AN ACT concerning townships; relating to the purchase of property and
construction of buildings; amending K.S.A. 80-104 and repealing the
existing section.

Be it enacted by the Legislature of the State of Kansas:
Section 1. K.S.A. 80-104 is hereby amended to read as follows: 80-
104. (a) In addition to all other powers, the township board of each
township shall have power to acquire land for the township, and to build
thereon permanent buildings, or to purchase school building or grounds or
both the building and grounds— the same to be used for public purposes,
such as meetings relating to township business, political gatherings,
township fairs, entertainments, whether for free use or for hire and profit,
at which an admission price may be charged, and such other meetings as
may be authorized by the township board. The board may join with any
corporation, association, society or lodge in the construction or purchase
of such building, upon such terms and conditions as may be agreed upon
by the board and corporation, association, society or lodge. If such the
building is so constructed or purchased it shall be for the joint use of the
township and the corporation, association, society or lodge joining in the
construction or purchase thereof upon such terms and conditions as are
mutually agreed upon.

(b) Except as provided by subsection— (b) (c), the board shall not
acquire any land or erect buildings thereon or purchase such schoolhouse
or appropriate any of the moneys of the township or levy any tax therefor
without first— submitting the question to a vote of the electors of the
township publishing a notice in the official county newspaper of a public
hearing on the issue. The notice shall be published at least 20 days prior
to the hearing. Following the hearing, the township board may adopt a
resolution authorizing the purchase of such land and building or
construction of the building. The resolution shall be published in the
official county newspaper. If within 45 days following such publication, a
protest petition signed by 10% of the qualified electors of the township is
presented to the county clerk, the question of purchasing such property
shall be submitted to the township electors. Such election shall be
governed by— and the returns thereof made in accordance with the laws
governing the election of township officers. Funds authorized by such
election may be used in the joint construction or purchase of a building as herein provided.

(b) The township board may acquire, either by purchase or by lease, not to exceed 10 acres of land for the township. The cost of such land may be paid out of the general fund of the township or from the general road fund of the township, or from either or both of the funds.

(d) The township board may accept land in the form of a gift, donation or devise without first submitting the question to a vote of the electors of the county.

(e) Any township that has acquired land and wants to construct a building or buildings shall be subject to the protest petition and election procedure provided in subsection (b).

(f) Whenever any township is authorized by virtue of an election to construct or purchase township buildings, general obligation bonds may be issued for such purpose in accordance with the provisions of the general bond law.

Sec. 2. K.S.A. 80-104 is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its publication in the statute book.