

STATE AFFAIRS COMMITTEE

March 31, 1965

9:00 P.M.

I did not try to transcribe the conversations and arguments concerning the feelings of the Committee on all of the proposals. The following is only the actual amendments adopted:

Suggested by Mr. Buchele: Page 1, line 6: strike "relation to em-" and in line 7 strike "ployment relations", inserting: "employment relations or in relation to free and public accommodations".

Suggested by Mr. Rogers: Page 2, line 14, strike the words "discrimination and prevent segregation" and after the word "eliminate" insert the following: "and prevent segregation and discrimination"

Moved by Mr. Rogers, seconded by Mr. Ford and carried without dissent: Page 3, line 2, strike the word "education" and insert "educational" Section (h) lines 22, 23, 24 & 25 shall read as follows:
22 (h) The word "hotel", "motel", and "restaurant" shall
23 each have the meanings ascribed to them respectively by
24 KSA 36-101 and KSA 36-301, and the
25 term "public accommodations" shall include any

in line 27 strike the words "privileges, advantages," and
in line 29 after the word "fraternal," add the following: "charitable, social, educational"

Section (i) line 31 after "crimination", insert "against persons in a hotel, motel, cabin camp or restaurant, and the"

Page 4, line 2 strike "separation, or distinction"
Line 14 - Mr. Doyen has an amendment dealing with the Board makeup. (the Revisor has this)

Page 6, line 16 after the word "with" strike "any investi-" and on line 17 "gation or hearing" and add: "an investigation following formal complaint to request the Attorney General" and in line 17 after the word "any" insert "relevant" and after "witnesses." in line 20 insert the following: "The Attorney General shall for the purpose of this Act have power to issue subpoenas and compel the attendance of witnesses and the production of relevant books, accounts, papers, documents and records to the same extent as is now conferred on District Courts of this state under the code of civil procedure." Mr. Rogers moved that these page 6 amendments be adopted, seconded by Mr. Ford and received no opposition.

Page 8, line 31 after "shall" insert "within 72 hours after receipt of the complaint, serve a copy on each of the parties alleged to have violated this act, and shall"

This amendment was proposed for adoption by Mr. Turner, seconded by Mr. Buchele and was unanimously adopted.

Page 9, line 20, strike all after "a" and all of line 21 through "amended" and in line 20 after "a" add: "formal complaint setting forth the unlawful discrimination complained of, the section of the act alleged to have been violated, and the specific relief requested" Mr. Buchele moved adoption, seconded by Mr. Fribley and passed without dissent.

Page 10, line 12, strike "not" and in line 13 after "equity," add "and", striking "but"

Mr. Buchele moved the adoption of this amendment, seconded by Mr. Meckel and carried unanimously.

Line 27 following "employees" add "and the"; in line 30 strike "privileges, advantages;" There were no objections.

Page 13, line 2, strike "privileges, advantages,"
line 5, strike all of Section (2)
line 20 after "any" insert "final"
line 21 strike "whether final or not"

Renumber Section 3 as 2---there were no objections to this amendment.

Page 14, strike lines 20 through 22; line 23 after "court" add "at its discretion shall hear the appeal by trial de novo"
After "appeal" add "with or"--there were no objections to this proposal.

The meeting was adjourned at 11:30 PM, and the above presented to the Revisor's office for proper form.

Margaret Gentry, Secretary