

Approved January 31, 1989  
Date

MINUTES OF THE House COMMITTEE ON Local Government

The meeting was called to order by Representative R. D. Miller at  
Chairperson

1:30 a.m./XXp.m. on January 26, 1989 in room 521-S of the Capitol.

All members were present except:

Representative Vern Williams, excused

Committee staff present:

Mike Heim, Legislative Research Dept.  
Theresa Kiernan, Revisor of Statutes' Office  
Connie Smith, Committee Secretary

Conferees appearing before the committee:  
None

The Chairman briefed the Committee on proposed legislation pertaining to a statute that applies only to Wyandotte County. The statute allows the sheriff to recover out of state mileage and travel expenses. The proposed legislation removes the population bracket and inserts Wyandotte County.

Vice-Chairperson Brown briefed the Committee on proposed legislation which allows the recreation commission to enter lease agreement for real and personal property.

Motion was made by Representative Baker to introduce the legislation for both bills, seconded by Representative Mollenkamp, and the motion carried.

Chairman Miller turned the Committee's attention to HB 2010. HB 2010 is a Register of Deed's bill dealing with fee schedules and 8 point type. A hearing was previously held on January 18, 1989. The Chairman asked staff to prepare an amendment that would give the Register of Deeds the power to reject an instrument if not legible and make the law retroactive to January 1, 1989.

Theresa Kiernan, Staff, explained the amendment to the Committee. (Attach. I)

Extensive discussion followed.

Representative Holmes made the motion to amend HB 2010, seconded by Representative Lane, and the motion carried.

Committee discussion followed.

Representative Holmes made a motion to pass HB 2010 as amended, seconded by Representative Lane, and the motion carried.

Chairman Miller reminded the Committee of the appreciation dinner to be held on February 2.

Meeting adjourned at 2:10 p.m.



Proposed Amendment to HB 2010

On page 2, in line 70, by striking "typewritten"; also in line 70, by striking "will" and inserting "shall be of sufficient legibility so as to produce a clear and legible reproduction thereof and which shall"; in line 72, following the period, by inserting "The register <sup>of deeds</sup> may reject any document which is not of sufficient legibility so as to produce a clear and legible reproduction thereof."; following line 72, by inserting a paragraph as follows:

"Any document which was filed on or after January 1, 1989, which was of a size print or type smaller than 8-point type but which otherwise was properly filed shall be deemed to be validly filed."

LM

1-26-89

ATTACH. 1