Approved	3-19-85	-
PP	Date	

MINUTES	OF THE Hous	eCON	MMITTEE ON	Ways	and Mear	ıs		
The meeting was called to order by		rder by	Bill					at
				C	hairperson			
8:00	_ a.m./p¾¾. on	Thursday	y, March 14		, 19 <u>85</u> in r	oom _5	14-S	of the Capitol.
All membe	ers were present ex	ccept:						

Committee staff present:

Ray Hauke - Legislative Research
Laura Howard - Legislative Research
Jim Wilson - Revisor's Office
Sharon Schwartz - Administrative Aide
Nadine Young - Committee Secretary

Conferees appearing before the committee: None

HB 2154 -- general supplemental bill for fiscal year 1985, for Department of Administration, State Finance Council, State Corporation Commission, Department of Revenue-homestead property tax refunds, Department of Social and Rehabilitation services, Kansas correctional institution at Lansing, State Industrial Reformatory, Kansas State Penitentiary, Department of Health and Environment, Norton State Hospital, Winfield State Hospital and Training Center, Rainbow Mental Health Facility and State Park & Resources Authority; authorizing certain transfers, imposing certain restrictions and limitations, and directing or authorizing certain receipts and disbursements and acts incidental to the foregoing.

Representative Duncan expressed concern regarding the \$300,000 appropriated for Central management information systems and computing operations under Department of Administration (Line 43, page 1) of HB 2154. He offered a motion that the contract for this item not be let until HB 2134 is signed into law. Representative Ott seconded. Representative Shriver objected to the motion because he feels it is a move to undermine the decisions of the Department of Administration. Representative Rolfs supported the motion. Chairman asked for a vote. There were seven (7) in favor, and eight (8) opposed. The motion lost.

Representative Chronister moved that HB 2154, as amended, be recommended favorable for passage. Seconded by Representative Mainey. Motion carried.

Representative Guldner was recognized and he requested introduction of a bill concerning salaries of district magistrate judges (<a href="Attachment I">Attachment I</a>). It was called to the committee's attention that this bill is being introduced at request.

It was suggested that the notation "by request" be printed on those bills that are introduced in this committee at the request of a person or groups of persons. Chairman expressed concern that just because Ways and Means is an important committee with the authority to introduce bills, this might cause certain people or groups to think that Ways and Means is endorsing the bill, when in fact that is not the case. After considerable discussion, the decision was made not to use the notation. It was felt that legislators realize that introduction of a bill is simply a vehicle for bring a particular matter before the Legislature.

Representative Guldner moved that the bill be introduced and referred back to this committee. Representative Dyck seconded. Representative Mainey moved that the bill reflect the wording "by request of Representative Guldner". Chairman ruled the motion out of order because this has not been done procedurally in the past.

Representative Teagarden offered a substitute motion that this bill be introduced as a committee bill at the request of the budget office. Seconded by Representative Fuller. Motion carried.

#### CONTINUATION SHEET

MINUTES OF THE	House	COMMITTEE ON	Ways and	Means	,
room 514-S, Statel	house, at <u>8:00</u>	a.m./ <b>½</b> Xm. on	Thursday, March	. 14	19 <u>8</u> .5

A draft bill concerning issuance of refunding revenue bonds; amending KSA 76-6al8, was brought before the committee for introduction. Jim Wilson reviewed the purpose of the bill for the committee. Representative Heinemann moved the bill be introduced and referred back to this committee. Seconded by Representative Louis. Motion carried. (Attachment II)

A draft bill concerning multi-year appropriations for fiscal year 86/87 was also presented to the committee. Representative Heinemann moved the bill be introduced and referred back to this committee. Seconded by Representative Louis. Motion carried. (Attachment III)

Representative Chronister moved that the Minutes for March 4, 5, 6, 7 and 8 be approved as written. Seconded by Representative Mainey. Motion carried.

Chairman announced that Monday, March 18 and Wednesday, March 20 are reserved for subcommittee work. He also stated that if any subcommittees need extra time to complete any of the budgets coming from the Senate, to please let him know.

Meeting adjourned at 8:25 a.m.

DRAFT	BILL	NO.	
DRAFT	יוידו	NO.	

For Consideration by Committee on Ways and Means

AN ACT concerning salaries of district magistrate judges; amending K.S.A. 75-3120k and repealing the existing section.

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

Section 1. K.S.A. 75-3120k is hereby amended to read as follows: 75-3120k. (a) The annual salary of district magistrate judges shall be paid in equal installments each payroll period in accordance with this section.

- (b) Subject to the provisions of subsection (c) and except as otherwise provided in K.S.A. 75-31201 and amendments thereto, the annual salary of district magistrate judges shall be \$217146 \$26,000 for the payroll periods chargeable to the fiscal year ending June 30, 1984 1986, and each fiscal year thereafter.
- (c) The district magistrate judge in position one of Atchison county shall receive an annual salary equal to 1/2 of the annual salary provided for in subsection (b).
- (d) No county may supplement the salary of, or pay any compensation to, any district magistrate judge.
  - Sec. 2. K.S.A. 75-3120k is hereby repealed.
- Sec. 3. This act shall take effect and be in force from and after June 18, 1985, and its publication in the Kansas register.

3/14/85

DRAFT BILL NO.

For Consideration by Committee on Ways and Means

AN ACT concerning issuance of refunding revenue bonds; amending K.S.A. 76-6a18 and repealing the existing section.

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

Section 1. K.S.A. 76-6a18 is hereby amended to read as follows: 76-6a18. (a) The board may issue revenue hereunder under this section for the purpose of refunding outstanding revenue bonds theretefere issued hereunder under K.S.A. 76-6a13 to 76-6a35, inclusive, and amendments thereto or may issue revenue bonds hereunder under this section for the combined purposes of refunding such outstanding revenue bonds theretefere-issued-hereunder and the acquisition, equipment and furnishing of additions, improvements or extensions to such building or buildings or for the acquisition, equipment and furnishing of additional buildings. Bonds issued hereunder under this section solely for refunding purposes may either be sold as abeve--previded--in--K-S-A---76-6a17 at public or private sale at such price as the board may determine or may be delivered in exchange for the outstanding bonds being refunded. If sold, the proceeds may be either applied to the payment of the bonds refunded or deposited in escrow for the retirement thereof.

No-bonds-may-be-refunded-hereunder-unless-they-either-mature or-are-callable-for-redemption-under-their--terms--within--twelve months--from--the--date--of--the--issuance-of-refunding-bonds--or unless-such-outstanding-bonds--are--surrendered--voluntarily--by their-holders-at-the-time-of-issuance-ef-such-refunding-bonds-

(b) All bonds issued under this section shall in-all respects-be-authorized,-issued--and be secured in the manner provided for other bonds issued under this-act K.S.A. 76-6a13 to 76-6a35, inclusive, and amendments thereto and shall have all of

3/14/85

the attributes of such bonds. The board may provide that any such refunding bonds shall have the same priority of lien on the revenues pledged for their payment as was enjoyed by the obligations refunded thereby.

- Sec. 2. K.S.A. 76-6a18 is hereby repealed.
- Sec. 3. This act shall take effect and be in force from and after its publication in the Kansas register.

		370	
DRAFT	Rill	NO.	

For Consideration by Committee on Ways and Means

AN ACT making and concerning appropriations for the fiscal years ending June 30, 1986, and June 30, 1987, to initiate and complete certain capital improvement projects for the department of administration, department of corrections, state industrial reformatory and Osawatomie state hospital; authorizing certain transfers, imposing certain restrictions and limitations, and directing or authorizing disbursements and acts incidental to the foregoing.

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

Section 1. For the fiscal years ending June 30, 1986, and June 30, 1987, appropriations are hereby made, restrictions and limitations are hereby imposed, and transfers, disbursements and acts incidental to the foregoing are hereby directed or authorized to initiate and complete capital improvement projects as provided in this act.

Sec. 2.

### DEPARTMENT OF ADMINISTRATION

- (a) The above agency is hereby authorized to initiate and complete capital improvement projects to renovate Santa Fe office building and to relocate cooling towers, state office building, subject to the restrictions and limitations imposed by this section.
- (b) There is appropriated for the above agency from the state general fund for the capital improvement project and for the fiscal year specified as follows:
- Renovate Santa Fe office building
  For the fiscal year ending June 30, 1987..... \$3,030,000
  - (c) There is appropriated for the above agency from the

3/14/85

property contingency fund for the capital improvement project and for the fiscal year specified as follows:

Renovate Santa Fe office building
For the fiscal year ending June 30, 1986..... \$726,250

(d) There is appropriated for the above agency from the state buildings depreciation fund for the capital improvement projects and for the fiscal years specified as follows:

Renovate Santa Fe office building For the fiscal year ending June 30, 1987	\$750,000
Relocate cooling towers, state office building For the fiscal year ending June 30, 1986 For the fiscal year ending June 30, 1987	100,000 141,230

Sec. 3.

### DEPARTMENT OF CORRECTIONS

- (a) The above agency is hereby authorized to initiate and complete a capital improvement project to remodel and construct addition to main building at Toronto honor camp, subject to the restrictions and limitations imposed by this section.
- (b) There is appropriated for the above agency from the state general fund for the capital improvement project and for the fiscal years specified as follows:

Remodel and construct addition to main	n building at
Toronto honor camp For the fiscal year ending June 30, For the fiscal year ending June 30,	1986 \$220,000 1987 230,000

Sec. 4.

# STATE INDUSTRIAL REFORMATORY

- (a) The above agency is hereby authorized to initiate and complete a capital improvement project to replace steam lines, subject to the restrictions and limitations imposed by this section.
- (b) There is appropriated for the above agency from the state general fund for the capital improvement project and for the fiscal years specified as follows:

Replace steam lines

For the fiscal year ending June 30, 1986..... \$130,000 For the fiscal year ending June 30, 1987..... 130,000

Sec. 5.

### OSAWATOMIE STATE HOSPITAL

- (a) The above agency is hereby authorized to initiate and complete a capital improvement project to construct addition to Biddle building for ancillary services, subject to the restrictions and limitations imposed by this section.
- (b) There is appropriated for the above agency from the state institutions building fund for the capital improvement project and for the fiscal years specified as follows:

Construct addition to Biddle building for ancillary services

For the fiscal year ending June 30, 1986..... \$750,000 For the fiscal year ending June 30, 1987..... 745,500

Sec. 6. This act shall take effect and be in force from and after July 1, 1985, and its publication in the statute book.