

ONE HUNDRED SECOND LEGISLATURE - FIRST SESSION - 2011
COMMITTEE STATEMENT
LB241

Hearing Date: Tuesday January 25, 2011
Committee On: Transportation and Telecommunications
Introducer: Hadley
One Liner: Redefine parts vehicle and require a bill of sale for transfer of a parts vehicle

Roll Call Vote - Final Committee Action:
Advanced to General File

Vote Results:

Aye: 8 Senators Campbell, Dubas, Fischer, Hadley, Janssen, Lautenbaugh, Louden, Price

Nay:

Absent:

Present Not Voting:

Proponents:

Senator Galen Hadley
Timothy Schoonveld
Beverly Neth

Representing:

Introducer
State Farm Insurance
Department of Motor Vehicles

Opponents:

Richard Hedrick

Representing:

self

Neutral:

Representing:

Summary of purpose and/or changes:

LB 241 creates a new definition of "parts vehicle" and establishes a process for transferring ownership of such a vehicle.

Section 1 amends Sec. 60-126 to strike the current definition of parts vehicle and replace it to mean a vehicle where the title has been surrendered to the DMV or county due to the vehicle being destroyed/dismantled/scrapped or surrendered to another state or insurance company to render it fit for sale for scrap parts.

Section 3 amends Sec. 60-140 to require a bill of sale to establish ownership in a parts vehicle.

Section 4 amends Sec. 60-142 to require a seller of a parts vehicle to deliver a bill of sale to the purchaser. The provision requires certain information to be included on the bill of sale. Fraud in the case of a parts vehicle is a Class III misdemeanor (max 3 months prison and/or \$500).

Section 5 amends Sec. 60-344 to change the definition of parts vehicle in the MV Registration Act to keep it current with the Certificate of Title Act's definition.
