A BILL TO BE ENTITLED ACT

creating the University of San Antonio as a state-supported institution of higher education; providing for its management and administration; providing
that general laws affecting other state institutions of like character which are not in conflict with this Act apply to the University of San Antonio, providing land in conflict and declaring an
emergency.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. This Act establishes in Bexar County, Texas, a coeducational institution of higher learning known as the University of San Antonio, to be conducted, operated, and maintained under the Board of Regents of The University of Texas System for such university shall be on land selected by the Board of Regents and provided or donated for such purpose.

Sec. 2. (a) The organization and control of the University of San Antonio is vested in the Board of Regents of The University of Texas System.

(b) As soon as practicable the board shall elect a president for the university. The president is executive officer for the board and works under its direction. He shall recommend the plan of organization for the university and is responsible to the board for the general management of the university.

(c) The board shall keep complete minutes of their meetings and make them available for public inspection at the university during regular business hours. The board shall furnish certified copies of their minutes to any person who pays the fee prescribed by the board. However, the board may not assess a fee in excess of 25 cents per 100 words.

Sec. 3. (a) The board may sue, and may be sued, in the name of the University of San Antonio, with venue being either in Bexar or Travis County.

(b) The university may be impleaded by service of citation on the president of the university or any of its vice presidents.

(c) This Act constitutes legislative consent to suit by or against the university.

(d) Before a contract of the university is entered into, it must receive approval of a majority of the board.

Sec. 4. (a) The board shall hold at least one regular meeting on the University of San Antonio campus each year, at the time and place it schedules, or as the chairman calls.
(b) The board shall report to
(1) the governor, each year;
(2) each regular session of the legislature, at the
beginning of the session; and
(3) the Coordinating Board, Texas College and University
System, each year.
(c) The board's report required by Subsection (b) of this
section contains
(1) the receipts and disbursements of the university;
(2) the number of teachers and salary of each member of
the faculty;
(3) the number, salary, and duty of each employee;
(4) the number of students, classified by grades and
departments;
(5) an itemized statement of the expenses incurred during
the year;
(6) a summary of the proceedings of the board and the
faculty; and
(7) other information required by the Coordinating Board,
Texas College and University System.

Sec. 5. The board may appoint and remove the president of
the university, members of the faculty, and other officers and
employees of the university when it decides the interest of the
university requires. The board shall fix the salaries and duties of
the president, faculty members, and other officers and employ-
ees.

Sec. 6. (a) The board shall prescribe courses leading to
the customary degrees as are offered in American universities of
the first rank; and shall award these degrees. All work done and
all courses, degrees, certificates, and diplomas awarded must con-
form to standard college requirements as promulgated by the
accrediting associations that supervise matters of accreditation of
universities and colleges in the State of Texas.
(b) The board shall cause to be collected from students
registering in the university in courses of less than graduate
rank, tuition or registration fees at rates set in Section 1,
Chapter 196, Acts of the 43rd Legislature, Regular Session, 1933,
as now or hereafter amended.
(c) The board shall cause to be collected from students
registering in the university in courses of graduate rank, tuition
or registration fees at rates determined by the board. The board
shall deposit the revenue from these fees with the state treasury in
a special fund from which the legislature makes appropriations to
finance the teaching of graduate courses at the University of
San Antonio.
(d) The board may make joint appointments in the university
and in other institutions under its governance, with the
salary of the person receiving a joint appointment to be
apportioned on the basis of the services rendered.
(e) The board shall make other rules and regulations for the
operation, control, and management of the university, including the
determination of the number of students that shall be admitted to
any school, college, or degree-granting program.

Sec. 7. The board may accept donations, gifts, and endow-
ments for the university to be held in trust and administered by
the board for the purposes and under the directions, limitations,
and provisions as may be declared in writing in the donation, gift,
or endowment, not inconsistent with the laws of the State of Texas
or with the objectives and proper management of the university.

Sec. 8. The board may lease for oil, sulphur, ore, and other
mineral development at public auction, all land under its control.
The board shall deposit the money received from the leases with the
state treasury in a special fund which the board may invest and
may expend the principal and interest for the administration of the
university. All leases must conform to the form and must be for
the rates set by the Texas General Land Office at the time of each
lease.

Sec. 9. The board may, without cost to the State of Texas,
construct or acquire through loans or other funds, from any source,
and accept title subject to conditions and limitations as are
prescribed by the board, including, but not limited to, classroom
buildings, dormitories, kitchens and dining halls, hospitals,
libraries, student activity buildings, gymnasiums, athletic build-
ings and stadiums, and other buildings and facilities as may be
needed for the good of the university and the moral welfare and
social conduct of its students, when the total cost, type of con-
struction, capacity of the buildings, and plans and specifications
have been approved by the board. However, the board may fix fees
and charges against the students for the use of the buildings and
facilities erected under the authorization of this section as long
as indebtedness remains against the buildings and their equipment,
and may pledge the revenue from the fees and charges for the pay-
ment of the costs of construction and equipment of the buildings.

Sec. 10. The board may fix fees, rentals, and charges for
the use of the dormitories, auditoriums, dining halls, buildings,
and the other facilities of the University of San Antonio, and they
shall make rules and regulations to assure the maximum occupancy
and use of the buildings and facilities. The charges made and the
fees fixed against students and others using the facilities and
services must be in amounts deemed by the board to be reasonable,
taking into consideration the cost of providing such facilities
and services, the use to be made of them, and the advantages to be
derived from their use.

Sec. 11. The board shall establish a schedule of minimum
fees and charges for the services performed by any department of
the university for students and the public. The schedule should
conform to the fees and charges customarily made for the services
in the community. By way of example, but not as a limitation, are
services of the hearing clinic, optometry clinic, reading clinic,
and data processing and computing center. The board shall include
in the report described in Section 4, a statement of all fees and
compensation derived from the services, including a brief state-
ment of the use made of the facilities and the firm, society,
organization, or association that used the facilities.

Sec. 12. The board may contract with the Department of
Defense of the United States of America to establish and maintain
courses of military training as a part of the university curric-
ulum, with the work of students enrolling in the courses being
credited toward degree requirements under regulations prescribed
by the board. The board may also lease armory land and buildings
from and to the United States of America, and acquire equipment
and material necessary to accomplish the purposes of the courses,
and may enter into insurance contracts for the protection of fed-
eral government's rights in and to the property. No student of
the University of San Antonio may be required to take any portion
of the military training as a condition for entrance into or grad-
uation from the university.

Sec. 13. From and after the operative date of this Act,
September 1, 1969, the University of San Antonio is subject to the
obligations and entitled to the benefits of all general laws of
the State of Texas applicable to other state institutions of
higher learning, except where the general laws are in conflict with
this Act, and in those instances, this Act shall prevail only to
the extent of the conflict.

Sec. 14. All laws and parts of laws in conflict with the
provisions of this Act are repealed to the extent of the conflict.

Sec. 15. If any provision of this Act or the application to
any person or circumstance is held invalid or unconstitutional,
the remainder of the Act and the application of the provision to
other persons or circumstances is not affected.

Sec. 16. The importance of this legislation and the crowded
condition of the calendars in both houses create an emergency and
an imperative public necessity that the Constitutional Rule requir-
ing bills to be read on three several days in each house be
suspended, and this Rule is hereby suspended, and that this Act
take effect and be in force from and after its passage, and it is
so enacted.
H. B. No. 42 (Committee Substitute) By Lombardino

Section Analysis:

Section 1. University of Texas at San Antonio is established under the authority of the Board of Regents of the University of Texas System.

Section 2. The Board of Regents of the University of Texas System is vested with the organization and control of the University of San Antonio. It is to be a university of the fullest scope, offering baccalaureate, master's, and doctoral degrees. The Board of Regents is to make the necessary rules and regulations for the operation of the university as may be necessary. The Board may determine the number of students to be enrolled in any program. Joint appointments are authorized. The salary of anyone receiving a joint appointment is to be apportioned on the basis of services rendered.

Section 3. Relating to the acceptance of gifts.

Section 4. Relating to the applicability of the general laws of the state to the university.

Section 5. Severability clause.

Section 6. Emergency clause.
Background Information:

This bill would meet the need in the San Antonio area for a public undergraduate, master's level institution. The proposal essentially meets the recommendations of the Coordinating Board. Part of the need for the new school is the fact that there is not a public college in the San Antonio Standard Metropolitan Area that can handle the graduates of the two campuses of the San Antonio Junior College. Also San Antonio is the largest metropolitan area in the state without a state supported four year college within commuting distance.
FORM C

(For a favorable report on a bill where a “committee substitute” was recommended by the committee.)

COMMITTEE REPORT

Date 3/15/69

HON. G. F. (GUS) MUTSCHER
Speaker of the House of Representatives.

Sir:

We, your Committee on State Affairs, to whom was referred H. B. No. 42, have had the same under consideration and beg to report back with recommendation that it do pass, and be not printed.

Committee Substitute was recommended and is to be printed in lieu of the original bill.

Chairman.

(A "committee substitute" in the case of a bill is in the form of two suggested amendments, a new body and a new caption. Under the Rules a committee may authorize the printing of the "committee substitute" in lieu of the original bill. If the original caption is adequate, the "committee substitute" should be only a new body; and in such case the original caption should be printed along with the suggested new body.)
COMMITTEE AMENDMENT NO. 1

Amend H.B. No. 42 by striking all below the enacting clause and substituting the following:

Section 1. This Act establishes in Bexar County, Texas, a coeducational institution of higher education known as The University of Texas at San Antonio, to be conducted, operated, and maintained under the Board of Regents of The University of Texas System. The site for such university shall be on land selected by the Board of Regents and provided or donated for such purpose.

Sec. 2. The organization and control of The University of Texas at San Antonio is vested in the Board of Regents of The University of Texas System. The Board of Regents shall have the authority to prescribe courses leading to such customary degrees as are offered at leading American universities and to award all such degrees. It is the intent of the Legislature that such degrees shall include baccalaureate, master's, and doctoral degrees, and their equivalents, and that there be established a standard four-year undergraduate program, but no department, school, or degree program shall be instituted except with the prior approval of the Coordinating Board, Texas College and University System. The Board of Regents shall make such other rules and regulations for the operation, control, and management of the university as may be necessary for the conduct of the university as one of the first class, including the determination of the number of students that shall be admitted to any school, college, or degree-granting program. The Board of Regents is specifically authorized to make joint appointments in the university and in other institutions under its governance, the salary of any such person who receives such joint appointment to be apportioned to the appointing institutions on the basis of services rendered.
Sec. 3. The Board of Regents is hereby authorized to accept and administer upon terms and conditions satisfactory to it grants or gifts of property, including real estate and/or money, that may be tendered to it in aid of the planning, establishment, conduct, and operation of The University of Texas at San Antonio, and in aid of research and teaching at the university. The Board of Regents is authorized and empowered to accept from the federal government or any foundation, trust fund, corporation, or individual donations, gifts, and grants, including real estate, buildings, libraries, laboratories, apparatus, equipment, records, or money for the use and benefit of the university.

Sec. 4. From and after the operative date of this Act, The University of Texas at San Antonio is subject to the obligations and entitled to the benefits of all general laws of the State of Texas applicable to other state institutions of higher education, except where the general laws are in conflict with this Act, and in those instances, this Act shall prevail only to the extent of the conflict.

Sec. 5. If any provision of this Act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the Act which can be given effect without the invalid provision or application, and to this end the provisions of this Act are declared to be severable.

Sec. 6. The fact that there is an imperative need for this state institution and the fact that the creation and establishment of The University of Texas at San Antonio is in the best interests of all of the people of the State of Texas create an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each house be suspended, and the Rule is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.
Committee Amendment No. 2

Amend H.B. No. 47 by striking all above the enacting clause and substituting the following:

A BILL TO BE ENTITLED

AN ACT

relating to establishing and maintaining The University of Texas at San Antonio and providing for its management and administration; providing that general laws affecting other state institutions of higher education that are not in conflict with this Act apply to The University of Texas at San Antonio; providing for severability; and declaring an emergency.
relating to establishing and maintaining The University of Texas at San Antonio and providing for its management and administration; providing that general laws affecting other state institutions of higher education that are not in conflict with this Act apply to The University of Texas at San Antonio; providing for severability; and declaring an emergency.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. This Act establishes in Bexar County, Texas, a coeducational institution of higher education known as The University of Texas at San Antonio, to be conducted, operated, and maintained under the Board of Regents of The University of Texas System. The site for such university shall be on land selected by the Board of Regents and provided or donated for such purpose.

Sec. 2. The organization and control of The University of Texas at San Antonio is vested in the Board of Regents of The University of Texas System. The Board of Regents shall have the authority to prescribe courses leading to such customary degrees as are offered at leading American universities and to award all such degrees. It is the intent of the Legislature that such degrees shall include baccalaureate, master's, and doctoral degrees, and their equivalents, and that there be established a standard four-year undergraduate program, but no department, school, or degree program shall be instituted except with the prior approval of the Coordinating Board, Texas College and University System. The Board
of Regents shall make such other rules and regulations for the operation, control, and management of the university as may be necessary for the conduct of the university as one of the first class, including the determination of the number of students that shall be admitted to any school, college, or degree-granting program. The Board of Regents is specifically authorized to make joint appointments in the university and in other institutions under its governance, the salary of any such person who receives such joint appointment to be apportioned to the appointing institutions on the basis of services rendered.

Sec. 3. The Board of Regents is hereby authorized to accept and administer upon terms and conditions satisfactory to it grants or gifts of property, including real estate and/or money, that may be tendered to it in aid of the planning, establishment, conduct, and operation of The University of Texas at San Antonio, and in aid of research and teaching at the university. The Board of Regents is authorized and empowered to accept from the federal government or any foundation, trust fund, corporation, or individual donations, gifts, and grants, including real estate, buildings, libraries, laboratories, apparatus, equipment, records, or money for the use and benefit of the university.

Sec. 4. From and after the operative date of this Act, The University of Texas at San Antonio is subject to the obligations and entitled to the benefits of all general laws of the State of Texas applicable to other state institutions of higher education, except where the general laws are in conflict with this Act, and in
those instances, this Act shall prevail only to the extent of the conflict.

Sec. 5. If any provision of this Act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the Act which can be given effect without the invalid provision or application, and to this end the provisions of this Act are declared to be severable.

Sec. 6. The fact that there is an imperative need for this state institution and the fact that the creation and establishment of The University of Texas at San Antonio is in the best interests of all of the people of the State of Texas create an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each house be suspended, and the Rule is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.
Austin, Texas
May 26, 1969

Hon. Ben Barnes
President of the Senate

Sir:

We, your Committee on State Departments and Institutions, to which was referred H. B. No. 42, have had the same under consideration, and I am instructed to report it back to the Senate with the recommendation that it do pass ___________________ and be ___________________ printed.

Chairman
AN ACT
relating to establishing and maintaining The University of Texas at San Antonio and providing for its management and administration, providing that general laws affecting other state institutions of higher education that are not in conflict with this Act apply to The University of Texas at San Antonio, providing for severability, and declaring an emergency.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. This Act establishes in Bexar County, Texas, a coeducational institution of higher education known as The University of Texas at San Antonio, to be conducted, operated, and maintained under the board of Regents of The University of Texas System. The site for such university shall be on land selected by the board of Regents and provided or donated for such purpose.

Sec. 2. The organization and control of The University of Texas at San Antonio is vested in the board of Regents of The University of Texas System. The board of Regents shall have the authority to prescribe courses leading to such customary degrees as are offered at leading American universities and to award all such degrees. It is the intent of the Legislature that such degrees shall include baccalaureate, master's, and doctoral degrees, and their equivalents, and that there be established a standard four-year undergraduate program, but no department, school, or degree program shall be instituted except with the prior approval of the Coordinating Board, Texas College and University System. The board
of Regents shall make such other rules and regulations for the operation, control, and management of the university as may be necessary for the conduct of the university as one of the first class, including the determination of the number of students that shall be admitted to any school, college, or degree-granting program. The Board of Regents is specifically authorized to make joint appointments in the university and in other institutions under its governance, the salary of any such person who receives such joint appointment to be apportioned to the appointing institutions on the basis of services rendered.

Sec. 1. The Board of Regents is hereby authorized to accept and administer upon terms and conditions satisfactory to it grants or gifts of property, including real estate and/or money, that may be tendered to it in aid of the planning, establishment, conduct, and operation of the University of Texas at San Antonio, and in aid of research and teaching at the university. The Board of Regents is authorized and empowered to accept from the Federal Government or any foundation, trust fund, corporation, or individual donations, gifts, and grants, including real estate, buildings, libraries, laboratories, apparatus, equipment, records, or money for the use and benefit of the university.

Sec. 2. From and after the effective date of this Act, the University of Texas at San Antonio is subject to the obligations and entitled to the benefits of all general laws of the State of Texas applicable to other state institutions of higher education, except where the general laws are in conflict with this Act, and in
those instances, this Act shall prevail only to the extent of the conflict.

Sec. 9. If any provision of this Act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the Act which can be given effect without the invalid provision or application, and to this end the provisions of this Act are declared to be severable.

Sec. 10. The fact that there is an imperative need for this state institution and the fact that the creation and establishment of the University of Texas at San Antonio is in the best interests of all of the people of the State of Texas create an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each house be suspended, and the rule is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

_____________________________  ______________________________
Lieutenant Governor             Speaker of the House

I hereby certify that H.B. No. 42 was passed by the House on March 18, 1969, by a non-record vote.

_____________________________
Chief Clerk of the House
I hereby certify that H.B. No. 42 was passed by the Senate on May 27, 1969, by a viva-voce vote.

Secretary of the Senate

APPROVED:  6-5-69
Date

Signed
Governor

FILED IN THE OFFICE OF THE SECRETARY OF STATE
3:30 PM O'CLOCK
JUN 5 1969
Secretary of State
A BILL TO BE ENTITLED
AN ACT
creating the University of San Antonio as a state-supported institution of higher education; providing for its management and administration; providing that general laws affecting other state institutions of higher learning which are not in conflict with this Act apply to the University of San Antonio; repealing laws in conflict; and declaring an emergency.

F I L E D  J A N  2 7  1 9 6 9

R E A D  1 s t  T I M E
AND REFERRED TO COMMITTEE ON
S T A T E  A F F A I R S

S e n i o r  a d v i s e d  b y  N o r m a n  L a c k n o w l e d g e  t h e  C o m m i s s i o n e r  o f  S t a t e  F i n a n c e  w h i c h  h a s  b e e n  r e p l a c e d  b y  t h e  S t a t e  S e c r e t a r y  o f  T h e  S t a t e  T h r o u g h  t h e  S t a t e  F i n a n c e  C o m m i s s i o n e r  o f  T h e  S t a t e  F i n a n c e  C o m m i s s i o n e r  o f  R e p r e s e n t a t i v e s  o f  T h e  S t a t e  F i n a n c e  C o m m i s s i o n e r  o f  T h e  S t a t e  F i n a n c e  C o m m i s s i o n e r  o f  T h e  S t a t e  F i n a n c e  C o m m i s s i o n e r  o f  T h e  S t a t e  F i n a n c e  C o m m i s s i o n e r  o f  T h e  S t a t e  F i n a n c e  C o m m i s s i o n e r  o f  T h e  S t a t e  F i n a n c e  C o m m i s s i o n e r  o f  T h e  S t a t e  F i n a n c e  C o m m i s s i o n e r  o f  T h e  S t a t e  F i n a n c e  C o m m i s s i o n e r  o f  T h e  S t a t e  F i n a n c e  C o m m i s s i o n e r  o f  T h e  S t a t e  F i n a n c e  C o m m i s s i o n e r  o f  T h e  S t a t e  F i n a n c e  C o m m i s s i o n e r  o f  T h e  S t a t e  F i n a n c e  C o m m i s s i o n e r  o f  T h e  S t a t e  F i n a n c e  C o m m i s s i o n e r  o f  T h e  S t a t e  F i n a n c e  C o m m i s s i o n e r  o f  T h e  S t a t e  F i n a n c e  C o m m i s s i o n e r  o f  T h e  S t a t e  F i n a n c e  C o m m i s s i o n e r  o f  T h e  S t a t e  F i n a n c e  C o m m i s s i o n e r  o f  T h e  S t a t e  F i n a n c e  C o m m i s s i o n e r  o f  T h e  S t a t e  F i n a n c e  C o m m i s s i o n e r  o f  T h e  S t a t e  F i n a n c e  C o m m i s s i o n e r  o f  T h e  S t a t e  F i n a n c e  C o m m i s s i o n e r  o f  T h e  S t a t e  F i n a n c e  C o m m i s s i o n e r  o of  T h e  S t a t e  F i n a n c e  C o m m i s s i o n e r  o of  T h e  S t a t e  F i n a n c e  C o m m i s s i o ...
A BILL TO BE ENTITLED

AN ACT

relating to establishing and maintaining The University of Texas at San Antonio and providing for its management and administration; providing that general laws affecting other state institutions of higher education that are not in conflict with this Act apply to The University of Texas at San Antonio; providing for severability; and declaring an emergency.

1-27-69 Filed.

2-3-69 Read first time and referred to Committee on State Affairs.

3-5-69 Reported favorably as amended, sent to printer.

3-6-69 Printed, distributed and referred to Committee on Rules at 10:45 a.m.

3-18-69 Read second time, amended and ordered engrossed by a non-record vote.

3-18-69 Constitutional Rule requiring bills to be read on three several days suspended by a four-fifths vote: Yeas 119, Nays 19.

3-18-69 Read third time and passed by a non-record vote.

Dorothy Hallman
Chief Clerk, H. of R.

3-18-69 Sent to Engrossing Clerk.

3-18-69 Engrossed.

Engrossing Clerk, H. of R.

MAR 19 1969 RETURNED FROM ENGROSSING CLERK SENT TO THE SENATE

MAR 19 1969 IN THE SENATE

MAR 19 1969 Read first time

And referred to Committee
MAY 26, 1969  Reported favorably.

Reported adversely, with favorable Committee Substitute; Committee Substitute read first time.

Ordered not printed.

MAY 27, 1969  Regular order of business suspended by unanimous consent:

24 yeas, 5 nays.

To permit consideration, reading and passage, Senate and Constitutional Rules suspended by vote of _____ yeas, _____ nays.

MAY 27, 1969  Read second time and passed to third reading by vote of 25 yeas, 4 nays.

Caption ordered amended to conform to body of bill.

MAY 27, 1969  Senate and Constitutional 3-Day Rules suspended by vote of 25 yeas, 5 nays to place bill on third reading and final passage.

MAY 27, 1969  Read third time and passed by a viva-voce vote.

OTHER ACTION:

* MAY 24, 1969  RE-FERRED TO COMMITTEE OF:
State Departments and Institutions by vote of 19 yeas, 8 nays.

Charles Schnabel
Secretary of the Senate

MAY 27, 1969  RETURNED FROM SENATE

MAY 27, 1969  Returned to HOUSE

Dorothy Hallmann
Chief Clerk, House of Representatives