A	Approved3/2/88	
•	Date	
MINUTES OF THE SENATE COMMITTEE ON TRANSPO	ORTATION AND UTILITIES	
The meeting was called to order bySen. Bill Morris	Chairperson	
9:00 a.m./pxm. onMarch 1	, 19 <u>88</u> in room <u>254-E</u> of the Capitol.	
All members were present except:		
Sen. Francisco was excused.		
Committee staff present:		
Hank Avila, Legislative Research Department Ben Barrett, Legislative Research Department		

Bruce Kinzie, Revisor of Statutes Louise Cunningham, Committee Secretary

Conferees appearing before the committee:

Action on S.B. 645 - Gas pipeline safety.

The committee discussed this bill and there were questions about how this bill would affect the mobile homes. No one other than the KCC had appeared before the committee asking for this bill and there was a question as to whether this was just expansion of power for KCC. The Revisor said the bill had been prompted by a problem at a mobile park in Topeka where the residents had complained of a gas odor and called They could not investigate until they obtained written authority from the feds for a one time safety inspection.

There was also a question about the enforcement power and whether the insurance companies would enter into this.

Scott Stockwell, KCC, said currently the feds have jurisdiction in this area but they are too thinly spread. He said KCC could handle this without any additional personnel.

motion was made by Sen. Hayden and was seconded by Sen. Frey to recommend S.B. 645 adversely. Motion carried.

Discussion on S.B. 404 - Unlawful use of driver's license or I.D. card.

The committee felt that while this bill has merit there are not enough facilities to handle offenders. They decided to hold the bill.

Action on S.B. 462 - Odometer tampering.

The Attorney General's office the the Car Dealers had entered into an agreement on this bill and the Revisor explained the bill with balloon amendments to the committee. A copy of the bill with amendments is attached. (Attachment 1). The Revisor said the major changes were in New Sec. 2 were the definitions of "supplier", "consumer", and "set-off".

There was discussion on New Sec. 8 where the supplier who makes the

foregoing disclosure shall not be liable if he informs the purchaser that he has not performed a title search. Some members did not want him to get off if he knows there has been a roll-back. A conceptual motion was made by Sen. Bond and was seconded by Sen. Martin to insert into the bill "unless at the time of such sale the supplier knew that there was a violation of Section 1". Motion carried.

Since this bill had previously been sent to the Senate floor with amendments it was necessary to undo their previous actions in order to start out with a clean bill. A motion was made by Sen. Hayden and was seconded by Sen. Bond to reconsider the committee's previous action. Motion carried.

## CONTINUATION SHEET

MINUTES OF THE	SENATE	COMMITTEE ON	TRANSPORTATION	AND	UTILITIES	
						,
room <u>254-E</u> Stateh	ouse, at 9:00	)a.m./pxnxx on _	March l			, <u>19</u> 88

Action on S.B. 205, 526 and 556. - Establishing a citizen's utility ratepayer board.

Since KCC was going to implement a board to handle this matter it was decided to give the KCC board a chance to work.

A motion was made by Sen. Doyen and was seconded by Sen. Frey to report S.B. 205, 526 and 556 adversely. Motion carried with Sen. Martin voting "No".

On a motion from Sen. Hayden and a second from Sen. Vidricksen the Minutes of February 25 were approved. Motion carried.

Meeting was adjourned at 9:40 a.m.

DATE: 3-/-88

ROOM: 254-E

## GUEST REGISTER SENATE

## TRANSPORTATION AND UTILITIES COMMITTEE

NAME	ORGANIZATION	ADDRESS
Rich DAME	B.L.E.	HoisingTon
Conni Mc Jenness	KEC	Tojoika
D Hanne Kithley	AG	Topelin.
Scott Stockwell	LCC	Topeks
Tom Whitaker	Ka Motor CORLIERS ASSN	Topeka
Frank Eaton	S.E. KS CITIES COALITION	MANHATIAN
PAT BARNES	Kr. Moton CAR Dealers Hosar.	Toperca
Woody Woodman	KCP#L	KC Ma
Tom Taylor	PIPL Gas Service	Topela
TREVA POTTER	PLEADLES NAT. GAS	FOPEKA
M. Hawver	Cuy-Jon/	Topoler
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·		

## SENATE BILL No. 462

By Special Committee on Transportation

Re Proposal No. 32

12-16

AN ACT relating to odometers; prohibiting certain acts; relating
 to the admissibility of certain evidence; amending K.S.A.
 60-461 and K.S.A. 1987 Supp. 60-460 and repealing the existing sections; also repealing K.S.A. 1987 Supp. 8-611.

0022 Be it enacted by the Legislature of the State of Kansas:

New Section 1. (a) For the purpose of this section, the fol-0024 lowing words and phrases shall have the following meanings:

- 0025 (1) "Motor vehicle" means any vehicle other than a mo-0026 torized bicycle, which is self-propelled and is required to be 0027 registered under the provisions of article 1 of chapter 8 of Kansas 0028 Statutes Annotated.
- 0029 (2) "Vehicle" means every device in, upon or by which any 0030 person or property is or may be transported or drawn upon a 0031 public highway, and is required to be registered under the 0032 provisions of article 1 of chapter 8 of Kansas Statutes Annotated 0033 except that such term shall not include motorized bicycles or 0034 mobile homes.
- 1035 (3) "True mileage" means the actual mileage the motor ve-1036 hicle has been driven.
- 0037 (4) "Person" means an individual, partnership, corporation 0038 or association.
- 0039 (5) "Odometer" means an instrument for measuring and rec-0040 ording the actual distance a motor vehicle travels while in 0041 operation, but shall not include any auxiliary odometer designed 0042 to be reset by the operator of the motor vehicle for the purpose of 0043 recording mileage on trips.
- 0014 (b) It shall be unlawful for any person to knowingly tamper 0045 with, adjust, alter, change, set back, disconnect or fail to connect

the odometer of any motor vehicle, or cause any of the foregoing to occur to an odometer of a motor vehicle, so as to reflect a lower mileage than the true mileage driven by the motor vehicle.

- 0049 (c) It shall be unlawful for any person to conspire with any 0050 other person to violate the provisions of this section.
- 0051 (d) It shall be unlawful for any person, with the intent to 0052 defraud, to operate a motor vehicle on any street or highway 0053 knowing that the odometer of the motor vehicle is disconnected 0054 or nonfunctional.
- 0055 (e) It shall be unlawful for any person to advertise for sale, 0056 sell, use or install on any part of a motor vehicle or on any 0057 odometer in a motor vehicle any device which causes the odom-0058 eter to register any mileage other than the true mileage.
- O059 (1) Nothing in this section shall prevent the service, reO060 pair or replacement of an odometer, provided the mileage indiO061 cated thereon remains the same as before the service, repair or
  O062 replacement. If the odometer is incapable of registering the same
  O063 mileage as before such service, repair or replacement, the
  O064 odometer shall be adjusted to read zero and a notice shall be
  O065 attached permanently to the left door frame of the vehicle by the
  O066 owner or owner's agent specifying the mileage prior to repair or
  O067 replacement of the odometer, the date on which it was repaired
  O068 or replaced and the vehicle identification number.
- 0069 (2) It shall be unlawful for any person to fail to adjust an 0070 odometer or affix a notice regarding such adjustment, as required 0071 under this subsection.
- 0072 (3) It shall be unlawful for any person to remove or alter any 0073 notice affixed to a vehicle pursuant to the provisions of this 0074 subsection.
- Every action pursuant to this section shall be brought in the district court of any county in which there occurred any act or practice declared to be a violation of this section, or in which the defendant resides or has such person's principal place of business.
- The provisions of this section shall not apply to antique motor vehicles which could be registered under the provisions of K.S.A. 8-166 et seq., and amendments thereto, or to special

(f) It shall be unlawful for any person to sell or offer to sell, with the intent to defraud, a motor vehicle knowing that the odometer of such motor vehicle was tampered with, adjusted, altered, changed, set back, disconnected or failed to be connected so as to reflect a lower mileage than the true mileage of such motor vehicle.

(g)

(h)

(i)

ones interest vehicles which could be registered under the provisions
ones of K.S.A. 8-194 et seq., and amendments thereto.

(j)
Violation of this section is a class E felony.

See Attached Insert
ones Sec. 2. K.S.A. 1987 Supp. 60-460 is hereby amended to read

Sec. 2. K.S.A. 1987 Supp. 60-460 is hereby amended to read as follows: 60-460. Evidence of a statement which is made other than by a witness while testifying at the hearing, offered to prove the truth of the matter stated, is hearsay evidence and inadmissible except:

- 0091 (a) Previous statements of persons present. A statement pre-0092 viously made by a person who is present at the hearing and 0093 available for cross-examination with respect to the statement and 0094 its subject matter, provided the statement would be admissible if 0095 made by declarant while testifying as a witness.
- 0096 (b) Affidavits. Affidavits, to the extent admissible by the 0097 statutes of this state.
- (c) Depositions and prior testimony. Subject to the same 0098 0099 limitations and objections as though the declarant were testify-0100 ing in person, (1) testimony in the form of a deposition taken in 0101 compliance with the law of this state for use as testimony in the 0102 trial of the action in which offered or (2) if the judge finds that the declarant is unavailable as a witness at the hearing, testimony given as a witness in another action or in a preliminary hearing or 0105 former trial in the same action, or in a deposition taken in compliance with law for use as testimony in the trial of another action, when (A) the testimony is offered against a party who 0108 offered it in the party's own behalf on the former occasion or against the successor in interest of such party or (B) the issue is such that the adverse party on the former occasion had the right and opportunity for cross-examination with an interest and mo-0112 tive similar to that which the adverse party has in the action in which the testimony is offered, but the provisions of this sub-0114 section (c) shall not apply in criminal actions if it denies to the 0115 accused the right to meet the witness face to face.
- 0116 (d) Contemporaneous statements and statements admissible 0117 on ground of necessity generally. A statement which the judge 0118 finds was made (1) while the declarant was perceiving the event 0119 or condition which the statement narrates, describes or explains,

New Sec. 2. As used in sections 2 through 8:

- (a) "Supplier" means: (1) A licensed motor vehicle dealer; (2) any person or business which purchases, sells or exchanges five or more motor vehicles in any one calendar year; or (3) any person or business which in the ordinary course of business purchases, sells or exchanges motor vehicles.
  - (b) "Consumer" means an individual or sole proprietor.
- (c) "Set off" means a reasonable allowance for the consumer's use of the motor vehicle as calculated from the most recent edition of the United States department of transportation's cost of owning and operating automobiles and vans.

New Sec. 3. (a) In addition to the penalties provided in section 6, any consumer who has purchased a motor vehicle from a supplier and who proves: (1) That any of the acts declared to be a violation of section 1 have taken place; and (2) that the mileage or use of the motor vehicle is materially different from that shown on the vehicle's odometer shall be entitled to a declaration from the court that the purchase of the motor vehicle is voidable at the consumer's request.

- (b) The consumer shall recover the greater of the following but recovery shall not exceed the actual purchase price of the vehicle:
- (1) Purchase price before trade-in allowance less set off; or
- (2) Purchase price before trade-in allowance plus verified repairs less set off.

New Sec. 4. The attorney general shall enforce sections 2 through 8 throughout the state.

New Sec. 5. (a) The consumer may recover in a private right of action the damages in section 3 or civil penalties as listed in section 6, whichever is greater.

(b) In addition, the consumer may recover reasonable attorney fees if the consumer prevails in an action against the supplier.

New Sec. 6. (a) The commission of any act or practice

declared to be a violation of section 1 or section 9 shall make the violator liable to the aggrieved consumer, or to the state, for the payment of a civil penalty, recoverable in an individual action or in an action brought by the attorney general in a sum set by the court of not more than \$2,000 per violation.

(b) The remedies provided in subsection (a) are in addition to any remedies available under federal odometer law.

New Sec. 7. A completed odometer statement shall be a required document for application for a title for a motor vehicle.

New Sec. 8. A supplier as defined herein shall disclose in writing to the purchaser of a motor vehicle at or before the time of entering into the purchase agreement whether the supplier has or has not performed a title search for such motor vehicle. A supplier who makes the foregoing disclosure shall have no liability under sections 3, 5 and 6 to a purchaser of the vehicle in the event the mileage shown for the motor vehicle is inaccurate or untrue.