

Approved March 15, 1988
Date

MINUTES OF THE SENATE COMMITTEE ON EDUCATION

The meeting was called to order by Senator Joseph C. Harder at
Chairperson

1:30 ~~xxx~~/p.m. on Thursday, March 3, 1988 in room 123-S of the Capitol.

All members were present except:

Committee staff present:

Mr. Ben Barrett, Legislative Research Department
Ms. Avis Swartzman, Legislative Revisor's Office
Mrs. Millie Randell, Secretary

Conferees appearing before the committee:

SB 602 - Residence requirements for fee purposes at public institutions
of postsecondary education (Werts et al.)

The Chairman called the meeting to order and asked the Committee to turn its attention to SB 602. He reminded the Committee that when the bill had been considered at the Committee meeting on March 1, members felt that the language was too broad for the intent of the bill. He said the revisor of statutes had drafted a new amendment (Attachment 1) and asked Ms. Swartzman to explain it to the Committee.

Ms. Swartzman said that the new amendment is similar to one she had drafted last year for HB 2020 for persons wishing to establish a "domiciliary residence" in Kansas after having accepted a position of employment in the state. She then explained that the proposed amendment to SB 602 provides that when a person (and including the spouse and dependents of that person) who is on active military service in Kansas should become discharged or retired under conditions other than dishonorable, and when the person's domiciliary residence is not timely enough established to meet the residence requirement for in-state payment of tuition at a Regents' institution or community college, SB 602 would establish domiciliary residence immediately upon discharge or retirement of such an individual. In effect, she said, this bill would waive the waiting requirement for establishing residency.

Following Committee discussion, Senator Arasmith made a conceptual motion to change the language of the bill by striking "other than dishonorable" and inserting the language "honorably retired or discharged". References to this language are found in Section 1., beginning on line 0031, and in Sect. 2, beginning on line 0081. The motion was seconded by Senator Allen, and the amendment was adopted.

The Chair then announced that the floor was open for action on the proposed amendment that had been drafted by the revisor at the request of the Committee. Senator Arasmith moved that the amendment to SB 602, as drafted by the revisor, be adopted. Senator Montgomery seconded the motion, and the amendment was adopted. Senator Allen moved and Senator Karr seconded a motion to recommend SB 602, as amended, favorably for passage. The motion carried.

SB 568 - Implementation of building-based education plans.

When the Chair called for other business, Senator Anderson made a motion that the Committee reconsider the action it had taken at its meeting on March 1 to recommend SB 568 for study by an interim committee. Senator Parrish seconded the motion, but the motion did not carry.

Senator Warren moved that the Committee minutes of March 1 be approved. The motion was seconded by Senator Karr, and the minutes were approved.

The Chairman adjourned the meeting.

SENATE EDUCATION COMMITTEE

TIME: 1:30 p.m. PLACE: 123-S DATE: March 3, 1988

GUEST LIST

NAME

ADDRESS

ORGANIZATION

<u>NAME</u>	<u>ADDRESS</u>	<u>ORGANIZATION</u>
Jim Yonally	Shownee Mission	USD #512
Gellen Stephens	Topeka	USD #500
Jan Cople	Wichita	KCFT
John Koepke	Topeka	KHSB
Ken Rogg	Paola	SQ E

SENATE EDUCATION COMMITTEE

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<i>Stephenson D. Sisk</i>	<i>Wichita</i>	<i>USD 259</i>
<i>Brilla Highfill Scott</i>	<i>Topeka</i>	<i>USA</i>
<i>Craig Grant</i>	<i>Topeka</i>	<i>KT-NEA</i>

Proposed Amendment to Senate Bill No. 602

On page 1, in line 30, by striking all after "persons"; by striking line 31; in line 32, by striking all before the semicolon and inserting "who are domiciliary residents of the state, who were present in the state in active military service immediately prior to becoming domiciliary residents of the state, whose domiciliary residence was established in the state immediately upon discharge or retirement from active military service under conditions other than dishonorable, but whose domiciliary residence was not timely enough established to meet the residence requirements of K.S.A. 71-406, and amendments thereto";

On page 2, in line 81, by striking all after "persons";

On page 3, by striking line 82; in line 83, by striking "sas" and inserting "who are domiciliary residents of the state, who were present in the state in active military service immediately prior to becoming domiciliary residents of the state, whose domiciliary residence was established in the state immediately upon discharge or retirement from active military service under conditions other than dishonorable, but whose domiciliary residence was not timely enough established to meet the residence duration requirements of subsection (a)";