Brief*  

HB 2184 would amend the definition of “recreational purpose” in a definitional section of law dealing with the liability of landowners who choose to open up their private property to recreational activities. The modification to the law would add “noncommercial aviation activities” to the definition of “recreational purpose.”

Background  

At the hearing on the bill, the only conferee was Representative Carl Holmes who was a proponent. Representative Holmes explained that the bill was introduced on behalf of a constituent who was contemplating the development of a golf course and housing development where individuals would be able to fly their personal airplanes into a private air strip. Representative Holmes indicated that several other states such as Maine, Tennessee, and Idaho had similar legislation.

The fiscal note on the bill indicates there would be no fiscal impact.

*Supplemental notes are prepared by the Legislative Research Department and do not express legislative intent. The supplemental note and fiscal note for this bill may be accessed on the Internet at http://www.kslegislature.org