

HB 2607

Following committee discussion, the motion carried on a vote of five to three. Senator Parrish moved to report the bill favorably as amended; Senator Hess seconded the motion, and the motion carried.

House Bill No. 2123 - Admissibility of certain evidence in prosecutions of certain sex offenses. It was pointed out that this bill is identical to one section of Senate Bill 308, which remains in the committee. Following committee discussion, no motion was made concerning this bill.

Substitute for House Bill No. 2232 - Concerning farm tenancies, relating to terminating tenancies for fall seeded grain crops. Following committee discussion, Senator Simpson moved to report the bill favorably; Senator Mulich seconded the motion, and the motion carried. Senator Berman requested that the committee minutes reflect the feeling that the committee does not want to keep changing statutes dealing with farm tenancies.

The chairman pointed out to the committee there are conflicts between House Bill 2010 and House Bill 2012, and House Bill 2106.

House Bill No. 2010 - Juvenile code, limitation on direct placements in state facilities. Following review of the bill, and discussion of it, Senator Simpson moved that its content be amended into House Bill 2012; Senator Parrish seconded the motion, and the motion carried.

House Bill No. 2106 - Limitation on placement of status offenders. Following review of the bill and committee discussion, Senator Berman moved that the contents of this bill be amended into House Bill 2012; Senator Mulich seconded the motion, and the motion carried.

House Bill No. 2012 - Juvenile code, out-of-home placement of juveniles. Mr. Griggs reviewed the bill, and committee discussion followed. In addition to the prior amendments inserting the contents of House Bill 2010 and House Bill 2106 into this bill, Senator Burke moved to amend the bill in line 255 to require that if juveniles are placed in a jail, they must be in a separate area away from other inmates; Senator Hess seconded the motion, and the motion carried. Senator Burke moved to amend the bill by changing "juvenile" to "youth" when referring to residential facilities; Senator Parrish seconded the motion, and the motion carried.

The chairman pointed out to the committee that there are also conflicts between this bill and Senate Bill 113 and Senate Bill 379. Senator Burke moved to incorporate the provisions of Senate Bill 379 dealing with educational assessments into this bill; Senator Parrish seconded the motion, and the motion carried.

Minutes of the Senate Committee on Judiciary March 28, 19 79.

House Bill No. 2059 - Require district courts to submit juvenile statistics to SRS. The chairman reported to the committee that he had not yet received a reply from his letter to the Judicial Administrator concerning the gathering of statistics.

The meeting adjourned.

These minutes were read and approved
by the committee on 4-25-79.

3-28-79

GUESTS

SENATE JUDICIARY COMMITTEE

NAME	ADDRESS	ORGANIZATION
John Scott	Topeka	WASW
Brian Rees	Emporia	
Maude Hgaves	1. web	P. L. Cooper
Judy Teisink	KWPC	Topeka
Victor Johnson		
S. Alexander	Topoka	
Marilyn Bradt	Lawrence	LWVK
Sue Ames	"	LWV of Lawrence
Mary J. Weyguit	"	" - "
Mike Sasek	Topeka	WRHS
Steve Dackson	"	"
Meg Duncan	Auburn	WRHS
Brett Blackburn	Topoka	WRHS
Bruce Weyguit	Topoka	WRHS
Mary Staybaugh	SOB	SRS
Charles R. Hamm	SOB	SRS
Janet A. Meyer	Lawrence, KS	League of Women Voters
Catherine A. Cheek	225 W. 12 th	Battered Women's Task Force
Dianne Dick	Topeka	Battered Women's Task Force
Marilyn Chamberlin	Lawrence	LWV of Lawrence
Mervyn Anderson	Lawrence	LWV " " "
Mary Ellen Stensler	Lawrence	LWV " " "
Brian R. Johnson	Topeka	Inter Den Year
Don C. Simpson	Emporia	Way College of Emporia
Marian Harriner	Lawrence	LWVK

CHAPTER 294

House Bill No. 2275

AN ACT concerning the termination of farm tenancies; amending K. S. A. 58-2506, and repealing the existing section.

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

Section 1. K. S. A. 58-2506 is hereby amended to read as follows: 58-2506. In cases of tenants occupying and cultivating farms, the notice must fix the termination of the tenancy to take place on the first day of March: *Provided, however, That as to that part of the*

farm which is planted to a fall seeded grain crop on cropland which has been prepared in conformance with normal practices in the area, the notice must fix the termination date of the tenancy to take place on the day following the last day of harvesting such crop or crops, or August 1, whichever comes first: And provided further, That if such tenant becomes a tenant from year to year by occupying the premises after the expiration of the term fixed in a written lease, the notice of termination of tenancy must fix the termination of tenancy to take place on the same day of the same month following the service of the notice as the day and month of termination fixed in the original lease under which said tenant first occupied the premises.

Sec. 2. K. S. A. 58-2506 is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its publication in the statute book.

Approved April 10, 1975.