration of House	552

Held in committee.

HOUSE BILL NO. 172, by Members Alfaro of Pima, Retzloff of Maricopa, increasing membership of state board of health from five to seven and providing for lay advisory board.	
First Reading	258
Second Reading, referred to committees on Judiciary, Public Health, County-Municipal Affairs, Appropriations	270
Public Health reported:	
Majority—do pass returned for consideration of House	
Minority—do not pass	326
Held in committees.	
HOUSE BILL NO. 173, by Members Retzloff of Maricopa, Alfaro of Pima, prohibiting sale of any state lands until written approval is received from governor, secretary of state, and state auditor.	
First Reading	258
Second Reading, referred to committees on Judiciary, Livestock-Public Lands, Public Institutions	270
Public Institutions reported:	
Majority—amended do pass	
Minority—returned for consideration of House	349
Livestock-Public Lands—amended returned for consideration of House	372
Judiciary reported—constitutional and proper form	372
Rules report	377
Held on House Calendar.	
HOUSE BILL NO. 174, by Committee on Banking-Insurance-Corporations (endorsed by 12 members), retirement board amendments to state employees retirement act.	
First Reading	258, 259
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Education, Banking-Insurance-Corporations	270
Banking-Insurance-Corporations—returned for consideration of House	338
County-Municipal Affairs—returned for consideration of House	338
Education reported:	
Majority—do pass returned for consideration of House.....	373
Held in committee (Passed as SB 136, Chapter 104)	

HOUSE BILL NO. 175, by Mr. Rutherford of Mohave, permitting husbands or wives to testify for or against one another without the other's consent in polygamy proceedings.

First Reading	259
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Suffrage-Elections	270
Held in committees.	

HOUSE BILL NO. 176, by Mr. Wine of Pima, appropriating \$2,411 to reimburse the state employees contribution fund for expenses incurred in administration of the program under OASI (Chapter 38, Laws 1955, 1st Regular Session).

First Reading	259
Second Reading, referred to committees on Judiciary, Appropriations	270
Appropriations reported—do pass	279
Judiciary reported—constitutional and proper form	316
Rules report	316
Committee of Whole recommended—do pass.....	321
Administration engrossed	325
Third Reading, passed 72 ayes, 7 not voting	335
Senate, passed amended 28 ayes	455
House concurred in Senate amendments	455
House Final Passage, passed 72 ayes, 8 not voting	455, 456
Transmitted to governor	456
Governor signed	496

SENATE ACTION:

- March 1—received; March 1—1st Reading;
- March 2—referred to Appropriations, State Institutions, Judiciary;
- March 9—State Institutions reported do pass;
- March 9—Judiciary reported do pass;
- March 9—Appropriations reported do pass;
- March 10—Committee of Whole recommended do pass amended;
- March 10—2nd Reading; March 10—Engrossed;
- March 10—3rd Reading passed amended.

HOUSE BILL NO. 177, by Mr. Mitchell of Maricopa, increasing state gasoline tax for county and city road construction and maintenance.

First Reading	259
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Ways-Means, Highways-Bridges	270

Highways-Bridges reported—do pass	357
Ways-Means—returned for consideration of House	373
Judiciary reported—amended constitutional and proper form	376
County-Municipal Affairs reported:	
Majority—returned for consideration of House	
Minority—do not pass	412
Rules report	413
Committee of Whole—failed to receive do pass recommendation	417
Motion to do pass amended, carried	417, 418
Sitting as in Committee of Whole recommended—do pass amended	422
Administration engrossed	423
Third Reading, passed 52 ayes, 22 nays, 6 not voting	429
Held in Senate.	
 SENATE ACTION:	
March 10—received; March 10—1st Reading;	
March 10—referred to Highways-Bridges, Planning-Development, Judiciary.	
Held in committees.	
 HOUSE BILL NO. 178, by Mr. O'Reilly of Maricopa, providing for new method of summoning jurors by registered mail instead of personal service (Chapter 36, Laws 1955, 1st Regular Session).	
First Reading	259
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Suffrage-Elections	270
County-Municipal Affairs—amended returned for consideration of House	338
Suffrage-Elections—amended returned for consideration of House	373
Judiciary reported—amended constitutional and proper form	373
Rules report	377
Committee of Whole recommended—do pass amended	380
Administration engrossed	383
Third Reading, passed 61 ayes, 8 nays, 11 not voting	397, 398
Senate, passed 26 ayes, 2 not voting	458

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Transmitted to governor	458
Governor signed	496

SENATE ACTION:

March 8—received; March 8—1st Reading;	
March 8—referred to Counties, Planning-Development, Judiciary;	
March 8—Counties reported do pass;	
March 11—Judiciary reported do pass	
March 11—Planning-Development reported do pass;	
March 12—Committee of Whole recommended do pass;	
March 12—2nd Reading; March 12—3rd Reading passed.	

HOUSE BILL NO. 179, by Mr. Babbitt of Yuma, supplemental appropriation of \$3,000 to civil defense agency (Chapter 93, Laws 1955, 1st Regular Session).

First Reading	259
Second Reading, referred to committees on Judiciary, Appropriations, Public Defense-Veteran Affairs	270
Public Defense-Veteran Affairs reported:	
Majority—amended do pass	
Minority—do not pass	373
Appropriations reported—amended do pass	384
Judiciary reported—constitutional and proper from	412
Rules reports	413, 422, 454
Committee of Whole recommended—do pass amended	459
Administration engrossed	464
Third Reading, passed without emergency 50 ayes, 9 nays, 21 not voting	466, 467
Reconsideration of action whereby failed to enact emergency	476
Reconsideration Third Reading, passed 59 ayes, 10 nays, 11 not voting	486
Senate, passed amended 28 ayes.....	566, 567
House refused to concur in Senate amendments	567
House Joint Simple Conferees: Dover, Lindner, Lee	567
Senate Joint Simple Conferees: Brown, Simms, Corbett	573
Joint Simple Conference report (House receded)	581
House adopted Joint Simple Conference report	581
Senate adopted Joint Simple Conference report	607
House Final Passage, passed 65 ayes, 15 not voting	608

Transmitted to governor	608
Governor signed	623

SENATE ACTION:

March 15—received; March 15—1st Reading;	
March 15—referred to Appropriations, Planning-Development, Judiciary;	
March 16—Planning-Development reported do pass;	
March 17—Judiciary reported amended do pass;	
March 18—Appropriations reported amended do pass;	
March 19—Committee of Whole recommended do pass amended;	
March 19—2nd Reading; March 21—Engrossed;	
March 21—3rd Reading passed amended; March 21—Conferees appointed;	
March 22—Joint Conference report;	
March 22—Joint Conference report adopted.	

HOUSE BILL NO. 180, by Committee on County-Municipal Affairs (endorsed by 11 members), amending law governing assessment rolls (Chapter 119, Laws 1955, 1st Regular Session).

First Reading	259
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Ways-Means	270
County-Municipal Affairs—returned for consideration of House	338
Ways-Means—returned for consideration of House	376
Judiciary reported—constitutional and proper form	500
Rules report	501
Committee of Whole recommended—do pass	506
Administration engrossed	509
Third Reading, passed 69 ayes, 1 nay, 10 not voting.....	521, 522
Senate, passed amended 25 ayes, 3 not voting	650
House refused to concur in Senate amendments	650
House Joint Free Conferees: Schaffer, Haugh, Kartus	650
Senate Joint Free Conferees: Richardson, Corbett, Haldiman....	657
Free Joint Conference report	661
House adopted Free Joint Conference report	662
Senate adopted Free Joint Conference report	681
Senate Final Passage, passed 26 ayes, 2 not voting	681
House Final Passage, passed 64 ayes, 2 nays, 14 not voting	681
Transmitted to governor	681
Governor signed	690

SENATE ACTION:

- March 18—received; March 18—1st Reading;
- March 18—referred to Counties, Planning-Development, Judiciary;
- March 19—Counties reported do pass;
- March 30—Planning-Development reported do pass;
- March 30—Judiciary reported amended do pass;
- March 31—Committee of Whole recommended do pass amended;
- March 31—2nd Reading; March 31—Engrossed;
- March 31—3rd Reading passed amended;
- April 1—Conferees appointed;
- April 2—Free Joint Conference report;
- April 2—Free Joint Conference report adopted;
- April 2—Final Passage passed.

HOUSE BILL NO. 181, by Mr. Farr of Apache, levying 1 per cent real estate transaction tax on all sales of real estate and earmarking such funds for county school funds.

First Reading	259
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Ways-Means	270
Ways-Means—amended returned for consideration of House....	376
Held in committees.	

HOUSE BILL NO. 182, by Mr. Minor of Pima, earmarking dog license revenue of counties for rabies control.

First Reading	259
Second Reading, referred to committees on Judiciary, Live-stock-Public Lands, County-Municipal Affairs	270
Held in committees.	

HOUSE BILL NO. 183, by Mr. Lee of Maricopa and others, amending state employees retirement act increasing prior service credits.

First Reading	259
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Education, Banking - Insurance-Corporations	270
Held in committees.	

HOUSE BILL NO. 184, by Committee on Suffrage-Elections, eliminating requirement of doctor's certificate for physically disable voters to go to polls to cast absentee vote (Chapter 59, Laws 1955, 1st Regular Session).

First Reading	259, 260
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Suffrage-Elections	270

County-Municipal Affairs—returned for consideration of House	338, 339
Suffrage-Elections reported—do pass	357
Judiciary reported—constitutional and proper form	373
Rules report	378
Committee of Whole recommended—do pass	381
Administration engrossed	383
Third Reading, passed 69 ayes, 5 nays, 6 not voting	398
Senate, passed amended 22 ayes, 6 not voting	481-483
House refused to concur in Senate amendments	483
House Free Joint Conferees: Ackerman, Schaffer, Rafferty	483
Senate Free Joint Conferees: Richardson, Prochnow, Thompson	493
Free Joint Conference report (Senate receded)	512
House adopted Free Joint Conference report	512
Senate adopted Free Joint Conference report	513
Senate Final Passage, passed 28 ayes	513
Transmitted to governor	513
Governor signed	553

SENATE ACTION:

- March 8—received; March 8—1st Reading;
- March 8—referred to Suffrage-Elections, Counties, Judiciary;
- March 9—Suffrage-Elections reported do pass;
- March 9—Counties reported do pass;
- March 12—Judiciary reported amended do pass;
- March 14—Committee of Whole recommended do pass amended;
- March 14—2nd Reading; March 14—3 rd Reading passed amended;
- March 15—Conferees appointed;
- March 17—Free Joint Conference report;
- March 17—Free Joint Conference report adopted;
- March 17—Final Passage passed.

HOUSE BILL NO. 185, by Mr. Lee of Maricopa, authorizing issuance of a police or sheriff's permit to carry concealed weapons, and providing for registration of such permits.

First Reading	260
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Planning-Development	270
Held in committees.	

HOUSE BILL NO. 186, by Mr. Wine of Pima, making appropriations from fees received by state boards to pay retirement system premiums on employees (Chapter 186, Laws 1955, 1st Regular Session).

First Reading	260
Second Reading, referred to committees on Judiciary, Appropriations	271
Appropriations reported—do pass	279
Judiciary reported—constitutional and proper form	316
Rules report	316
Committee of Whole recommended—do pass	321
Administration engrossed	325
Third Reading, passed 72 ayes, 7 not voting	336
Senate, passed 28 ayes	437
Transmitted to governor	438
Governor signed	492

SENATE ACTION:

- March 1—received; March 1—1st Reading;
- March 2—referred to State Institutions, Appropriations, Judiciary;
- March 9—State Institutions reported do pass;
- March 9—Appropriations reported do pass;
- March 9—Judiciary reported do pass;
- March 10—Committee of Whole recommended do pass;
- March 10—2nd Reading; March 10—3rd Reading passed.

HOUSE BILL NO. 187, by Mr. Wilson of Maricopa, abolishing present racing commission and creating dog and horse racing commission.

First Reading	260
Second Reading, referred to committees on Judiciary, Livestock-Public Lands	271
Livestock-Public Lands reported—amended do pass	358
Judiciary reported—constitutional and proper form	373
Rules report	378
Held on House Calendar.	

HOUSE BILL NO. 188, by Mr. Bagnall of Pinal and others, creating state fair advisory board.

First Reading	260
Second Reading, referred to committees on Judiciary, Appropriations, Livestock-Public Lands	271

Livestock-Public Lands reported—do pass	301
Appropriations reported—amended do pass	376, 377
Judiciary reported—as amended by Appropriations constitutional and proper form	377
Rules report	377
Committee of Whole recommended—do pass amended	380, 381
Administration engrossed	383
Third Reading, passed without emergency 46 ayes, 16 nays, 18 not voting	389
Held in Senate.	
SENATE ACTION:	
March 5—received; March 5—1st Reading;	
March 5—referred to State Institutions, Appropriations, Judiciary.	
Held in committees.	
HOUSE BILL NO. 189, by Mr. Rogers of Maricopa, authorizing merit system for peace officers.	
First Reading	268
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Planning-Development, Suffrage-Elections	275
Held in committees.	
HOUSE BILL NO. 190, by Mr. Ackerman of Pima and others, increasing pensions and disability allowances of teachers retirement system.	
First Reading	268
Second Reading, referred to committees on Judiciary, Education, County-Municipal Affairs, Banking-Insurance-Corporations	276
Education reported—do pass	349
County-Municipal Affairs—returned for consideration of House	384
Banking-Insurance-Corporations—returned for consideration of House	434
Held in committee.	
HOUSE BILL NO. 191, by Members Wine, Schaffer of Pima, providing for payment of defective claims under \$1,000 and for payment of refund claims against state. (Chapter 73, Laws 1955, 1st Regular Session).	
First Reading	268

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Second Reading, referred to committees on Judiciary, Appropriations, County-Municipal Affairs	276
County-Municipal Affairs—returned for consideration of House	339
Appropriations reported—do pass	339
Judiciary reported—constitutional and proper form	358
Rules report	359
Committee of Whole recommended—do pass	362
Administration engrossed	368
Third Reading, passed 67 ayes, 1 nay, 12 not voting	405
Senate, passed amended 22 ayes, 6 not voting	483-485
House refused to concur in Senate amendments	485
House Free Joint Conferees: Wine, Petrie, Babbitt	485
Senate Free Joint Conferees: Giss, Brown, Vyne	493
Free Joint Conference report	512
House adopted Free Joint Conference report	512
Senate adopted Free Joint Conference report	537
Senate Final Passage, passed 25 ayes, 3 not voting	537
House Final Passage, passed 69 ayes, 7 nays, 4 not voting	537
Transmitted to governor	537
Governor signed	591

SENATE ACTION:

- March 8—received; March 8—1st Reading;
- March 8—referred to Appropriations, State Institutions, Judiciary;
- March 11—State Institutions reported do pass;
- March 11—Appropriations reported do pass;
- March 11—Judiciary reported do pass;
- March 14—Committee of Whole recommended do pass amended;
- March 14—2nd Reading; March 14—Engrossed;
- March 14—3rd Reading passed amended;
- March 15—Conferees appointed;
- March 18—Free Joint Conference report;
- March 18—Free Joint Conference report adopted;
- March 18—Engrossed;
- March 18—Final Passage passed.

HOUSE BILL NO. 192, by Mr. Franklin of Maricopa and others, providing for the regulation of operating engineer examiners.

First Reading	268
Second Reading, referred to committees on Judiciary, Appropriations, County-Municipal Affairs, Planning-Development	276
Held in committees.	

HOUSE BILL NO. 193, by Members Raftery of Maricopa, Ellsworth of Gila, levying one-cent per gallon license tax on gasoline sales for use of counties, cities and towns.	
First Reading	268
Second Reading, referred to committees on Judiciary, Highways-Bridges, Ways-Means	276
Held in committees.	
HOUSE BILL NO. 194, by Members Schaffer of Pima, Wood of Maricopa, uniform small loan code.	
First Reading	268, 269
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Banking-Insurance-Corporations	276
Held in committees.	
HOUSE BILL NO. 195, by Members Schaffer, Wine of Pima, exempting wages paid by churches from state withholding tax provisions.	
First Reading	269
Second Reading, referred to committees on Judiciary, Ways-Means	276
Ways-Means—returned for consideration of House.....	349
Judiciary reported—amended constitutional and proper form	412
Rules reports	413, 422
Held on House Calendar.	
HOUSE BILL NO. 196, by Mr. Kartus of Maricopa, interstate stream commission attorneys.	
First Reading	269
Second Reading, referred to committees on Judiciary, Appropriations, County-Municipal Affairs	276
Held in committees.	
HOUSE BILL NO. 197, by Mr. Rogers of Maricopa, reservation of mineral rights on state lands.	
First Reading	275
Second Reading, referred to committees on Judiciary, Livestock-Public Lands, County-Municipal Affairs, Agriculture-Irrigation	280
Held in committees.	
HOUSE BILL NO. 198, by Committee on County-Municipal Affairs, county building code.	
First Reading	275

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Second Reading, referred to committees on Judiciary, Public Health, Agriculture-Irrigation, Labor 280
 Held in committees.

HOUSE BILL NO. 199, by Members Porter of Maricopa, Brown of Pima, brucellosis control.

First Reading 275
 Second Reading, referred to committees on Judiciary, Livestock - Public Lands, Agriculture - Irrigation, Public Health 280
 Public Health—returned for consideration of House..... 349
 Held in committees.

HOUSE BILL NO. 200, by Mr. Wine of Pima, appropriating \$3,-475.65 to state racing commission for OASI and state retirement obligations (Chapter 35, Laws 1955, 1st Regular Session).

First Reading 275
 Second Reading, referred to committee on Judiciary, Appropriations 280
 Appropriations reported—do pass 339
 Judiciary reported—constitutional and proper form..... 358
 Rules report 359
 Committee of Whole recommended—do pass..... 362
 Administration engrossed 368
 Third Reading, passed 70 ayes, 10 not voting..... 405, 406
 Senate, passed 26 ayes, 2 not voting..... 458
 Transmitted to governor..... 458
 Governor signed 496

SENATE ACTION:

March 8—received; March 8—1st Reading;
 March 8—referred to Appropriations, State Institutions, Judiciary;
 March 9—State Institutions reported do pass;
 March 10—Appropriations reported do pass;
 March 11—Judiciary reported do pass;
 March 12—Committee of Whole recommended—do pass;
 March 12—2nd Reading; March 12—3rd Reading passed.

HOUSE BILL NO 201, by Mr. Holsclaw of Pima and others, uniform civil liability for support act.

First Reading 275
 Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Public Institutions, Welfare..... 281
 Held in committees.

HOUSE BILL NO. 202, by Members Retzloff of Maricopa, Alfaro of Pima, appropriating \$20,000 to state health department for poliomyelitis vaccine program (Chapter 27, Laws 1955, 1st Regular Session).

First Reading	275
Second Reading, referred to committees on Judiciary, Appropriations, Public Health	281
Public Health reported—do pass.....	326
Appropriations reported—amended do pass.....	339
Judiciary reported—constitutional and proper form.....	358
Rules report	359
Committee of Whole recommended—do pass amended.....	364
Administration engrossed	368
Third Reading, passed 73 ayes, 7 not voting.....	406
Senate, passed 28 ayes.....	437
Transmitted to governor.....	438
Governor signed	492

SENATE ACTION:

March 8—received; March 8—1st Reading;
 March 8—referred to Appropriations, State Institutions, Judiciary;
 March 9—State Institutions reported do pass;
 March 9—Appropriations reported do pass;
 March 9—Judiciary reported do pass;
 March 9—Committee of Whole recommended do pass;
 March 10—2nd Reading; March 10—3rd Reading passed.

HOUSE BILL NO. 203, by Mr. Austin of Maricopa, requiring charitable organizations and solicitors register with department of public welfare.

First Reading	279
Second Reading, referred to committees on Judiciary, Appropriations, County-Municipal Affairs, Welfare	303
Welfare—amended returned for consideration of House.....	349
Held in committees.	

HOUSE BILL NO. 204, by Mr. Harkness of Maricopa, increasing salary of state mine inspector, deputies and dust engineer.

First Reading	280
Second Reading, referred to committees on Judiciary, Labor, Appropriations, County-Municipal Affairs	303
Labor reported—do pass.....	358
Held in committees.	

HOUSE BILL NO. 205, by Mr. Bagnall of Pinal and others, empowering Maricopa and Pinal counties to cooperate with U. S. in flood control projects (Chapter 68, Laws 1955, 1st Regular Session).

First Reading	280
Second Reading, referred to committees on Judiciary, Livestock-Public Lands, Agriculture-Irrigation	303
Agriculture-Irrigation reported—do pass.....	402
Livestock-Public Lands reported—do pass.....	415
Judiciary reported—amended constitutional and proper form	457
Rules report	457
Committee of Whole recommended—do pass.....	461
Administration engrossed	464
Third Reading, passed 60 ayes, 20 not voting.....	467
Senate, passed 25 ayes, 3 not voting.....	536
Transmitted to governor.....	536
Governor signed	572

SENATE ACTION:

- March 15—received; March 15—1st Reading;
- March 15—referred to Counties, Planning-Development, Judiciary;
- March 16—Planning-Development reported do pass;
- March 16—Counties reported do pass;
- March 17—Judiciary reported do pass;
- March 18—Committee of Whole recommended do pass;
- March 18—2nd Reading; March 18—3rd Reading passed.

HOUSE BILL NO. 206, by Committee on Appropriations, providing salary increases of institutional superintendents (Chapter 129, Laws 1955, 1st Regular Session).

First Reading	280
Second Reading, referred to committees on Judiciary, Appropriations, Public Institutions.....	303
Appropriations reported—do pass.....	339
Public Institutions reported—do pass.....	350
Judiciary reported—constitutional and proper form.....	358
Rules report	359
Committee of Whole recommended—do pass amended.....	363
Administration engrossed	368
Third Reading, passed 61 ayes, 7 nays, 12 not voting.....	406
Senate, passed amended 26 ayes, 2 not voting.....	671

House concurred in Senate amendments.....	671
House Final Passage, passed 59 ayes, 4 nays, 17 not voting..	671, 672
Transmitted to governor	672
Governor signed	690
SENATE ACTION:	
March 8—received; March 8—1st Reading;	
March 8—referred to Appropriations, State Institutions, Judiciary;	
March 17—State Institutions returned;	
March 18—Judiciary returned;	
March 18—Appropriations amended returned;	
April 2—Committee of Whole recommended do pass amended;	
April 2—2nd Reading; April 2—Engrossed;	
April 2—3rd Reading passed amended;	
HOUSE BILL NO. 207, by Members Holsclaw of Pima, Pugh of Maricopa, and others, increasing from three to five number of county supervisors in Maricopa and Pima counties.	
First Reading	280
Second Reading—referred to committees on Judiciary, County-Municipal Affairs, Suffrage-Elections, Planning-Development	303
Held in committees.	
HOUSE BILL NO. 208, by Mr. Rutherford of Mohave and others, increasing state highway commission from five to seven members.	
First Reading	280
Second Reading, referred to committees on Judiciary, Highways-Bridges, County-Municipal Affairs, Planning-Development	303
Held in committees.	
HOUSE BILL NO. 209, by Mr. Rogers of Maricopa, extending from April 15 to May 15, the deadline for filing state income tax returns.	
First Reading	302
Second Reading, referred to committees on Judiciary, Ways-Means	319
Ways-Means—returned for consideration of House.....	377
Judiciary reported—constitutional and proper form.....	412
Rules report	413
Committee of Whole recommended—do pass.....	417
Administration engrossed	420

Third Reading, passed 71 ayes, 9 not voting..... 431
 Held in Senate.

SENATE ACTION.

March 10—received; March 10—1st Reading;
 March 10—referred to Finance-Revenue, Planning-De-
 velopment, Judiciary;
 March 16—Finance-Revenue returned.
 Held in committees.

HOUSE BILL NO. 210, by Mr. Lowry of Maricopa, appropriating
 \$4,658.75 to insurance division of corporation commission.

First Reading 302
 Second Reading, referred to committees on Judiciary, Appro-
 priations, Banking-Insurance-Corporations 319
 Banking-Insurance-Corporations—returned for consideration
 of House 358
 Appropriations reported—amended do pass.....442, 443
 Held in committee.

HOUSE BILL NO. 211, by Mr. Wine of Pima, transferring past
 legislative fund balances to 22nd legislature (Chapter 41,
 Laws 1955, 1st Regular Session).

First Reading 302
 Second Reading, referred to committees on Judiciary, Appro-
 priations 319
 Appropriations reported—do pass..... 339
 Judiciary reported—constitutional and proper form..... 373
 Rules report 377
 Committee of Whole recommended—do pass..... 381
 Administration engrossed 384
 Third Reading, passed 66 ayes, 2 nays, 12 not voting..... 407
 Senate, passed 20 ayes, 8 not voting..... 479
 Transmitted to governor 479
 Governor signed 549

SENATE ACTION:

March 8—received; March 8—1st Reading;
 March 8—referred to State Institutions, Appropria-
 tions, Judiciary;
 March 9—State Institutions reported do pass;
 March 11—Judiciary reported do pass;
 March 12—Appropriations reported do pass;
 March 12—Committee of Whole recommended do pass;
 March 14—2nd Reading; March 14—3rd Reading passed.

HOUSE BILL NO. 212, by Mr. Petrie of Maricopa, authorizing the holding of superior court sessions in places other than county seat (Chapter 120, Laws 1955, 1st Regular Session).

First Reading	302
Second Reading, referred to committees on Judiciary, County-Municipal Affairs	320
County-Municipal Affairs — returned for consideration of House	412
Judiciary reported—amended constitutional and proper form	412, 413
Rules reports	413, 422, 454
Committees of Whole recommended—do pass amended	460
Administration engrossed	464
Third Reading, passed 50 ayes, 11 nays, 19 not voting	467
Senate, passed amended 25 ayes, 3 not voting	679, 680
House concurred in Senate amendments	680
House Final Passage, passed 56 ayes, 17 nays, 7 not voting	680
Transmitted to governor	680
Governor signed	690

SENATE ACTION:

- March 15—received; March 15—1st Reading;
- March 15—referred to Counties, Planning-Development, Judiciary;
- March 16—Counties reported do pass;
- April 2—Planning-Development reported do pass;
- April 2—Judiciary reported amended do pass;
- April 2—Committee of Whole recommended do pass amended.
- April 2—2nd Reading; April 2—Engrossed;
- April 2—3rd Reading passed amended.

HOUSE BILL NO. 213, by Members Brayton of Gila, Retzloff of Maricopa, air pollution.

First Reading	302
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Public Health	320
Public Health reported:	
Majority—amended returned for consideration of House	
Minority—do not pass	374
Motion to re-refer to committee on Public Health, lost	374
Held in committees.	

HOUSE BILL NO. 214, by Mr. Wessler of Pima, creating small claims courts under justices of the peace.

First Reading	302
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Planning-Development	320
Held in committees.	

HOUSE BILL NO. 215, by Mr. Wine of Pima, reallocation of funds of state land department for inventory of state lands (Chapter 20, Laws 1955, 1st Regular Session).

First Reading	302
Second Reading, referred to committees on Judiciary, Appropriations	320
Appropriations reported—do pass.....	339
Judiciary reported—constitutional and proper form.....	358
Rules report	358
Committee of Whole recommended—do pass.....	361
Administration engrossed	368
Third Reading, passed 68 ayes, 12 not voting.....	407
Senate, passed 28 ayes.....	437
Transmitted to governor.....	438
Governor signed	492

SENATE ACTION:

- March 8—received; March 8—1st Reading;
- March 8—referred to Appropriations, Public Lands, Judiciary;
- March 8—Public Lands reported do pass;
- March 9—Appropriations reported do pass;
- March 9—Judiciary reported do pass;
- March 10—Committee of Whole recommended do pass;
- March 10—2nd Reading; March 10—3rd Reading passed.

HOUSE BILL NO. 216, by Dr. Brayton of Gila, Mrs. Thode of Pinal and others, tuberculosis control act.

First Reading	302
Second Reading, referred to committees on Judiciary, Appropriations, Public Health, County-Municipal Affairs, Public Institutions	320
Public Health—majority, returned for consideration of House	423
Held in committees (passed as SB 20, Chapter 126).	

HOUSE BILL NO. 217, by Members Bagnall, Smith, Thode of Pinal, petroleum products standards act.

First Reading	302
Second Reading, referred to committees on Judiciary, Highways-Bridges	320
Highways-Bridges—returned for consideration of House.....	413
Judiciary reported:	
Majority—amended constitutional and proper form	
Minority—unconstitutional	416
Rules Report	422
Committee of Whole recommended—do pass amended.....	432
Administration engrossed	433
Third Reading, passed 41 ayes, 36 nays, 3 not voting.....	435
Held in Senate.	

SENATE ACTION:

March 11—received; March 11—1st Reading;
 March 11—referred to Highways-Bridges, Appropriations, Planning-Development, Judiciary.
 Held in committees.

HOUSE BILL NO. 218, by Members O'Reilly of Maricopa, Martin of Yavapai, exempting mining or prospecting partnerships from state securities act.

First Reading	317
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Banking-Insurance-Corporations.....	328
Banking-Insurance-Corporations—returned for consideration of House	413
Held in committees.	

HOUSE BILL NO. 219, by Mr. Wine of Pima, appropriating \$9,275 to state tax commission (Chapter 40, Laws 1955, 1st Regular Session).

First Reading	318
Second Reading, referred to committees on Judiciary, Appropriations	328
Appropriations reported—do pass	374
Judiciary reported—constitutional and proper form.....	374
Rules report	377
Committee of Whole recommended—do pass amended.....	381
Administration engrossed	384
Third Reading, passed 66 ayes, 1 nay, 13 not voting.....	408

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Senate, passed 26 ayes, 2 not voting.....	458
Transmitted to governor	458
Governor signed	496

SENATE ACTION:

- March 8—received; March 8—1st Reading;
- March 8—referred to Appropriations, State Institutions, Judiciary;
- March 9—State Institutions reported do pass;
- March 11—Judiciary reported do pass;
- March 11—Appropriations reported do pass;
- March 12—Committee of Whole recommended do pass;
- March 12—2nd Reading; March 12—3rd Reading passed.

HOUSE BILL NO. 220, by Mr. Marion of Maricopa, establishing state building code commission.

First Reading	318
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Labor, Planning-Development.....	328
Held in committees.	

HOUSE BILL NO. 221, by Mr. Pugh of Maricopa, separate classification of face and neck beauty culturists under state beauty culturist code.

First Reading	318
Second Reading, referred to committees on Judiciary, Public Health	329
Held in committees.	

HOUSE BILL NO. 222, by Mr. Ellsworth of Gila, authorizing cities and towns to issue revenue bonds for construction of roads and streets and use their share of gasoline tax revenue to pay off such bond issues (Chapter 21, Laws 1955, 1st Regular Session).

First Reading	318
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Highways-Bridges	329
Highways-Bridges reported—do pass	374
County-Municipal Affairs — returned for consideration of House	374
Judiciary reported—constitutional and proper form.....	374
Rules report	377
Committee of Whole recommended—do pass.....	380
Administration engrossed	384
Third Reading, passed 64 ayes, 4 nays, 12 not voting.....	408

Senate, passed 25 ayes, 3 nays.....	437
Transmitted to governor	438
Governor signed	492
SENATE ACTION:	
March 8—received; March 8—1st Reading;	
March 8—referred to Suffrage-Elections, Planning-De- velopment, Judiciary;	
March 8—Suffrage-Elections reported do pass;	
March 9—Planning-Development reported do pass;	
March 9—Judiciary returned;	
March 10—Committee of Whole recommended do pass;	
March 10—2nd Reading; March 10—3rd Reading passed.	
HOUSE BILL NO. 223, by Mr. Rogers of Maricopa, creating office of state medical examiner, authorizing him to name up to five assistants and appoint deputy medical examiners in each county.	
First Reading	318
Second Reading, referred to committees on Judiciary, Public Health, County-Municipal Affairs	329
Held in committees.	
HOUSE BILL NO. 224, by Mr. Marion of Maricopa and others, plac- ing county and state school aid allotments on current basis and providing method of reimbursement for revenue loss due to tax exemptions.	
First Reading	318
Second Reading, referred to committees on Judiciary, Educa- tion, Appropriations, County-Municipal Affairs, Ways- Means	329
Held in committees.	
HOUSE BILL NO. 225, by Mr. O'Reilly of Maricopa, computing time for negotiable instruments.	
First Reading	318
Second Reading, referred to committees on Judiciary, Bank- ing-Insurance-Corporations, County-Municipal Affairs..	329
Banking-Insurance-Corporations—returned for consideration of House	443
County-Municipal Affairs — returned for consideration of House	512
Judiciary reported—constitutional and proper form.....	526
Rules report	526
Committee of Whole recommended—do pass.....	527
Administration engrossed	531
Held on 3rd Reading (Passed as SB 168, Chapter 74).	

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HOUSE BILL NO. 226, by Members Grimes of Maricopa, Holsclaw of Pima, reserving to the state all oil and gas or minerals in state lands.	
First Reading	318, 319
Second Reading, referred to committees on Judiciary, Live-stock-Public Lands, County-Municipal Affairs, Agriculture-Irrigation	329
Held in committees.	
HOUSE BILL NO. 227, by Mr. Holsclaw of Pima and others, creating state department of labor headed by five member board.	
First Reading	319
Second Reading, referred to committees on Judiciary, Labor, Appropriations	329
Held in committees.	
HOUSE BILL NO. 228, by Mr. Steward of Maricopa, regional or national organization expenses of pharmacy board.	
First Reading	319
Second Reading, referred to committees on Judiciary, Public Health, Appropriations	329
Public Health—returned for consideration of House.....	402
Held in committees.	
HOUSE BILL NO. 229, by Mr. Steward of Maricopa, amending state drug act record of sale of dangerous drugs.	
First Reading	319
Second Reading, referred to committees on Judiciary, Public Health, County-Municipal Affairs	329
Public Health—returned for consideration of House.....	402
Held in committees.	
HOUSE BILL NO. 230, by Committee on Education (endorsed by 10 members), placing the proceeds of twelve different funds plus gifts to schools in the county school fund (Chapter 128, Laws 1955, 1st Regular Session).	
First Reading	327
Second Reading, referred to committees on Judiciary, Education, County-Municipal Affairs, Ways-Means	344
Education reported—do pass	350
County-Municipal Affairs — returned for consideration of House	374
Ways-Means reported:	

Majority—do pass returned for consideration of House.....	377
Judiciary reported—amended constitutional and proper form	416
Rules report	422
Committee of Whole recommended—do pass amended.....	432
Administration engrossed	433
Third Reading, passed 58 ayes, 13 nays, 9 not voting.....	436
Recalled from Senate for correction.....	473
Received from Senate	473
Sitting as in Committee of Whole recommended—amended do pass	473
Administration engrossed	474
Third Reading, passed 66 ayes, 6 nays, 8 not voting.....	474
Senate, passed 23 ayes, 3 nays, 2 not voting.....	671
Transmitted to governor	671
Governor signed	690

SENATE ACTION:

March 11—received; March 11—1st Reading;
 March 11—referred to Education, Counties, Planning-
 Development, Judiciary;
 March 12—Counties returned;
 March 14—recalled by House for correction;
 March 15—received; March 15—1st Reading;
 March 15—referred to Education, Counties, Planning-
 Development, Judiciary;
 March 28—Education returned;
 March 30—Counties returned;
 April 2—Judiciary returned;
 April 2—Planning-Development returned;
 April 2—Committee of Whole recommended do pass;
 April 2—2nd Reading; April 2—3rd Reading passed.

HOUSE BILL NO. 231, by Committee on Education, permitting boards of supervisors pay lieu taxes on county housing projects to school districts in which located (Chapter 60, Laws 1955, 1st Regular Session).

First Reading	327
Second Reading, referred to committees on Judiciary, Edu- cation	344
Education reported—do pass	350
Judiciary reported—constitutional and proper form.....	416
Rules report	421
Committee of Whole recommended—do pass.....	432

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Administration engrossed	433
Third Reading, passed 74 ayes, 6 not voting.....	436, 437
Senate, passed 27 ayes, 1 not voting.....	512
Transmitted to governor	512
Governor signed	553

SENATE ACTION:

- March 11—received; March 11—1st Reading;
- March 11—referred to Education, Counties, Planning-Development, Judiciary;
- March 12—Counties reported do pass;
- March 15—Education reported do pass;
- March 15—Judiciary reported do pass;
- March 15—Planning-Development reported do pass;
- March 16—Committee of Whole recommended do pass;
- March 16—2nd Reading; March 16—3rd Reading passed.

HOUSE BILL NO. 232, by Mrs. McRae of Maricopa, increasing amount school trustees may levy for purchase of land and new buildings.

First Reading	327
Second Reading, referred to committees on Judiciary, Education	344
Held in committees.	

HOUSE BILL NO. 233, by Mrs. McRae of Maricopa, providing for \$200 per student appropriation to school districts for all students qualifying under homebound teaching program.

First Reading	327
Second Reading, referred to committees on Judiciary, Education, Appropriations	344
Education reported:	
Majority—do pass returned for consideration of House.....	350
Held in committees.	

HOUSE BILL NO. 234, by Mrs. McRae of Maricopa, authorizing boards of trustees to contract for street improvement near schools.

First Reading	327
Second Reading, referred to committees on Judiciary, Education, County-Municipal Affairs	344
County-Municipal Affairs — returned for consideration of House	443
Education reported:	
Majority—returned for consideration of House do pass	465

Judiciary reported—constitutional and proper form.....	478
Rules report	479
Committee of Whole recommended—do pass.....	488
Administration engrossed	490
Third Reading, failed to pass 28 ayes, 33 nays, 19 not voting...	494
Failed to pass.	
HOUSE BILL NO. 235, by Mrs. McRae of Maricopa, prescribing qualifications of school election voters.	
First Reading	327
Second Reading, referred to committees on Judiciary, Education, Suffrage-Elections	344
Suffrage-Elections—returned for consideration of House.....	434
Held in committees.	
HOUSE BILL NO. 236, by Mrs. McRae of Maricopa, minor clarification in law authorizing state aid for junior colleges.	
First Reading	327
Second Reading, referred to committees on Judiciary, Education	344
Held in committees.	
HOUSE BILL NO. 237, by Mrs. McRae of Maricopa, authorizing state board of education establish a division of health and safety education.	
First Reading	327
Second Reading, referred to committees on Judiciary, Education, Public Health	344
Held in committees.	
HOUSE BILL NO. 238, by Mrs. McRae of Maricopa, authorizing school boards to set up contingency fund equal to ten percent of their budget (Chapter 91, Laws 1955, 1st Regular Session).	
First Reading	327
Second Reading, referred to committees on Judiciary, Education, Ways-Means	344
Education—amended returned for consideration of House.....	413
Ways-Means—amended returned for consideration of House....	421
Judiciary reported—constitutional and proper form.....	478
Rules report	479
Committee of Whole recommended—do pass.....	488

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Administration engrossed	490
Third Reading, passed 61 ayes, 2 nays, 17 not voting.....	495
Senate, passed amended 23 ayes, 1 nay, 4 not voting.....	608
House concurred in Senate amendments	608
House Final Passage, passed 68 ayes, 12 not voting.....	608, 609
Transmitted to governor	609
Governor signed	623

SENATE ACTION:

- March 15—received; March 15—1st Reading;
- March 15—referred to Education, Appropriations, Judiciary;
- March 18—Judiciary reported do pass;
- March 18—Appropriations reported amended do pass;
- March 19—Education returned;
- March 23—Committee of Whole recommended do pass amended;
- March 22—2nd Reading; March 22—Engrossed;
- March 22—3rd Reading passed amended.

HOUSE BILL NO. 239, by Mrs. McRae of Maricopa, authorizing establishment of unified school districts to combine common and high school districts that have same boundaries.

First Reading	327
Second Reading, referred to committees on Judiciary, Education	344
Education reported:	
Majority—do pass returned for consideration of House.....	465
Judiciary reported—constitutional and proper form.....	478
Rules report	479
Committee of Whole recommended—do pass.....	488
Administration engrossed	490
Third Reading, passed 42 ayes, 27 nays, 11 not voting.....	499
Held in Senate.	

SENATE ACTION:

- March 16—received; March 16—1st Reading;
- March 16—referred to Education, Counties, Judiciary;
- March 17—Judiciary returned;
- March 19—Counties reported do pass;
- March 19—Education reported do pass.
- Held on Calendar.

HOUSE BILL NO. 240, by Mrs. McRae of Maricopa, creating commission to advise state board of education on curriculum development.

First Reading	327
Second Reading, referred to committees on Judiciary, Education, Appropriations	344
Education reported—do pass	350
Appropriations reported—amended do pass.....	421
Judiciary reported—constitutional and proper form.....	478
Rules reports	479, 501
Committee of Whole recommended—do pass amended.....	502
Administration engrossed	509
Sitting as in Committee of Whole recommended—do pass amended	516
Administration engrossed	517
Third Reading, passed 49 ayes, 22 nays, 9 not voting.....	520
Held in Senate.	

SENATE ACTION:

March 18—received; March 18—1st Reading;
 March 18—referred to Education, Appropriations, Judiciary;
 March 28—Education returned.
 Held in committees.

HOUSE BILL NO. 241, by Committee on Education, changing date for canvass of school election ballots (Chapter 90, Laws 1955, 1st Regular Session).

First Reading	328
Second Reading, referred to committees on Judiciary, Education, Suffrage-Elections	344
Education reported—do pass	350
Suffrage-Elections reported—do pass	358
Judiciary reported—constitutional and proper form.....	416
Rules reports	422, 457
Committee of Whole recommended—do pass.....	486
Administration engrossed	490
Third Reading, passed 66 ayes, 2 nays, 12 not voting.....	522
Senate, passed 25 ayes, 3 not voting.....	582
Transmitted to governor	582
Governor signed	623

SENATE ACTION:

March 18—received; March 18—1st Reading;

March 18—referred to Education, Planning-Development, Judiciary;
 March 19—Education returned;
 March 21—Planning-Development reported do pass;
 March 21—Judiciary reported do pass;
 March 22—Committee of Whole recommended do pass;
 March 22—2nd Reading; March 22—3rd Reading passed.

HOUSE BILL NO. 242, by Dr. Brayton of Gila, restricting certain physicians practicing in public hospitals.

First Reading	328
Second Reading, referred to committee on Judiciary, County-Municipal Affairs, Public Health, Public Defense-Veteran Affairs	344
Held in committees.	

HOUSE BILL NO. 243, by Mr. Haugh of Pima, increasing aid to dependent children under public welfare.

First Reading	328
Second Reading, referred to committees on Judiciary, Welfare, County-Municipal Affairs, Appropriations.....	344
Welfare reported—amended do pass.....	416
County-Municipal Affairs — returned for consideration of House	443
Held in committees.	

HOUSE BILL NO. 244, by Mr. Schaffer of Pima, amending county planning and zoning act.

First Reading	328
Second Reading, referred to committees on Judiciary, County-Municipal Affairs	344
County-Municipal Affairs—amended returned for consideration of House	384
Judiciary reported—constitutional and proper form.....	416
Rules reports	422, 479
Committee of Whole recommended—do pass amended.....	487, 488
Administration engrossed	490
Third Reading, passed 66 ayes, 7 nays, 7 not voting.....	497
Held in Senate.	

SENATE ACTION:

March 16—received; March 16—1st Reading;
 March 16—referred to Counties, Planning-Development, Judiciary;
 Held in committees.

HOUSE BILL NO. 245, by Mr. Babbitt of Yuma, supplemental appropriation of \$8,700 to state land department for stream gauging and groundwater surveys (Chapter 89, Laws 1955, 1st Regular Session).

First Reading	328
Second Reading, referred to committees on Judiciary, Appropriations, Livestock-Public Lands	345
Livestock-Public Lands reported—do pass	416
Appropriations reported—amended do pass.....	421
Judiciary reported—amended constitutional and proper form	500
Rules report	501
Committee of Whole recommended—do pass amended....	502, 503
Administration engrossed	509
Third Reading, passed 73 ayes, 7 not voting.....	518
Senate, passed 23 ayes, 2 nays, 3 not voting.....	582
Transmitted to governor	582
Governor signed	623

SENATE ACTION:

March 18—received; March 18—1st Reading;
 March 18—referred to Appropriations, Judiciary, Public Lands;
 March 21—Public Lands returned;
 March 21—Judiciary reported do pass;
 March 21—Appropriations reported do pass;
 March 22—Committee of Whole recommended do pass;
 March 22—2nd Reading; March 22 — 3rd Reading passed.

HOUSE BILL NO. 246, by Mrs. McRae of Maricopa, teacher exchange agreements, certification and payment of salaries.

First Reading	328
Second Reading, referred to committees on Judiciary, Education	345
Education reported—do pass.....	350
Held in committee.	

HOUSE BILL NO. 247, by Mr. Steward of Maricopa, providing for revocation of licenses of pharmacists who become insane or mentally incompetent or totally or industrially blind.

First Reading	328
Second Reading, referred to committees on Judiciary, Public Institutions, Public Health	345
Public Institutions—returned for consideration of House.....	374

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Public Health—returned for consideration of House.....	402
Judiciary reported—constitutional and proper form.....	417
Rules reports	422, 501
Committee of Whole recommended—do pass.....	502
Administration engrossed	509
Third Reading, passed 64 ayes, 2 nays, 14 not voting.....	522, 523
Held in Senate.	

SENATE ACTION:

March 18—received; March 18—1st Reading;
 March 18 — referred to State Institutions, Planning-
 Development, Judiciary.
 Held in committees.

HOUSE BILL NO. 248, co-sponsored by Members Schaffer of Pima,
 Steward of Maricopa, creating state athletic commission.

First Reading	328
Second Reading, referred to committees on Judiciary, Ap- propriations, Public Health	345
Public Health—returned for consideration of House.....	423
Appropriations—returned for consideration of House.....	443
Judiciary reported—amended constitutional and proper form	552, 553
Rules report	564
Committee of Whole House recommended—do pass amended	568
Administration engrossed	573
Third Reading, passed 52 ayes, 16 nays, 12 not voting.....	579
Held in Senate.	

SENATE ACTION:

March 22—received; March 22—1st Reading;
 March 22—referred to Planning-Development, State In-
 stitutions, Methods of Business, Judiciary;
 March 25—Methods of Business returned;
 March 25—State Institutions reported do pass.
 Held in committees.

HOUSE BILL NO. 249, by Mr. Lentz of Maricopa and others, ap-
 propriating \$6,287.85 relief of Mr. and Mrs. Virgil Wilky for
 damages caused in automobile accident with state vehicle
 driven by state employee on official business.

First Reading	342
Second Reading, referred to committees on Judiciary, Ap- propriations	352
Held in committees.	

HOUSE BILL NO. 250, by Mr. Lee of Maricopa, prohibiting sale of sulfa drugs and various antibiotics without prescription.

First Reading	342
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Public Health	352
Held in committees.	

HOUSE BILL NO. 251, by Members Brayton of Gila, Steward of Maricopa, amending medicine and surgery code.

First Reading	342
Second Reading, referred to committees on Judiciary, Public Health, County-Municipal Affairs	352
Public Health—amended returned for consideration of House	443
County-Municipal Affairs — returned for consideration of House	553
Judiciary reported—amended constitutional and proper form.	563
Rules reports	563, 581, 614
Committee of Whole recommended—do pass amended.....	616
Administration engrossed	619
Third Reading, passed 47 ayes, 22 nays, 11 not voting.....	621
Senate, passed amended 24 ayes, 4 not voting.....	650, 651
House refused to concur in Senate amendments.....	651
House Free Joint Conferees: Brayton, Bagnall, Fridena.....	651
Senate Free Joint Conferees: Simms, Giss, Brown.....	658
Held in Joint Conference.	

SENATE ACTION:

March 28—received; March 28—1st Reading;
 March 28—referred to Public Health, State Institutions, Judiciary;
 March 29—Public Health reported do pass;
 March 30—Judiciary reported amended do pass;
 March 30—State Institutions reported do pass;
 March 31—Committee of Whole recommended do pass amended;
 March 31—2nd Reading; March 31—Engrossed;
 March 31—3rd Reading passed amended.

HOUSE BILL NO. 252, by Mr. Matson of Coconino, providing for tally boards in addition to election boards for precincts with 500 or more qualified voters.

First Reading	342
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Suffrage-Elections	353
Held in committees.	

HOUSE BILL NO. 253, by Mrs. Anderson of Cochise and others, increasing state sales tax rates at all levels and reserving 20% of entire sales tax revenues for school purposes to be distributed at state level.	
First Reading	342
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Ways-Means, Education.....	353
Held in committees.	
HOUSE BILL NO. 254, by Members Wine, Haugh of Pima, eliminating personal property from consideration in determining value of area to be annexed by city or town.	
First Reading	342
Second Reading, referred to committees on Judiciary, County-Municipal Affairs	353
County-Municipal Affairs—amended returned for consideration of House	384
Judiciary reported—constitutional and proper form.....	526
Rules report	526
Committee of Whole recommended—do pass amended.....	527
Administration engrossed	531
Third Reading, passed 63 ayes, 6 nays, 11 not voting.....	541
Held in Senate.	
SENATE ACTION:	
March 19—received; March 19—1st Reading;	
March 19—referred to Municipalities, Planning-Development, Judiciary;	
March 21—Municipalities returned.	
Held in committees.	
HOUSE BILL NO. 255, by Members Wine, Carroll, Haugh of Pima, increasing annual fee for registration of motor vehicles from \$3.50 to \$4 and increasing amount county assessors receive to defray expenses of handling license plate sales and registration from 50 cents to \$1.	
First Reading	343
Second Reading, referred to committees on Judiciary, Highways-Bridges, County-Municipal Affairs	353
Held in committees (Passed as SB 179, Chapter 65).	
HOUSE BILL NO. 256, by Mr. Steward of Maricopa, technical changes in county planning and zoning law.	
First Reading	343

Second Reading, referred to committees on Judiciary, Highways-Bridges, County-Municipal Affairs	353
Held in committees.	
HOUSE BILL NO. 257, by Mr. Farr of Apache (by request), appropriating \$32,260.97 to state commission of agriculture and horticulture to pay half the cost of construction of Sanders inspection station.	
First Reading	343
Second Reading, referred to committees on Judiciary, Appropriations, Agriculture-Irrigation	353
Appropriations—returned for consideration of House.....	534
Agriculture-Irrigation—returned for consideration of House....	560
Judiciary reported—constitutional and proper form.....	560
Rules report	564
Committee of Whole House reported—do pass.....	568
Administration engrossed	573
Third Reading, passed without emergency 44 ayes, 25 nays, 11 not voting	578
Held in Senate.	
SENATE ACTION:	
March 22—received; March 22—1st Reading;	
March 22—referred to Agriculture-Irrigation, Highways-Bridges, Appropriations, Judiciary;	
March 23—Highways-Bridges reported do pass;	
March 23—Agriculture-Irrigation reported, majority returned, minority do not pass.	
Held in committees.	
HOUSE BILL NO. 258, by Committee on County-Municipal Affairs (by request) (endorsed by 11 members), establishing a guide for determining compensation to be paid public utility when all or part of its properties are being acquired by a city or town through condemnation.	
First Reading	343
Second Reading, referred to committees on Judiciary, County-Municipal Affairs	353
County-Municipal Affairs — returned for consideration of House	374
Held in committee.	
HOUSE BILL NO. 259, by Mr. Schaffer of Pima, requiring all fines and penalties collected by state be credited to state's general fund, and all fines and penalties collected by political	

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subdivisions of state be credited to the respective general funds.

First Reading 343

Second Reading, referred to committees on Judiciary, County-Municipal Affairs 353

Held in committees.

HOUSE BILL NO. 260, by Members Bagnall of Pinal, Myers of Maricopa, increasing annual salary of governor, supreme court justices and superior court judges.

First Reading 343

Second Reading, referred to committees on Judiciary, Appropriations, County-Municipal Affairs 353

Held in committees.

HOUSE BILL NO. 261, by Members Bagnall of Pinal, Wilson of Maricopa, permitting just one of parties to a joint tariff schedule to make the filing unless the corporation commission orders otherwise.

First Reading 343

Second Reading, referred to committees on Judiciary, Highways-Bridges, Banking-Insurance-Corporations 353

Held in committees.

HOUSE BILL NO. 262, by Mr. Holsclaw of Pima and others, changing certain procedures for admission of patients to state hospital and broadening duties of hospital board of control.

First Reading 343

Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Public Health, Public Institutions.... 353

Held in committees.

HOUSE BILL NO. 263, by Committees on Rules, appropriating \$10,500 to corporation commission to meet expenses of participation in current investigations by interstate commerce commission into freight rates applying to the eleven western states (Chapter 80, Laws 1955, 1st Regular Session).

First Reading 375

Second Reading, referred to committees on Judiciary, Appropriations 375

Appropriations reported—do pass 377

Judiciary reported—constitutional and proper form..... 443

Rules report 453

Committee of Whole recommended—do pass..... 459

Administration engrossed	465
Third Reading, passed 62 ayes, 1 nay, 17 not voting.....	468
Senate, passed 27 ayes, 1 not voting.....	566
Transmitted to governor	566
Governor signed	623

SENATE ACTION:

March 15—received; March 15—1st Reading;
 March 15 — referred to Appropriations, State Institutions, Judiciary;
 March 17—State Institutions reported do pass;
 March 17—Judiciary reported do pass;
 March 18—Appropriations reported do pass;
 March 19—Committee of Whole recommended do pass;
 March 19—2nd Reading; March 21—3rd Reading passed.

HOUSE BILL NO. 264, by Committee on Rules, authorizing governor to use funds appropriated for grasshopper control to aid in control of Khapra beetle (Chapter 69, Laws 1955, 1st Regular Session).

First Reading	434
Second Reading, referred to committees on Judiciary, Agriculture-Irrigation	434
Agriculture-Irrigation reported:	
Majority—do pass returned for consideration	
Minority—do not pass.....	443
Judiciary reported—constitutional and proper form.....	444
Rules report	454
Committee of Whole recommended—do pass.....	460
Administration engrossed	465
Third Reading, passed without emergency 52 ayes, 9 nays, 19 not voting	468
Reconsideration whereby failed to enact emergency.....	476
Third Reading reconsideration, passed 62 ayes, 4 nays, 14 not voting	486
Senate, passed 25 ayes, 3 not voting.....	536
Transmitted to governor.....	536
Governor signed	572

SENATE ACTION:

March 15—received; March 15—1st Reading;
 March 16—referred to Agriculture-Irrigation, Planning-Development, Judiciary;

March 16—Agriculture-Irrigation reported do pass;
 March 17—Planning-Development reported do pass;
 March 17—Judiciary reported do pass;
 March 18—Committee of Whole recommended do pass;
 March 18—2nd Reading; March 18—3rd Reading passed

HOUSE BILL NO. 265, by Committee on Appropriations, general appropriation bill (Chapter 139, Laws 1955, 1st Regular Session).

First Reading	641
Second Reading, placed on Active Calendar.....	641
Committee of Whole recommended—do pass.....	643
Administration engrossed	645
Third Reading, passed 66 ayes, 1 nay, 13 not voting.....	647, 648
Senate, passed 26 ayes, 1 nay, 1 not voting.....	657
Transmitted to governor	657
Governor signed	691

SENATE ACTION:

April 1—received; April 1—1st Reading;
 April 1—referred to Appropriations;
 April 1—Appropriations reported do pass;
 April 2—Committee of Whole recommended do pass;
 April 2—2nd Reading; April 2—3rd Reading passed.

HOUSE BILL NO. 266, by Committee on Rules, prescribing salary of state highway engineer (Chapter 109, Laws 1955, 1st Regular Session).

First Reading	496
Second Reading, referred to committees on Judiciary, Highways-Bridges, Appropriations	496
Appropriations reported—do pass	526
Highways-Bridges reported—do pass.....	526
Judiciary reported—constitutional and proper form.....	526
Rules report	526
Committee of Whole recommended—do pass.....	527
Administration engrossed	531
Third Reading, passed 64 ayes, 4 nays, 12 not voting.....	541
Senate, passed 24 ayes, 4 not voting.....	640
Transmitted to governor	640
Governor signed	654

SENATE ACTION:

March 19—received; March 19—1st Reading;
 March 19—referred to Highways-Bridges, Appropriations, Judiciary;
 March 29—Highways-Bridges reported do pass;
 March 29—Appropriations reported do pass;
 March 30—Judiciary reported do pass;
 March 31—Committee of Whole recommended do pass;
 March 31—2nd Reading; March 31—3rd Reading passed.

PART IX

RECORD OF HOUSE RESOLUTIONS

HOUSE RESOLUTION NO. 1, by Mr. Lines of Graham, on death of Honorable Fred Webb.

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First Reading	173
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HOUSE RESOLUTION NO. 13, by Mr. Steward of Maricopa, on death of Honorable M. Joe Murphy.	
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HOUSE RESOLUTION NO. 16, by Mr. Ellsworth of Gila, on death of Honorable Lon Walters, Sr.	
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Third Reading, adopted unanimous vote.....	320
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First Reading	345
Second Reading	345
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HOUSE CONCURRENT RESOLUTION NO. 1, by Mr. Abels of Maricopa, proposing constitutional amendment to exempt homesteads up to \$5,000 valuation from property tax.	
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Second Reading, referred to committees on Judiciary, Suffrage-Elections, County-Municipal Affairs, Ways-Means	116
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HOUSE CONCURRENT RESOLUTION NO. 2, by Mr. Kartus of Maricopa, on death of Raymond C. Parker.	
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Transmitted to secretary of state.....	134

SENATE ACTION:

 January 19—received; January 19—1st Reading;
 January 19—2nd Reading; January 19 — 3rd Reading adopted.

HOUSE CONCURRENT RESOLUTION NO. 3, by Mr. Kartus of Maricopa, proposing Arizona's ratification of Santa Fe Colorado river compact be rescinded.	
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Second Reading, referred to committees on Judiciary, Agriculture-Irrigation, Planning-Development	125
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First Reading	138
Second Reading, referred to committees on Judiciary, Suffrage-Elections	144
Suffrage-Elections reported:	
Majority—amended returned for consideration of House amended do pass	
Minority—do not pass.....	240
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Administration engrossed	281
Third Reading, adopted 75 ayes, 5 not voting.....	281, 282
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 SENATE ACTION:	
February 24—received; February 24—1st Reading;	
February 25—referred to Constitutional Amendment-Referendum, Suffrage-Elections, Judiciary;	
March 9—Suffrage-Elections returned.	
Held in committees.	
 HOUSE CONCURRENT RESOLUTION NO. 5, by Committee on Education, proposing constitutional amendment enabling Arizona to participate in foreign teacher exchange program.	
First Reading	143
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 Administration engrossed 197
 Third Reading, adopted 65 ayes, 2 nays, 13 not voting.....198, 199
 Senate, adopted 28 ayes 360
 Transmitted to secretary of state..... 360

SENATE ACTION:

- February 7—received; February 7—1st Reading;
- February 8—referred to Education, Methods of Business, Judiciary, Constitutional Amendments-Referendum;
- February 10—Methods of Business reported do pass;
- February 23—Education returned;
- February 25— Constitutional Amendments-Referendum reported do pass;
- February 26—Judiciary reported do pass;
- March 2—Committee of Whole recommended do pass;
- March 2—2nd Reading;
- March 3—3rd Reading adopted.

HOUSE CONCURRENT RESOLUTION NO. 6, by Mr. Burton of Pima, urging congress propose an amendment to federal constitution requiring federal government shall not engage in any business in competition with private industry.

First Reading 149
 Second Reading, referred to committees on Judiciary, Suffrage-Elections, Banking-Insurance-Corporations, Planning-Development 161
 Held in committees.

HOUSE CONCURRENT RESOLUTION NO. 7, by Mr. Myers of Maricopa and others, proposing constitutional amendment abolishing ADA method of apportioning school funds and giving the legislature authority to prescribe the method of apportionment.

First Reading 170
 Second Reading, referred to committees on Judiciary, Education, County-Municipal Affairs, Suffrage-Elections, Public Institutions 174
 Held in committees.

HOUSE CONCURRENT RESOLUTION NO. 8, by Mr. O'Reilly of Maricopa, proposing constitutional amendment to relieve bank stockholders of liability in excess of their stock holding providing the bank's deposits are insured.

First Reading 173
 Second Reading, referred to committees on Judiciary, Suffrage-Elections, Banking-Insurance-Corporations, County-Municipal Affairs 179

Banking-Insurance-Corporations reported:

Majority—returned for consideration of House
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Suffrage-Elections reported:

Majority—do pass
returned for consideration of House

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Administration engrossed 277

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ing 438, 439

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SENATE ACTION:

February 24—received; February 24—1st Reading;

February 25—referred to Constitutional Amendments-
Referendum, Banking, Insurance, Judiciary;

February 26—Insurance reported do pass;

March 3—Constitutional Amendments-Referendum re-
ported do pass;

March 4—Judiciary reported amended do pass;

March 5—Banking reported: majority do pass, minority
returned and do not pass;

March 7—Committee of Whole recommended do pass
amended,

March 7—2nd Reading;

March 7—3rd Reading amended adopted;

March 8—Free Joint Conferees appointed;

March 10—Free Joint Conference report, adopted.

HOUSE CONCURRENT RESOLUTION NO. 9, by Mr. Abels of
Maricopa, proposing constitutional amendment to make Salt
River Power District and Salt River Valley Water Users As-

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sociation subject to regulation by the Arizona corporation commission and subject to payment of property taxes and other taxes.

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Held in committees.

HOUSE CONCURRENT RESOLUTION NO. 10, by Mr. Wessler of Pima, proposing constitutional amendment specifying bills to be considered by legislative second regular session.

First Reading 215

Second Reading, referred to committees on Judiciary, Suffrage-Elections, County-Municipal Affairs, Planning-Development 228

Held in committees.

HOUSE CONCURRENT RESOLUTION NO. 11, by Mr. Mitchell of Maricopa, proposing constitutional amendment abolishing present tax exemption on inventories of manufacturers.

First Reading 233

Second Reading, referred to committees on Judiciary, Ways-Means, Suffrage-Elections 238, 239

Held in committees.

HOUSE CONCURRENT RESOLUTION NO. 12, by Mr. Kartus of Maricopa (by request), proposing constitutional amendment extending present property tax exemptions of veterans and widows to blind and old age welfare assistance recipients.

First Reading 233

Second Reading, referred to committees on Judiciary, Ways-Means, County-Municipal Affairs, Welfare, Suffrage-Elections 239

Welfare reported:

Majority—do pass
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Held in committees.

HOUSE CONCURRENT RESOLUTION NO. 13, by Mr. Babbitt of Yuma and others, proposing constitutional amendment giving legislature power to change state boundary without a vote of people.

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Third Reading, adopted 72 ayes, 2 nays, 6 not voting.....	517, 518
Held in Senate.	
SENATE ACTION:	
March 18—received; March 18—1st Reading;	
March 18—referred to Constitutional Amendments-Referendum.	
Held in committees.	
HOUSE CONCURRENT RESOLUTION NO. 15, by Mr. Bloomquist of Cochise and others, proposing constitutional amendment to exempt stockholders of insurance corporations from double liability.	
First Reading	269
Second Reading, referred to committees on Judiciary, Banking-Insurance-Corporations, Suffrage-Elections, County-Municipal Affairs	276
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HOUSE CONCURRENT RESOLUTION NO. 16, by Mr. Kartus of Maricopa, proposing constitutional amendment to prohibit amendment of laws enacted by initiative and referendum.	
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HOUSE CONCURRENT RESOLUTION NO. 17, by Mr. Haugh of Pima, proposing constitutional amendment changing period for collecting auto lieu taxes.
 First Reading 303
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HOUSE CONCURRENT RESOLUTION NO. 18, by Committee on Rules, on death of Honorable Elias S. Clark.
 First Reading 465
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SENATE ACTION:

March 15—received; March 15 — rules suspended and adopted.

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 First Reading 118
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 Third Reading, adopted unanimous vote..... 119
 Senate, adopted unanimous vote..... 205
 Transmitted to governor 205
 Governor signed 209

SENATE ACTION:

January 17—received; January 17—1st Reading;
 January 19 — referred to Judiciary, Style-Revision-Compilation;
 January 21—Judiciary reported do pass;
 February 1 — Style - Revision - Compilation reported proper form;
 February 3—Committee of Whole recommended do pass;

February 4—2nd Reading;
February 7—3rd Reading adopted.

HOUSE JOINT RESOLUTION NO. 2, by Dr. Fridena of Pima, urging state highway 89 be designated Blue Star Memorial Highway.

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Transmitted to governor	163
Governor signed	246

SENATE ACTION:

January 28—received; January 28—1st Reading;
January 28—2nd Reading; January 28 — 3rd Reading adopted.

HOUSE JOINT RESOLUTION NO. 4, by Committee on Rules, to recall HB 61 from governor for minor correction.

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HOUSE MEMORIAL NO. 5, by Members Abels, Kartus of Maricopa, urging retention of postoffice at Cactus, Arizona.	
First Reading	215
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Second Reading, referred to committees on Judiciary, Livestock-Public Lands, County-Municipal Affairs 112

Livestock-Public Lands reported—do pass..... 124

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Judiciary reported—constitutional and proper form..... 240

Rules report 245

Committee of Whole recommended—do pass amended..... 251

Administration engrossed 257

Third Reading, adopted 59 ayes, 17 nays, 4 not voting..... 264

Senate, adopted 28 ayes 360

Transmitted to secretary of state..... 360

SENATE ACTION:

- February 21—received; February 21—1st Reading;
- February 22 — referred to Public Lands, Tourist-Industry Development, Planning-Development, Judiciary;
- February 26—Public Lands reported do pass;
- March 1—Tourist-Industry Development reported do pass;
- March 1—Planning-Development reported do pass;
- March 1—Judiciary reported do pass;
- March 2—Committee of Whole recommended do pass;
- March 2—2nd Reading;
- March 3—3rd Reading adopted.

HOUSE JOINT MEMORIAL NO. 2, by Mr. Dover of Navajo, urging repeal of federal transportation tax.

First Reading 103

Second Reading, referred to committees on Judiciary, Ways-Means 112

Held in committees.

HOUSE JOINT MEMORIAL NO. 3, by Members Ellis of Yavapai, Sims of Maricopa, asking congress enact legislation regulating publication of comic books.

First Reading 113

Second Reading, referred to committees on Judiciary, Welfare 122

Held in committees.

HOUSE JOINT MEMORIAL NO. 4, by Mr. Rogers of Maricopa and others, asking congress establish national cemetery in Arizona.

First Reading 134

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Second Reading, referred to committees on Judiciary, Public Defense-Veteran Affairs, Livestock-Public Lands....	144
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Administration engrossed	277
Third Reading, adopted 70 ayes, 4 nays, 6 not voting.....	284
Senate, adopted 28 ayes	339
Transmitted to secretary of state.....	339
SENATE ACTION:	
February 24—received; February 24—1st Reading;	
February 25—Committee of Whole recommended do pass;	
February 25—2nd Reading;	
February 28—3rd Reading adopted.	
HOUSE JOINT MEMORIAL NO. 6, by Mr. Sims of Maricopa (by request), asking congress initiate a constitutional amendment to limit the federal government's collection of income, gift or inheritance taxes.	
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Second Reading, referred to committees on Judiciary, Banking-Insurance - Corporations, Suffrage - Elections, Planning-Development	186
Held in committees.	
HOUSE JOINT MEMORIAL NO. 7, by Mr. Kartus of Maricopa, urging congress not include the proposed Glen Canyon dam as part of the upper basin project.	
First Reading	207
Second Reading, referred to committees on Judiciary, Agriculture-Irrigation, Livestock-Public Lands, Planning-Development	211

Livestock-Public Lands reported—do pass..... 355
 Held in committees.

HOUSE JOINT MEMORIAL NO. 8, by Members Thode, Bagnall, Smith of Pinal, asking congress appropriate money for construction of Buttes dam project on Gila river in Pinal county.

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 Second Reading, referred to committees on Judiciary, Agriculture-Irrigation 352
 Agriculture-Irrigation reported—do pass 399
 Judiciary reported—constitutional and proper form..... 444
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 Administration engrossed 465
 Third Reading, adopted 68 ayes, 3 nays, 9 not voting..... 475
 Senate, adopted 22 ayes, 3 nays, 3 not voting..... 536
 Transmitted to secretary of state..... 536

SENATE ACTION:

- March 15—received; March 15—1st Reading;
- March 15—referred to Agriculture-Irrigation, Planning-Development, Judiciary;
- March 16—Agriculture-Irrigation reported do pass;
- March 17—Judiciary reported do pass;
- March 18—Planning-Development reported do pass;
- March 18—Committee of Whole recommended do pass;
- March 18—2nd Reading;
- March 18—3rd Reading adopted.

HOUSE JOINT MEMORIAL NO. 9, by Committee on Rules, asking congress enact legislation and make appropriation for construction of Charleston dam on San Pedro river south of Benson and an aqueduct from the dam to city of Tucson.

First Reading 496
 Second Reading, referred to committees on Judiciary, Agriculture-Irrigation 496
 Agriculture-Irrigation reported—do pass..... 511
 Judiciary reported—constitutional and proper form..... 525
 Rules report 527
 Committee of Whole recommended—do pass..... 528
 Administration engrossed 531
 Third Reading, adopted 71 ayes, 4 nays, 5 not voting..... 532
 Held in Senate.

SENATE ACTION:

- March 18—received; March 18—1st Reading;
- March 18—referred to Agriculture-Irrigation, Planning-Development.
- Held in committees.

PART X

RECORD OF SENATE BILLS

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Committee of Whole recommended—do pass.....	220
Third Reading, passed 64 ayes, 16 not voting.....	223
Governor signed	268

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Received from Senate, passed 28 ayes.....	183
First Reading	183
Second Reading, referred to committees on Judiciary; County-Municipal Affairs; Planning-Development; Highways-Bridges	191
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Administration engrossed	225
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Governor signed	268

SENATE BILL NO. 8, by Senators Brown, Smith of Santa Cruz, providing motor vehicles forfeited to state or federal government for illegal transportation or possession of narcotic drugs and sold at public auction pass to new owner free of liens or encumbrances (Chapter 54, Laws 1955, 1st Regular Session).	
Received from Senate, passed 26 ayes, 2 not voting.....	301
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Third Reading, passed 63 ayes, 17 not voting.....	463
Governor signed	553
SENATE BILL NO. 13, by Senators Corbett, Collins of Pima, authorizing county boards of supervisors build swimming pools in cooperation with school districts (Maricopa and Pima county). (Chapter 137, Laws 1955, 1st Regular Session).	
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SENATE BILL NO. 14, by Senator Sullivan of Gila, county classification for salary purposes (Chapter 117, Laws 1955, 1st Regular Session).	
Received from Senate, passed 28 ayes.....	183
First Reading	183
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Committee of Whole recommended—do pass.....	660
Third Reading, passed 57 ayes, 12 nays, 11 not voting.....	664
Governor signed	690
SENATE BILL NO. 18, by Senators Hart, Haldiman of Maricopa, establishment and operation of cooperative public health districts (Chapter 127, Laws 1955, 1st Regular Session).	
Received from Senate, passed 28 ayes	512
First Reading	517
Second Reading, referred to committees on Judiciary; Public Health; County-Municipal Affairs	517
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Judiciary reported—constitutional and proper form	634
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Third Reading, passed 69 ayes, 1 nay, 10 not voting.....	656
Governor signed	690
SENATE BILL NO. 20, by Senators Hart, Haldiman of Maricopa, tuberculosis control act (Chapter 126, Laws 1955, 1st Regular Session).	
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First Reading	651
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House Final Passage, passed 68 ayes, 12 not voting.....	684, 685
Senate Final Passage, passed 25 ayes, 3 not voting.....	688
Governor signed	690
SENATE BILL NO. 21, by Senators Haldiman, Hart of Maricopa, amending election laws to permit casting absentee ballot by elector living 25 miles or more from polling place.	
Received from Senate, passed 28 ayes.....	205
First Reading	205
Second Reading, referred to committees on Judiciary; Suf- frage-Elections, County-Municipal Affairs	210
County-Municipal Affairs — returned for consideration of House	384
Held in committees.	
SENATE BILL NO. 22, by Senators Haldiman, Hart of Maricopa, registration of electors by county recorders (Chapter 78, Laws 1955, 1st Regular Session).	
Received from Senate, passed 28 ayes.....	177
First Reading	178
Second Reading, referred to committees on Judiciary, Suf- frage-Elections; County-Municipal Affairs	185
County-Municipal Affairs reported—amended returned for consideration of House	444
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Governor signed	623
 SENATE BILL NO. 24, by Senators Haldiman, Hart of Maricopa, registration of disabled electors.	
Received from Senate, passed 28 ayes.....	177
First Reading	178
Second Reading, referred to committees on Judiciary; Suf- frage-Elections; County-Municipal Affairs	185
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Held in committees.	
 SENATE BILL NO. 25, by Senators Haldiman, Hart of Maricopa, deputy registration officers (Chapter 45, Laws 1955, 1st Reg- ular Session).	
Received from Senate, passed 28 ayes.....	177
First Reading	178
Second Reading, referred to committees on Judiciary; Suf- frage-Elections; County-Municipal Affairs	185
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Senate concurred in House amendments.....	493
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Governor signed	549

SENATE BILL NO. 26, by Senator Orme of Yavapai, extension of code commission (Chapter 1, Laws 1955, 1st Regular Session).

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Committee of Whole recommended—do pass.....	161
Third Reading, passed 78 ayes, 2 not voting.....	162
Governor signed	182

SENATE BILL NO. 27, by Committee on Agriculture and Irrigation, appropriating \$11,630 to commission of agriculture and horticulture for Khapra beetle control (Chapter 3, Laws 1955, 1st Regular Session).

Received from Senate, passed 28 ayes.....	145
First Reading	146
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SENATE BILL NO. 28, by Senator Morrow of Mohave and others, authorizing state highway department construct, maintain and operate roadside parks and erect historical markers (Chapter 85, Laws 1955, 1st Regular Session).

Received from Senate, passed 28 ayes.....	205
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SENATE BILL NO. 29, by Senator Orme of Yavapai, increasing salary of director of state department of mineral resources from \$6,000 to \$7,200 annually.	
Received from Senate, passed 26 ayes, 2 not voting.....	458
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SENATE BILL NO. 37, by Senator Sullivan of Gila, requiring surrender of party telephone line be mandatory in cases of emergency (Chapter 12, Laws 1955, 1st Regular Session).	
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Third Reading, passed 70 ayes, 10 not voting.....	281
Governor signed	339

SUBSTITUTE SENATE BILL NO. 45, by Senator Dove of Cochise, granting concurrent state-federal jurisdiction over military reservations and providing for arbitration of jurisdictional disputes.

Received from Senate, passed 27 ayes, 1 not voting.....	392
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SENATE BILL NO. 48, by Committee on Appropriations, appropriating \$750 to secretary of state for printing 1954 supplement code (Chapter 5, Laws 1955, 1st Regular Session).

Received from Senate, passed 28 ayes.....	177
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Governor signed	246

SENATE BILL NO. 50, by Senators Arnold, Goff of Pinal, permitting expansion of board of school trustees (Chapter 49, Laws 1955, 1st Regular Session).

Received from Senate, passed 28 ayes.....	205
First Reading	206
Second Reading, referred to committees on Judiciary; Education; County-Municipal Affairs; Suffrage-Elections	211
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Governor signed	549
SENATE BILL NO. 51, by Senator Prochnow of Coconino and others, minor revisions in motor vehicle registration fee schedule.	
Received from Senate, passed 28 ayes.....	205
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SENATE BILL NO. 52, by Senator Prochnow of Coconino and others, schedule of penalties for overloading trucks. (Chapter 134, Laws 1955, 1st Regular Session).	
Received from Senate, passed 26 ayes, 2 not voting.....	317
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Second Reading, referred to committees on Judiciary; Highways-Bridges; County-Municipal Affairs	328
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Governor signed	691

SENATE BILL NO. 53, by Senator Prochnow of Coconino and others, applying gross receipts tax on common carriers to carriers leased to others (Chapter 135, Laws 1955, 1st Regular Session).

Received from Senate, passed 27 ayes, 1 not voting.....	392
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Second Reading, referred to committees on Judiciary; Highways-Bridges; Ways-Means	404
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Senate concurred in House amendments.....	681
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Governor signed	691

SENATE BILL NO. 54, by Senator Prochnow of Coconino and others, creating position of state highway director.

Received from Senate, passed 19 ayes, 9 nays.....	350
First Reading	351
Second Reading, referred to committees on Judiciary; Appropriations; Highways-Bridges	359
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SENATE BILL NO. 55, by Senator Prochnow of Coconino and others, setting fee for beginners learning to drive motor vehicles (Chapter 56, Laws 1955, 1st Regular Session).

Received from Senate, passed 27 ayes, 1 not voting.....	236
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Governor signed	553
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Received from Senate, passed 26 ayes, 2 not voting.....	301
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Senate concurred in House amendments.....	651
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Governor signed	654
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Committee of Whole recommended—do pass.....	252
Third Reading, passed 68 ayes, 12 not voting.....	255
Governor signed	274

SENATE BILL NO. 66, by Senator Morrow of Mohave, authorizing the governor to join the interstate oil compact in behalf of the state (Chapter 44, Laws 1955, 1st Regular Session).

Received from Senate, passed 27 ayes, 1 not voting.....	236
First Reading	237
Second Reading, referred to committees on Judiciary, County-Municipal Affairs; Livestock-Public Lands	247
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Third Reading, passed 63 ayes, 1 nay, 16 not voting.....	470
Governor signed	549

SENATE BILL NO. 69, by Senators Brown of Santa Cruz, Simms of Greenlee, exempting Arizona racing commission from requirement that operating funds must be allotted and spent on quarterly basis, allowing it to use most of its funds during racing season (fall and winter) (Chapter 61, Laws 1955, 1st Regular Session).

Received from Senate, passed 28 ayes	177
First Reading	178
Second Reading, referred to committees on Judiciary, Appropriations, Public Institutions, County-Municipal Affairs	185

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Received from Senate, passed 28 ayes.....	454
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Second Reading, referred to committees on Judiciary, Labor....	456
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Senate concurred in House amendments.....	582
Senate Final Passage, passed 25 ayes, 3 not voting.....	582
Governor signed	623
 SENATE BILL NO. 74, by Senator Sullivan of Gila, providing method for reducing valuation on property for tax purposes when destroyed by flood etc. (Chapter 130, Laws 1955, 1st Regular Session).	
Received from Senate, passed 24 ayes, 4 not voting.....	607
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Administration engrossed	645
Third Reading, passed amended 63 ayes, 6 nays, 11 not voting..	656
Senate concurred in House amendments.....	658
Senate Final Passage, passed 25 ayes, 3 not voting.....	658
Governor signed	690

SENATE BILL NO. 77, by Committee on Fish and Game, authorizing game commission to sell Wellton-Mohawk project lands and appropriating \$20,000 for payment of assessments and charges over the 20 year contract sale period (Chapter 82, Laws 1955, 1st Regular Session).

Received from Senate, passed 25 ayes, 3 not voting.....	301
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Second Reading, referred to committees on Judiciary, Appropriations, Fish-Game, Agriculture-Irrigation	319
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Third Reading, passed amended 70 ayes, 10 not voting.....	576
Senate concurred in House amendments.....	582
Senate Final Passage, passed 24 ayes, 4 not voting.....	582
Governor signed	623

SENATE BILL NO. 80, by Senator Simer of Navajo, requiring casualty insurance on all state-owned vehicles and making the cost a state charge.

Received from Senate, passed 26 ayes, 2 not voting.....	392
First Reading	393
Second Reading, referred to committees on Judiciary, Public Institutions, Banking-Insurance-Corporations, County-Municipal Affairs	404
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SENATE BILL NO. 82, by Committee on Public Lands, permitting state land department use \$65,000 appropriated to survey lands in Arizona also for an inventory of state lands.	
Received from Senate, passed 28 ayes.....	205
First Reading	206
Second Reading, referred to committees on Judiciary, Ap- propriations, Livestock-Public Lands	211
Held in committees.	
SENATE BILL NO. 86, by Senators Corbett, Collins of Pima, ap- propriating \$2,211,740.00 to university of Arizona for new construction of buildings and remodeling of others (Chapter 112, Laws 1955, 1st Regular Session).	
Received from Senate, passed 28 ayes.....	350
First Reading	351
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Administration engrossed	645
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Senate concurred in House amendments.....	651
Senate Final Passage, passed 27 ayes, 1 not voting.....	651
Governor signed	654
SENATE BILL NO. 87, by Senators Corbett, Collins of Pima, appro- priating \$487,000 to university of Arizona for purchase of land and demolition of buildings (Chapter 113, Laws 1955, 1st Regular Session).	
Received from Senate, passed 28 ayes.....	340
First Reading	341
Second Reading, referred to committees on Judiciary, Appro- priations, Public Institutions	351

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Committee of Whole recommended—do pass.....	643
Third Reading, passed 67 ayes, 1 nay, 12 not voting.....	646
Governor signed	654

SENATE BILL NO. 88, by Senators Corbett, Collins of Pima, authorizing university of Arizona to issue additional \$3,500,000 in revenue bonds for building and equipping new dormitories (Chapter 48, Laws 1955, 1st Regular Session).

Received from Senate, passed 28 ayes.....	340
First Reading	341
Second Reading, referred to committees on Judiciary, Appropriations, Public Institutions	351
Public Institutions—returned for consideration of House.....	368
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Judiciary reported—constitutional and proper form.....	447
Rules report	454
Committee of Whole recommended—do pass.....	460
Third Reading, passed 64 ayes, 16 not voting.....	470
Governor signed	550

SENATE BILL NO. 89, by Senators Prochnow, Udine of Coconino, appropriating \$990,000 to Flagstaff college for construction of new buildings and remodeling program (Chapter 114, Laws 1955, 1st Regular Session).

Received from Senate, passed 28 ayes.....	340
First Reading	341
Second Reading, referred to committees on Judiciary, Appropriations, Public Institutions	351
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Senate concurred in House amendments.....	651
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Governor signed	654
SENATE BILL NO. 90, by Senators Haldiman, Hart of Maricopa, appropriating \$1,901,000 to Tempe college for construction of new buildings and remodeling program (Chapter 115, Laws 1955, 1st Regular Session).	
Received from Senate, passed 28 ayes.....	350
First Reading	351
Second Reading, referred to committees on Judiciary, Appropriations, Public Institutions	359
Public Institutions—returned for consideration of House.....	368
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Third Reading, passed amended 65 ayes, 1 nay, 14 not voting....	647
Senate concurred in House amendments	651
Senate Final Passage, passed 27 ayes, 1 not voting.....	651
Governor signed	654
SENATE BILL NO. 91, by Senators Haldiman, Hart of Maricopa, appropriating \$350,000 to Tempe college for purchase of land and demolition of buildings (Chapter 116, Laws 1955, 1st Regular Session).	
Received from Senate, passed 28 ayes.....	350
First Reading	351
Second Reading, referred to committees on Judiciary, Appropriations, Public Institutions	359
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Third Reading, passed 65 ayes, 1 nay, 14 not voting.....	647
Governor signed	654

SENATE BILL NO. 92, by Committee on Methods of Business, reallocating \$15,000 appropriated for luxury tax stamps to tax commission fund for capital outlay and other current expenditures (Chapter 43, Laws 1955, 1st Regular Session).	
Received from Senate, passed 27 ayes, 1 not voting.....	236
First Reading	237
Second Reading, referred to committees on Judiciary, Appropriations	247
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Judiciary reported—constitutional and proper form.....	447
Rules report	454
Committee of Whole recommended—do pass.....	459
Third Reading, passed 62 ayes, 18 not voting.....	470, 471
Governor signed	550
SENATE BILL NO. 93, by Committee on Methods of Business, appropriating \$20,000 to state department of library and archives for microfilming records (Chapter 53, Laws 1955, 1st Regular Session).	
Received from Senate, passed 28 ayes	340
First Reading	341
Second Reading, referred to committees on Judiciary, Appropriations	352
Appropriations reported—do pass	421
Judiciary reported—constitutional and proper form.....	447
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Committee of Whole recommended—do pass.....	459
Third Reading, passed 64 ayes, 16 nays.....	471
Governor signed	553
SENATE BILL NO. 95, by Senators Simer of Navajo, Goff of Pinal, prohibiting issuance of new liquor licenses for one year (Chapter 75, Laws 1955, 1st Regular Session).	
Received from Senate, passed 28 ayes.....	340
First Reading	341
Second Reading, referred to committees on Judiciary, County-Municipal Affairs	352
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Rules report	527

Committee of Whole recommended—do pass.....	528
Third Reading, passed 48 ayes, 18 nays, 14 not voting.....	539
Governor signed	620
SENATE BILL NO. 96, by Senators Haldiman, Hart of Maricopa, authorizing Tempe college issue an additional \$3,500,000 in revenue bonds for construction and equipment of dormitories (Chapter 46, Laws 1955, 1st Regular Session).	
Received from Senate, passed 27 ayes, 1 not voting.....	340
First Reading	341
Second Reading, referred to committees on Judiciary, Appropriations, Public Institutions, Banking-Insurance-Corporations	352
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Rules report	454
Committee of Whole recommended—do pass.....	460
Third Reading, passed 64 ayes, 16 not voting.....	471
Governor signed	550
SENATE BILL NO. 104, by Committee on Fish and Game, authorizing cooperative training program in use of firearms (Chapter 121, Laws 1955, 1st Regular Session).	
Received from Senate, passed 28 ayes.....	360
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Judiciary reported—constitutional and proper form.....	659
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Administration engrossed	677
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Governor signed	690

SENATE BILL NO. 105, by Committee on Appropriations, reallocating portion of auditor funds for new postage meter machine (Chapter 9, Laws 1955, 1st Regular Session).

Received from Senate, passed 27 ayes, 1 not voting.....	236
First Reading	237
Second Reading, referred to committees on Judiciary, Appropriations	247
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Appropriations reported—do pass	248
Rules report	251
Committee of Whole recommended—do pass	252
Third Reading, passed 69 ayes, 11 not voting.....	255
Governor signed	274

SENATE BILL NO. 106, by Senators Arnold, Goff of Pinal, appropriating \$450,000 to Arizona children's colony for construction program (Chapter 131, Laws 1955, 1st Regular Session).

Received from Senate, passed 28 ayes	340
First Reading	341
Second Reading, referred to committees on Judiciary, Appropriations, Public Institutions	352
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Third Reading, passed 70 ayes, 10 not voting.....	654
Governor signed	690

SENATE BILL NO. 108, by Senators Hart, Haldiman of Maricopa, appropriating \$88,536 to Tempe college for current expenditures (Chapter 10, Laws 1955, 1st Regular Session).

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Governor signed	626
 SENATE BILL NO. 110, by Committee on Labor and Capital, taxable wages under employment security act (Chapter 62, Laws 1955, 1st Regular Session).	
Received from Senate, passed 28 ayes	427
First Reading	427
Second Reading, referred to committees on Judiciary, Labor, County-Municipal Affairs	428
Labor—returned for consideration of House.....	447
County-Municipal Affairs — returned for consideration of House	447
Judiciary reported—constitutional and proper form.....	477

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Rules report	479
Committee of Whole recommended—do pass.....	488
Third Reading, passed 71 ayes, 9 not voting.....	523
Governor signed	572

SENATE BILL NO. 111, by Committee on Labor and Capital, amending state retirement program to conform with federal social security laws (Chapter 71, Laws 1955, 1st Regular Session).

Received from Senate, passed 28 ayes.....	427
First Reading	427
Second Reading, referred to committees on Judiciary, Labor, County-Municipal Affairs	428
Labor—returned for consideration of House.....	447
County-Municipal Affairs — returned for consideration of House	447
Judiciary reported—constitutional and proper form.....	477
Rules report	479
Committee of Whole recommended—do pass.....	488
Third Reading, passed 68 ayes, 3 nays, 9 not voting.....	523
Governor signed	591

SENATE BILL NO. 112, by Senator Haldiman of Maricopa, joint control of judicial and statutory bonds.

Received from Senate, passed 28 ayes.....	340
First Reading	341
Second Reading, referred to committees on Judiciary, Banking-Insurance-Corporations	352
Banking-Insurance-Corporations—returned for consideration of House	447
Held in committee.	

SENATE BILL NO. 113, by Senator Haldiman of Maricopa, creating traffic safety coordinating agency, appropriating \$12,000 for operation.

Received from Senate, passed 26 ayes, 2 not voting.....	458
First Reading	458
Second Reading, referred to committees on Judiciary, Education, Appropriations, Highways-Bridges	459
Education—returned for consideration of House.....	510
Held in committees.	

SENATE BILL NO. 115, by Committee on Agriculture and Irrigation (by request), appropriating \$23,795 to commission of agriculture and horticulture to pay its share of erecting new inspection station at Yuma (Chapter 84, Laws 1955, 1st Regular Session).

Received from Senate, passed 28 ayes.....	360
First Reading	361
Second Reading, referred to committees on Judiciary, Appropriations, Agriculture-Irrigation	375
Agriculture-Irrigation reported—do pass	399
Appropriations—returned for consideration of House.....	531
Judiciary reported—constitutional and proper form.....	560
Rules report	563
Committee of Whole recommended—do pass.....	568
Third Reading, passed 64 ayes, 8 nays, 8 not voting.....	575
Governor signed	623

SENATE BILL NO. 117, by Senator Collins of Pima and others, authorizing governor name committee of 5 to study need of state building in Tucson (Chapter 96, Laws 1955, 1st Regular Session).

Received from Senate, passed 26 ayes, 2 not voting.....	392
First Reading	394
Second Reading, referred to committees on Judiciary, Appropriations, Public Institutions	404
Public Institutions reported—do pass	448
Appropriations reported—amended do pass	511
Judiciary reported—constitutional and proper form.....	526
Rules report	527
Committee of Whole recommended—do pass amended.....	528
Sitting as in Committee of Whole recommended—do pass further amended.....	531
Administration engrossed	531
Third Reading, passed amended 58 ayes, 13 nays, 9 not voting	540
Senate refused to concur in House amendments.....	554
Senate Free Conferees: Collins, Corbett, Brown.....	554
House Free Conferees: Schaffer, Hutcheson, Carroll.....	554
Free Joint Conference report—House receded, conferees further amended	565
House adopted Free Joint Conference report.....	565

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Senate adopted Free Joint Conference report.....	574
House Final Passage, passed 61 ayes, 9 nays, 10 not voting.....	574
Senate Final Passage, passed 24 ayes, 4 not voting.....	582
Governor signed	623

SENATE BILL NO. 118, by Senators Thompson of Yuma, Morrow of Mohave, authorizing boards of supervisors spend up to \$500 per year to join regional or national organizations (Chapter 125, Laws 1955, 1st Regular Session).

Received from Senate, passed 28 ayes.....	340
First Reading	341
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Appropriations	352
Appropriations reported—amended do pass	495
Judiciary reported—amended constitutional and proper form	614
County-Municipal Affairs— returned for consideration of House.....	640
Rules report	660
Committee of Whole recommended—do pass amended.....	660
Administration engrossed	661
Third Reading, passed amended 64 ayes, 5 nays, 11 not voting	666
Senate concurred in House amendments	682
Senate Final Passage, passed 25 ayes, 3 not voting.....	682
Governor signed	690

SENATE BILL NO. 120, by Senators Brown, Smith of Santa Cruz, appropriating funds to national guard to pay past due armory utility bills to city of Nogales (Chapter 63, Laws 1955, 1st Regular Session).

Received from Senate, passed 28 ayes.....	340
First Reading	341
Second Reading, referred to committees on Judiciary, Appropriations, Public Defense-Veteran Affairs	352
Public Defense-Veteran Affairs reported—do pass.....	410
Appropriations reported—do pass	448
Judiciary reported—constitutional and proper form.....	500
Rules report	502
Committee of Whole recommended—do pass	506
Third Reading, passed 70 ayes, 10 not voting.....	519
Governor signed	572

SENATE BILL NO. 123, by Senator Goff of Pinal, specifying items to be considered in determining the state's average ad valorem tax rate for use in fixing auto lieu tax rates (Chapter 99, Laws 1955, 1st Regular Session).

Received from Senate, passed 25 ayes, 3 not voting.....	403
First Reading	403
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Ways-Means	414
County-Municipal Affairs— returned for consideration of House.....	448
Ways-Means—returned for consideration of House.....	495
Judiciary reported—constitutional and proper form.....	580
Rules reports	581, 614
Committee of Whole recommended—do pass.....	616
Third Reading, passed 63 ayes, 6 nays, 11 not voting.....	618
Governor signed	626

SENATE BILL NO. 126, by Senator Haldiman of Maricopa, appropriating \$450,000 to state hospital for building program (Chapter 132, Laws 1955, 1st Regular Session).

Received from Senate, passed 28 ayes.....	340
First Reading	342
Second Reading, referred to committees on Judiciary, Appropriations, Public Institutions	352
Public Institutions—returned for consideration of House.....	411
Appropriations reported—do pass	551
Judiciary reported—constitutional and proper form	635
Rules report	636
Committee of Whole recommended—do pass.....	644
Third Reading, passed 72 ayes, 8 not voting.....	654, 655
Governor signed	690

SENATE BILL NO. 127, by Committee on State Institutions, appropriating additional \$32,698 to industrial school for current fiscal year (Chapter 52, Laws 1955, 1st Regular Session).

Received from Senate, passed 28 ayes.....	360
First Reading	361
Second Reading, referred to committees on Judiciary, Appropriations, Public Institutions	375
Appropriations reported—do pass	390

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Public Institutions—returned for consideration of House.....	411
Judiciary reported—constitutional and proper form	448
Rules report	453
Committee of Whole recommended—do pass.....	459
Third Reading, passed 64 ayes, 16 not voting.....	472
Governor signed	553

SENATE BILL NO. 128, by Committee on State Institutions, exempting state tax commission postage appropriation from quarterly allotment regulations (Chapter 4, Laws 1955, 1st Regular Session).

Received from Senate, passed 28 ayes.....	212
First Reading	212
Second Reading, referred to committees on Judiciary, Appropriations	215
Appropriations reported—do pass	217, 218
Judiciary reported—constitutional and proper form.....	218
Rules report	220
Committee of Whole recommended—do pass.....	220
Third Reading, passed 63 ayes, 17 not voting.....	223, 224
Governor signed	246

SENATE BILL NO. 131, by Senator Spikes of Cochise, permitting school to establish revolving funds of \$500 upon application to county school superintendent (Chapter 64, Laws 1955, 1st Regular Session).

Received from Senate, passed 28 ayes.....	340
First Reading	342
Second Reading, referred to committees on Judiciary, Education, Appropriations	352
Education—returned for consideration of House.....	411
Appropriations reported—do pass.....	448
Judiciary reported—constitutional and proper form.....	500
Rules report	502
Committee of Whole recommended—do pass.....	507
Third Reading, passed 65 ayes, 5 nays, 10 not voting.....	523, 524
Governor signed	572

SENATE BILL NO. 132, by Senator Haldiman of Maricopa, creating independent state insurance commission.

Received from Senate, passed 27 ayes, 1 nay.....	427
First Reading	427
Second Reading, referred to committees on Judiciary, County- Municipal Affairs; Banking-Insurance-Corporations	428
County-Municipal Affairs returned for consideration of House.....	448
Banking-Insurance-Corporations reported:	
Majority—amended returned for consideration of House	
Minority—do not pass.....	448
Held in committee.	
SENATE BILL NO. 135, by Committee on Education, increasing monthly salary of members of state board of beauty culturist examiners (Chapter 101, Laws 1955, 1st Regular Session).	
Received from Senate, passed 26 ayes, 1 nay, 1 not voting....	427
First Reading	427
Second Reading, referred to committees on Judiciary, Ap- propriations	428
Appropriations reported—amended do pass.....	581
Judiciary reported—constitutional and proper form.....	614
Rules report	614
Committee of Whole recommended—do pass amended.....	614
Administration engrossed	617
Third Reading, passed amended 45 ayes, 21 nays, 14 not voting	618
Senate concurred in House amendments.....	620
Senate Final Passage, passed 23 ayes, 5 not voting.....	620
Governor signed	626
SENATE BILL NO. 136, by Committee on Education, retirement board amendments to state employees retirement act (Chap- ter 104, Laws 1955, 1st Regular Session).	
Received from Senate, passed 28 ayes.....	360
First Reading	361
Second Reading, referred to committees on Judiciary, Educa- tion, Banking-Insurance-Corporations	375, 385
Education—returned for consideration of House.....	411
Banking-Insurance-Corporations reported—amended do pass	415
Judiciary reported—constitutional and proper form.....	457
Rules reports	457, 527, 535

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Committee of Whole recommended—do pass amended.....	542, 543
Administration engrossed	551
Third Reading, passed amended 62 ayes, 1 nay, 17 not voting....	557
Senate refused to concur in House amendments.....	574
Senate Free Conferees: Spikes, Richardson, Corbett.....	574
House Free Conferees: Schaffer, O'Reilly, McRae.....	574
Free Joint Conference report.....	615
House adopted Free Joint Conference report.....	620
Senate adopted Free Joint Conference report.....	620
House Final Passage, passed 70 ayes, 1 nay, 9 not voting	620, 621
Senate Final Passage, passed 21 ayes, 7 not voting.....	623
Governor signed	627

SENATE BILL NO. 139, by Senator Vyne of Yavapai, minor amendments to present law regulating sale of raw milk to bring it under 1953 public health code.

Received from Senate, passed 28 ayes.....	454
First Reading	456
Second Reading, referred to committees on Judiciary, Public Health, County - Municipal Affairs, Livestock - Public Lands	456

Held in committees.

SENATE BILL NO. 140, by Committee on Appropriations, reallocating \$4,050,000 for use of state building commission for remodeling and expanding capitol building.

Received from Senate, passed 23 ayes, 5 nays.....	340
First Reading	342
Second Reading, referred to committees on Judiciary, Appropriations, Public Institutions, County-Municipal Affairs	352
County-Municipal Affairs— returned for consideration of House.....	449

Held in committees.

SENATE BILL NO. 142, by Committee on Appropriations, appropriating \$4,000 to governor for payment of capitol building utilities (Chapter 51, Laws 1955, 1st Regular Session).

Received from Senate, passed 28 ayes.....	340
First Reading	342
Second Reading, referred to committees on Judiciary, Appropriations, Public Institutions	352

Appropriations reported—do pass	391
Public Institutions—returned for consideration of House.....	411
Judiciary reported—constitutional and proper form.....	449
Rules report	453
Committee of Whole recommended—do pass.....	459
Third Reading, passed 63 ayes, 1 nay, 16 not voting.....	472
Governor signed	553
SENATE BILL NO. 143, by Senators Morrow, Cook of Mohave, extending life of Colorado river boundary commission and expanding its duties (Chapter 83, Laws 1955, 1st Regular Session).	
Received from Senate, passed 28 ayes.....	340
First Reading	342
Second Reading, referred to committees on Judiciary, Appropriations, County-Municipal Affairs, Livestock-Public Lands	352
Livestock-Public Lands—returned for consideration of House	375
Appropriations reported—do pass	391
County-Municipal Affairs— returned for consideration of House.....	449
Judiciary reported—constitutional and proper form.....	535
Rules reports	535, 563
Committee of Whole recommended—do pass.....	568
Third Reading, passed 68 ayes, 4 nays, 8 not voting.....	577
Governor signed	623
(Committee: Mr. Klauer of Yuma; Senator Morrow of Mohave).	
SENATE BILL NO. 145, by Senator Brown of Santa Cruz and others, repealing law setting up state bureau of criminal identification.	
Received from Senate, passed 25 ayes, 1 nay, 2 not voting.....	392
First Reading	394
Second Reading, referred to committees on Judiciary, Appropriations, County-Municipal Affairs	404
Held in committees.	
SENATE BILL NO. 148, by Committee on Education, retroactive and current contributions to OASI and state retirement system for teacher coverage (Chapter 67, Laws 1955, 1st Regular Session).	

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Received from Senate, passed 26 ayes, 2 not voting.....	392
First Reading	394
Second Reading, referred to committees on Judiciary, Education, Appropriations	404
Appropriations reported—do pass	433
Judiciary reported—constitutional and proper form.....	457
Education reported:	
Majority—returned for consideration of House do pass	477
Rules report	479, 502
Committee of Whole recommended—do pass.....	507
Third Reading, passed 69 ayes, 11 not voting.....	524
Governor signed	572

SENATE BILL NO. 149, by Senator Corbett of Pima (by request), increasing pensions and disability allowances of retired teachers (Chapter 77, Laws 1955, 1st Regular Session).

Received from Senate, passed 27 ayes, 1 not voting.....	427
First Reading	428
Second Reading, referred to committees on Judiciary, Education, County-Municipal Affairs, Banking-Insurance-Corporations	428
Banking-Insurance-Corporations reported—amended do pass	449
County-Municipal Affairs— returned for consideration of House.....	449
Education—returned for consideration of House.....	465
Judiciary reported—constitutional and proper form.....	478
Rules reports	527, 535
Committee of Whole recommended—do pass amended.....	543
Motion objected to Committee Whole recommendation and moved do pass	549
Third Reading, passed 68 ayes, 12 not voting.....	556, 557
Governor signed	691

SENATE BILL NO. 150, by Committee on Fish and Game, authorizing trapping and transplanting of bighorn sheep and appropriating \$40,000 (Chapter 70, Laws 1955, 1st Regular Session).

Received from Senate, passed 26 ayes, 2 not voting.....	392
First Reading	394

Second Reading, referred to committees on Judiciary, Appropriations, Fish-Game	404
Appropriations reported—amended do pass	490, 491
Fish-Game reported—do pass	491
Judiciary reported—constitutional and proper form.....	500
Rules report	502
Committee of Whole recommended—do pass amended.....	506, 507
Administration engrossed	509
Third Reading, passed amended 55 ayes, 17 nays, 8 not voting	519
Senate concurred in House amendments.....	535
Senate Final Passage, passed 27 ayes, 1 not voting.....	535
Governor signed	591
SENATE BILL NO. 153, by Senator Stanton of Greenlee, prohibiting cities and towns from taxing wholesalers of spirituous liquors (Chapter 124, Laws 1955, 1st Regular Session).	
Received from Senate, passed 20 ayes, 6 nays, 2 not voting....	427
First Reading	428
Second Reading, referred to committees on Judiciary, County-Municipal Affairs	428
County-Municipal Affairs returned for consideration of House.....	449
Judiciary reported—constitutional and proper form	635
Rules report	636
Committee of Whole recommended—do pass.....	644
Third Reading, failed to pass 29 ayes, 41 nays, 10 not voting....	655
Reconsideration	666
Third Reading, passed 55 ayes, 15 nays, 10 not voting.....	666
Governor signed	690
SENATE BILL NO. 154, by Senators Giss, Thompson of Yuma and others, relieving counties of paying the cost of maintaining children at Arizona children's colony, transferring such costs to the state.	
Received from Senate, passed 26 ayes, 1 nay, 1 not voting.....	392
First Reading	394
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Public Institutions, Appropriations....	404
Held in committees.	

SENATE BILL NO 159, by Senators Hart of Maricopa, Spikes of Cochise, reducing residence requirement for students under interstate education compact.

Received from Senate, passed 26 ayes, 2 not voting.....	392
First Reading	394
Second Reading, referred to committees on Judiciary, Education, Public Institutions	404
Public Institutions—returned for consideration of House.....	449
Education—amended returned for consideration of House....	510
Judiciary reported—constitutional and proper form.....	535
Rules reports	535, 564
Committee of Whole recommended—indefinitely postponed....	568
Tabled by motion	571
Tabled.	

SENATE BILL NO. 160, by Senator Morrow of Mohave, providing exploratory drilling shall be acceptable for mining claim assessment work (Chapter 66, Laws 1955, 1st Regular Session).

Received from Senate, passed 27 ayes, 1 not voting.....	392
First Reading	394
Second Reading, referred to committees on Judiciary, Livestock-Public Lands	404
Livestock-Public Lands—returned for consideration of House	491
Judiciary reported—constitutional and proper form.....	500
Rules report	501
Committee of Whole recommended—do pass.....	502
Third Reading, passed 71 ayes, 3 nays, 6 not voting.....	519, 520
Governor signed	572

SENATE BILL NO. 161, by Senator Cook of Mohave, authorizing issuance of special horseless carriage license plates to motor vehicles over 25 years old (Chapter 98, Laws 1955, 1st Regular Session).

Received from Senate, passed 27 ayes, 1 not voting.....	392
First Reading	394
Second Reading, referred to committees on Judiciary, Highways-Bridges, County-Municipal Affairs	405
Highways-Bridges reported—do pass	449
County-Municipal Affairs — returned for consideration of House	552

Judiciary reported—constitutional and proper form.....	560
Rules report	564
Committee of Whole recommended—do pass.....	569
Third Reading, passed 58 ayes, 5 nays, 17 not voting.....	580
Governor signed	623
 SENATE BILL NO. 162, by Committee on Agriculture-Irrigation (by request), relaxing restrictions on packing of head lettuce (Chapter 122, Laws 1955, 1st Regular Session).	
Received from Senate, passed 24 ayes, 2 nays, 2 not voting....	403
First Reading	403
Second Reading, referred to committees on Judiciary, Agri- culture-Irrigation	414
Agriculture-Irrigation reported—do pass	457
Judiciary reported—constitutional and proper form.....	581
Rules reports	581, 671
Committee of Whole recommended—do pass.....	675
Third Reading, passed 65 ayes, 2 nays, 13 not voting.....	686
Governor signed	690
 SENATE BILL NO. 165, by Committee on Judiciary, authorizing board of supervisors petition the governor for creation of new division of superior court when necessary (Chapter 136, Laws 1955, 1st Regular Session).	
Received from Senate, passed 19 ayes, 5 nays, 4 not voting....	651
First Reading	652
Second Reading, referred to committee on Judiciary, County- Municipal Affairs	653
County-Municipal Affairs — returned for consideration of House	659
Judiciary reported—constitutional and proper form.....	659
Rules report	671
Committee of Whole recommended—do pass.....	672
Third Reading, passed 63 ayes, 4 nays, 13 not voting.....	687
Governor signed.....	691
 SENATE BILL NO. 167, by Senator Giss of Yuma, exempting all sales made to federal government from state sales tax.	
Received from Senate, passed 23 ayes, 5 not voting.....	607
First Reading	612

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Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Ways-Means	612
Held in committees.	

SENATE BILL NO. 168, by Committee on Banking (by request) changing time for payment of negotiable instruments (Chapter 74, Laws 1955, 1st Regular Session).	
Received from Senate, passed 25 ayes, 3 not voting.....	535
First Reading	538
Second Reading, referred to 3rd Reading of Bills, replacing HB 225)	539
Third Reading, passed 72 ayes, 8 not voting.....	539
Governor signed	620

SENATE BILL NO. 169, by Senator Richardson of Graham and others, revising present egg inspection code particularly as to sale of eggs by small farmers (Chapter 111, Laws 1955, 1st Regular Session).	
Received from Senate, passed 27 ayes, 1 not voting.....	393
First Reading	394
Second Reading, referred to committees on Judiciary, Agriculture-Irrigation, County-Municipal Affairs, Banking-Insurance-Corporations	405
County-Municipal Affairs—amended returned for consideration of House	450
Agriculture-Irrigation reported—amended do pass.....	450
Banking-Insurance-Corporations—returned for consideration of House	450
Judiciary reported—amended constitutional and proper form	561-563
Rules report	564
Committee of Whole recommended—do pass amended.....	569-571
Administration engrossed	573
Third Reading, passed amended 64 ayes, 1 nay, 15 not voting	579, 580
Senate concurred in House amendments.....	615
Senate Final Passage, passed 27 ayes, 1 not voting.....	615
Recalled from governor for correction by SJR 2.....	636
Senate passed, 26 ayes, 2 not voting.....	636
House, passed 60 ayes, 1 nay, 19 not voting.....	636, 637
Governor signed	654

SENATE BILL NO. 170, by Senators Lockhart, Greer of Apache, misuse of firearms while hunting (Chapter 103, Laws 1955, 1st Regular Session).

Received from Senate, passed 26 ayes, 2 not voting.....	458
First Reading	458
Second Reading, referred to committees on Judiciary, Fish-Game	459
Fish-Game reported—do pass	491
Judiciary reported — a m e n d e d constitutional and proper form	500, 501
Rules report	501
Committee of Whole recommended—do pass amended (as per printed bill)	505, 506
Administration engrossed	509
Third Reading, passed amended 52 ayes, 15 nays, 13 not voting	524, 525
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Sitting as in Committee of Whole recommended—do pass amended	537, 538
Administration engrossed	538
Third Reading, passed a m e n d e d 61 ayes, 10 nays, 9 not voting	541, 542
Senate refused to concur in House amendments.....	555
Senate Free Conferees: Udine, Lockhart, Greer.....	555
House Free Conferees: Rutherford, Kennedy (Pima), Cook....	555
Free Joint Conference report (House receded from its amendments)	590
House adopted Free Joint Conference report.....	591
Senate adopted Free Joint Conference report.....	607
House Final Passage, passed 66 ayes, 10 nays, 4 not voting....	591
Governor signed	627

SENATE BILL NO. 171, by Senators Lockhart of Apache, Udine of Coconino, prescribing penalties for violations of game and fish laws (Chapter 97, Laws 1955, 1st Regular Session).

Received from Senate, passed 26 ayes, 2 not voting.....	458
First Reading	458
Second Reading, referred to committees on Judiciary, Fish-Game	459
Fish-Game reported—do pass	491

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Judiciary reported—constitutional and proper form.....	501
Rules reports	501, 564
Committee of Whole recommended—do pass.....	568
Third Reading, passed 59 ayes, 8 nays, 13 not voting.....	578, 579
Governor signed	623

SENATE BILL NO. 172, by Senators Brown of Santa Cruz, Arnold of Pinal, requiring state land commissioner obtain approval of appeals board before selling or issuing commercial lease on state lands (Chapter 87, Laws 1955, 1st Regular Session).

Received from Senate, passed 26 ayes, 2 not voting.....	393
First Reading	394
Second Reading, referred to committees on Judiciary, Public Institutions, Livestock-Public Lands	405
Livestock-Public Lands reported—do pass	450
Public Institutions — amended returned for consideration of House	450
Judiciary reported—constitutional and proper form.....	478
Rules report	479
Committee of Whole recommended—do pass amended.....	488
Sitting as in Committee Whole recommended—title amendment	491
Administration engrossed	491
Third Reading, passed amended 46 ayes, 27 nays, 7 not voting	497, 498
Senate refused to concur in House amendments.....	513
Senate Free Conferees: Brown, Arnold, Orme.....	513
House Free Conferees: Grimes, Bagnall, Petrie.....	513
Free Joint Conference report (House receded from amendments)	556
House adopted Free Joint Conference report.....	556
Senate adopted Free Joint Conference report.....	555
House Final Passage, passed 67 ayes, 4 nays, 9 not voting.....	556
Governor signed	623

SENATE BILL NO. 176, by Senator Giss of Yuma, providing for payment of expenses of members of uniform laws commission attending conventions in other states.

Received from Senate, passed 25 ayes, 1 nay, 2 not voting.....	393
First Reading	394

Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Planning-Development	405
County-Municipal Affairs — returned for consideration of House	450
Held in committees.	
SENATE BILL NO. 178, by Senator Smith of Graham, tightening secrecy of juvenile records, and defining procedure to be followed in arresting juveniles.	
Received from Senate, passed 28 ayes	427
First Reading	428
Second Reading, referred to committees on Judiciary, County-Municipal Affairs	428
Held in committees.	
SENATE BILL NO. 179, by Senator Haldiman of Maricopa, increasing motor vehicle registration fee and increasing apportionment to county assessors (Chapter 65, Laws 1955, 1st Regular Session).	
Received from Senate, passed 24 ayes, 2 nays, 2 not voting....	403
First Reading	403
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Highways-Bridges	414
Highways-Bridges reported—amended do pass.....	450-453
County-Municipal Affairs—amended returned for consideration of House	501
Judiciary reported—constitutional and proper form.....	501
Rules report	501
Committee of Whole recommended—do pass amended.....	503-505
Administration engrossed	509
Third Reading, passed amended 66 ayes, 6 nays, 8 not voting	525
Senate concurred in House amendments.....	536
Senate Final Passage, passed 26 ayes, 1 nay, 1 not voting.....	536
Governor signed	572
SENATE BILL NO. 182, by Senator Giss of Yuma, clarifying law in connection with discharge and forfeiture of bail bonds.	
Received from Senate, passed 27 ayes, 1 nay.....	454
First Reading	456
Second Reading, referred to committees on Judiciary, County-Municipal Affairs, Banking-Insurance-Corporations	456
Held in committees.	

SENATE BILL NO. 183, by Senator Stanton of Greenlee, transferring \$22,217.30 from highway fund to state prison fund to reimburse prison for metal used in making license plates for automobiles (Chapter 50, Laws 1955, 1st Regular Session).	
Received from Senate, passed 26 ayes, 2 not voting.....	393
First Reading	394
Second Reading, referred to committees on Judiciary, Appropriations	405
Appropriations reported—do pass	453
Judiciary reported—constitutional and proper form.....	453
Rules report	453
Committee of Whole recommended—do pass.....	459
Third Reading, passed 61 ayes, 19 not voting.....	463
Governor signed	553
SENATE BILL NO. 185, by Senator Goff of Pinal and others, authorizing state treasurer invest surplus state funds.	
Received from Senate, passed 27 ayes, 1 not voting.....	512
First Reading	517
Second Reading, referred to committees on Judiciary, Appropriations, Banking-Insurance-Corporations	517
Banking-Insurance-Corporations reported—do pass	534
Appropriations reported—amended do pass	590
Judiciary reported—constitutional and proper form	624
Rules report	624
Committee of Whole recommended—do pass amended.....	628
Administration engrossed	634
Third Reading, failed to pass 40 ayes, 23 nays, 17 not voting....	639
SENATE BILL NO. 186, by Committee on State Institutions, re-allocating \$107,495 state prison funds (Chapter 55, Laws 1955, 1st Regular Session).	
Received from Senate, passed 26 ayes, 2 not voting.....	393
First Reading	394
Second Reading, referred to committees on Judiciary, Appropriations, Highways-Bridges	405
Appropriations reported—do pass	453
Highways-Bridges reported—do pass	453
Judiciary reported—amended constitutional and proper form	478
Rules report	479

Committee of Whole recommended—do pass amended.....	488
Administration engrossed	490
Third Reading, passed amended 72 ayes, 1 nay, 7 not voting	498, 499
Senate concurred in House amendments.....	513
Senate Final Passage, passed 28 ayes.....	513
Governor signed	553
SENATE BILL NO. 189, by Senator Haldiman of Maricopa, authorizing state entomologist designate seed certifying agencies (Chapter 57, Laws 1955, 1st Regular Session).	
Received from Senate, passed 28 ayes.....	427
First Reading	427
Second Reading, referred to committees on Judiciary, Agriculture-Irrigation	428
Agriculture-Irrigation reported—do pass	453
Judiciary reported—constitutional and proper form.....	478
Rules report	478
Committee of Whole recommended—do pass.....	486
Third Reading, passed 70 ayes, 3 nays, 7 not voting.....	498
Governor signed	553
SENATE BILL NO. 192, by Senator Arnold of Pinal, membership of interstate stream commission.	
Received from Senate, passed 27 ayes, 1 not voting.....	393
First Reading	395
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Governor signed 690

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Governor signed 690

PART XI

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PART XIISTANDING COMMITTEES OF HOUSE OF REPRESENTATIVES
22ND LEGISLATURE — REGULAR SESSION

ADMINISTRATION

Ch.—W. W. Mitchell, Sr. (Maricopa), V. Ch.—Etta Mae Hutcheson (Pima), G. O. Biles (Greenlee), William B. Carr, Jr. (Yuma), James W. Carroll (Pima), Lee F. Dover (Navajo), Louis B. Ellsworth, Jr. (Gila), Thomas D. Fridena (Pima), Ruth I. Hunt (Maricopa), Augusta T. Larson (Navajo), Laura M. McRae (Maricopa), S. Earl Pugh (Maricopa), Arthur B. Schellenberg (Maricopa), Harold J. Scudder (Coconino), Robert E. Wilson (Maricopa).

AGRICULTURE & IRRIGATION

Ch.—J. P. Stump (Maricopa), V. Ch.—William B. Carr, Jr. (Yuma), Carl Austin (Maricopa), Harry Bagnall (Pinal), Keith S. Brown (Pima), Ed Ellsworth (Maricopa), V. S. Hostetter (Pima), Sidney Kartus (Maricopa), Robert L. Klauer (Yuma), Milton Lines (Graham), Andrew Matson (Coconino), George R. Steward (Maricopa), Hal F. Warner (Maricopa), Robert E. Wilson (Maricopa), William Younger Wood (Maricopa).

APPROPRIATIONS

Ch.—David S. Wine (Pima), V. Ch.—Louis B. Ellsworth, Jr. (Gila), Vicente Alfaro (Pima), David B. Babbitt (Yuma), Harry Bagnall (Pinal), Lorin M. Farr (Apache), J. O. Grimes (Maricopa), Robert L. Klauer (Yuma), Andrew Matson (Coconino), M. O. Lindner (Yavapai), Robert A. Petrie (Maricopa), S. Earl Pugh (Maricopa), Lillian Retzloff (Maricopa), Guy Rutherford (Mohave), Enos P. Schaffer (Pima).

BANKING, INSURANCE AND CORPORATIONS

Ch.—W. W. Franklin (Maricopa), V. Ch.—David B. Babbitt (Yuma), Josephine Bailey (Santa Cruz), Conrad James Carreon (Maricopa), James W. Carroll (Pima), Clyde M. Dalton (Cochise), William J. Harkness (Maricopa), W. I. Lowry (Maricopa), Dick W. Martin (Yavapai), Patrick W. O'Reilly (Maricopa), James B. Phillips (Maricopa), Champe Raftery (Maricopa), Arthur B. Schellenberg (Maricopa), Frederick S. Smith (Pinal), Robert E. Wilson (Maricopa).

COUNTY AND MUNICIPAL AFFAIRS

Ch.—Enos P. Schaffer (Pima), V. Ch.—Harold J. Scudder (Coconino), Charles H. Abels (Maricopa), William B. Carr, Jr. (Yuma), Etta Mae Hutcheson (Pima), James L. Kennedy (Pima), Norman Lee (Maricopa), Malcolm L. Lentz (Maricopa), Milton Lines (Graham), Andrew Matson (Coconino), William S. Porter (Maricopa), Del Rogers (Maricopa), George R. Steward (Maricopa), Alvin Wessler (Pima), William Younger Wood (Maricopa).

EDUCATION

Ch.—Laura M. McRae (Maricopa), V. Ch.—Patrick W. O'Reilly (Maricopa), Harry Ackerman (Pima), Keith S. Brown (Pima),

William B. Carr, Jr. (Yuma), Mabel S. Ellis (Yavapai), J. O. Grimes (Maricopa), V. S. Hostetter (Pima), Dick W. Martin (Yavapai), W. W. Mitchell, Sr. (Maricopa), Robert A. Petrie (Maricopa), Arthur B. Schellenberg (Maricopa), Harold J. Scudder (Coconino), J. P. Stump (Maricopa), Augusta T. Larson (Navajo).

FISH AND GAME

Ch.—Guy Rutherford (Mohave), V. Ch.—Clyde M. Dalton (Cochise), David B. Babbitt (Yuma), G. O. Biles (Greenlee), Nelson D. Brayton (Gila), W. L. Cook (Cochise), Lee F. Dover (Navajo), John H. Haugh (Pima), W. I. Lowry (Maricopa), Andrew Matson (Coconino), S. Earl Pugh (Maricopa), T. C. Rhodes (Maricopa), Harold J. Scudder (Coconino), Hal F. Warner (Maricopa), Juliette C. Willis (Pima).

PUBLIC HEALTH

Ch.—Nelson D. Brayton (Gila), V. Ch.—Thomas D. Fridena (Pima), Carl C. Andersen (Maricopa), M. Harold Burton (Pima), W. W. Franklin (Maricopa), V. S. Hostetter (Pima), Ruth I. Hunt (Maricopa), Neales Kennedy (Maricopa), Robert L. Klauer (Yuma), Dick W. Martin (Yavapai), Laura M. McRae (Maricopa), Lillian Retzloff (Maricopa), William Younger Wood (Maricopa), Douglas S. Holsclaw (Pima), David H. Campbell (Maricopa).

HIGHWAYS AND BRIDGES

Ch.—Louis B. Ellsworth, Jr. (Gila), V. Ch.—James W. Carroll (Pima), Vicente Alfaro (Pima), Josephine Bailey (Santa Cruz), Mabel S. Ellis (Yavapai), Ed Ellsworth (Maricopa), Lorin M. Farr (Apache), Etta Mae Hutcheson (Pima), Champe Raftery (Maricopa), Del Rogers (Maricopa), Guy Rutherford (Mohave), Carl Sims, Sr. (Maricopa), Frederick S. Smith (Pinal), George R. Steward (Maricopa), Robert E. Wilson (Maricopa).

JUDICIARY

Ch.—Harry Bagnall (Pinal), V. Ch.—George R. Steward (Maricopa), Harry Ackerman (Pima), Mabel S. Ellis (Yavapai), J. O. Grimes (Maricopa), Dick W. Martin (Yavapai), William I. Minor (Pima), Robert L. Myers (Maricopa), Patrick W. O'Reilly (Maricopa), Champe Raftery (Maricopa), Enos P. Schaffer (Pima), Frederick S. Smith (Pinal), David S. Wine (Pima), William Younger Wood (Maricopa), Evelyn Anderson (Cochise).

LABOR

Ch.—William Younger Wood (Maricopa), V. Ch.—Neales Kennedy (Maricopa), Vicente Alfaro (Pima), Carl Austin (Maricopa), G. O. Biles (Greenlee), Charles O. Bloomquist (Cochise), James W. Carroll (Pima), Clyde M. Dalton (Cochise), W. W. Franklin (Maricopa), William J. Harkness (Maricopa), Etta Mae Hutcheson (Pima), M. O. Lindner (Yavapai), C. H. Marion (Maricopa), Patrick W. O'Reilly (Maricopa), E. B. Thode (Pinal).

LIVESTOCK AND PUBLIC LANDS

Ch.—S. Earl Pugh (Maricopa), V. Ch.—Lorin M. Farr (Apache), Carl Austin (Maricopa), David B. Babbitt (Yuma), Josephine Bailey (Santa Cruz), Tom W. Berry (Greenlee), Keith S. Brown (Pima), William B. Carr, Jr. (Yuma), W. L. Cook (Cochise), Sidney Kartus (Maricopa), James L. Kennedy (Pima), William S. Porter (Maricopa), T. C. Rhodes (Maricopa), Guy Rutherford (Mohave), Frederick S. Smith (Pinal).

PLANNING AND DEVELOPMENT

Ch.—William J. Harkness (Maricopa), V. Ch.—James L. Kennedy (Pima), Charles H. Abels (Maricopa), Carl Austin (Maricopa), Nelson D. Brayton (Gila), Conrad James Carreon (Maricopa), W. W. Franklin (Maricopa), Malcolm L. Lentz (Maricopa), C. H. Marion (Maricopa), M. O. Lindner (Yavapai), William I. Minor (Pima), W. W. Mitchell, Sr. (Maricopa), James B. Phillips (Maricopa), E. L. Tidwell (Graham), Edwynne C. Rosenbaum (Gila).

PUBLIC DEFENSE AND VETERANS' AFFAIRS

Ch.—Lee F. Dover (Navajo), V. Ch.—Norman Lee (Maricopa), Charles H. Abels (Maricopa), Charles O. Bloomquist (Cochise), David H. Campbell (Maricopa), Thomas D. Fridena (Pima), James L. Kennedy (Pima), Neales Kennedy (Maricopa), Augusta T. Larson (Navajo), William I. Minor (Pima), Carl Sims, Sr. (Maricopa), Frederick S. Smith (Pinal), Del Rogers (Maricopa), E. B. Thode (Pinal), Ruth Adams White (Maricopa).

PUBLIC INSTITUTIONS

Ch.—J. O. Grimes (Maricopa), V. Ch.—Conrad James Carreon (Maricopa), Harry Ackerman (Pima), Vicente Alfaro (Pima), Mabel S. Ellis (Yavapai), Douglas H. Holsclaw (Pima), Ruth I. Hunt (Maricopa), Neales Kennedy (Maricopa), Robert L. Klauer (Yuma), Norman Lee (Maricopa), Laura M. McRae (Maricopa), W. W. Mitchell, Sr. (Maricopa), Enos P. Schaffer (Pima), Alvin Wessler (Pima), Etta Mae Hutcheson (Pima).

RULES

Ch.—Harry S. Ruppelius (Maricopa), V. Ch.—David S. Wine (Pima), Harry Ackerman (Pima), Harry Bagnall (Pinal), Lee F. Dover (Navajo), Louis B. Ellsworth, Jr. (Gila), Robert L. Klauer (Yuma), Robert A. Petrie (Maricopa), Enos P. Schaffer (Pima), J. P. Stump (Maricopa), Robert E. Wilson (Maricopa).

SUFFRAGE AND ELECTIONS

Ch.—Harry Ackerman (Pima), V. Ch.—Sidney Kartus (Maricopa), Tom W. Berry (Greenlee), Charles O. Bloomquist (Cochise), M. Harold Burton (Pima), William J. Harkness (Maricopa), Ruth I. Hunt (Maricopa), Norman Lee (Maricopa), M. O. Lindner (Yavapai), Robert L. Myers (Maricopa), Champe Raftery (Maricopa), Lillian Retzloff (Maricopa), Del Rogers (Maricopa), Harold J. Scudder (Coconino), Julliette C. Willis (Pima).

WAYS AND MEANS

Ch.—Robert A. Petrie (Maricopa), V. Ch.—Charles H. Abels (Maricopa), Carl C. Andersen (Maricopa), Evelyn Anderson (Cochise), David B. Babbitt (Yuma), Josephine Bailey (Santa Cruz), William J. Harkness (Maricopa), John H. Haugh (Pima), Patrick W. O'Reilly (Maricopa), S. Earl Pugh (Maricopa), Champe Raftery (Maricopa), Guy Rutherford (Mohave), Carl Sims, Sr. (Maricopa), E. L. Tidwell (Graham), Ruth Adams White (Maricopa).

WELFARE

Ch.—Mabel S. Ellis (Yavapai), V. Ch.—Carl Sims, Sr. (Maricopa), Vicente Alfaro (Pima), Dr. Nelson D. Brayton (Gila), Clyde M. Dalton (Cochise), Dr. Thomas D. Fridena (Pima), John H. Haugh (Pima), Sidney Kartus (Maricopa), Augusta T. Larson (Navajo), Laura M. McRae (Maricopa), Lillian Retzliff (Maricopa), Del Rogers (Maricopa), Douglas S. Holsclaw (Pima), Malcolm L. Lentz (Maricopa), J. P. Stump (Maricopa).

PART XIII

STANDING COMMITTEES OF THE SENATE

TWENTY-SECOND LEGISLATURE

FIRST REGULAR SESSION

AGRICULTURE AND IRRIGATION

Goff, Chairman; Haldiman, Vice-Chairman; Morrow, Corbett, Orme, Giss, C. B. Smith, Bourdon, Stanton, Dove, J. Smith.

APPROPRIATIONS

Prochnow, Chairman; Brown, Vice-Chairman; Vyne, Haldiman, Corbett, Arnold, Simms, Thompson, Morrow.

BANKING

Simms, Chairman; Spikes, Vice-Chairman; Udine, Cook, Lockhart, Goff, Collins, J. Smith, Hart, Simer, Giss.

CONSTITUTIONAL AMENDMENTS AND REFERENDUM

Arnold, Chairman; Stanton, Vice-Chairman; Simer, Brown, Greer, Collins, Prochnow.

COUNTIES

J. Smith, Chairman; Dove, Vice-Chairman; Cook, Collins, Hart.

EDUCATION

Spikes, Chairman; Hart, Vice-Chairman; Orme, Corbett, Giss, Udine, Arnold, Greer, Simms.

EMPLOYEES AND SUPPLIES

Greer, Chairman; Richardson, Vice-Chairman; Orme, Stanton, Giss, C. B. Smith, Spikes.

ENROLLING AND ENGROSSING

Sullivan, Chairman; Greer, Vice-Chairman; Dove, Bourdon, Richardson.

FINANCE AND REVENUE

Thompson, Chairman; Simms, Vice-Chairman; Orme, Corbett, Goff, Udine, Haldiman, Simer, Sullivan.

FISH AND GAME

Udine, Chairman; Lockhart, Vice-Chairman; Morrow, Thompson, Dove, Vyne, Simms.

HIGHWAYS AND BRIDGES

Stanton, Chairman; Prochnow, Vice-Chairman; Thompson, Morrow, Goff, Lockhart, Vyne, Hart, Spikes, C. B. Smith, Collins.

INSURANCE

Haldiman, Chairman; C. B. Smith, Vice-Chairman; Stanton, Udine, Bourdon.

JUDICIARY

Orme, Chairman; Giss, Vice-Chairman; Prochnow, Simms, Arnold, Richardson, Haldiman, Corbett, Brown.

LABOR AND CAPITAL

Simer, Chairman; Vyne, Vice-Chairman; Cook, Spikes, Goff, Hart, J. Smith.

LIVESTOCK

Spikes, Chairman; Thompson, Vice-Chairman; Orme, Bourdon, Udine, Greer, C. B. Smith.

METHODS OF BUSINESS

Orme, Chairman; Cook, Vice-Chairman; J. Smith, Sullivan, Dove, Simer, Greer.

MILITARY AND VETERANS' AFFAIRS

Hart, Chairman; Bourdon, Vice-Chairman; C. B. Smith, Richardson, Cook, Lockhart, Arnold.

MINES AND MINING

Cook, Chairman; Collins, Vice-Chairman; Stanton, Sullivan, Bourdon, Thompson, Dove.

MUNICIPALITIES

Collins, Chairman; Simer, Vice-Chairman; Vyne, Sullivan, Prochnow, Giss, Arnold.

PLANNING AND DEVELOPMENT

Brown, Chairman; Morrow, Vice-Chairman; Giss, Prochnow, Stanton.

PUBLIC HEALTH

Vyne, Chairman; Goff, Vice-Chairman; Thompson, Cook, Greer, Brown, Stanton.

PUBLIC LANDS

Morrow, Chairman; Spikes, Vice-Chairman; Bourdon, J. Smith, Udine, Lockhart, Thompson.

RULES

Carpenter, Chairman; Prochnow, Vice-Chairman; Giss, Stanton, Haldiman, Corbett, Morrow, Arnold, Brown, Orme, Spikes.

STATE INSTITUTIONS

Giss, Chairman; Arnold, Vice-Chairman; Prochnow, Simms, Corbett, Haldiman, Richardson.

STYLE, REVISION AND COMPILATION

Dove, Chairman; J. Smith, Vice-Chairman; Cook, Simer, Collins.

SUFFRAGE AND ELECTIONS

Richardson, Chairman; Sullivan, Vice-Chairman; Lockhart, Hart, Bourdon.

TOURIST AND INDUSTRY DEVELOPMENT

Lockhart, Chairman; Corbett, Vice-Chairman; Morrow, Haldiman, Giss, Prochnow, Sullivan, Brown, Spikes, Simer, Richardson.

WELFARE AND CORRECTION

C. B. Smith, Chairman; Udine, Vice-Chairman; Hart, Goff, Vyne, Simms, Richardson.

PART XIV

MEMBERSHIP OF SPECIAL LEGISLATIVE COMMITTEES

Ira Hayes Memorial Committee (authorized by House Resolution No. 10, 1st Regular Session, 22nd Legislature)
House Members: Del Rogers, James L. Kennedy, Norman Lee.

Colorado River Boundary Committee (authorized by Senate Bill No. 143, Chapter 83, Laws 1955, 1st Regular Session, 22nd Legislature)
House Member: Robert L. Klauer
Senate Member: Robert Morrow

Code Revision Committee:

House sub-committee: Harry Bagnall, Frederick S. Smith,
Robert L. Myers.

Legislative Council (authorized by Senate Bill No. 6, Chapter 2, Laws 1953, 1st Regular Session, 21st Legislature)

House Members: Harry S. Ruppelius, David S. Wine, Laura M. McRae, Louis B. Ellsworth, Jr., Lorin Farr, Patrick W. O'Reilly

Senate Members: Clarence L. Carpenter, Neilson Brown, Joe C. Haldiman, Jr., Harold C. Giss, Robert W. Prochnow, Chas. H. Orme, Sr.

Highway Study Committee (authorized by Senate Bill No. 47, Chapter 133, Laws 1953, 1st Regular Session, 21st Legislature)

House Members: Louis B. Ellsworth, Jr., Robert E. Wilson, James W. Carroll

Senate Members: Marshall L. Simms, Robert Morrow, Ben Arnold

Joint Study Committee on School Financing Problems (authorized by recommendation of the Free Joint Conference Committee on House Bill No. 13, Chapter 108, Laws 1955, 1st Regular Session, 22nd Legislature)

House Members: David S. Wine, Laura M. McRae, Robert A. Petrie, Harry W. Bagnall, Arthur B. Schellenberg

Senate Members: Robert W. Prochnow, A. R. Spikes, Ray Vyne, Neilson Brown, Wilford R. Richardson

PART XV

**MEMBERS OF THE HOUSE OF REPRESENTATIVES
OF THE TWENTY-SECOND LEGISLATURE
FIRST REGULAR SESSION
STATE OF ARIZONA**

OFFICERS:

HARRY S. RUPPELIUS,
Speaker

O. S. FRENCH,
Sergeant-at-arms

LALLAH RUTH,
Chief Clerk

RUBY H. SANDERS,
Assistant Chief Clerk

County	Dist. No.	Member	Party	Home Address
Apache.....		Lorin M. Farr.....	R.....	Box 615, St. Johns
Cochise.....	1.....	Clyde M. Dalton.....	D.....	Box 1609, Bisbee
	2.....	Evelyn Anderson.....	D.....	Box 733, Warren
	3.....	Chas. O. Bloomquist.....	D.....	1206 11th St., Douglas
	4.....	W. L. Cook.....	D.....	Box 246, Willcox
Coconino.....	1.....	Andrew Matson.....	D.....	Box 277, Flagstaff
	2.....	Harold J. Scudder.....	D.....	Box 16, Williams

County	Dist. No.	Member	Party	Home Address
Gila.....	1.....	Louis B. Ellsworth, Jr.....	D.....	Box 49, Globe
	2.....	Nelson D. Brayton.....	D.....	823 Merritt Street, Miami
	3.....	Edwynne C. Rosenbaum.....	D.....	Box 609, Globe
Graham.....	1.....	E. L. Tidwell.....	D.....	Box 108, Safford
	2.....	Milton Lines.....	D.....	Box 64, Pima
Greenlee.....	1.....	Tom W. Berry.....	D.....	102 Second Street, Clifton
	2.....	G. O. Biles.....	D.....	Box 747, Morenci
Maricopa.....	1.....	Ed Ellsworth.....	D.....	Box 75, Chandler
	2.....	Wm. S. Porter.....	R.....	15 E. 2nd Ave., Mesa
	3.....	Robert A. Petrie.....	D.....	1532 W. First Place, Mesa
	4.....	J. O. Grimes.....	D.....	906 Mill Ave., Tempe
	5.....	W. W. Mitchell, Sr.....	D.....	Box 426, Tempe
	6.....	Carl Austin.....	D.....	4442 S. 8th Place, Phoenix
	7.....	J. P. Stump.....	D.....	3154 Westward Blvd., Phoenix
	8.....	Carl Sims, Sr.....	D.....	1304 W. Magnolia Street, Phoenix
	9.....	Sidney Kartus.....	D.....	2107 S. 15th Place, Phoenix
	10.....	R. E. Wilson.....	D.....	2521 E. Adams Street, Phoenix
	11.....	Neales Kennedy.....	D.....	1240 N. Oakleaf Drive, Phoenix
	12.....	W. W. Franklin.....	D.....	1645½ E. Culver, Phoenix
	13.....	Conrad James Carreon.....	D.....	820 N. 3rd Street, Phoenix
	14.....	William J. Harkness.....	D.....	1345 E. Fillmore Street, Phoenix
	15.....	George R. Steward.....	D.....	107 N. 10th Ave., Phoenix
	16.....	Harry S. Ruppelius.....	D.....	1348 W. Lynwood Street, Phoenix
	17.....	Norman Lee.....	D.....	713 N. 27th Drive, Phoenix
	18.....	Ruth I. Hunt.....	D.....	1911 W. Holly Street, Phoenix
	19.....	Carl C. Andersen.....	R.....	842 W. Edgemont, Phoenix
	20.....	Malcolm L. Lentz.....	R.....	334 W. Almeria, Phoenix
	21.....	Laura M. McRae.....	D.....	929 E. Coronado Road, Phoenix
	22.....	W. I. Lowry.....	R.....	2922 E. Manor Drive, Phoenix
	23.....	Lillian Retzloff.....	D.....	2849 Greenfield Road, Phoenix
	24.....	Ruth Adams White.....	R.....	Box 1076, Scottsdale
	25.....	Patrick W. O'Reilly.....	D.....	1611 E. Flower, Phoenix
	26.....	David H. Campbell.....	R.....	2546 E. Roma, Phoenix
	27.....	Del Rogers.....	D.....	321 E. Indian School, Phoenix
	28.....	C. H. Marion.....	R.....	4232 N. 15th Drive, Phoenix
	29.....	James B. Phillips.....	R.....	1303 W. Bethany Home Road, Phoenix
	30.....	Robert L. Myers.....	R.....	5022 N. Arden Drive, Phoenix
	31.....	Arthur B. Schellenberg.....	R.....	212 E. Hayward, Phoenix
	32.....	Chas. H. Abels.....	D.....	Box 52, Cave Creek Stage, Phoenix

County	Dist. No.	Member	Party	Home Address
Maricopa	33	Champe Rafferty	D	3208 W. Marshall, Phoenix
	34	Wm. Younger Wood	D	Route 1, Box 90, Glendale
	35	Hal F. Warner	D	Box 758, Wickenburg
	36	S. Earl Pugh	D	4100 W. Thomas Road, Phoenix
	37	T. C. Rhodes	D	Box 146, Avondale
Mohave		Guy Rutherford	D	Box 176, Peach Springs
Navajo	1	Augusta T. Larson	R	Box 238, Lakeside
	2	Lee F. Dover	D	1100 Warren Ave., Winslow
Pima	1	David S. Wine	D	Box 539, Ajo
	2	Enos P. Schaffer	D	1035 Palm Road, Tucson
	3	Etta Mae Hutcheson	D	337 S. 4th Ave., Tucson
	4	James L. Kennedy	D	934 Calle Bocina, Tucson
	5	Thomas D. Fridena	D	717 North 6th Ave., Tucson
	6	Douglas S. Holsclaw	R	1746 E. 5th Street, Tucson
	7	Julliette C. Willis	R	123 Sierra Vista Drive, Tucson
	8	V. S. Hostetter	R	100 Calle Encanto, Tucson
	9	William I. Minor	D	130 West Adams, Tucson
	10	Alvin H. Wessler	R	1711 N. Desmond Lane, Tucson
	11	James W. Carroll	D	6009 E. Beverly Drive, Tucson
	12	John H. Haugh	R	Route 6, Box 161, Tucson
	13	Keith S. Brown	R	Box 364, Tucson—Nogales Star Route, Amado
	14	Vicente Alfaro	D	919 S. 6th Ave., Tucson
	15	M. Harold Burton	R	1825 N. Rosemary Drive, Tucson
	16	Harry Ackerman	D	711 S. Tucson Blvd., Tucson
Pinal	1	Harry Bagnall	D	639 N. 8th Place, Coolidge
	2	Frederick S. Smith	D	Box 1126, Superior
	3	E. B. Thode	D	Casa Grande
Santa Cruz		Josephine Bailey	D	Box 21, Tumacacori
Yavapai	1	Mabel S. Ellis	D	107 E. Gurley, Prescott
	2	Dick W. Martin	R	Box 1270, Prescott
	3	A. C. McCoy (deceased)	D	Box 856, Ash Fork
	3	M. O. Lindner	D	Box 606, Clarkdale (replacing A. C. McCoy)
Yuma	1	Robert L. Klauer	D	Box 1412, Yuma
	2	William B. Carr, Jr.	D	P. O. Box 150, Yuma
	3	David B. Babbitt	D	Box 1683, Parker

PART XVI

MEMBERS OF THE SENATE
 TWENTY-SECOND LEGISLATURE
 FIRST REGULAR SESSION, STATE OF ARIZONA

OFFICERS:

CLARENCE L. CARPENTER,
 President

HARRY DRAKE,
 Sergeant-at-Arms

LOUISE C. BRIMHALL,
 Secretary

RILLA DEAN,
 Assistant Secretary

County	Senator	Party	Home Address
Apache.....	Melvin C. Greer.....	D...	Box 725, St. Johns
	Lynn Lockhart.....	D...	Box 217, Springerville
Cochise.....	Fred Dove.....	D...	Box 57, Tombstone
	A. R. Spikes.....	D...	Bowie
Coconino.....	Robert W. Prochnow.....	D...	6 N. San Francisco, Flagstaff
	Fred F. Udine.....	D...	418 W. Sherman, Williams
Gila.....	Clarence L. Carpenter.....	D...	Box 1326, Miami
	William A. Sullivan.....	D...	LD 391, Globe
Graham.....	Wilford R. Richardson.....	D...	211 16th Street, Safford
	Jim Smith.....	D...	Central
Greenlee.....	Marshall L. Simms.....	D...	Box 518, Clifton
	A. C. Stanton.....	D...	Box 968, Clifton
Maricopa.....	Joe Haldiman, Jr.....	D...	47 West Jefferson, Phoenix
	R. S. Hart.....	D...	Rt. 3, Box 927, Glendale
Mohave.....	Earle W. Cook.....	D...	Box 510, Kingman
	Robert Morrow.....	D...	Box 302, Kingman
Navajo.....	William R. Bourdon.....	R...	Box 1203, Snowflake
	Clay B. Simer.....	D...	Box 402, Winslow
Pima.....	Thomas Collins.....	D...	1057 E. 8th Street, Tucson
	Hiram S. Corbett.....	R...	Box 5018, Tucson
Pinal.....	Ben Arnold.....	D...	Central Ave. at 1st Street, Coolidge
	Charles S. Goff.....	D...	210 E. 10th Street, Casa Grande
Santa Cruz.....	Neilson Brown.....	D...	Buena Vista Ranch, Nogales
	C. B. Smith.....	D...	923 Morley Ave., Nogales
Yavapai.....	Charles H. Orme, Sr.....	D...	Mayer
	Ray Vyne.....	D...	142 N. Cortez, Prescott
Yuma.....	Harold C. Giss.....	D...	Box 1351, Yuma
	Raymond H. Thompson.....	D...	Parker

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