

Approved March 10, 1986
Date

MINUTES OF THE Senate COMMITTEE ON Governmental Organization

The meeting was called to order by Senator Vidricksen at
Chairperson

1:40 ~~xxx~~ p.m. on March 4, 1986 in room 531N of the Capitol.

All members were present except:

Senator Bogina

Committee staff present:

Julian Efird - Research
Arden Ensley - Revisor

Conferees appearing before the committee:

Lenny Ewell - Department of Corrections
John Hipp - Director of Architectural Services

The Chairman called the meeting to order and introduced Lenny Ewell who was present to speak on SB 619 relating to surplus property. Mr. Ewell stated that the Department of Corrections was trying to indentify additional work programs for the inmates and he felt the Surplus Property Program would be a good program for the Correctional Industries. He distributed a statement listing some examples of surplus property and briefly discussed acquisition and distribution of this property. (Exhibit A)

After some discussion Senator Gaines made a motion that SB 619 be recommended favorably for passage. Senator Francisco seconded this and motion carried.

Attention was then turned to SB 669 concerning architectural services for state agencies. John Hipp told the committee that this bill allows for payment of additional fees for certain circumstances but would not go beyond the appropriations. He asked the committee to support this bill. A motion was made by Senator Gaines to pass SB 669 favorably. Senator Strick seconded this and motion carried.

The Chairman then turned the meeting over to the Revisor who distributed copies of the Substitute bills for HB 2153 and HB 2237. (Exhibits B & C) HB 2237 was read and discussed but because of time restraints no action was taken on this bill. The Chairman stated that HB 2153 and HB 2237 would be scheduled next week for final action. The meeting was then adjourned.

GUEST LIST

COMMITTEE: Senate Governmental Organization

DATE: Mar. 4, 1986

NAME	ADDRESS	COMPANY/ORGANIZATION
Keith Brewer	320 L... Wichita, KS	PHCCA
JIM BUNELL	WICHITA, KS	PHCCA
CHARLES P. KELLY	WICHITA	NAT'L ELEC CONTR. ASSN.
Herbert Whitlow	Topoka	PHCCA
Allen Inlow	Wichita	KANSAS PHCCA
Jacques Dares	Topoka	PHCCA
H. R. ...	Topoka	Natl Elec Contr. Assn.
JANET STUBBS	"	HTBAK
Kathy J. Mamey	" "	meak
John Hipp	" "	Dept. of Admin.
DAN MORGAN	Topoka	AGC of KS
G. Hanna	"	Cap-Journal
George Barber	Topoka	KS CONSULTING ENGR'S
Nick Roach	Topoka	Div. of PURCHASES
Paul Schwartz	Topoka	KDOC
Robert F Kelley	"	KDOC
Kirby L. Stegman	Mayetta	DoB
LARRY CONGER	TOPEKA	KDOC
Harold Shoaf	Topoka	TALK

SENATE BILL 619
SENATE GOVERNMENTAL ORGANIZATION
March 4, 1986

SUMMARY OF THE SURPLUS PROPERTY CENTER OPERATIONS (FEDERAL)

FROM OCTOBER 4, 1985 THRU FEBRUARY 28, 1986

The Federal Surplus Property Center (Federal) screens, analyzes and inspects Federal Surplus Property to determine the potential need for and utilization by eligible donees within the State of Kansas. There are some 1500 eligible donees, which include counties, cities, townships, school districts, libraries, museums, state agencies, and certain types of non-profit organizations. Kansas competes with all other states for available surplus property. Once the property is allocated to Kansas, the Surplus Property Center transfers the property to the requesting eligible donee. A transfer charge is assessed to the recipient donee, and these monies are used to pay for all of the overhead and operating expenses of the Surplus Property Center.

The Department of Corrections assumed the responsibility for the Surplus Property Center on October 4, 1985. From that time thru February 28, 1986, the Center has distributed property with an acquisition cost of \$1.3M to various donees. The transfer charges collected for this same property totalled \$168K.

The following are but a few examples of major items transferred to donees during the period of October 4, 1985 thru February 28, 1986:

<u>DONEE</u>	<u>ITEM TRANSFERRED</u>	<u>ACQUISITION COST</u>	<u>TRANSFER CHARGE</u>
City of Mulvane	1 Road Grader	\$ 120,000	\$ 14,000
Ford County	2 Locomotives	\$ 196,400	\$ 19,640
Historic Railroad Preservation Foundation	8 Railroad Cars 1 Crane	\$ 50,000	\$ 5,000
USD #475 Junction City	1 Fork Lift	\$ 8,330	\$ 2,250
Kansas Technical Institute, Salina	1 Aircraft	\$ 53,500	\$ 1,000
Kansas State Penitentiary, Lansing	1 44 Passenger School Bus	\$ 41,674	\$ 750
City of Parsons	1459 ft. Pipe	\$ 15,558	\$ 1,800
Nemaha County, Seneca	1333 ft. Pipe	\$ 12,392	\$ 2,000
Metropolitan Topeka Airport Authority	1 Cargo Truck 1 Dump Truck & Spare Parts	\$ 13,548 \$ 21,875	\$ 750 \$ 7,000
Kansas University Dept. of Facilities	1 Road Grader & Spare Parts	\$ 22,000	\$ 7,000

FINANCIAL STATEMENT FOR SURPLUS PROPERTY CENTER (FEDERAL)
(as of February 28, 1986)

Unencumbered Balance/Cash on Hand	\$ 57,584.76
Accounts Receivable	\$ 54,040.29
TOTAL	\$111,625.05

Senate Substitute for HOUSE BILL NO. 2153
By Committee on Governmental Organization

AN ACT concerning the examination, licensure and regulation of
plumbers;

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

Section 1. Standard examinations for the determination of competency of plumbing contractors and master and journeyman plumbers, based upon codes and standards effective on July 1, 1986, prepared and published and available upon such date from Block and Associates, Florida Farm Bureau Building, 5700 S.W. 34th St., #1303, Gainesville, Florida 32608, are hereby designated as the standard for determining the qualification of persons seeking certification as plumbing contractors and master and journeyman plumbers for the purposes of this act.

Sec. 2. Any county or city requiring the certification and licensure of plumbers practicing within the county or city may conduct examinations designated by section 1 of this act for the purpose of determining the competency of applicants for such certification and licensure. The board of county commissioners of such county or governing body of such city shall adopt rules and regulations: (a) Governing the conduct and grading of such examinations; (b) prescribing requirements for passage of examinations; and (c) fixing a uniform fee to be charged all applicants taking each such examination. The certificate of competency of any person successfully passing any such examination shall be valid for licensure, without additional examination, in any city or county of the state requiring certification and licensure of plumbers practicing within such city or county.

Sec. 3. All licenses granted upon the basis of satisfactory passage of an examination designated by section 1 of this act

shall bear a distinctive notation of such fact. A uniform fee shall be fixed by the county or city for licensure of all applicants seeking licensure based upon the successful passage of any such examination. Any license granted by any county or city upon the basis of successful passage of an examination designated by section 1 of this act shall be valid for practice in any other county or city requiring the examination and licensure of plumbers for practice in such county or city.

Sec. 4. Within their respective jurisdictions any city or county may: (a) Utilize examinations other than those designated by section 1 of this act for the examination of plumbers for licensure to practice only within the jurisdiction of such city or county; (b) adopt and enforce such plumbing codes, standards and regulations as the board of county commissioners or governing body of the city deem appropriate; and (3) conduct such inspections and fix such reasonable fees therefor as the board of county commissioners or governing body of the city may prescribe. Except when authorized by reciprocal agreement between the political subdivisions involved, licenses granted upon the basis of examinations other than those designated by section 1 of this act shall not authorize a plumber to practice outside of the jurisdiction of the city or county granting such license.

Sec. 5. Nothing in this act shall be construed to allow any person, firm, corporation, partnership, association or combination thereof to engage in the practice of engineering as defined by K.S.A. 74-7003 without having first received a license or authorization to practice engineering by the Kansas state board of technical professions.

Sec. 6. This act shall take effect and be in force from and after its publication in the statute book.

Senate Substitute for HOUSE BILL NO. 2237

By Committee on Governmental Organization

AN ACT concerning the examination, licensure and regulation of electricians;

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

Section 1. Standard examinations for the determination of competency of electrical contractors, master and journeyman electricians and residential electricians, based upon codes and standards effective on July 1, 1986, prepared and published and available upon such date from Block and Associates, Florida Farm Bureau Building, 5700 S.W. 34th St., #1303, Gainesville, Florida 32608, are hereby designated as the standard for determining the qualification of persons seeking certification as electrical contractors, master and journeyman electricians and residential electricians for the purposes of this act.

Sec. 2. Any county or city requiring the certification and licensure of electricians practicing within the county or city may conduct examinations designated by section 1 of this act for the purpose of determining the competency of applicants for such certification and licensure. The board of county commissioners of such county or governing body of such city shall adopt rules and regulations: (a) Governing the conduct and grading of such examinations; (b) prescribing requirements for passage of examinations; and (c) fixing a uniform fee to be charged all applicants taking each such examination. The certificate of competency of any person successfully passing any such examination shall be valid for licensure, without additional examination, in any city or county of the state requiring certification and licensure of electricians practicing within such city or county.

Sec. 3. All licenses granted upon the basis of satisfactory

passage of an examination designated by section 1 of this act shall bear a distinctive notation of such fact. A uniform fee shall be fixed by the county or city for licensure of all applicants seeking licensure based upon the successful passage of any such examination. Any license granted by any county or city upon the basis of successful passage of an examination designated by section 1 of this act shall be valid for practice in any other county or city requiring the examination and licensure of electricians for practice in such county or city.

Sec. 4. Within their respective jurisdictions any city or county may: (a) Utilize examinations other than those designated by section 1 of this act for the examination of electricians for licensure to practice only within the jurisdiction of such city or county; (b) adopt and enforce such electrical codes, standards and regulations as the board of county commissioners or governing body of the city deem appropriate; and (3) conduct such inspections and fix such reasonable fees therefor as the board of county commissioners or governing body of the city may prescribe. Except when authorized by reciprocal agreement between the political subdivisions involved, licenses granted upon the basis of examinations other than those designated by section 1 of this act shall not authorize an electrician to practice outside of the jurisdiction of the city or county granting such license.

Sec. 5. Nothing in this act shall be construed to allow any person, firm, corporation, partnership, association or combination thereof to engage in the practice of engineering as defined by K.S.A. 74-7003 without having first received a license or authorization to practice engineering by the Kansas state board of technical professions.

Sec. 6. This act shall take effect and be in force from and after its publication in the statute book.