# STAFF MEETING MINUTES LANCASTER COUNTY BOARD OF COMMISSIONERS COUNTY CITY BUILDING, 555 S. 10<sup>TH</sup> STREET ROOM 112 THURSDAY, MAY 20, 2021 8:30 A.M.

Commissioners Present: Rick Vest, Chair; Roma Amundson and Sean Flowerday

Commissioners Absent: Deb Schorr, Vice Chair; and Christa Yoakum

Others Present: Dave Derbin, Chief Administrative Officer; and Leslie Brestel, County Clerk's Office

Advanced public notice of the meeting was posted on the County-City Building bulletin board, and the Lancaster County, Nebraska, website and emailed to media on May 19, 2021 and published in the Lincoln Journal Star print edition and website on May 17, 2021.

The Chair noted the location of the Open Meetings Act and opened the meeting at 8:36 a.m.

### **AGENDA ITEM**

### 1. APPROVAL OF STAFF MEETING MINUTES FOR MAY 13, 2021

Brestel noted that the banking fees in the County Treasurer's budget discussion should be estimated at \$32,000 not \$23,000.

**MOTION:** Amundson moved and Flowerday seconded approval of the May 13, 2021 Staff Meeting minutes with the corrections as noted. Amundson, Flowerday and Vest voted yes. Schorr and Yoakum were absent. Motion carried 3-0.

2. **LEGISLATIVE UPDATE** – Joe Kohout and Brennen Miller, Kissel, Kohout, ES Associates LLC

Kohout reviewed the weekly report (Exhibit 1) and said it is the intent to move all bills to the Governor's Office today and then return next Thursday for potential overrides if the Governor vetoes anything.

LB649 (Adopt the Nebraska Financial Innovation Act and provisions for controllable electronic records under the Uniform Commercial Code) and LB139 (Adopt the COVID-19 Liability Act and the Health Care Crisis Protocol Act), LB2 (Change the valuation of agricultural land and horticultural land for certain school district taxes), LB103 (Appropriate funds to aid counties to pay certain federal judgments), and LB236 (Permit counties to authorize carrying concealed weapons as prescribed) were advanced to Final Reading. LB528 (Provide, change, and eliminate provisions relating to education) was amended to include a two-year program extension, and was moved to Final Reading.

LB271 (Adopt the 24/7 Sobriety Program Act), LB291 (Change provisions relating to property tax protests), LB407 (Include certain county correctional officers in provisions governing mental injuries and mental illnesses under the Nebraska Workers' Compensation Act), and LB644 (Adopt the

Property Tax Request Act) passed on Final Reading.

Kohout noted LB242 (Provide for county bridges under the Political Subdivisions Construction Alternatives Act) will be held until next year. Also, LB529 (Change provisions for the distribution of lottery funds used for education, transfer powers and duties, create new acts and funds, and change education provisions) failed on a cloture motion.

Kohout reviewed the interim studies, highlighting the County fees study (Exhibit 2). Vest added that there have been discussions about how the Medicaid rates and program process burden the service providers.

Additionally, a comprehensive listing of bills (Exhibit 3) and a listing of the Board priorities (Exhibit 4), were provided.

3. YOUTH SERVICES CENTER DIRECTOR INTAKE – Doug McDaniel, Director, Lincoln-Lancaster County Human Resources

McDaniel reported he conducted 31 interviews with internal and external stakeholders pertaining to desired characteristics of a director, what would draw a candidate to the position, success factors for the director and the YSC, relationships with staff and increased collaboration with partner departments and organizations.

He said a rewrite of the class description has begun. This position will most likely be a national search. McDaniel noted that one drawback is that we do not know what detention center to benchmark ourselves against.

Vest relayed to McDaniel that the County hired the Council of Juvenile Justice Administrators to conduct a 90-day facility review of the YSC, to include the staffing, culture and in-depth analysis of the County's policies and procedures. Flowerday added the R.F.K. Children's Action Corps will also conduct a survey and look at finding respite care for youth. The 90-day review will be completed and then the Board can proceed with posting the position after the Board has reviewed the report. McDaniel said he will communicate with the YSC staff about the hiring process.

Flowerday exited the meeting at 9:21 a.m. and returned at 9:23 a.m.

#### **COVID-19 UPDATE & RESPONSE**

Vest said the mask mandate will be lifted on Friday. Derbin added the internal County policies will be presented to the Board for action in the coming weeks.

#### CHIEF ADMINISTRATIVE OFFICER REPORT

A. Reappointment of Jasmine Kingsley to the Lincoln-Lancaster County Board of Health for a term to expire on April 15, 2024

Derbin reviewed the reappointment request (see agenda packet). It was the consensus of the Board to roll this to a Tuesday meeting.

#### DISCUSSION OF BOARD MEMBER MEETINGS ATTENDED

### A. Realtors Association Government Affairs Committee – Amundson / Flowerday

Amundson stated she gave a budget analysis.

### B. MPO Officials Meeting – Vest / Amundson / Derbin

Vest reported the Transportation Improvement Program was approved. The engineering fees for upcoming construction projects are included in that budget. The 70/20/10 funding split is Metropolitan Planning Organization (MPO) policy. MPO projects over the next 30 years are estimated to cost \$4,500,000,000.

# C. Mutual Aid Meeting – Yoakum / Schorr

No report was given.

#### **D. LIBA Elected Officials Forum** – Vest / Amundson

Amundson said there were presentations from Lincoln Public Schools (LPS), CARES Act funding pertaining to first responders, ARPA fund input solicitation, short term rentals, and Verizon's 5G project progress.

# **4. REDISTRICTING UPDATE** – Dave Shively, Election Commissioner

Derbin reviewed the redistricting update (see agenda packet), noting the Board's redistricting will be between November and December. The statute does not require a public hearing; however, all Commissioners must be present.

Flowerday asked if R-11-0079 had language regarding variability between the districts. Derbin said there is not.

Derbin and Flowerday stated they are not anticipating many changes with redistricting.

**NOTE:** The introduced copies of LB285 (Change provisions relating to adjusting boundaries for elections and change and eliminate provisions regarding elections for various purposes) (Exhibit 5), AM113 (Exhibit 6), AM1300 (Exhibit 7), and AM1354 (Exhibit 8) are included with the minutes.

# 5. **EXECUTIVE SESSION (PENDING AND POTENTIAL LITIGATION, AND LEGAL ADVICE)** – Dan Zieg, Deputy County Attorney

**MOTION:** Amundson moved and Flowerday seconded to enter Executive Session at 9:42 a.m. for the purposes of receiving legal advice, potential and pending litigation, and to protect the public interest.

The Chair said it has been moved and seconded that the Board enter Executive Session.

**ROLL CALL:** Amundson, Flowerday and Vest voted yes. Schorr and Yoakum were absent. Motion carried 3-0.

The Chair restated the purpose for the Board entering Executive Session.

**MOTION:** Amundson moved and Flowerday seconded to exit Executive Session at 9:51 a.m. Amundson, Flowerday and Vest voted yes. Schorr and Yoakum were absent. Motion carried 3-0.

#### 6. COVID-19 UPDATE & RESPONSE

Item moved forward on agenda.

#### 7. CHIEF ADMINISTRATIVE OFFICER REPORT

A. Reappointment of Jasmine Kingsley to the Lincoln-Lancaster County Board of Health for a term to expire on April 15, 2024

Item moved forward on agenda.

#### 8. DISCUSSION OF BOARD MEMBER MEETINGS ATTENDED

- A. Realtors Association Government Affairs Committee Amundson / Flowerday
- B. MPO Officials Meeting Vest / Amundson / Derbin
- C. Mutual Aid Meeting Yoakum / Schorr
- D. LIBA Elected Officials Forum Vest / Amundson

Items moved forward on agenda.

#### 9. SCHEDULE OF BOARD MEMBER MEETINGS

Informational purposes only.

#### 10. EMERGENCY ITEMS

There were no emergency items.

#### 11. ADJOURNMENT

**MOTION:** Flowerday moved and Amundson seconded to adjourn at 9:51 a.m. Amundson, Flowerday and Vest voted yes. Schorr and Yoakum were absent. Motion carried 3-0.

Dan Nolte ' Lancaster County Clerk



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#### LEGISLATIVE MEMORANDUM

TO: Lancaster County Board of Commissioners

FROM: Joseph D. Kohout

Brennen L. Miller

DATE: May 20, 2021

RE: Weekly Report

Good Morning. Please accept this as your weekly report for the 2021 session of the Legislature for the date noted above. We note that today is day 81.

Following our meeting last week, Speaker Hilgers announced to the body that it was his intent to position the Legislature for adjournment sine die on May 27, 2021. As such, yesterday was focused on moving some of the more controversial bills from Select File to Final Reading. It is the speaker's intent to send all bills to the Governor by today so that they can come back and override any legislation on May 27, 2021.

On Tuesday, Legislators debated Senator Vargas' legislation to enact the meatpackers bill of rights – LB241. Senator John Lowe filed a bracket motion on the bill and said motion was successful with the minimum number of 25 votes. Too, LB529, Senator Walz's bill to spend the education portion of lottery fund was debated but failed on a cloture motion in part due to Senator Murman's attempt to amend provisions allowing for physical intervention by teachers into the bill. When that bill failed, Senator Walz's LB528 was amended to include a two year extension of the current lottery spending and the bill was sent to Final Reading. Finally, a bill that would have deployed a pilot program on developmental disabilities failed on a cloture motion after 4 hours of debate.

Also considered on Tuesday and advanced to Final Reading was LB649, Senator Flood's cryptocurrency legislation and LB139 – the Chamber's covid 19 liability bill that contained legislation dealing with a crisis standard of care. Yesterday and today, the Legislature focused on Final Reading.

We note that our interim study resolution on fees and fines was introduced by Senator Matt Hansen. It is LR215 and we have attached it for your review. I would highlight others of potential interest to the Board:

LR138 (Lathrop) Interim study to examine remedies available for incarcerated persons who have property lost, stolen, or damaged during their confinement.

LR143 (Stinner) Interim study to examine the mental and behavioral health needs of Nebraskans, assess the shortages of providers, and determine what is need to ensure an adequate behavioral health service delivery system.

LR147 (J. Cavanaugh) Interim study to examine the transfer of state-owned property to local political subdivisions.

LB156 (Pansing-Brooks) Interim Study to examine mental health and addiction issues within the Nebraska criminal justice system.

LR178 (Wishart) Interim study to solicit input from Nebraskans regarding funds from the federal American Rescue Plan Act of 2021.

LR179 (M. Cavanaugh) Interim study to examine funding mechanisms in the American Rescue Plan Act of 2021.

LR183 (J. Cavanaugh) Interim study to examine Nebraska law relating to body-worn cameras worn by law enforcement agents.

LR203 (HHS Committee) Interim study to examine the long-term fiscal sustainability of the Nebraska Health Care Cash Fund.

LR203 (Flood) Interim study to examine medicaid expansion and behavioral health.

LR215 (M. Hansen) Interim study to examine county fees and fines set by statute and the cost for administering the associated services.

LR230 (Murman) Interim study to examine a potential constitutional amendment to limit property taxation to residential property only.

LR237 (Vargas) Interim study to examine existing statutes regarding directed health measures.

#### LANCASTER COUNTY PRIORITIES

<u>Defeat Inheritance Tax Repeal.</u> Three bills have been introduced which would repeal or amend the inheritance tax:

**LB133 (Erdman) Adopt the Nebraska EPIC Consumption Tax Act and eliminate certain other taxes. OPPOSE.** This bill would adopt the Nebraska EPIC Consumption Tax Act and eliminate certain other taxes. EPIC stands for the elimination of property (imposed pursuant to Chapter 77), income (state income and state sales and use tax imposed pursuant to the Nebraska Revenue Act of 1967), and corporate taxes. The inheritance tax imposed pursuant to sections 77-2001 to 77-2040 would also be repealed. This would become effective 12/31/2024.

LR11CA (Erdman) Constitutional amendment to require enactment of a consumption tax and prohibit certain other forms of taxation. OPPOSE Commissioner Amundson testified in a joint hearing on the two measures on Wednesday, February 3rd. Originally it was planned to only testify on LR11CA, however Senator Linehan took testifiers together as the measures are similar—only differing the manner of delivering the consumption tax (statutory or via ballot question). Commissioner Amundson illustrated the impact to the county, with her only question post-testimony coming from Senator Linehan regarding the current levels at which inheritance tax applies to individual's estates. Senator Erdman, who introduced the measures, mentioned Lancaster County's testimony in his closing, stating that the tax is "the most immoral thing ever", and noted that LB310 by Senator Clements is also targeting the tax.

Senator Erdman declared LR11CA to be his priority for this session. The Revenue Committee did advance LR11CA. The resolution was debated for approximately 6 hours on Wednesday, May 5, 2021. The bill failed to advance to Select File. Those members of the delegation and how they voted are noted here: YES (Against our position): Geist, Hilgers. NO/NOT VOTING (With our Position): Bostar, M. Hansen, Pansing-Brooks, Wishart, Brandt, Dorn, Morfeld.

**LB310 (Clements) Change inheritance tax rates and exemption amount. OPPOSE** *The bill would fundamentally change the amounts collected under the inheritance tax and almost phase it out.* 

The hearing on this bill occurred at 930am on February 18, 2021. Commissioner Schorr is testified in opposition to the bill along with a multitude of commissioners from other counties and Joe Lorenz from Douglas County. LaVon Heidemann testified in opposition on behalf of Pawnee County and as a taxpayer.

We continue to work cooperatively with NACO and with Douglas County in opposition to this legislation. The votes to appear to be trending in such a way to likely advance the bill.

Neither Senator Clements nor Speaker Hilgers declared this to be a priority bill this session. The bill will remain alive for 2022.

**LB377 (DeBoer) Change inheritance tax provisions.** Introduced at the request of the Nebraska State Bar Association. The bill redefines what is meant by the term relative. Relating to inheritance taxes, relatives of the decedent would additionally include relatives of a spouse or former spouse of the decedent's parent, grandparent, child, sibling, uncle, aunt, niece, or nephew were married to the spouse at the date of death of the decedent or at the date of death of such spouse.

The hearing on this bill occurred on February 18, 2021. Those testifying in support included the Bar Association. The bill has been advanced to General File.

<u>Defeat Legislation Limiting Growth.</u> One constitutional amendment and one legislative bill were introduced this year that deal with this. Only LB408 has emerged from committee:

**LB408** (Briese) Adopt the Property Tax Request Act. This bill would adopt the Property Tax Request Act. Definitions are included for approved bonds, political subdivision, property tax request, and real growth value. A political subdivision's property tax request for any year would not exceed its property tax request in the prior year by more than 3%, except as otherwise provided in this section. A political subdivision would be able to exceed the limit provided in this section by an amount approved by a majority of registered voters voting on the issue in a primary, general, or special election at which the issue is placed before the registered voters. The limit in this section would not apply to that portion of a political subdivision's property tax request that is needed to pay the principal and interest on approved bonds and that will be derived from the real growth value for the political subdivision.

AM371 was adopted and advanced by the Committee. The Committee Amendment becomes the bill. The changes from LB408, as introduced are noted below. All other provisions from LB408 are included in the Committee Amendment. Section 4 (Page 4, Lines 19-31 through Page 6, Lines 1-14) that a political subdivision's property tax request in any year shall not exceed its request authority. Request authority shall be equal to the political subdivision's tax request from the prior year multiplied by 103%. By a majority vote of a political subdivision's governing board, the political subdivision may exceed the 3% limit for no more than 2 consecutive years. If this situation occurs, the property tax request of the political subdivision shall be reduced to ensure the increase in the property tax request does not exceed 9% over a 3-year period. The 3-year period will be measured using the year when the political subdivision exceeds the 3% limit as the first year. If the vote to exceed the 3% limit is for 2 consecutive years, the 3-year period shall be measured twice using each of the 2 consecutive years as the first year of the applicable 3-year period.

The 3% limit shall not apply to a political subdivision's property tax request that will be derived from the real growth value of the political subdivision. A political subdivision that chooses not to increase its property tax request by the full 3% may carry forward one-half of its unused request authority to future years as carryover request authority. Carryover request authority may be used in future years to increase the political subdivision's tax request above the 3% limit. The 3% limit shall apply to property tax requests set in 2022 through 2027. The 3% limit shall not longer apply to property tax request set in 2028 and thereafter. Section 13-506 is amended to require the presentation required at a budget hearing shall also include information showing the political subdivision follows the Property Tax Request Act.

The bill remains on General File and was prioritized by Senator Geist. The debate occurred Thursday, April 22, 2021 and after 8 hours of debate, the bill failed on a cloture motion. Those members of the delegation and how they voted are noted here: YES (Against our position) Brandt, Dorn, Geist, Hilgers. NO/NOT VOTING (With our Position) Bostar, Matt Hansen, Morfeld, Pansing-Brooks, Wishart. The bill will still be alive for 2022.

<u>Statewide 24/7 Sobriety.</u> **LB271 (Morfeld) Adopt the 24/7 Sobriety Program Act. SUPPORT.** This bill contains our amended provisions from 2019-20 along with a version of LB500 from last year regarding diversion.

The hearing on this bill has occurred at 930am on February 17, 2021. Joe Nigro and Pat Condon testified in support of the bill on behalf of both Lancaster County and the following: the Nebraska State Bar Association, the Nebraska Criminal Defense Attorneys Association, and the Nebraska County Attorneys Association. Both the ACLU and the Attorney General's office submitted written testimony in support. The only written opposition came from MADD and Project Extra Mile. The only testimony opposition to the bill came from DMV (a copy of their testimony was forwarded to Commissioners yesterday) which Senator Lathrop took apart through questioning. Also, the Coalition of Ignition Interlock Manufacturers appeared in opposition which Senator McKinney took apart by asking if it was because of the loss in business that they opposed it.

Several meetings have occurred on this bill since last week. On Thursday, February 26, 2021 we met with MADD along with Senator Morfeld. MADD agreed to share some information with Senator Morfeld about different states. To date, that has not been received. On Wednesday, March 3, 2021 we had a very fruitful meeting with DMV leadership and are working on amendments to address their concerns. An amendment was prepared following that meeting to address their concerns.

On Tuesday, March 9, 2021, the Judiciary Committee met and advanced LB271 to General File with the amendment worked out with DMV. On Wednesday, March 17, 2021, the bill was granted Speaker Priority status guaranteeing debate this session. During the week of March 22, Senator Morfeld agreed to a request from MADD to remove the diversion provisions from the bill and as a result they will move to a neutral position. We also received a request from the Legislative Fiscal Office to include language in the bill to allow for DMV to receive the dollars from Lancaster County. Also, there are some minor changes that DMV is requesting to the Committee amendment. Ms. Etherton, Mr. Condon and Mr. Nigro cleared that draft amendment, and it was sent to Sen. Morfeld's office.

On Monday, April 12 the Legislature debated and advanced LB271 after adopting the compromise amendment that we had reviewed. I am pleased to report that Senator Morfeld did a terrific job pushing back on the effect that the text messages sent over the weekend had on members.

As noted last week, we worked with Senator Morfeld's office to prepare some clean up amendments. On Tuesday, we became aware by the Omaha Police Officers Association on certain provisions. That amendment was filed last Wednesday. On Tuesday, the Legislature took LB271 up on Select File and adopted the Morfeld amendment on a 27-11-8 vote with 3 senators excused.

On Wednesday, May 19, 2021, the Legislature passed LB271 on a vote of 36-11-2. The entire delegation voted to pass the bill. Those who voted no are as follows with appropriate county:

Aguilar (Hall County) Albrecht (Dakota, Thurston, Wayne Counties) Bostelman (Butler, Colfax, Saunders Counties) Clements (Cass, Otoe, Sarpy Counties) Erdman (Arthur, Banner, Box Butte, Cheyenne, Deuel, Garden, Keith,

Kimball, Morrill, Knox Counties)

Halloran (Adams, Hall Counties)

Lowe (Buffalo Counties)

Moser (Colfax, Platte, Stanton Counties)

Murman (Buffalo, Clay, Franklin, Kearney, Nuckolls, Phelps, Webster

Counties)

Sanders (Sarpy County)

Slama (Johnson, Nemeha, Otoe, Pawnee, Richardson Counties)

Those Senators who were present, not voting were

Arch (Sarpy County) Linehan (Douglas)

We will be working with Pat Condon to set up a meeting with the Governor's office.

Sharing of Mental Health Information. LB663 (Geist) Require the Nebraska Commission on Law Enforcement and Criminal Justice to create a mental health indicator in a criminal justice information system to alert emergency dispatch operators. This legislation is our version of sharing of mental health information. Senator Geist made some changes to the draft in the last hours before introduction that limited the scope of the bill.

The hearing for the Mental Health Data priority for the board was held February 3rd before the Judiciary Committee. Both Commissioner Schorr and Kim Etherton testified representing the county. Highlighted in their testimony was the importance that this tool would provide to identifying possible mental health crisis situations. Questions were largely regarding how long this identifier, established within the Nebraska Crime Commission, would last. Other proponent testimony was presented by the Omaha Police Department, and the Nebraska Association of Behavioral Health Organizations. Supportive letters were submitted by the Lancaster County Sheriff, the ACLU of Nebraska, and the Nebraska Defense Counsel Association. Opposition was presented by the Department of Health and Human Services who focused on possible HIPPA concerns, as well privacy issues surrounding the use of a database that the measure does not utilize, as well as Disability Rights of Nebraska who expressed concerns over their read of the intent of the bill, focusing on what he viewed as the immediate criminalization of individuals in crisis.

Following the hearing on February 3rd, we have been working on an amendment to address some concerns raised therein. First, to limit the amount of time following a mental health board's ruling that an individual would remain tagged in the NCJIS system. Following conversations with Pat Condon we believe that 2 years is a reasonable time and have developed an amendment to include that provision. Additionally, we developed language to include the allowance of communication between Mr. Condon and Kim Etherton. While this was a major part of conversations on this bill prior to drafting, it was not included at the hearing due to time constraints. We have received a draft of both items in separate amendments. On Monday, March 15<sup>th</sup> we met with Senator Lathrop, Chair of the Judiciary Committee in order to discuss his thoughts on the bill and

present him with the amendments. At the conclusion of the meeting Senator Lathrop stated he would review the amendments and consider our points addressed therein, while he also planned to review his notes from the hearing.

This bill will be held over for the 2022 session.

Infrastructure Funding. LB242 (Brandt) Provide for county bridges under the Political Subdivisions Construction Alternatives Act. SUPPORT. This bill would allow for a longer payment period and for design-build for bridges.

The hearing on this bill occurred on February 4, 2021 before the Government, Military & Veterans Affairs Committee. Those who appeared in support included Commissioner Vest, Jon Edwards from NACO and Todd Wilgen from the Lincoln Chamber. There was no opposition to the measure and LIBA appeared in a neutral capacity.

LB242 was advanced by the Government, Military & Veterans Affairs Committee and reported to General File with our suggested amendment. The bill is number 20 or so on the worksheet order list for consideration by the Legislature. Senator Tom Brandt has requested consideration of the bill on Consent Calendar.

We continue to work on the provisions of this bill and trying to get it up this year. We began work to attempt to address a concern – not with the bill but with whether it should be eligible for consent calendar – with the Speakers Office.

I received a text from Speaker Hilgers on Wednesday, April 21, 2021. He indicated that the bill is not a good fit for consent considering the questions regarding bonding on other bills. We will continue to find a home for it.

We sent over a re-worked version of the amendment that incorporated some of the language from LB414 this year and will have the amendment potentially ready for other bills that may come up. Senator Brandt indicated that he wanted to not take it up this year, but this bill will be held over for the 2022 session.

Gaming Revenue. LB73 (Geist) Direct a portion of the proceeds from the Nebraska Racetrack Gaming Act to county agricultural societies. SUPPORT. For the Nebraska Racetrack Gaming Act, 25% of the tax is already remitted to the county treasurer of the county in which the licensed racetrack enclosure is located. 10% of the distribution remitted would be distributed to the county agricultural society in the county in which the licensed racetrack enclosure is located, if such county

agricultural society has been formed in the county under the County Agricultural Society Act. Following any distribution to a county agricultural society, the remaining funds would be distributed by the county treasurer.

The hearing on this bill occurred on February 1, 2021 before the General Affairs Committee. Those appearing in support of the measure included Commissioner Vest, Steve Kruger from the State Association of Ag Societies, Amy Dickerson from the Lancaster County Event Center and Bud Synhorst from LIBA. Those appearing opposition to the bill included Commissioner Schorr in her personal capacity, Jon Cannon from NACO, Eric Gerrard on behalf of the City of Lincoln, Lynn Rex from the League of Nebraska Municipalities and Jack Cheloha on

behalf of the City of Omaha. Tom Sage, the Executive Secretary of the Racing Commission appeared in a neutral capacity.

Of note, Lance Morgan from Ho-Chunk during testimony late in the day made a reference back to LB73 saying something like this: "I noticed that some people are trying to split the money. I would remind you I still have to finance and build these facilities."

The General Affairs Committee advanced LB73 on Tuesday, April 13, 2021 on a vote of 6 to 2 (Yes: Wayne, Lowe, Briese, Brewer, Brandt, Arch No: J. Cavanaugh, Groene). LB561, Senator Briese's bill to implement the gaming initiative, was debated on Tuesday, April 20, 2021 and advanced to Final Reading. The bill was not amended to include the provisions of LB73. This bill will be held over for the 2022 session.

### BILLS IDENTIFIED BY COMMISSIONERS/DEPARTMENT HEADS

Commissioner Flowerday – LB444 (Hansen, M.) Change provisions relating to credit against jail terms. If a person is arrested on one charge and prosecuted on another charge growing out of conduct which occurred prior to such person's arrest, credit against the term of any sentence resulting from such prosecution would be given for all time spent in custody under the former charge which has not been credited against another sentence.

The bill has been advanced by the Judiciary Committee and placed on General File on a 7-0-1 vote. This bill will be held over for the 2022 session.

**David Derbin – LB83 (Flood) Change the Open Meetings Act to provide for virtual conferencing.** Regarding the Open Meetings Act, "virtual conferencing" would replace "videoconferencing." Virtual conferencing means conducting or participating in a meeting electronically or telephonically with interaction among the participants. No more than one-half of the meetings of the state entities, advisory committees, boards, councils, organizations, or governing bodies would be able to be held by virtual conferencing in a calendar year (except for organizations created under the Interlocal Cooperation Act or Municipal Cooperative Financing Act). In an emergency as defined in section 81-829.39 (for purposes of the Emergency Management Act), a public body would be able to hold a meeting by virtual conferencing during such an emergency if they give reasonable advance publicized notice.

Beginning 7/31/2022, the governing body of a natural resources district, the city council of a city of the metropolitan, primary, or first class, the county board with a population greater than 25,000 inhabitants, and the school board of a school district would be required to make available on such entity's public web site the agenda and minutes of the governing body.

Developed by the Nebraska League of Municipalities and a group of stakeholders over the interim, we have had numerous conversations with interested parties regarding this bill. Mr. Derbin has worked directly with NACO and the League on this.

The hearing on this bill occurred on January 27, 2021. The hearing went well with only one opponent from Gretna regarding frustrations he had with open meetings. The

Governor sent a letter of opposition. The current amendment under consideration for this bill would strike the provisions dealing with local officials calling the emergency that triggers the ability to utilize virtual meetings.

The Government, Military & Veterans Affairs Committee advanced the bill with a committee amendment. LB83 was debated on General File on Monday, March 15, 2021 and advanced to Select File. Senator Flood filed AM750 which is attached with this report. It addresses some issues that came up during General File consideration on the issue of SIDs. That amendment was adopted Tuesday, April 6, 2021 and the bill was advanced to Final Reading.

The bill passed on a vote of 43-0 on Thursday, April 15, 2021 and was signed by the Governor. The bill is now in effect.

**Brad Johnson - LB111 (Albrecht) Change provisions relating to various offenses involving public safety. SUPPORT.** Relating to public safety crimes and offenses, criminal mischief or unauthorized application of graffiti would be a Class IV felony if the property involved in the offense belongs to a peace officer, active-duty member in the armed services of the US, judge, or elected or appointed government official and the offense was committed with the intent to harass or intimidate such person because of such person's status. Criminal mischief or unauthorized application of graffiti would be a Class I misdemeanor if the property involved in the offense belongs to the government, a hospital, or a school. Upon conviction for these violations, the court would, in addition to any other punishment imposed, order the defendant to make restitution as provided in sections 29-2280 to 29-2289 and for a second or subsequent violation involving government property, impose a fine of \$5,000. The definitions of school, public safety officer, assault on a public safety officer (such penalty in third degree would be a Class IIIA felony with fine of at least \$1,000), strangulation, suffocation, and offensive substance.

Additionally, a person would not be able to knowingly aim a laser pointer (or aim or deploy any other device with intent to cause serious bodily injury or interference with their sight or hearing) toward the head of a public safety officer while they are engaged in the performance of the officer's official duties. This violation would be a Class I misdemeanor and have a fine of \$5,000, and the defendant would be ordered to make restitution. Definitions would be included for correctional officer, participate, and riot.

A person would also not be able to knowingly participate in a riot or organize 6 or more persons to engage in a riot. This would be a Class I misdemeanor (unless serious bodily injury results, then Class IV felony). A person would also not be able to intentionally interfere with a lawful meeting, procession, or gathering by physical action or verbal utterance (Class II misdemeanor). A person would also commit an offense by, without legal privilege, intentionally, knowingly, or recklessly obstructing a public way or disobeying a reasonable request or order to move issued by someone with the authority to control use of the public way.

Brad Johnson testified in support of the measure during its hearing on Wednesday, February 24th. The supportive position came following Senator Albrecht's amending the definition of law enforcement personnel to include corrections staff. As a result of this inclusion, Mr. Johnson provided very limited supportive testimony addressing this inclusion. Following his testimony, Senator McKinney of Omaha asked a clarifying

question, to which Mr. Johnson stated that he appeared only in support of this inclusion. Senator Lathrop, Chair of the Judiciary Committee asked for a follow up on the number of days inmates are spending awaiting assignment to state facilities and thanked him for his dedication and passion. This question stemmed from Mr. Johnsons testimony two years ago on the waiting list.

The bill remains held in committee. This bill will be held over for the 2022 session.

**Cori R. Beattie - LB291 (Friesen) Change provisions relating to property tax protests.** Relating to property tax protests, each protest would be made on a form prescribed by the Tax Commissioner, signed, and filed with the county clerk of the county where the property is assessed. The protest would contain or have attached a statement of the reason or reasons why the requested change should be made, including the requested valuation.

The hearing on this bill was Wednesday, February 17, 2021 in the Revenue Committee. Support for the bill comes from the Nebraska Association of County Officials with no opposition. The bill was advanced by the Revenue Committee on an 8-0 vote. The committee requested consent calendar consideration of the bill.

On Friday, April 2, 2021, I received correspondence from Dan Nolte who indicated that he along with the Clerks from Douglas and Sarpy Counties have concerns with the bill and how it will affect the electronic valuation protests process as well as how it will adversely impact citizens who send in a letter to protest rather than a form. I would note that this is NACOs bill.

The board discussed this bill at the staff meeting on April 8, 2021. At the meeting on April 15, 2021, Dan Nolte informed the board that Douglas and Sarpy County Clerks were meeting with Senator Friesen. On Tuesday, the bill was debated, and Senator Friesen offered an amendment that was the fruit of those discussions that would allow a county to use their own system if it captured the same information as the state form. The bill was amended and advanced to Select File.

On Tuesday, April 27, 2021, the bill was debated again on Select File and Senator Steve Erdman pushed back on the bill. It was advanced to Final Reading where it remains. It was on the agenda for final passage yesterday.

**Cori R. Beattie - LB557 (M. Hansen) Change provisions relating to public records and include body-worn camera recordings in certain circumstances.** This bill contains multiple provisions including what is noted in the one liner that would require recordings on body cameras to be open records and required to provide them to the media. The bill also bifurcates a request made by a Nebraska resident for public records to allow for up to 8 hours of research to be done on the same; but it also makes it possible to bill non-resident requesters for a percentage of the researcher's salary.

The hearing on this bill was held on February 25, 2021. The bill was advanced by the Government, Military and Veterans Affairs Committee on an 8-0 vote that would eliminates all provisions of the bill as introduced except the material relating to recordings from body-worn cameras that "depict or record circumstances in which a person died while being apprehended by" law enforcement or "while in the custody of" law enforcement or detention personnel. With AM 1021, these records would be subject

to disclosure upon request, but only after the conclusion of related grand jury proceedings.

Sheli Schindler – LB407 (McDonnell) Include certain county correctional officers in provisions governing mental injuries and mental illnesses under the Nebraska Workers' Compensation Act. Regarding the Nebraska Workers' Compensation Act, definitions would be included for "county correctional officer" and "high-population county." The definition of "personal injury" would include mental injuries and mental illness unaccompanied by physical injury for an employee who is a county correctional officer. The definition of "high-risk individual" would include a person in the custody of a county jail or in the process of being placed in the custody of a county jail in a high-population county.

Sheli has noted that the definition of correctional worker does not include individuals working in the Youth Services Center. The bill was heard by the Business and Labor Committee on February 1, 2021. Various orders of police from the state came to support Sen. McDonnell's efforts along with private attorneys.

The bill was advanced by the Business and Labor Committee on February 11, 2021 and while it was on the agenda a few times. On Tuesday, the bill was placed on Consent Calendar and advanced to Select File. This week it was debated on Select File. It was advanced to Final Reading where it remains. It was on the agenda for final passage yesterday.

Pam Dingman - LB339 (Bostelman) Require a utility coordination plan for certain highway and bridge contracts. Introduced by Senator Bostelman at the request of the Associated General Contractors, the bill would require any contract exceeding \$50,000 for the construction, reconstruction, improvement, maintenance, or repair of a road, street, highway, bridge, or other related structure to which the Department of Transportation or any city of the metropolitan class, any city of the primary or first class, or any county with more than 25,000 inhabitants is a party would require a utility coordination plan.

The hearing on this measure was held on February 16, 2021. Pam Dingman testified in opposition on behalf of Lancaster County. She was proceeded in testimony by the Department of Transportation and the current Director. Several groups including cities, counties, utilities and others appeared in opposition. The bill is not likely to move this year. This bill will be held over for the 2022 session.

**David Derbin - LB657 (Vargas) Require the office of Legislative Research to prepare racial impact statements for legislative bills. SUPPORT**. Beginning in the second session of the 107th Legislature, the office of Legislative Research would prepare and provide racial impact statements for designated bills or resolutions as determined by the Executive Board of the Legislative Council. A racial impact statement would clearly summarize the estimated impact of a bill on racial populations in the state and the estimated impact of the bill on racial disparities in the state.

The hearing on this bill occurred on March 1, 2021. Our letter was submitted. The bill remains held in committee. This bill will be held over for the 2022 session.

#### **BILLS FROM PREVIOUS WEEKS**

**LB201 (Pansing-Brooks) Change provisions relating to jurisdiction over juveniles.** *Douglas County Support.* Relating to juveniles, the accused would be able to be arraigned in county court or district court if the alleged offense is a traffic offense and the accused was 11 years of age or older at the time the alleged traffic offense was committed, or if the accused were 16 or 17 years of age when an alleged offense was committed, following a transfer from juvenile court. The juvenile court would have exclusive original jurisdiction as to any juvenile who was under 18 years (no longer 16) of age at the time the alleged offense was committed, except that proceedings initiated under this subdivision would be able to be transferred to county court or district court if the juvenile was 14, 15, 16, or 17 years of age at the time the alleged offense was committed.

The hearing for LB201 was held on January 28<sup>th</sup>, 2021 by the Judiciary Committee. Proponent testimony was presented by the Juvenile Division of the Lancaster County Public Defender's Office and the Administrator of Juvenile Reform Efforts. In opposition was the Nebraska County Attorneys Association.

The bill is being held in committee. This bill will be held over for the 2022 session.

**LB419** (Cavanaugh, J.) Require appointment of counsel in eviction proceedings and provide for a filing fee. NEUTRAL. Douglas County Bill of Concern. Relating to civil actions, at the commencement of any eviction proceeding, the court would appoint counsel for the tenant unless the tenant is already represented by counsel. The tenant would be able to waive court-appointed counsel or retain the tenant's own counsel and the cost of any court-appointed counsel would be paid by the county. Counsel appointed here would apply to the court before which the proceedings were had for fees for services performed. In addition to all other court costs assessed according to law, an eviction proceeding fee of \$50 would be assessed in each county court and district court. Additional information required for summons is listed in detail.

This bill was heard in the Judiciary Committee on February 4<sup>th</sup>. Proponents of the bill came from various housing advocacy groups throughout the state. Opposition to the bill came from property owners and landlords. Our neutral testimony was dropped for the hearing. The only question that came up regarding our fiscal note was about Douglas County being able to do the program for \$1 Million and Lancaster at \$2 Million.

The bill remains held in committee. This bill will be held over for the 2022 session.

**LB414 (Wishart) Change provisions of the Political Subdivisions Construction Alternatives Act.** Introduced at the request of the City of Lincoln. Regarding the Political Subdivisions Construction Alternatives Act, a political subdivision would be able to use a design-build contract or construction management at risk contract under this Act for a project for water, wastewater, utility, or sewer construction. For this project, the resolution would include a statement that the political subdivision has decided that the contract is in the public interest, based on either (a) savings in cost or time or (b) requirement of specialized or complex construction methods suitable for the contract delivery system. Political subdivisions would include a natural resources district.

The hearing on this bill was right before our LB242. The bill was advanced by the Government, Military & Veterans Affairs Committee. The bill was added to Tuesday, April 6th's consent calendar and the bill advanced to Select File. The bill was debated on April 12, 2021 and advanced to Final Reading. The bill passed on Final Reading on April 20, 2021 on a vote of 47-0-2 and was approved by the Governor on April 23, 2021.

LB525 (Wishart) Provide duties and requirements for transitional housing facilities and change powers of the Office of Inspector General of the Nebraska Correctional System. A provider who receives money from the state or a county to house residents in a transitional housing facility would (a) abide by all zoning and occupancy standards of the jurisdiction in which it is located, (b) provide the community supervision agency with a phone number for a manager or supervisor of the provider who is accessible 24 hours a day, 7 days a week, and (c) post in a conspicuous location on the exterior of the transitional housing, in a location visible to the public, a sign indicating the occupancy limit of the transitional housing. A community supervision agency or its employees, agents, or designees would be able to enter and inspect a transitional housing facility at any time without prior notice if such agency has jurisdiction over a resident of such facility or is paying for the housing of a resident of such facility. The Division of Parole Supervision would be given more powers that are listed under this act.

The bill was heard on Wednesday, February 10th in the Judiciary Committee. There was no proponent testimony, and opposition was presented by the ACLU of Nebraska, and the Inspector General of Corrections in a neutral capacity. The Lincoln City Council was in support via written testimony. Lancaster County was mentioned due the fiscal note attached from Community Corrections, which upon further research is no longer accurate, and no fiscal impact is expected.

The bill was advanced to General File by the Judiciary Committee with AM602 which was attached for your review to our report on April 1, 2021. This bill will be held over for the 2022 session.

**LB644 (Hansen, B) Adopt the Property Tax Request Act. OPPOSE.** This bill would adopt the Property Tax Request Act. A political subdivision would be able to set its property tax request at an amount that exceeds its property tax request in the prior year if (a) a public hearing is held and notice of such hearing is provided in compliance with any rules in this section, and (b) the governing body of such political subdivision passes a resolution or an ordinance that complies with this section. Each political subdivision within a county that seeks to set its property tax request at an amount that exceeds its property tax request in the prior year would participate in a joint public hearing. The hearing process is described in detail. Any resolution or ordinance setting a property tax request under this section would be certified and forwarded to the county clerk on or before October 15th of the year for which the tax request is to apply.

Our testimony in opposition was delivered to the Revenue Committee on Wednesday, February 10th. Those who appeared in support were Nebraskans for Prosperity and the Platte Institute. Those in opposition included the League of Nebraska Municipalities and NACO. Interestingly, one of the issues that came up was whether the committee should rid the statutes of the publication notices and move to postcards for budget and/or levy setting hearings.

Senator Ben Hansen granted the bill his personal priority status to this bill. The bill was advanced by the Revenue Committee on a 7-0-1 vote and appeared on yesterday's agenda for the first time. Committee Amendment AM755 changes the political subdivisions that are affected by this bill to be: a county, city, school district, or community college. If the political subdivision includes area in more than one county, the county in which the principal headquarters are located will the location of the joint public hearing. The information required to be published on the postcard that is mailed to all affected property taxpayers found in Section 4 will now require the date, time and location for the joint public hearing, a listing of each political subdivision that will be participating in the joint public hearing, a telephone number for each political subdivision and the amount of each participating political subdivision's property tax request. Additional information on the postcard will be the name of the county that will be holding the joint public hearing, the parcel number and the name and address of the property owner, the prior year and the current year assessed valuation, the amount of property taxes due in the prior year and the amount of property taxes due for the current year and the change in the amount of property taxes due. The due date for filing the budget with the Auditor of Public Accounts for all political subdivisions is moved to September 27. The operative date remains as January 1, 2022.

The bill, as noted, was debated on General File on Tuesday, April 6 and Wednesday, April 7, 2021. There was a significant amount of debate on the provisions of the bill dealing with the cost to counties. Senator Hansen has agreed that several changes will be made to the bill before the bill comes up on Select File. Those changes are noted in an attachment attached with the report provided to the Board on April 15, 2021. The bill did move to Select File with an understanding that a series of amendments will be coming before Select.

Since General File consideration, we have been working actively with NACO, the League of Nebraska Municipalities, the Nebraska Association of School Boards, and the Community Colleges. The amendment has been filed to LB644 – AM1019 – and it was attached with our report last week. The amendment was adopted on April 28, 2021 and advanced to Final Reading where it remains. It was on the agenda for final passage yesterday.

**LB2** (Briese) Change the valuation of agricultural land and horticultural land for certain school district taxes. OPPOSE. Regarding valuation of agricultural land and horticultural land for purposes of certain school district taxes, this bill creates an exception allowing lower percentage of actual value "for school district taxes levied to pay the principal and interest on bonds that are issued on or after the operative date of this act." Where the normal valuation rate is 75% of its actual value, the exception rate would be 30%. Where the normal valuation rate range is 69-75% of actual value, the exception rate would be 24-30%.

LB2 was heard on Wednesday, February 10th before the Revenue Committee. There were the normal tax groups supporting the measure with a series of education groups and the chamber appearing in opposition.

The bill was advanced by the Revenue Committee with an amendment that raises the percentage from 30% to 50% and incorporates the provisions of LB79 which would change the minimum amount of relief provided under the Property Tax Credit Act at the base amount plus 3% each year.

The bill was debated on Tuesday, April 20 and Wednesday, April 21 with Senators raising a significant number of concerns on the bill on General File. The bill advanced to Select File on a vote of 38-4. On April 28, 2021, the Legislature took the bill up on Select File and advanced it to Final Reading where it remains. It was placed on the agenda for final passage yesterday.

LB165 (Erdman) Change provisions relating to the assessment of real property that suffers significant property damage. OPPOSE. Relating to property taxes, damaged real property would replace the term destroyed real property. Any events causing significant property damage that occurs with enough frequency in this state would be made to grant property tax relief to owners of real property adversely affected by such events. Significant property damage would no longer include damage exceeding 20% of the property's assessed value in the current tax year as determined by the county assessor. The county assessor would also inspect and review all properties for which a report has been filed under this section and would submit a comprehensive report of all such properties to the county board of equalization on or before July 20 of the current assessment year.

LB165 by Senator Erdman was heard on Wednesday, February 10th before the Revenue Committee. The bill was brought following the summer's protests and the 2019 floods. The only proponent testimony was delivered by a Lincoln based company who suffered property damage, while opposition was provided by the Nebraska Association of County Officials. Supportive written testimony was provided by the Nebraska Realtors and opposition testimony by Chairman Vest on behalf of the board.

The bill remains held in committee. However, Senator Erdman did attempt to attach the provisions of this bill to LB595 during consideration of that bill on Tuesday of this week. We worked in cooperation with NACO to defeat the amendment. How our delegation voted: AGAINST/NOT VOTING ON AM1140 (with county position): Bostar, Geist, M. Hansen, Morfeld, Pansing-Brooks, Wishart. SUPPORT AM1140 (against county position): Brandt, Dorn, Hilgers.

On May 7, 2021, Senator Erdman received an Attorney General's opinion on LB165. The opinion concludes that the bill does not plainly violate the uniformity clause. This bill will be held over for the 2022 session.

**LB189 (Halloran) Change provisions relating to property tax refunds. MONITOR.** *Douglas County Bill of Concern*. Relating to property taxes, the refund of a tax or penalty or the receipt for the registration of a claim made of issued pursuant to this section shall be satisfied in full as soon as practicable. If mutually agreed to by the governing body of the political subdivision and the person holding the receipt, such receipt would be applied to satisfy any tax levied or assessed by that political subdivision which becomes due from the person holding the receipt until the claim is satisfied in full. For any refund or claim due under this section, interest would accrue on the unpaid balance at the rate of 9% beginning on the date of entry of the final non appealable order or other action approving the refund.

The hearing on this bill occurred on February 10, 2021. The source of the angst on this bill was an ethanol plant that received a favorable ruling from TERC and a small community that the ethanol plant is in has expressed a hardship that will occur because

of the refund and hasn't issued it yet. The bill would put it in place so that 9% inures to the property taxpayer.

The bill was advanced by the Revenue Committee to General File. During consideration of LB644, the provisions of this bill were amended into that bill. As noted, LB644 was on the agenda for Final Passage vesterday.

**LB335 (Flood) Require announcement of the average cost of incarceration at sentencing for sentences served at the Department of Correctional Services. MONITOR.** Beginning 9/15/2022, when sentencing a defendant to any term of imprisonment in an institution of the department, the court would announce in open court and on the record the total estimated cost to the taxpayers of such term of imprisonment. On or before 8/1/2022, and on or before each August 1 thereafter the Department would calculate the average cost of imprisonment for inmates in Department institutions for the preceding year and report such amount or amounts to the commission in a form and manner prescribed by the commission.

LB335 by Senator Flood was heard on Wednesday, February 10th. This bill would require that judges announce the average costs of incarceration at sentencing at a state level. Proponent testimony was provided by the ACLU, and Criminal Defense Attorney Association. Opposition was provided by the Nebraska Bar Association. Senator Flood noted that while many want to talk about the costs associated with governments that are taken well by the public (potholes, snow removal), there are other areas that need attention such as the cost of corrections.

The bill remains held in committee. This bill will be held over for the 2022 session.

**LB313 (Sanders) Change provisions relating to late applications for homestead exemptions. SUPPORT.** *Douglas County & Sarpy County Support.* Introduced at the request of Sarpy County and relating to late applications for homestead exemptions, an owner would be able to file a late application if he or she includes a copy of the death certificate of a spouse who died during the year for which the exemption is requested. This request for exemption would only be for the current tax year. The late application would be filed with the county assessor on or before June 30 of the year in which the real estate taxes levied on the property for the current year become delinquent. Applications would include a copy of the death certificate of the deceased spouse. If the approval occurs after the date on which the first half of the real estate taxes levied on the property for the current year become delinquent, such delinquency and any interest would be removed from the tax roll. The approved application and other documentation would be forwarded to the Tax Commissioner. Any delinquency or interest accrued prior to the application date would, in the case of a rejection, remain on the tax roll.

The hearing occurred on February 11<sup>th</sup>, 2021 in the Revenue Committee. Two private practicing professionals provided their support for the bill and were followed with no opposition.

The bill was advanced to General File by the Revenue Committee with a proposed amendment, AM367, that I attached with previous reports. The bill was placed on consent calendar and discussed on Monday, May 3, 2021. The bill was advanced to Select File with AM367 attached and on Monday, May 10, 2021, the

bill advanced to Final Reading where it remains. This bill will be held over for the 2022 session.

**LR3CA (Slama) Constitutional amendment to require verification of identity prior to voting. OPPOSE.** This constitutional amendment would require verification of identity prior to voting to combat voter fraud, preserve the relative power of each eligible citizen's right to vote, modernize the election infrastructure of the state, and ensure the integrity of the elections of the state to preserve the public confidence in the legitimacy of the elected government. A poll worker would review a photograph or digital image of each voter to verify the identity of the voter in a manner determined by the Legislature prior to allowing the voter to vote.

The hearing on this bill was held on February 17<sup>th</sup> in the Government, Military and Veterans Affairs Committee with Secretary of State Evnen leading the proponent testimony. The Nebraska Taxpayers for Freedom and individuals were among other supporters of the bill. Several individuals expressing concerns about voter fraud testified in support. Those suggesting voter suppression testified in opposition which included the ACLU of Nebraska, League of Women Voters Nebraska, poll workers and more.

The bill is being held in committee. This bill will be held over for the 2022 session.

**LB613 (Erdman) Change provisions relating to hearings and decisions on appeals under the Tax Equalization and Review Commission Act. OPPOSE.** *Douglas County Bill of High Concern.* This bill adds a 'speedy hearing right' to TERC appeals; if no decision by TERC has been reached within nine months after the filing date of the appeal, the appeal shall be decided in favor of the property owner.

LB613 was heard by the Revenue Committee on February 17<sup>th</sup>. Much like other Revenue bills, we are watching for this to potentially be packed with other bills and advanced as an omnibus package.

The bill is being held in committee. This bill will be held over for the 2022 session.

**LB622 (Friesen) Limit the growth of real property valuations and provide for adjustments to assessed values.** *Douglas County Bill of High Concern.* This bill will create an annual limit on real property value increases at 3% over the previous year for both "agricultural and horticulture" and "non-agricultural" and calls for action by the Tax Commissioner to reduce if the increase exceeds 3%.

Sen. Friesen's LB622 was heard by the Revenue Committee on February 17<sup>th</sup>. There were no supporters of the bill present at the hearing. The Nebraska Association of County Officials came to testify in opposition as the association believes this bill will not actually address the problems outlined in the bill.

The bill is being held in committee. This bill will be held over for the 2022 session.

**LB192 (Wishart) State intent regarding appropriations for law enforcement training and certification. SUPPORT.** This bill would state that the intent of the Legislature to appropriate \$140,000 from the General Fund to the Nebraska Commission on Law Enforcement and Criminal Justice for each of FY 2021-22 and 2022-23 for in-person and online training for law enforcement officer to be certified

through an accreditation agency approved by the Nebraska Commission on Law Enforcement and Criminal Justice.

The provisions of this bill and the requested amount were included the mainline budget. This amount remains intact in the budget. The budget was sent to the Governor on Tuesday, April 19, 2021. The Governor returned the budget with no line-item reductions so this funding will go into effect on July 1, 2021.

**LB193 (Wishart) State intent regarding appropriations for law enforcement training. SUPPORT.** This bill would state that the intent of the Legislature to appropriate \$800,000 from the General Fund to the Nebraska Commission on Law Enforcement and Criminal Justice for FY 2021-22 for the purchase of 2 law enforcement training systems and software to simulate real life encounters of law enforcement officers. It would also be their intent that the systems and software be designed for law enforcement officers to train on the use of nondeadly force and that the Nebraska Police Standards Advisory Council direct the location of such systems so that they are not located where similar systems are in place for law enforcement officers.

The provisions of this bill and the requested amount were not included the mainline budget.

**LB304** (Hansen, M) Appropriate funds to the Nebraska Commission on Law Enforcement and Criminal Justice. SUPPORT. This bill would appropriate \$172,000 from the General Fund for FY 2021-22 to the Nebraska Commission on Law Enforcement and Criminal Justice to be used by the Nebraska Law Enforcement Training Center to enforce sections 81-1456 (employment of law enforcement officer; submit personnel change in status form; record; contents; report of termination or resignation in lieu of termination) and 81-1457 (employment of law enforcement officer; waiver to prospective employer; contents; form; former employer; duties) relating to revocation of law enforcement officer certification.

The provisions of this bill and the requested amount were included the mainline budget and split into each year of the biennium. This amount remains intact in the budget. The budget was sent to the Governor on Tuesday, April 19, 2021. The Governor returned the budget with no line-item reductions so this funding will go into effect on July 1, 2021.

**LB179 (Linehan) Transition from elected to appointed county assessors. OPPOSE.** Starting on 1/1/2023, the county board of every county which has an elected county assessor would appoint a county assessor or designate the county clerk to serve as county assessor. Each county having a population of more than 3,500 inhabitants and having more than 1,200 tax returns in any tax year would have a county assessor appointed by the county board and each other county would have a county assessor or would have the county clerk serve as county assessor as determined by the county board.

LB179 was heard in front of the Government, Military and Veterans Affairs Committee on February 19<sup>th</sup>, 2021. There were no proponents for Sen. Linehan's bill. Opposition was brought by the Nebraska Association of County Officials which noted that there are no current issues with the system.

The bill is being held in committee. This bill will be held over for the 2022 session.

**LB103 (Dorn) Appropriate funds to aid counties to pay certain federal judgments. MONITOR**. This bill would appropriate funds to aid counties to pay for federal judgments. It would appropriate \$2 million from the General Fund for FY 2021-22 and FY 2022-23 to any county that has a judgment in excess of \$25 million rendered against it by a federal court for a violation of federal law if the total cost of the judgment is equal to 20% or more of the county's annual budget. Such appropriation would be used in the payment of such judgment, and no expenditures for permanent and temporary salaries and per diems for state employees would be made from the funds appropriated in this section.

On Wednesday, March 10, 2021, Senator Dorn declared this to be his priority bill. On March 16, 2021, the Appropriations Committee advanced the bill to General File with an amendment increasing the amount available under the bill from \$2 Million to \$5 Million per year of the biennium. The bill was debated on Thursday, April 29, 2021 and much of the debate focused on the ability of the state to afford the cost of LB103. Ultimately an amendment was adopted to the bill that reduced the funding down to \$2 Million per year. The bill was then advanced to Select File. On May 12, 2021, the Legislature advanced the bill to Final Reading where it remains. It will likely be on the agenda for final passage today or tomorrow.

**LB178 (Lindstrom) Adopt the Infrastructure Improvement and Replacement Assistance Act and provide for a turnback of state sales tax revenue.** Introduced at the request of the League of Nebraska Municipalities. *Sarpy Bill of Interest.* This bill would adopt the Infrastructure Improvement and Replacement Assistance Act and provide for a turnback of state sales tax revenue. The state would assist political subdivisions and sewer and water utilities by turning back a percentage of certain state sales tax revenue to political subdivisions and sewer and water utilities. For sales tax imposed from 7/1/2021 through 6/30/2022, 36.36%. For sales tax imposed from 7/1/2022 through 6/30/2024, 54.54%. For sales tax imposed after 7/1/2024, 72.72%. Funds received would be used exclusively to assist in paying for infrastructure improvements, paying for redevelopment and replacement of obsolete water or sewer facilities, or repaying bonds issued and pledged for such work. Another purpose would be to use the funds to defer increases in sewer and water rates.

This bill was heard on February 19<sup>th</sup> in the Revenue Committee. LB178 heard support from various public entities such as the Metropolitan Utilities District Public Works and Utilities Departments and the League of Nebraska Municipalities. There were no opponents present at the hearing.

The bill was advanced by the Revenue Committee and reported to General File on March 2, 2021. The bill does not have a priority. The bill is being held in committee. This bill will be held over for the 2022 session.

**LB462 (Dorn) Appropriate funds to the Department of Health and Human Services. SUPPORT.** *Douglas County Support.* This bill would provide a rate increase for behavioral health services of 3% for FY 2021-22 and 3% for FY 2022-23 to Agency No. 25, Department of Health and Human Services, Program 348, Medical Assistance, and Program 349, Medicaid Expansion.

The provisions of this bill and the requested amount were not included the mainline budget. However, all providers are receiving a 2% increase which equals an \$83.5

Million increase over the next two years. This amount remains intact in the budget. The budget was sent to the Governor on Tuesday, April 19, 2021. The Governor returned the budget with no line-item reductions so this funding will go into effect on July 1, 2021.

**LB585** (Vargas) Appropriate funds for local public health departments. Appropriate funds for local public health departments. SUPPORT Douglas *County Support*. There would be appropriated \$5 million from the General Fund to Agency No. 25, Program No. 502, for FY 2021-22. Such funds would be provided for local public health departments. Included in the appropriation in this section would be \$75,000 for critical health services aid to be allocated to each of the 18 public health departments and \$3.65 million for proportional health services aid to be distributed proportionally based on population among the 18 public health departments.

The provisions of this bill and the requested amount were included the mainline budget in the following amounts - \$1.5 Million in FY2021-22 and \$1.5 Million in FY2022-23 with an additional \$1.5 Million to be distributed based on population. This amount remains intact in the budget. Senator Groene did attempt to remove this increase on Select File but he was not successful.

The budget was sent to the Governor on Tuesday, April 19, 2021. The Governor returned the budget with no line-item reductions so this funding will go into effect on July 1, 2021.

LR25 (Health and Human Services Committee) Provide the Legislative Council appoint a special committee of the Legislature to be known as the Youth Rehabilitation and Treatment Center Special Oversight Committee of the Legislature. MONITOR. This resolution would provide that the Legislative Council appoint a special committee of the Legislature to be known as the Youth Rehabilitation and Treatment Center Special Oversight Committee of the Legislature.

The resolution was advanced by the Executive Board to the Legislature for further consideration. On Tuesday, March 23, 2021, the Legislature passed the resolution without amendment on a vote of 32-0.

**LB424 (Brewer) Provide and change zoning requirements for wind energy generation projects. OPPOSE.** Beginning 9/1/2021, no wind energy generation project would be constructed unless the county in which the project would be located has zoning regulations or a zoning resolution meeting the requirements of this section. The zoning provisions would address fixed-distance setbacks, noise standards, any noise-measuring instruments, decommissioning terms and conditions, and fees for conditional use permits for wind energy generation projects. The procedure used to measure noise would meet the requirements of the American National Standards Institute, the International Electrotechnical Commission, or the International Organization for Standardization for the measurement of sound.

This bill was heard on February 26<sup>th</sup> by the Revenue Committee. Nebraskan farmers came to support Brewer's efforts because rural Nebraskans have many feelings toward this issue and would like to see the Legislature flesh it out. Multiple wind energy officials testified in opposition.

The bill is being held in committee. This bill will be held over for the 2022 session.

LB577 (Bostar) Establish Election Day as a holiday and change provisions relating to early voting and automatic voter registration. NEUTRAL.

Election Day, the first Tuesday following the first Monday in November in each evennumbered year, would be a holiday. If a voter registration application is submitted under this section with the signature of the applicant but the applicant is not eligible to register to vote, the submission would not be considered a violation of section 32-1502 or 32-1503 and the document submitted would not be considered a valid or completed voter registration application for purposes of registration or enforcement of the Election Act unless the applicant has willfully and knowingly taken affirmative steps to register to vote knowing that he or she is not eligible to do so. An applicant would be given the opportunity to choose not to use his or her information for voter registration, otherwise the applicant would complete the voter registration portion that is transmitted to the election commissioner or county clerk to register the applicant to vote or update his or her voter registration record.

The hearing was held on Wednesday, March 3rd before the Government, Military and Veterans Affairs Committee. The board submitted a letter signed by Commissioner Yoakum in the neutral position while highlighting the support of the paid postage provision of the bill.

The bill is being held in committee. This bill will be held over for the 2022 session.

**LB329 (Wayne) Change provisions relating to taxes imposed on the average wholesale price of gasoline. SUPPORT.** Introduced at the request of the League of Nebraska Municipalities. The minimum average wholesale price of gasoline to be used to calculate the tax in this section for tax periods, beginning on and after 7/1/2021, would be \$2.44. In no case would the average wholesale price of gasoline be less than the minimum amount required under this subsection. The Department would use at least 35% of the amount allocated to the Highway Cash Fund to pay for surface transportation projects, as defined in section 29-2702 (money received; disposition), of the highest priority as determined by the Department.

The hearing on this bill was held on March 4, 2021 before the Revenue Committee. On March 3, 2021, Senator Wayne filed AM411. The bill is being held in committee. This bill will be held over for the 2022 session.

**LB636 (Cavanaugh, J) Eliminate cash bail bonds, appearance bonds, and related provisions.** Relating to criminal procedure, cash bail bonds, appearance bonds, and all related provisions would be eliminated. A judge would be able to release a defendant on personal recognizance. In determining this, the judge would be able to take into account, among other things, the nature and circumstances of the offense, yet to be collected evidence, alleged victims, potential witnesses, or members of the general public, the defendant's family ties, employment, the length of the defendant's residence in the community, the defendant's record of criminal convictions, and the defendant's record of appearances at court proceedings or of flight to avoid prosecution or of failure to appear at court proceedings. Other considerations for releasing someone on personal recognizance are listed in detail. The approval or denial process is also described.

The hearing on this bill was held on March 4, 2021 before the Judiciary Committee. The bill is being held in committee. This bill will be held over for the 2022 session.

**LB236 (Brewer) Permit counties to authorize carrying concealed weapons as prescribed.** Counties would have the power to authorize the permit-less carrying of concealed weapons for all persons not otherwise prohibited from possessing or carrying such weapons under state or federal law.

The committee amendment would require that counties consult with their sheriff before passing the sort of ordinance contemplated by LB 236. It would also require persons engaged in the lawful permit-less carrying of a concealed weapon to immediately inform any emergency responder in the event of an official contact. Finally, the amendment limits the power to pass a permit-less carry ordinance to those counties that do not contain a city of the metropolitan or primary class.

Sarpy County and its law enforcement community have expressed concern. On April 14, 2021, Senator Brewer filed his amendment to change the language to counties of greater than 100,000. That amendment was attached with our report from April 15, 2021.

On Friday, May 7, 2021, Senator Brewer received an opinion from Attorney General Doug Peterson that I have attached. The opinion concluded that the bill was unconstitutional. As such, Senator Tom Brewer has filed an amendment, AM1388 that would strike all provisions of the bill and insert the provisions of the following bills that are summarized - LB85, LB244, LB173 (as amended). LB85 would require Nebraska State Patrol to provide notice of expiration of concealed handgun permits. At least 4 months before expiration of a permit to carry a concealed handgun, the Nebraska State Patrol would send to the permit holder by US mail or electronically notice of expiration of the permit. LB244 states that the renewal would be able to be applied for no earlier than 4 months before expiration of the permit and no later than 30 business days after the date of expiration of the concealed carry permit. LB173 is a bill relating to firearms, the offense of carrying a concealed weapon would not apply to possessing, carrying, transporting, shipping, or receiving a firearm for any lawful purpose to or from any place where such firearm may be lawfully possessed or carried by a person if such firearm is unloaded and stored in a case and such person is not otherwise prohibited by state or federal law from possessing, carrying, transporting, shipping, or receiving a firearm.

On Tuesday, Senator Ben Hansen offered, and the Legislature adopted an amendment that updated Nebraska's schedule of controlled substances. The bill has been moved to Final Reading.

This concludes our report for this week.

#### ONE HUNDRED SEVENTH LEGISLATURE

Exhibit 2

#### FIRST SESSION

# **LEGISLATIVE RESOLUTION 215**

Introduced by Hansen, M., 26.

PURPOSE: As partners in delivering essential government services to residents of Nebraska, county governments undertake implementing statutorily required services on a daily basis. Numerous required services rely on statutorily set fees or fines. This study shall examine how the set fee and fine amounts relate to the costs experienced by county governments for administering the associated services.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE ONE HUNDRED SEVENTH LEGISLATURE OF NEBRASKA, FIRST SESSION:

- 1. That the Government, Military and Veterans Affairs Committee of the Legislature shall be designated to conduct an interim study to carry out the purposes of this resolution.
- 2. That the committee shall upon the conclusion of its study make a report of its findings, together with its recommendations, to the Legislative Council or Legislature.

Document	Description	Position	Committee	Hearing Date	Status
LB2	(Briese) Change the valuation of agricultural land and horticultural land for certain school district taxes	Quiet Opposition	Revenue	02/10/2021	Final Reading 05/04/2021 Briese Priority Bill
	Regarding valuation of agricultural land and ho this bill creates an exception allowing lower pe the principal and interest on bonds that are iss normal valuation rate is 75% of its actual value rate range is 69-75% of actual value, the excep	Placed on Final Reading Enrollment and Review ER66 adopted Advanced to Enrollment and Review for Engrossment Briese AM1165 adopted Briese AM1165 filed Placed on Select File with ER66 Enrollment and Review ER66 filed Advanced to Enrollment and Review Initial Revenue AM638 adopted Groene AM1063 adopted Hansen, M. MO39 Bracket bill until June 10, 2021 filed			
	AM638 was adopted by the Committee and doe Tax Credit Fund. Instead of the prior year amountly libe prior year amount plus 3%. LB79 as amount of agricultural and horticultural land the school district bonds from 30% of actual value such land it changes to 44%-50%.				
I DO	Nebraska Association of School Boards positic Nebraska Rural Community Schools Associatic Schools Taking Action Action for Nebraska Ch Nebraska Association of County Officials positions Greater Nebraska Schools Association postion	on: Oppose ildren Educa tion: Oppose	Testify	00/00/0004	Hansen, M. MO39 failed Groene AM1063 filed Groene AM1063 pending Briese FA27 filed Briese AM868 withdrawn Briese FA27 adopted Revenue AM638 pending Briese AM868 pending Revenue AM638 pending Briese FA15 withdrawn Murman name added Briese AM868 filed Briese FA15 filed Placed on General File with AM638 Revenue AM638 filed Briese priority bill Notice of hearing for February 10, 2021 Referred to Revenue Committee Date of introduction
LB9	(Blood) Change annexation requirements and property tax special valuation provisions  Introduced at the request of the City of Bellevu streets, or highways would be deemed contigu natural resources district lies between the sam annexed are adjacent to or contiguous with the resources district.	ious althougl ne and the co	h property owned by for prorate limits, so long	ederal government or a as those sought to be	Approved by Governor (E-Clause) 05/05/2021 Speaker Priority Bill  Approved by Governor on May 5, 2021 Presented to Governor on April 29, 2021 President/Speaker signed Passed on Final Reading with Emergency Clause 46-0-3 Placed on Final Reading

Document	Description	Position	Committee	Hearing Date	Status
	Special valuation may be applicable to agricultude boundaries of a city or village if the land is so land is within a flood plain.  AM 231 makes several changes to the bill, in located in a county in which at least three cit deemed contiguous to the corporate limits so lies between the newly-annexed area and the territory deemed contiguous under the bill woutlity without the express agreement of the cannexation	ubject to air in cluding: Limit ies of the first o that it only a corporate lim ould not result electric utility s	stallation compatible s applicability of the class are located; Lir pplies if property owr its of the city; Provid t in any change to the	use zone regulations or the  bill to cities of the first class  nits the change to property  led by the federal government  es that any annexation of  servicearea of any electric	Advanced to Enrollment and Review for Engrossment Placed on Select File Advanced to Enrollment and Review Initial Urban Affairs AM231 adopted Speaker priority bill Placed on General File with AM231 Urban Affairs AM231 filed Notice of hearing for February 09, 2021 Rereferred to Urban Affairs Committee Sanders name added Referred to Revenue Committee
	League of Nebraska Municipalities postion:	Support			Date of introduction
LB11	(Blood) Change provisions regarding voter registration and requests for ballots for early voting	1	Government, Military Affairs	and Veterans 02/05/2021	In Committee 01/11/2021
	Relating to the Election Act, the registration permanent request for ballot for early voting for "Yes" or "No." The Secretary of State, with electronic process for a registered voter who identification card to request a ballot for early an electronic acknowledgement to the regist must be in writing, give the reasons for deniate provide additional information to be approve registered voter to be placed on a list to receive general election.  Nebraska Association of County Officials po	application profor every state the Departmonth the Departmonth the August Park The Gered voter indial, and provided. The Secretaive a ballot for	ewide primary and genent of Motor Vehicles ebraska motor vehicle election commissione icating whether the restroy of State would also rearly voting for ever	neral election, with the option would also implement an experator's license or state or county clerk would send quest is approved. A denial ed voter can resubmit or provide a process for a	Hunt name added Hansen, M. name added Notice of hearing for February 05, 2021 McCollister name added Referred to Government, Military and Veterans Affairs Committee Date of introduction
LB12	(Blood) Require a commuter rail service study by the	• • • • • • • • • • • • • • • • • • • •	Transportation and	03/01/2021	In Committee 01/11/2021
	Department of Transportation  The Department of Transportation would cor Lincoln and would include cost estimates, til				Wayne name added Morfeld name added Notice of hearing for March 01, 2021 Hansen, M. name added Cavanaugh, J. name added Referred to Transportation and Telecommunications Committee Date of introduction
LB13	(Blood) Prohibit possession of a deadly weapon by the subject of a foreign protection order Regarding Section 28-1206, which describes violence protection order" would mean a pro order that meets the criteria set forth in secti other state or a territory, possession, or tribe	the offense of tection order i on 42-391 rega	ssued pursuant to se	ction 42-924 or a protection	General File 03/11/2021  Placed on General File  Notice of hearing for March 03, 2021  Referred to Judiciary Committee  Date of introduction
LB23	(Williams) Change provisions of the Real Property Appraiser Act		Banking, Commerce Insurance	and 01/26/2021	Approved by Governor (E-Clause) 03/17/2021

Document	Description	Position	Committee	Hearing Date	Status
	Regarding the Real Property Appraiser Act, to Appraisal Practice, a small loan company lice federal enactments covering financial institut estate or any interest in real estate when sucl employee's employment for any other listed einsurance company, bank). A bachelor's degredegree in real estate. In this subsection, any a including late payments of fees, failure to time change in contact information, would not be creal property or real estate for an appraiser wiless than \$400,000.	ensed by this sions would had nestimate or dentities (federalee or higher in action taken bely renew a crossidered disconsidered	state or supervised or rave to render an estimatopinion is rendered in cal government, state ag n real estate would no ly the board or other ap redential, or failure to posciplinary action. The s	Standards of Professional egulated by or through the or opinion of value of real connection with the salaried ency/government, onger be required, just any praiser regulatory agencies, rovide notification of a cope of complex residential	Approved by Governor on March 17, 2021 Presented to Governor on March 11, 2021 President/Speaker signed Dispensing of reading at large approved Passed on Final Reading with Emergency Clause 47-0-2 Placed on Final Reading Enrollment and Review ER2 adopted Advanced to Enrollment and Review for Engrossment Enrollment and Review ER2 filed Placed on Select File with ER2 Advanced to Enrollment and Review Initial Placed on General File Notice of hearing for January 26, 2021 Referred to Banking, Commerce and Insurance Committee Date of introduction
LB25	(Wayne) Change provisions relating to the division of ad valorem taxes under the Community Development Law Introduced at the request of the League of Ne Law, cities would fall under the Law if they invalorem taxes for a period of more than 15 ye where more than 50% of property has been dedivided for a period not to exceed 20 years af contract or in the resolution of the authority a (bonds; issuance; source of payments; limitation Nebraska Association of County Officials possible to the contract of the country of the support of the country o	tend to prepar ars but not me eclared an ext ter the effective outhorizing the tions).	e a redevelopment plar ore than 20 years. For a cremely blighted area, a ve date as identified in t e issuance of bonds pu	n that would divide ad iny redevelopment plan d valorem taxes would be the project redevelopment	Approved by Governor (E-Clause) 03/17/2021  Approved by Governor on March 17, 2021  Presented to Governor on March 11, 2021  President/Speaker signed  Passed on Final Reading with Emergency Clause 48-0-1  Placed on Final Reading  Advanced to Enrollment and Review for Engrossment  Placed on Select File  Advanced to Enrollment and Review Initial  Placed on General File  Notice of hearing for January 26, 2021
LB28	(Wayne) Provide for motions for new trial based on newly discovered evidence Regarding criminal procedure, newly discove witness who previously asserted a testimonia evidence in a prior proceeding. This would ap the effective date of this act.  Nebraska County Attorneys Association Posi	red evidence al or constituti pply to everyo	ional privilege and refus ne whether convicted p	sed to testify or produce	Referred to Urban Affairs Committee Date of introduction  General File 03/16/2021  Judiciary AM545 filed Placed on General File with AM545 Notice of hearing for January 29, 2021 Referred to Judiciary Committee Date of introduction
LB31	(Wayne) Authorize punitive damages as prescribed and provide for distribution		Judiciary	03/10/2021	In Committee 01/11/2021

positions

# **Kissel Kohout ES Associates LLC**

Document		Position	Committee	Hearing Date	Status
	This bill would authorize punitive damages and the common schools which could be used to p fact determines whether to award punitive dam State Treasurer for distribution.	rovide prope	erty tax relief. Unless v	waived by all parties, trier of	Notice of hearing for March 10, 2021 Referred to Judiciary Committee Date of introduction
	Nebraska State Chamber position: Oppose				
LB32	(Pansing Brooks) Provide for Class ICA and IDA felony classifications and change penalties	Monitor	Judiciary	02/17/2021	In Committee 01/11/2021
	This bill would add Class ICA felony (maximum imprisonment) and Class IDA felony (maximum imprisonment). When an offense is a Class IC would be able to elect to charge the offense as discretion. Where a Class IC or ID felony is me	n of 50 years or ICA felony either a Cla	imprisonment and mi (or between ID or IDA ss IC or ICA felony (or	nimum of 3 years A felony), the prosecutor ID or IDA felony) at their own	Notice of hearing for February 17, 2021 Referred to Judiciary Committee Date of introduction
	Nebraska County Attorneys Association Positi	on: Oppose	•		
LB34	(Pansing Brooks) Change sentencing provisions for crimes committed by a person under twenty-one years of age	Monitor	Judiciary	02/17/2021	In Committee 01/11/2021
	Minimum imprisonment for a person convicted mandatory minimum but a minimum term only on anyone younger than 21 years old (as oppothe penalty for a conviction of Class IA (IB) felo years imprisonment and a minimum of not great under 21 years old at the time the crime was consentencing.	Notice of hearing for February 17, 2021 Referred to Judiciary Committee Date of introduction			
	Nebraska County Attorneys Association Positi				
_B41	(Dorn) Change provisions relating to certain payments of funds to townships		Government, Military Affairs	and Veterans 02/04/2021	Approved by Governor 04/20/2021
	Relating to counties under township organization treasurer to the town treasurer on or before the section 77-1759 (collection of taxes; report to a	e 15th day of	each month or more	frequently as provided in	Approved by Governor on April 16, 2021 Presented to Governor on April 12, 2021 President/Speaker signed Passed on Final Reading 47-0-2
	Nebraska Association of County Officials posit	tion: Suppor	t		Placed on Final Reading Advanced to Enrollment and Review for Engrossment
					Placed on Select File Advanced to Enrollment and Review Initial
					Placed on General File
					Blood name added
					Notice of hearing for February 04, 2021
					Referred to Government, Military and Veterans Affairs Committee Date of introduction
LB43	(Hansen, M.) Provide for election of election commissioners and eliminate certain deputy		Government, Military Affairs	and Veterans 01/28/2021	In Committee 01/11/2021

Document	Description	Position	Committee	Hearing Date	Status
	Each election commissioner would execute a the new election commissioner appointed by t January 2022, and if a vacancy occurs thereaf (vacancies; offices listed; how filled). Anything An election commissioner would be elected in inhabitants at the statewide general election ir and in counties having a population of not less general election in 2022 and each 4 years there	bond with pe the county be ter the office g regarding to each county of 2022 for a 2 s than 40,000 eafter. They	enalties of \$10,000. oard would serve for would be filled prother chief deputy elegated in the chief de	If a vacancy occurs in the office, or the unexpired term until ovided in section 32-567 ection commissioner is struck. Son of more than 400,000 2024 and each 4 years thereafter, 0,000 inhabitants at the statewide	Notice of hearing for January 28, 2021 Referred to Government, Military and Veterans Affairs Committee Date of introduction
L D 4 7	Nebraska Association of County Officials posi	tion: Oppos		04/20/2024	Conoral File 02/46/2024
LB47	(Hansen, M.) Change procedures relating to obligees in child support proceedings		Judiciary	01/29/2021	General File 02/16/2021
	All orders, decrees, or judgments for temporal modification of such support payments would an Affidavit and Application for Order to Show support and it is delinquent. Obligees would be obligee would be joined in as a real party in in or securing, modifying, suspending, or termin	include a no Cause with e able to use terest to suc	otice to the obligee the court if they are other collection n th action where the	that informs them they may file te owed court-ordered child nethods as well. Any known purpose is to establish paternity	Judiciary AM64 filed Placed on General File with AM64 Notice of hearing for January 29, 2021 Referred to Judiciary Committee Date of introduction
	Nebraska County Attorneys Association Posit	ion: Oppose	•		
LB51	(Lathrop) Change provisions relating to law enforcement qualifications, training, certification, and accreditation		Judiciary	02/03/2021	Final Reading 05/18/2021 Judiciary Priority Bill
	Relating to law enforcement, each sheriff would provided in section 81-1414.07 (continuing eduted 1st year of their term of office. When a court goreclude use of conviction as evidence of seri contendere to a felony or misdemeanor for pususpended, or revoked.	offerings) each year following the dissues an order, it would etion of or pleading guilty or nolo	Placed on Final Reading with ST21 Advanced to Enrollment and Review for Engrossment Enrollment and Review ER67 adopted Brewer AM1249 adopted Brewer AM1292 filed		
	The subsection stating that members of a law enforcement reserve force shall be deemed employees of the county or city for which they were appointed would be struck. The definition of "incapacity" would be struck. To be considered a law enforcement officer, it would be required to have successfully completed an entry-level law enforcement certification from a training academy. Definitions for "misdemeanor crime of domestic violence" and "serious misconduct" would be added.				Brewer AM1249 filed McCollister name added Judiciary AM745 adopted Flood AM872 adopted Advanced to Enrollment and Review Initial Hunt MO40 Bracket bill until May 1, 2021 filed
	The Nebraska Police Standards Advisory Cour officers or employees of a law enforcement ag designee from a city of the primary class and below would be added. The Governor would a of this Act (one serving a 3-year term and one term).	pency instead a sworn law ppoint the no	d of 6. A representa enforcement office ew members withir	ative chief of police or his or her er holding the rank of sergeant or a 90 days after the effective date	Hunt MO40 withdrawn DeBoer name added Flood AM872 filed Placed on General File with AM745 Judiciary AM745 filed Judiciary priority bill Pansing Brooks name added

Document	Description	Position	Committee	Hearing Date	Status
	As part of entry-level law enforcement certific hours of instruction relating to de-escalation enforcement agency would make a person ur before hiring them as a law enforcement offic investigate complaints of law enforcement of it would be deemed closed and the officer wo	and 8 hours on dergo psycho er. An agency ficer miscond	of anti-bias and in ological evaluatio y would also be re luct and must be	nplicit bias training. A law n to determine fitness for duty equired to adopt a policy to	Notice of hearing for February 03, 2021 Referred to Judiciary Committee Date of introduction
	Except when the use of deadly force is autho use a chokehold or carotid restraint control h necessary or he is trained in carotid holds.				
	The Nebraska Police Improvement and Profesenforcement agencies and law enforcement of				
	The Judiciary Committee advanced the bill we the original bill. Section 2 would amend Section 1 would amend Section 2 would amend Section 3 is Section 8 is amendment would add definitions of Class I in the definitions of law enforcement agencies a definition of noncertified conditional officer. Section. The amendment still requires de-esc components of the training. Section 14 is Section 15 in the section 16 in the section 17 in the section 17 in the section 17 in the section 18 in the section 18 in the section 19 in the section 20 in the				
	Greater Nebraska Cities position: Oppose BNSF Railway position: Support				
LB52	(Lathrop) Provide for immunity for injury or death resulting from COVID-19 exposure	Monitor	Judiciary	02/18/2021	In Committee 01/11/2021
	Under this bill, no person would be liable in a exposure to COVID-19 if such exposure occu				Notice of hearing for February 18, 2021 Referred to Judiciary Committee Date of introduction
	Nebraska Hospital Association position: Mor Nebraska State Chamber position: Watch Nebraska Association of School Boards posi- Nebraska Association of County Officials pos Nebraska Association of Behavioral Health O Nebraska Economic Developers Association	tion: Follow sition: Suppor rganizations:	Monitor		

Document		Position	Committee	Hearing Date	Status				
	Metropolitan Area Planning Agency posit Nebraska Child Health & Education Alliar								
LB54	(Lathrop) Change immunity for intentional t under the Political Subdivisions Tort Claims and the State Tort Claims Act		Judiciary	02/18/2021	Select File 05/18/2021 Lathrop Priority Bill				
	Under the Political Subdivisions Tort Clais the direct result of the negligent failure protect a person to whom the political su Claims Act, this Act would apply to claim failure of a state agency or an employee owes a duty of care.	oyee of a political subdivision to f care. Under the State Tort direct result of the negligent	Placed on Select File with ER94 Enrollment and Review ER94 filed Advanced to Enrollment and Review Initial Judiciary AM1268 adopted Judiciary AM1268 filed Placed on General File with AM1268 Lathrop priority bill						
	This bill attempts to address a change in wavier of sovereign immunity found in M		Notice of hearing for February 18, 2021 Referred to Judiciary Committee Date of introduction						
	The Judiciary Committee advanced the bill with AM1268. The amendment narrows the scope of the proposed exception in LB 54 by replacing the original proposed language with new language that allows claims for intentional torts where the political subdivision (or state agency ) failed to use reasonable care to control someone under their charge or protect a person in their care or custody from intentional torts by non-employees.								
	Douglas County Board of Commissioners Nebraska Association of School Boards   Omaha Police Officers Association/Frate Nebraska Association of County Officials Metropolitan Area Planning Agency posit Nebraska Association of Trial Attorneys   Nebraska State Education Association poly Nebraska Intergovernmental Risk Manage City of Omaha position: Oppose Nebraska Attorney General position: Oppose								
LB63	(Lindstrom) Change certain deadlines relating property tax exemptions	0	Revenue	02/10/2021	Approved by Governor 05/05/2021				
	Regarding property tax exemptions, the ceither taxable or exempt for the real propon on or before March 1 following (no longer	erty or tangible pe	vould examine the a ersonal property to	applications and recommend the county board of equalization	Approved by Governor on May 5, 2021 Presented to Governor on April 29, 2021 President/Speaker signed Passed on Final Reading 44-0-5 Placed on Final Reading Advanced to Enrollment and Review for Engrossment Placed on Select File Advanced to Enrollment and Review Initial Cavanaugh, M. MO27 failed Cavanaugh, M. MO27 Bracket until May 4, 2021 file				

Document	Description	Position	Committee	Hearing Date	Status
					Placed on General File Notice of hearing for February 10, 2021 Referred to Revenue Committee Date of introduction
LB71	(Wayne) Change provisions relating to intentional tort claims under the Political Subdivisions Tort Claims Act and State Tort Claims Act	Monitor	Judiciary	02/18/2021	In Committee 01/11/2021
	Similar to LB54, under the Political Subdivision acts committed by a 3rd party as a result of ne subdivision. Under the State Tort Claims Act, 1 3rd party as a result of negligence by a state a	egligence by a this Act would	a political subdivision or a d apply to claims arising f	n employee of a political	Notice of hearing for February 18, 2021 Referred to Judiciary Committee Date of introduction
	Douglas County Board of Commissioners pos Nebraska Association of School Boards positi Omaha Police Officers Association/Fraternal C Nebraska Association of County Officials posi Metropolitan Area Planning Agency position:	on: Oppose Order of Police tion: Oppose	e position: Monitor		
LB73	(Geist) Direct a portion of the proceeds from the Nebraska Racetrack Gaming Act to county agricultural societies	Support	General Affairs	02/01/2021	General File 04/13/2021
	For the Nebraska Racetrack Gaming Act, 25% county in which the licensed racetrack enclosed distributed to the county agricultural society in located, if such county agricultural society has Society Act. Following any distribution to a codistributed by the county treasurer.	ure is located n the county i s been formed	I. 10% of the distribution re in which the licensed race d in the county under the (	emitted would be track enclosure is County Agricultural	Placed on General File Notice of hearing for February 01, 2021 Referred to General Affairs Committee Date of introduction
	Nebraska Association of County Officials positions League of Nebraska Municipalities position: Of Nebraska Association of Fair Managers position Lancaster County Board of Commissioners position Lancaster County Event Center position: Supplication Independent Business Association position of Lincoln position: Oppose City of Comman Position: Oppose City of Omaha position: Oppose Nebraska Farm Bureau position: Support Dakota Thurston County Fair position: Support South Sioux City position: Oppose	Oppose  on: Support  osition: Supp  port  sition: Supp	ort		
L D.70	Lincoln Chamber of Commerce position: Opp	ose	Davianua	00/40/2024	In Committee of 144 (2024
LB79	(Briese) Change the minimum amount of relief provided under the Property Tax Credit Act		Revenue	02/10/2021	In Committee 01/11/2021
	Regarding the Property Tax Credit Act, the min already \$275 million. For tax year 2024 and each under the Act would be the minimum amount to percentage as defined in section 77-6702 (for p	ch tax year the from the prior	ereafter, the minimum am tax year increased by the	ount of relief granted allowable growth	Notice of hearing for February 10, 2021 Referred to Revenue Committee Date of introduction

Document	Description	Position	Committee	Hearing Date	Status
	Nebraska Association of School Boards posi Nebraska State Chamber position: Watch Nebraska Association of County Officials pos				
LB81	(Hilkemann) Provide authority for sanitary and improvement districts to own, construct, and maintain public parking facilities		Urban Affairs	02/16/2021	Approved by Governor 05/05/2021 Speaker Priority Bill
	Relating to sanitary and improvement district within the limits of a proposed sanitary and in state, would be able to form a sanitary and in leasing, owning, erecting, constructing, equipmotor vehicle public parking facilities located or otherwise acquire off street motor vehicle resolution would state the price and condition.	mprovement dinprovement dinprovement dipping, operation in the district public parking ns of the purc	listrict, situated in one or strict for the purpose of ' ng, or maintaining all or a t to serve business." If it g facilities as described ir	more counties in this facquiring, purchasing, portion of off street is proposed to purchase this section, the	Presented to Governor on April 29, 2021 President/Speaker signed Passed on Final Reading 40-0-9 Dispensing of reading at large approved Placed on Final Reading Enrollment and Review ER48 adopted
	Metropolitan Area Planning Agency position:	Monitor			Advanced to Enrollment and Review for Engrossment Enrollment and Review ER48 filed Placed on Select File with ER48 Advanced to Enrollment and Review Initial Speaker priority bill Placed on General File Notice of hearing for February 16, 2021 Referred to Urban Affairs Committee Date of introduction
LB82	(Hilkemann) Change motor vehicle tax schedules		Transportation and Telecommunications	01/26/2021	In Committee 01/11/2021
	Regarding the Motor Vehicle Registration Act first year, the fraction amount would be 0.90. 0.70; 4th - 0.60; 5th - 0.45; 6th - 0.35; 7th - 0.25 14th and older - 0.01 or \$1, whichever amoun	For the secon 5; 8th - 0.20; 9t	d year, the fraction amou	int would be 0.80 (3rd -	Notice of hearing for January 26, 2021 Referred to Transportation and Telecommunications Committee Date of introduction
	Nebraska Association of County Officials pos	sition: Oppose			
LB83	(Flood) Change public meeting provisions and provide for virtual conferencing under the Open Meetings Act		Government, Military and Affairs	Veterans 01/27/2021	Approved by Governor (E-Clause) 04/21/2021 Government, Military and Veterans Affairs Priority Bill
	Introduced at the request of the League of Ne and Media of Nebraska. Regarding the Open "videoconferencing." Virtual conferencing metelephonically with interaction among the parentities, advisory committees, boards, councy virtual conferencing in a calendar year (ex Act or Municipal Cooperative Financing Act). of the Emergency Management Act), a public during such an emergency if they give reason	Meetings Act, eans conducti rticipants. No rills, organization cept for organ In an emerger body would b	"virtual conferencing" wang or participating in a more than one-half of the one, or governing bodies it ations created under the cy as defined in section in able to hold a meeting	rould replace seeting electronically or meetings of the state would be able to be held se Interlocal Cooperation 81-829.39 (for purposes	Approved by Governor on April 21, 2021 Blood explanation of vote Day explanation of vote Presented to Governor on April 15, 2021 President/Speaker signed Dispensing of reading at large approved Passed on Final Reading with Emergency Clause 43-0-6 Placed on Final Reading with ST7

Document	Description	Position	Committee	Hearing Date	Status
	Beginning 7/31/2022, the governing body of a metropolitan, primary, or first class, the count the school board of a school district would be agenda and minutes of the governing body.	y board with	a population greater t	han 25,000 inhabitants, and	Enrollment and Review ER23 adopted Flood AM750 adopted Advanced to Enrollment and Review for Engrossment Flood AM750 filed
	The committee amendment adds language to Governor's executive orders issued during the metropolitan utility districts and regional metropolitan utility districts and regional metropolitan utilize virtual conferencing for their public participation, the attended by at least one member of the public the documents that must be made available at the meeting. The amendment would require a 829.39 to trigger emergency meeting procedu to an address publication requirement in instance of the public triangles.  Douglas County position: Support	e coronavirus copolitan tran public meetin amendment entity or thei t each meetin n emergency res under the	s pandemic. The amen sit authorities to the li gs. For entities holdin adds a requirement th ir designee. There is a g site are those docur declaration by the Go bill. Finally, the amen	dment also adds st of political subdivisions g virtual meetings with at each meeting site be lso a revision clarifying that nents "being considered at" vernor under section 81- dment provides an exception	Placed on Select File with ER23 Enrollment and Review ER23 filed Government, Military and Veterans Affairs AM127 adopted Advanced to Enrollment and Review Initial Government, Military and Veterans Affairs priority bill Hansen, M. name added Government, Military and Veterans Affairs AM127 filed Placed on General File with AM127 Cavanaugh, M. name added Brandt name added
	Nebraska Association of School Boards posit ESU Coordinating Council position: Support Nebraska Council of School Administrators pont Nebraska Rural Community Schools Association: Nebraska State Education Association: Neutral Schools Taking Action for Nebraska Children Nebraska Association of County Officials pos	osition: Supp ion position: al Education po	oort Support osition: Support		Notice of hearing for January 27, 2021 Blood name added Hunt name added Referred to Government, Military and Veterans Affairs Committee Date of introduction
LB89	(Morfeld) Allow persons eighteen years of age to make health care decisions and persons under nineteen years of age in correctional facilities to consent to medical and mental health care  This bill would allow someone 18 years of age the consent of a parent or guardian. It would a to the Department of Correctional Services for	also allow sor	meone under 19 years	of age and who is committed	
	person's medical care, mental health services commitment to the Department without the commitment to the Department without the commitment of abortion; notarized write Nebraska Hospital Association position: Mon Nebraska Association of Behavioral Health On Nebraska Child Health & Education Alliance:	e, and related onsent of a pa ten consent re itor ganizations p	services during the perferent of guardian excert equired).	eriod of the person's	Referred to Judiciary Committee Date of introduction
LB90	(Halloran) Change fee provisions under the Pesticide Act and the Nebraska Commercial Fertilizer and Soil Conditioner Act		Agriculture	01/26/2021	Final Reading 05/12/2021

Document	Description	Position	Committee	Hearing Date	Status
	Regarding the Pesticide Act, \$50 instead of \$6 provided in section 2-5106. Regarding the Net inspection fee at the rate fixed by the director cents per ton. The director would also be able such fee would not be able to exceed the max determine the fee based on the estimated ann Nebraska Association of County Officials pos	oraska Comn would not b to increase imum rate es ual revenue	nercial Fertilizer and e able to exceed 15 or decrease the insp stablished above (15 and fiscal year-end	Soil Conditioner Act, the cents per ton instead of 10 pection fee each July 1, but cents). The director would	Placed on Final Reading Advanced to Enrollment and Review for Engrossment Placed on Select File Advanced to Enrollment and Review Initial Placed on General File Notice of hearing for January 26, 2021 Referred to Agriculture Committee Date of introduction
LB91	(Brandt) Change germination seed testing provision under the Nebraska Seed Law	S	Agriculture	01/26/2021	General File 02/11/2021
	Under the Nebraska Seed Law, germination see would include seeds of habitat restoration or would be included. It would now be unlawful f within this state unless the test to determine t percentage of viability as indicated by a tetraz within a 15-month period, exclusive of the calc to sale. It would still be a 9-month period for n	maintenance or any perso he percenta colium (TZ) to endar month	e. The definition of non to sell any agriculge of germination or est has been compled in which the test was been to the test was been to the test was the test w	ative plant and nonnative plant tural, vegetable, or flower seeds the test to determine the eted for native plant species,	Referred to Agriculture Committee
LB93	(Government, Military and Veterans Affairs) Eliminate a reporting requirement regarding marriages Introduced at the request of the Nebraska Ass requirement would be eliminated. This was the would have to return to the department a state preceding calendar month. Failure to do this w	ch month, the county clerk by him or her during the	Approved by Governor 03/31/2021  Approved by Governor on March 31, 2021  B. Hansen explanation of vote Presented to Governor on March 25, 2021 President/Speaker signed		
	Nebraska Association of County Officials pos	ition: Suppo	rt		Passed on Final Reading 47-0-2 Placed on Final Reading Advanced to Enrollment and Review for Engrossment Placed on Select File Advanced to Enrollment and Review Initial Placed on General File Notice of hearing for January 29, 2021 Hansen, M. name added Referred to Government, Military and Veterans Affairs Committee Date of introduction
LB98	(Walz) Change provisions relating to agricultural or horticultural land receiving special valuation		Revenue	02/10/2021	In Committee 01/11/2021
	Relating to property taxes, in counties with a property for special valuation if all of the following critic corporate boundaries of any sanitary and improvide and the land consists would have to provide and IRS Schedule F do years.	eria are met: rovement di of 5 contigue	(a) the land would h strict, (b) the land wo ous acres or less, th	ave to be located outside the ould have to be agricultural or e owner or lessee of the land	Notice of hearing for February 10, 2021 Referred to Revenue Committee Date of introduction

Document	Description	Position	Committee	Hearing Date	Status				
	Nebraska Association of County Officials pos	sition: Neutral							
LB99	(Walz) Change provisions of the Community Development Law relating to limitations on blighted areas		Urban Affairs	01/26/2021	General File 02/18/2021				
	Introduced at the request of the League of Ne Law relating to limitations on blighted areas, as authorized under section 18-2123.01 and, under section 18-2101.02 (extremely blighted count towards the percentage limitations con	a redevelopme under this bill, area; governi	ent project involving a , any area declared to l ng body; duties; revie	formerly used defense site be an extremely blighted area	Placed on General File Wayne name added Notice of hearing for January 26, 2021 Referred to Urban Affairs Committee Date of introduction				
	Nebraska Association of County Officials pos Nebraska Economic Developers Association		pport						
LB102	(Dorn) Provide for transfer of duties of clerks of the district court to clerk magistrates	Monitor	Judiciary	02/25/2021	In Committee 01/11/2021				
	Beginning 7/1/2023, in any county that has an elected clerk of the district court, the county board would be able to vote to eliminate the office of this clerk when a vacancy occurs or when the incumbent does not file for reelection by the deadline. If such an office is eliminated, the duties of the clerk of the district court would be performed by the clerk magistrate for such county under the direction of the district court judge for the county and the State Court Administrator. The final decision with respect to maintaining, increasing, or reducing office space provided by such county for this clerkship would be made by the county board. All financial records and bank accounts related to district court functions would be transferred to the Supreme Court.								
	In a county where the clerk magistrate has tal prerequisites, or receipts not later than the 15 were received in the following manner: (a) of Nebraska Retirement Fund for Judges, (b) of Judges, and (c) the remaining fees, revenue, Treasurer for credit to the General Fund.	oth day of the the \$42 docke the \$27 docke prerequisites,	month following the ca et fee, \$1 to the Genera et fee, \$2 to the Nebras or receipts would be i	alendar month in which they I Fund and \$6 to the ka Retirement Fund for					
	Nebraska Association of County Officials pos	sition: Oppose							
LB103	(Dorn) Appropriate funds to aid counties to pay certain federal judgments	Monitor	Appropriations	02/19/2021	Final Reading 05/18/2021 Dorn Priority Bill				
	This bill would appropriate funds to aid count from the General Fund for FY 2021-22 and FY million rendered against it by a federal court equal to 20% or more of the county's annual I such judgment, and no expenditures for permemployees would be made from the funds ap  AM588 would increase the appropriation to \$1 aid to counties. A county is eligible if it: (1) h	2022-23 to an for a violation budget. Such a nanent and ter propriated in t	by county that has a judy of federal law if the to appropriation would be mporary salaries and puthis section.	dgment in excess of \$25 tal cost of the judgment is e used in the payment of er diems for state  n to the State Treasurer for	Placed on Final Reading Advanced to Enrollment and Review for Engrossment Placed on Select File Appropriations AM588 adopted Advanced to Enrollment and Review Initial Dorn AM1216 adopted Groene AM1107 withdrawn Cavanaugh, M. FA42 withdrawn				
	million, if the total cost of the judgment excee property tax levy at the maximum for each ye judgment.	eds 20% of the	e county's annual budg	get; and (2) has set its	Cavanaugh, M. FA42 withdrawn Cavanaugh, M. FA42 filed Dorn AM1216 filed Groene AM1107 filed				

Document	Description	Position	Committee	Hearing Date	Status
	Nebraska Association of County Officials	position: Support	i		Brandt name added Appropriations AM588 filed Placed on General File with AM588 Dorn priority bill Notice of hearing for February 19, 2021 Referred to Appropriations Committee Date of introduction
LB105	(Friesen) Change certification dates for unpaid county claims Introduced at the request of the Nebraska certification dates would be changed from Nebraska Association of County Officials	n June 15 to June	Affairs ounty Officials. For unp 30 and December 15 to	nd Veterans 02/04/2021  paid county claims, the December 31 of each year.	Approved by Governor 04/23/2021  Approved by Governor on April 23, 2021 Presented to Governor on April 20, 2021 President/Speaker signed Passed on Final Reading 48-0-1 Placed on Final Reading Advanced to Enrollment and Review for Engrossment Cavanaugh, M. MO29 Bracket until May 4, 2021 filed Cavanaugh, M. MO29 failed Placed on Select File Advanced to Enrollment and Review Initial Placed on General File Notice of hearing for February 04, 2021 Referred to Government, Military and Veterans Affairs Committee
LB106	(Friesen) Change fees relating to access to driv records and provide for a new motor vehicle operator's license services system  Regarding the Motor Vehicle Operator's L requester would be required to pay, in add be credited to the Department of Motor Ve License Services System Replacement an new operator's license services system for The Director of Motor Vehicles would desor before 7/1/2032.  The Operator's License Services System would be used for the building, implement for the issuance of operators' licenses an Nebraska Association of County Officials	icense Act, begini dition to the fee prehicles Cash Fund of Maintenance Fu or the issuance of ignate an implement Replacement and tation, and mainte d state identificati	rescribed, a fee of \$4.50 l and \$4 would be credit and. The Department wo operator's licenses and entation date for the new Maintenance Fund wou enance of a new operato ion cards.	per record. 50 cents would ed to the Operator's ould build and maintain a I state identification cards. v system which date is on	President/Speaker signed Passed on Final Reading with Emergency Clause 36-4-9 Hansen, B. AM586 not considered Hansen, B. AM586 filed Placed on Final Reading Hansen, B. AM462 withdrawn

Document	Description	Position	Committee	Hearing Date	Status
	•				Advanced to Enrollment and Review Initial Placed on General File Notice of hearing for January 25, 2021 Referred to Transportation and Telecommunications Committee Date of introduction
LB107	(McCollister) Adopt the Redistricting Act		Executive Board	02/17/2021	In Committee 01/11/2021
	This bill would adopt the Redistricting Act the State of Nebraska into districts by desappointment of representatives from the Supreme Court, and members of the Legi Public Service Commission, and the State incorporated by reference into legislation of the committee would be elected by an committee. The maps drawn under this A would conduct at least one public hearing maps.  No changes other than corrective amendestablished under this Act or the legislation providing district boundaries prior to the special session within 30 days after the actions.	Notice of hearing for February 17, 2021 Hunt name added Referred to Executive Board Date of introduction			
	would begin with a new initial version of t Act.		e special session and o	herwise comply with the	
LB109	Nebraska Association of County Officials	-	ludiaian	02/17/2021	In Committee 04/44/2024
LB109	(Pansing Brooks) Provide that photographing or recording a peace officer is not obstruction of ju	ustice	Judiciary		In Committee 01/11/2021
	This bill would make it so that photograph under color of such peace officer's official public place or in a place the person has	al authority if the p	person taking the photo	graph or recording is in a	Notice of hearing for February 17, 2021 Hansen, M. name added Referred to Judiciary Committee Date of introduction
	Nebraska County Attorneys Association   Omaha Police Officers Association/Frate				
LB110	(Pansing Brooks) Change and provide duties relating to use of force in law enforcement Relating to the use of force in law enforce stop another peace officer from using exintervening peace officer would report the Nebraska Commission on Law Enforcement or any of its employ any way against a peace officer for intervenice, peace officer, actor, assent, bodily	cessive force, with e incident to the p ent and Criminal J ees, officers, or ac ening or reporting	nout regard for the chain eace officer's immediat Justice within 10 days a gents would not be able J. Additional definitions	of command. The supervisor or to the ter the incident. A law to discipline or retaliate in are provided for excessive	In Committee 01/11/2021  Notice of hearing for February 03, 2021 Referred to Judiciary Committee Date of introduction

Document	Description	Position	Committee	Hearing Date	Status
	Use of force would be justifiable if the peace of the peace officer reasonably believes that sperson at risk of bodily harm or death. Deadly good faith believes that someone is in immine lesser degree of force would be inadequate to private person would be justified in using force but they must be assisting a peace officer or in the company of the c	such alternative force would be to danger of be prevent the increase to assist a preasonably be order of Police	ves would unduly place a peace o be justified if the peace officer rea being killed or suffering serious b mminent threat of death or seriou peace officer to the same extent a elieve someone is a peace officer.	fficer or other asonably and in odily harm and a s bodily harm. A	
LB111	(Albrecht) Change provisions relating to various offenses involving public safety	Support	Judiciary	02/24/2021	In Committee 01/11/2021
	Relating to public safety crimes and offenses, be a Class IV felony if the property involved in the armed services of the US, judge, or electe committed with the intent to harass or intimid mischief or unauthorized application of graffi offense belongs to the government, a hospita would, in addition to any other punishment im sections 29-2280 to 29-2289 and for a second a fine of \$5,000. The definitions of school, put in third degree would be a Class IIIA felony wi offensive substance.	n the offense to d or appointed ate such pers iti would be a l, or a school. nposed, order or subsequer olic safety offi	pelongs to a peace officer, active of government official and the offe on because of such person's stat Class I misdemeanor if the proper Upon conviction for these violation the defendant to make restitution it violation involving government cer, assault on a public safety office.	duty member in the was was us. Criminal rty involved in the ons, the court as provided in property, impose icer (such penalty	
	Additionally, a person would not be able to kn with intent to cause serious bodily injury or in public safety officer while they are engaged in would be a Class I misdemeanor and have a fi restitution. Definitions would be included for	iterference with the performatine of \$5,000,	th their sight or hearing) toward the nce of the officer's official duties and the defendant would be order	he head of a . This violation	
	A person would also not be able to knowingly a riot. This would be a Class I misdemeanor (uperson would also not be able to intentionally physical action or verbal utterance (Class II mwithout legal privilege, intentionally, knowing reasonable request or order to move issued be	unless serious interfere with isdemeanor). ly, or reckless	s bodily injury results, then Class a a lawful meeting, procession, or A person would also commit an o bly obstructing a public way or dis	IV felony). A gathering by offense by, obeying a	
	Nebraska County Attorneys Association Posit Omaha Police Officers Association/Fraternal ( Nebraska Association of County Officials pos League of Nebraska Municipalities position: N	Order of Polic ition: Watch			
LB112	(Albrecht) Require members of the public to be allowed to speak at each meeting subject to the Open Meetings Act	Oppose	Government, Military and Veterans Affairs	s 01/27/2021	In Committee 01/11/2021
	This bill would require members of the public Meetings Act, except for closed sessions purs  Nebraska Association of School Boards posit	suant to section	to speak at each meeting subject on 84-1410.	t to the Open	Brewer name added Notice of hearing for January 27, 2021 Referred to Government, Military and Veterans Affairs Committee Date of introduction
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Document	Description	Position	Committee	Hearing Date	Status
	Nebraska Rural Community Schools Associa Nebraska State Education Association position Nebraska Association of County Officials pos	on: Support	• •		
LB114	(McCollister) Adopt the Clean Slate Act		Judiciary	02/17/2021	In Committee 01/11/2021
	This bill would adopt the Clean Slate Act. The provide an incentive for offenders to remain or rehabilitate themselves, save the state money appropriate access to criminal history record essential to the health and safety of the public	crime-free, pro that must be information by	ovide hope to offend e spent when offende by criminal justice ac	ers who are trying to rs recidivate, and ensure encies and for other purposes	Notice of hearing for February 17, 2021 Hunt name added Referred to Judiciary Committee Date of introduction
	Beginning 1/1/2022, a person would automatia misdemeanor if (a) the qualified offense was convicted of a misdemeanor or felony anywhas paid all court-ordered financial obligation to petition for clean slate relief.	s committed of ere in the US	on or after 1/1/2017, ( during the eligibility	b) such person has not been period, and (c) such person	
	Nebraska County Attorneys Association Posi Nebraska State Chamber position: Condition		•		
LB116	(McCollister) Change provisions relating to handgular transfer certificates and require suicide prevention training and informational materials	n	Judiciary	03/03/2021	In Committee 01/11/2021
	Upon receipt of an application for a certificate chief of police or sheriff would be permitted under receipt of the application, to conduct an investrom purchasing or possessing a handgun. Wor sheriff would include with the certificate in safety. Such material would provide evidence prevention. An appeal for a denial of certificate certificate not issued within the 5-day period	ip to 5 days in stigation to de /hen issuing a formational n e-based inforn te would be a	nstead of 3, but no so etermine whether the a certificate under the naterials regarding s nation aligned with b ble to be made withi	ooner than 48 hours after applicant is prohibited by law is section, the chief of police uicide prevention and firearm est practices in suicide	Notice of hearing for March 03, 2021 Hunt name added Referred to Judiciary Committee Date of introduction
	Nebraska Association of County Officials pos Nebraska Association of Behavioral Health O				
LB118	(Morfeld) Change duration of harassment, sexual assault, and domestic abuse protection orders and change requirements for affidavits		Judiciary	02/05/2021	In Committee 01/11/2021
	Relating to protection orders, a petition and a and acknowledged before a notary public. A petition self-authenticated declaration under penalty of protective orders for harassment, sexual assignants.	petition and a perjury in a	ffidavit under this se I form provided. Add	ction would include a written, tionally, the duration of	Notice of hearing for February 05, 2021 Referred to Judiciary Committee Date of introduction
	Nebraska County Attorneys Association Posi	tion: Oppose	<b>)</b>		
LB119	(Cavanaugh, J.) Change provisions of the Healthy Pregnancies for Incarcerated Women Act		Judiciary	02/11/2021	In Committee 01/11/2021

Document	Description	Position	Committee	Hearing Date	Status
	Regarding the Healthy Pregnancies for Incard center or Department of Correctional Service women, a prisoner or detainee or a juvenile p would be given the opportunity to either nurs to be given to such infant. Any infant would n birthed such infant unless the administrator of and imminent danger to such infant. A parent placing an infant born, information regarding prisoner, detainee, or juvenile. These women their infants to live together, prior to giving b	s adult correct laced at such e such prisor to be separated the facility of the facility of the parental would be allo	ctional facility that incarc youth rehab and treatme ner's, detainee's, or juver ted from a prisoner, detai documents that allowing solicy would also be deve rights, and the plan to proper of the plan to proper details.	erates, detains, or houses ent center who is lactating lile's infant or express milk nee, or juvenile who this would present a clear loped for the process for byide for a lactating	Notice of hearing for February 11, 2021 Hunt name added Referred to Judiciary Committee Date of introduction
LB125	(McCollister) Provide for ranked-choice voting for certain elections  Regarding the Election Act, this bill would all voting means an election voting system in where the preference between candidates and the result Secretary of State would provide for the proper ranked-choice voting. This method would be each candidate would have to be ranked. The	nich a voter u ts are determ er and efficie different from	ses a ranked ballot to ind ined using the ranked-ch nt administration of elect the traditional "fill-in-the	n elections. Ranked-choice licate the voter's oice voting count. The ions determined by	In Committee 01/11/2021  Notice of hearing for February 18, 2021 Referred to Government, Military and Veterans Affairs Committee Date of introduction
	Nebraska Association of County Officials pos	sition: Oppose	e		
LB129	(McCollister) Change provisions relating to eligibility for services under the Medical Assistance Act	у	Health and Human Serv	ices 02/18/2021	In Committee 01/11/2021
	Relating to eligibility for services under the N promulgate rules and regulations in accordar 1/1/2021, to provide for a period of continuou determined to be eligible for medical assistar provide that the child remains eligible for medical and regardless of changes in the child's reso date on which the child's eligibility was deter Nebraska.	nce with 42 U. s eligibility fo nce under the dical assistan urces or inco	S.C. 1936a(e)(12), as suc r a child who is under 19 Medical Assistance Act. ice, without additional re me, until the earlier of (a	h section existed on years of age and who is The department would view by the department the anniversary of the	Notice of hearing for February 18, 2021 Referred to Health and Human Services Committee Date of introduction
	Nebraska Hospital Association position: Sup Nebraska Association of Behavioral Health O Nebraska Child Health & Education Alliance:	rganizations			
LB130	(McCollister) Change membership provisions for th Board of Parole	е	Judiciary	02/11/2021	In Committee 01/11/2021
	This bill would change membership provisior for terms beginning after 1/1/2023, at least on professional treating mental illness of substato serve a 4-year term. The members appointed for tyears. A member of the board would not be a	e member of ince abuse. The ed for terms be erms beginni	the board would have to he members of the board beginning prior to 1/1/202 ng after 1/1/2023 would h	have experience as a would elect one member 3 still have terms of office ave terms of office of 8	Notice of hearing for February 11, 2021 Hunt name added Referred to Judiciary Committee Date of introduction
LB133	(Erdman) Adopt the Nebraska EPIC Consumption Tax Act and eliminate certain other taxes	Oppose	Revenue	02/03/2021	In Committee 01/11/2021

LB137

#### Weekly Report for Bills of Interest on 05/19/2021 The full text of all bills and other information is available by clicking on the bill number on the chart or online at www.nebraskalegislature.gov

**Document Description** Position Committee **Hearing Date** This bill would adopt the Nebraska EPIC Consumption Tax Act and eliminate certain other taxes. EPIC stands Notice of hearing for February 03, 2021 for the elimination of property (imposed pursuant to Chapter 77), income (state income and state sales and use tax imposed pursuant to the Nebraska Revenue Act of 1967), and corporate taxes. The inheritance tax imposed pursuant to sections 77-2001 to 77-2040 would also be repealed. This would become effective 12/31/2024. The Nebraska Taxpayer's Bill of Rights would also be established, stating that citizens of Nebraska are entitled to a fair and just tax system. Beginning on 1/1/2024, there would be a tax imposed on the use or consumption in the State of Nebraska of taxable property or services. The rate would be 10.64%. Land, purchase of fuel, taxable property or service purchased for a business purpose in a trade or business, investment purpose, educational purpose, and used property among other listed items would not be subject to the consumption tax.

Referred to Revenue Committee Date of introduction

Status

The formula for consumption tax monthly allowance is provided as the product of the consumption tax rate and the monthly poverty level for a family of the size of the qualified family. The process related to qualified families is provided in detail. The Consumption Tax Transition Fund would be created in order to pay the consumption tax monthly allowance to the heads of households of qualified families. It would be a destination principle tax. The process related to registered sellers is provided in detail. There would be a penalty of \$500 for anyone who is required to register under this but fails to do so. This would not limit the ability of counties, cities, or villages from imposing a separate consumption tax within their limits. Beginning 1/1/2024, the primary source of funding for all public and elementary schools and for all educational service units would be the taxes collected under this Act.

The State Treasurer would transfer \$240 million from the Cash Reserve Fund to the Consumption Tax Transition Fund on or before 12/31/2023. The Community College Aid Act would apply until 1/1/2024. After this, community colleges would be funded as provided under this Act.

CHAMBER SUMMARY: "LB133 eliminates all state income, sales and use taxes, property taxes and inheritance taxes. Refer to LR 11 CA for the related Constitutional Amendment. Beginning January 1, 2024, there is hereby imposed a tax on the use or consumption in the State of Nebraska of taxable property or services. The rate of the consumption tax shall be ten and sixty-four hundredths percent (10.64%). The person purchasing taxable property or services in the State of Nebraska shall be liable for the tax. The bill creates numerous exemptions for purchases such as fuel, used property, property or service purchased for a business purpose in a trade or business, property or service used for educational purposes, etc.

Funding for schools would be through a collective request through the Department of Education. Funding for other political subdivision would go through the local county. All local political subdivisions would have to work with the county within their jurisdiction to have the county submit a total budget request to the Legislature."

Nebraska Hospital Association position: Oppose

Douglas County Board of Commissioners position: Bill of Concern

Nebraska State Chamber position: Oppose

Nebraska Association of County Officials position: Oppose League of Nebraska Municipalities position: Oppose

Nebraska Economic Developers Association position: Monitor

Document	Description	Position C	Committee	Hearing Date	Status
	Regarding the Step Up to Quality Child Care Adin section 71-1910 (Child Care Licensing Act) was credentials held, relevant training completed, a Record System.	vould report his	or her educational degrees and	d professional	Education AM347 filed Placed on General File with AM347 Notice of hearing for January 25, 2021 Referred to Education Committee Date of introduction
LB138	Nebraska State Chamber position: Watch		udioion	02/03/2021	In Committee 01/11/2021
LD130	(Vargas) Require jails and law enforcement agencies to provide public notice before entering into agreements to enforce federal immigration law	J	udiciary	02/03/2021	In Committee 01/11/2021
	Beginning 9/15/2021, a law enforcement agency any other public agency to enforce immigration persons for immigration enforcement purposes political subdivision overseeing such law enforcentering into such agreement. The notice would the agenda of subjects of the next regularly scapply to agreements between public agencies, investigating violations of and enforcing laws pan agreement described above, a law enforcemagreement, the notice, and minutes of any publinformation may result in an audit from the Audonaha Police Officers Association/Fraternal Offi	n law or to inverse pursuant to some pursuant to some pursuant to some pursuant to some pursuant agency or lic meeting to the lagger of Police pursuant agency or lic meeting to the lagger of Police pursuant agency or lic meeting to the lagger of Police pursuant agency or lice pursuant lagger of Police pursuant lagger of Police pursuant lagger	stigate, interrogate, detain, dete uch agreement, notify the govery or jail, in writing, at least 30 dethe governing body and it would meeting of the governing body. JS Department of Homeland Senan trafficking. Within 60 days a jail would provide written copie he commission. Failure to provide counts.	ect, or arrest rning body of any ays prior to d be included in . This would not curity, relating to lifter entering into s of any such	Notice of hearing for February 03, 2021 Referred to Judiciary Committee Date of introduction
LB139	(Briese) Adopt the COVID-19 Liability Act and the Health Care Crisis Protocol Act:	Monitor J	udiciary	02/18/2021	Final Reading 05/18/2021 Slama Priority Bill
	This bill would adopt the COVID-19 Liability Prostate of emergency, first responder, gross neg service, minimum medical condition, person, pperson would not be able to bring or maintain a sustained from exposure or potential exposure convincing evidence, that the civil action related negligence or willful misconduct.	Placed on Final Reading Enrollment and Review ER97 adopted Advanced to Enrollment and Review for Engrossment Placed on Select File with ER97 Enrollment and Review ER97 filed Chair ruled Hunt AM1372 is not germane Judiciary AM1293 adopted			
	A person would also not be able to bring or maproviders/facilities or first responders unless precovery for any injuries or damages sustained omission alleged to violate a duty of care was pany federal or state statute, regulation, or orde owns, occupies, possesses, or is in control of premises would not be liable in any civil action exposure or potential exposure to COVID-19, uthat the civil action relates to a minimum medic misconduct. Any civil action related to COVID-cause of action would have accrued. This would date of this act and before the earlier of either remergency.	Advanced to Enrollment and Review Initial Lathrop AM1375 adopted Hunt AM1372 filed Lathrop AM1375 filed Judiciary AM1293 filed Placed on General File with AM1293 Slama priority bill Notice of hearing for February 18, 2021			

### Weekly Report for Bills of Interest on 05/19/2021 The full text of all bills and other information is available by clicking on the bill number on the chart or online at www.nebraskalegislature.gov

Document Description Position Committee Hearing Date Status

Committee amendment AM 1293 is a white copy amendment that includes an amended version of LB 139 and LB 53. The amendment provides new definitions for "Covid-19", "Federal public health guidance" and "person" that includes various types of business organizations, the State and political subdivisions, and schools and universities. Person also includes officers and employees as well as agents and volunteers of the covered organizations. The amendment prohibits civil actions after the effective date if the alleged act or omission was in substantial compliance with federal health guidance. The amendment maintains the provisions in section 7 of the original proposal that provide that the Act does not create or recognize a cause of action, affect worker's compensation actions, change common law immunities or limitations of liability, or constitute a waiver of sovereign immunity. AM 1293 also includes an amended version of LB 53 that establishes the Health Care Crisis Protocol Act. The committee amendment requires the Department of Health and Human Services to establish a health care crisis protocol containing listed criteria. The amendment also creates an advisory committee under the Department of Health and Human Services to advise and make recommendations on the protocol.

During General File consideration, AM1375 was offered by Senator Lathrop that re-wrote sections 5 to 9 and renamed the act as the Health Care Crisis Protocol Act and cited to the protocol that was prepared by the Nebraska Medical Emergency Operations Center dated May 10, 2021.

Nebraska State Chamber position: Support Nebraska Hospital Association position: Monitor

Nebraska Association of School Boards position: Support Nebraska Association of County Officials position: Support Letter

Nebraska Association of Behavioral Health Organizations position: Monitor

Nebraska Economic Developers Association position: Support

Metropolitan Area Planning Agency position: Monitor Nebraska Child Health & Education Alliance: Monitor Nebraska Medical Association position: Support League of Nebraska Municipalities position: Support Lincoln Chamber of Commerce position: Support

American Property and Casualty Insurance Association position: Support

Nebraska Insurance Information Service position: Support

HyVee position: Support

Nebraska Trucking Association position: Support Nebraska Defense Counsel Association position: Support

Nebraska Petroleum Marketers Association & Convenience Store Association position: Support

**Nebraska Grocers Association position: Support** 

Nebraska Federation of Independant Business position: Support

**Nebrasak Health Care Association position: Support** 

**Lincoln Independant Business Association position: Support** 

Nebraskans for Workers Compensation Equity and Fairness position: Support

Nebraska Bankers Association position: Support Nebraska Catholic Conference position: Support League of Nebraska Municipalities position: Support

Nebraska State AFL-CIO position: Support

Nebraska Department of Health & Human Services position: Support

Nebraska Pharmacists Association position: Support Nebraska Community College Association position: Support

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Document	Description	Position	Committee	Hearing Date	Status		
	Enterprise Rent-A-Car position: Support Nebraska Realtors Association position: S Pinnacle Bank position: Support Woodman of the World position: Support Leading Age Nebraska position: Support Nebraska Credit Union League position: S University of Nebraska position: Support Nebraska Association of Service Providers IBEW position: Oppose Nebraska Professional Fire Fighters Assoc Nebraska State Education Association pos	upport position: Supplication:					
LB150	(Morfeld) Increase the indigent defense court filing	-	Judiciary	02/11/2021	In Committee 01/12/2021		
	Relating to courts, the amount of the indig act and until 6/30/2022, \$5, (b) beginning 7/6/30/2024, \$7, (d) beginning 7/1/2024 and u	Notice of hearing for February 11, 2021 Referred to Judiciary Committee Date of introduction					
	Nebraska Association of County Officials	osition: Suppo	ort				
LB151	(Morfeld) Adopt the Prosecutorial Transparency	Act	Judiciary	02/03/2021	In Committee 01/12/2021		
	This bill would adopt the Prosecutorial Tra disposition, policy, prosecutor, and unique and provide to the Attorney General specifindictment number, docket number, unique things. A prosecutor would collect and pul information that is defined in the bill, inclu other things. A prosecutor would collect an prosecutor's office, with names and other anonymizing identifier, including age, gene would also collect and publish specific information and the prosecutor of the prosecutor	ed, a prosecutor would collect bill, including case number, e and gender, among other s office regarding specific scovery, and witnesses, among every attorney employed in the edacted or replaced by an plinary history. A prosecutor orneys on staff and cases	Notice of hearing for February 03, 2021 Referred to Judiciary Committee Date of introduction				
	Beginning 1/1/2022, they would post on the prosecutor's website all of the above information. The Attorney General would develop a set of uniform reporting requirements and procedures to receive this information and develop an implementation schedule and plan by which each prosecutor in the state would report all such information to the Attorney General by 1/1/2024. An annual report would be produced by the Attorney General that analyzes this information. The Prosecutorial Transparency Advisory Board would be created, consisting of 7 members appointed by the Governor by 12/1/2021, and would meet with the Attorney General no less often than once per calendar quarter and provide the Attorney General with input and guidance on carrying out the Prosecutorial Transparency Act. This Board would not be compensated but would be reimbursed for incurred expenses in their official duties.						
	Nebraska County Attorneys Association po Douglas County Board of Commissioners Nebraska Association of County Officials	position: Bill of	Concern				

Document		Position	Committee	Hearing Date	Status			
LB156	(Wayne) Adopt the Municipal Inland Port Authority Act and change provisions of the Site and Building Development Act		Urban Affairs	02/02/2021	Final Reading 04/21/2021 Urban Affairs Priority Bill			
	This bill would adopt the Municipal Inland Por benefit, family member, inland port authority, rail line are given. Any city which encompasse inland port district would be able to propose to cap on the total number of inland port district creation of an inland port authority. No more to statewide. The powers that an inland port authority authority of eminent domain.	Placed on Final Reading with ST14 Advanced to Enrollment and Review for Engrossment McKinney AM985 withdrawn Enrollment and Review ER33 adopted Wayne AM956 adopted Wayne AM933 withdrawn Wayne AM918 withdrawn						
	for achieving its purposes. No inland port auti whatsoever to the State of Nebraska or to any authority would consist of 9 members if create	An inland port authority would be able to issue and sell revenue bonds necessary to provide sufficient funds for achieving its purposes. No inland port authority would be required to pay any taxes or any assessments whatsoever to the State of Nebraska or to any political subdivision of the State. The board for an inland port authority would consist of 9 members if created by a city of the metropolitan class, 7 members if created by a city of the first class.						
	AM 223 authorizes the formation of inland por authorizes the formation of joint inland port at the city's ETJ is located.	Wayne AM737 adopted Wayne AM737 filed Hunt name added Advanced to Enrollment and Review Initial						
	Nebraska State Chamber Position: Support League of Nebraska Municipalities position:							
	Nebraska Economic Developers Association p	Urban Affairs priority bill Groene name added Urban Affairs AM223 filed Placed on General File with AM223 Hansen, M. name added Notice of hearing for February 02, 2021 Referred to Urban Affairs Committee Date of introduction						
LB161	(Urban Affairs) Provide for the applicability of state and local construction codes		Urban Affairs	02/09/2021	General File 02/18/2021			
	The state building code would be the legally a state or any state agency regardless of wheth has provided for the administration or enforce	er the state,	state agency, or applic	structures owned by the able county, city, or village	Placed on General File Notice of hearing for February 09, 2021 Referred to Urban Affairs Committee Date of introduction			
LB162	(Urban Affairs) Provide a procedure for detachment of real property from the corporate limits of a city or village and eliminate existing detachment provisions		Urban Affairs	01/26/2021	General File 02/18/2021			

Document	Description	Position	Committee	Hearing Date	Status
	Any person owning real property located with seeking to have such property detached from request with the city council or village board of vote from the board of trustees would be need initiate detachment of any real property locate village by first publishing a proposed resolution or of general circulation in the city or village for detachment.	the corporate of trustees as led for detach d within and on of its inter	e limits of such city or villa king that such property be hment. A city or village wou adjacent to the corporate I ntion to detach such prope	ge would be able to file a detached. A majority uld also be able to limits of such city or rty in a legal newspaper	Placed on General File with AM153 Urban Affairs AM153 filed Notice of hearing for January 26, 2021 Referred to Urban Affairs Committee Date of introduction
LB163	(Urban Affairs) Change and eliminate provisions relating to cities, villages, and metropolitan utilities districts		Urban Affairs	01/26/2021	Approved by Governor 03/31/2021
	Under this bill introduced by the Urban Affairs throughout this 127-page document relating to changes would simply use more specific lang and villages would have to be posted, publish respective cities or villages," or published in the or general laws. The city council of any city or the conditions, provisions, limitations, and terprinted as a code in book, pamphlet, or "elections".	o cities, villaguage. For exa ed in a legal loook or pamp village board ms of any sta	ges, and metropolitan utiliti ample, ordinances passed newspaper "in or of genera bhlet form, as required by the d "of trustees" would be ak	ies districts. Most by cities of all classes al circulation in the heir respective charters ble to adopt by ordinance	Approved by Governor on March 31, 2021 B. Hansen explanation of vote Presented to Governor on March 25, 2021 President/Speaker signed Dispensing of reading at large approved Passed on Final Reading 47-0-2 Placed on Final Reading Enrollment and Review ER1 adopted Wayne AM334 adopted Advanced to Enrollment and Review for Engrossment Wayne AM334 filed Placed on Select File with ER1 Enrollment and Review ER1 filed Urban Affairs AM9 adopted Advanced to Enrollment and Review Initial Urban Affairs AM9 filed Placed on General File with AM9 Notice of hearing for January 26, 2021 Referred to Urban Affairs Committee Date of introduction
LB164	(Erdman) Change provisions relating to the establishment of speed limits by local authorities Relating to the Nebraska Rules of the Road, or maintained freeways which are part of the state the same power and duty to alter the maximur	e highway sy	stem, incorporated cities a	and villages would have	In Committee 01/12/2021  Notice of hearing for February 01, 2021 Referred to Transportation and Telecommunications
	engineering and traffic investigation or hazard board, except that no imposition of speed limicities and villages under 500 inhabitants.  League of Nebraska Municipalities position:Li	lous conditio ts on highwa	ns as determined by the ci ys which are part of the sta	ty council or village	Committee Date of introduction
LB165	(Erdman) Change provisions relating to the assessment of real property that suffers significant property damage	Oppose Testimony	Revenue	02/10/2021	In Committee 01/12/2021

Document		Position Committee	Hearing Date	Status
	Relating to property taxes, damaged real property causing significant property damage that occ property tax relief to owners of real property a would no longer include damage exceeding 2 determined by the county assessor. The coun which a report has been filed under this section properties to the county board of equalization Nebraska Association of County Officials pos	urs with enough frequency dversely affected by such 0% of the property's asses ty assessor would also ins on and would submit a con on or before July 20 of the	r in this state would be made to grant events. Significant property damage sed value in the current tax year as spect and review all properties for apprehensive report of all such	Attorney General Opinion 21-010 to Erdman Notice of hearing for February 10, 2021 Referred to Revenue Committee Brewer name added Date of introduction
	League of Nebraska Municipalities postion: M			
LB167	(Geist) Protect religious freedoms as prescribed and provide for certain tort claims	d Judiciary	02/26/2021	In Committee 01/12/2021
	The government would permit a religious orgaduring a state of emergency, and no public of operating in this state or in a geographic area Governor. A religious organization would be a government or as a defense in any judicial or proceeding is brought by or in the name of the governmental, and qualified immunities to sui Subdivisions Tort Claims Act and the State Toreligious organization would be able to sue the Political Subdivisions Tort Claims Act and	ficial would be able to prol of this state during a state ble to assert a violation of administrative proceeding a government, any private t and from liability are wai out Claims Act to the extend e government, except state	nibit religious organizations from e of emergency as proclaimed by the this act as a claim against the without regard to whether the person, or any other party. Sovereign, wed and abolished under the Political to fliability created by this act, and a e courts, for damages as allowed by	Notice of hearing for February 26, 2021  Murman name added  Referred to Judiciary Committee  Lowe name added
LB168	(Hansen, M.) Terminate authorization for creation or sanitary and improvement districts	Urban Affair	s 02/16/2021	In Committee 01/12/2021
	No petition filed to create a sanitary and impro 7/1/2021, and such court would not declare ar state on or after such date.	ovement district would be y sanitary and improveme	heard by the district court on or after nt district a public corporation of this	Notice of hearing for February 16, 2021 Referred to Urban Affairs Committee Date of introduction
LB173	(Hansen, B.) Change provisions relating to carrying a concealed weapon	Judiciary	03/03/2021	In Committee 01/12/2021
	Relating to firearms, the offense of carrying a transporting, shipping, or receiving a firearm may be lawfully possessed or carried by a per person is not otherwise prohibited by state or or receiving a firearm.  The provisions of this bill were amended into	for any lawful purpose to c son if such firearm is unlo federal law from possessi	or from any place where such firearm aded and stored in a case and such	Clements name added Erdman name added Notice of hearing for March 03, 2021 Brandt name added Lowe name added Referred to Judiciary Committee Date of introduction
LB174	(Friesen) Change provisions relating to highways	Transportati	on and 01/25/2021	Approved by Governor 03/17/2021
	and highway funding, road classifications, licensure of local highway and street superintendents, motor vehicle safety responsibility, accident reports, and the Nebraska Rules of the Road	Telecommu	nications	,

Document	Description	Position	Committee	Hearing Date	Status
	Relating to transportation, municipal members population, as determined by the most recent to count by the US Bureau of the Census. Any property of the Census is a superintendent license or city street superinte the effective date of this act would be deemed holder of at least a Class A license, even with as a single Class A county highway and city st without any Class A license would have their liand city street superintendent license.	Approved by Governor on March 17, 2021 President/Speaker signed Presented to Governor on March 11, 2021 Dispensing of reading at large approved Passed on Final Reading 49-0-0 Placed on Final Reading Enrollment and Review ER10 adopted Advanced to Enrollment and Review for Engrossment			
	Beginning in calendar year 2022, any county of inhabitants, as determined by the most recent incentive payment amount applicable to such of inhabitants (or municipality with no population professional engineer to perform the duties of A license for purposes of incentive payments.	official US co county's rura constraints	ensus, would receive that al population. A county ) would be able to appo	e full 12-month Class A with less than 60,000 int and employ a	Enrollment and Review ER10 filed Placed on Select File with ER10 Advanced to Enrollment and Review Initial Placed on General File Notice of hearing for January 25, 2021 Referred to Transportation and Telecommunications Committee Date of introduction
	Nebraska Association of County Officials position	tion: Suppor	t Letter		
LB179	(Linehan) Transition from elected to appointed county assessors  Starting on 1/1/2023, the county board of every	Oppose Letter county which	Affairs ch has an elected coun	nd Veterans 02/19/2021  y assessor would appoint a	
	county assessor or designate the county clerk of more than 3,500 inhabitants and having mor assessor appointed by the county board and e the county clerk serve as county assessor as county	e than 1,200 ach other co	tax returns in any tax y ounty would have a cou	ear would have a county	Referred to Government, Military and Veterans Affairs Committee Date of introduction
	Nebraska Association of County Officials position	tion: Oppose	•		
LB180	(Linehan) Change provisions relating to certain public statements of the Tax Commissioner and certain estimates of General Fund net receipts		Revenue	03/03/2021	Approved by Governor 04/23/2021
	Within 15 days after the end of each month, the General Fund net receipts, a comparison of su from the most recent forecast provided by the comparison of such actual net receipts to the r fiscal year.	ch actual ne Nebraska Ed	t receipts to the monthl conomic Forecasting Ac	v estimated net receipts lvisory Board, and a	Approved by Governor on April 23, 2021 Presented to Governor on April 20, 2021 President/Speaker signed Passed on Final Reading 48-0-1 Placed on Final Reading Advanced to Enrollment and Review for Engrossment Placed on Select File Advanced to Enrollment and Review Initial Placed on General File Notice of hearing for March 03, 2021 Referred to Revenue Committee Date of introduction
LB186	(Hilkemann) Change provisions relating to offense of criminal child enticement	:	Judiciary	02/24/2021	In Committee 01/12/2021

ocument	Description	Position	Committee	Hearing Date	Status
	Relating to the offense of criminal child entic years of age or younger (no longer under the		ll would change the age	of children to any child 16	Notice of hearing for February 24, 2021 Referred to Judiciary Committee Date of introduction
	Nebraska County Attorneys Association Pos	sition: Support	İ		
3188	(Halloran) Adopt the Second Amendment Preservation Act	Recommen d: Monitor	Government, Military ar Affairs	d Veterans 02/24/2021	In Committee 01/12/2021
	This bill would adopt the Second Amendmer court, no agency or political subdivision of t state acting in such employee's official capa any way in the enforcement of any federal ac accessory, or ammunition if the act, law, ord or (2) utilize any assets, state funds, or fund date of this act, in whole or in part, to engage providing services to the federal governmen enforcement of any federal act, law, order, ru ammunition if the act, law, order, rule, or reg a civil penalty not to exceed \$300,000 for creviolation, a Class I misdemeanor.	his state, or en city, would be ct, law, order, rer, rule, or regs allocated by te in any activity tin the enforce ule, or regulation does not to the General	nployee of an agency or able to (1) knowingly an ule, or regulation regard ulation does not exist un the state to local entities y that aids a federal age ement or any investigation on regarding a firearm, fot exist under the laws of	political subdivision of this d willingly participate in ing a firearm, firearm nder the laws of this state to on or after the effective ncy or corporation on pursuant to the rearm accessory, or of this state. This would be	Slama name added Erdman name added Hansen, B. name added Notice of hearing for February 24, 2021 Briese name added Lowe name added Groene name added Brewer name added Referred to Government, Military and Veterans Affairs Committee
189	Nebraska Association of County Officials po (Halloran) Change provisions relating to property t		Revenue	02/10/2021	Date of introduction  General File 03/12/2021
	Relating to property taxes, the refund of a ta issued pursuant to this section shall be satis governing body of the political subdivision a to satisfy any tax levied or assessed by that the receipt until the claim is satisfied in full. accrue on the unpaid balance at the rate of 9 order or other action approving the refund.  Douglas County Board of Commissioners polyneraska State Chamber position: Watch Nebraska Association of County Officials polyneraska Municipalities postion:	x or penalty or sfied in full as sind the person political subdifor any refund beginning consition: Bill of Consition: Oppose Monitor	the receipt for the regis soon as practicable. If m holding the receipt, suc vision which becomes of or claim due under this on the date of entry of the	tration of a claim made of utually agreed to by the h receipt would be applied ue from the person holding section, interest would	Placed on General File Notice of hearing for February 10, 2021 Referred to Revenue Committee Date of introduction
191	(Hughes) Redefine elector for the Irrigation District Act Regarding the Irrigation District Act, the defi proposed irrigation district which borders ar one-half or more of the landowners, leaseho State of Nebraska, any person who (A) owns entryman of government land within any such acres of state land within any such district for elector seeks to exercise the elective franchic	nition of electonother state and lders, or entry not less than the district, or (0 or a period of n	d comprises less than 2 men of government land 15 acres of land within a C) holds a leasehold est	,000 acres and in which s are not residents of the ny such district, (B) is an ate in not less than 40	In Committee 01/12/2021  Notice of hearing for January 27, 2021  Referred to Natural Resources Committee  Date of introduction
3192	(Wishart) State intent regarding appropriations for law enforcement training and certification	Support Letter	Appropriations	02/18/2021	In Committee 01/12/2021

Document	Description	Position	Committee	Hearing Date	Status
	This bill would state that the intent of the Le to the Nebraska Commission on Law Enforc for in-person and online training for law enforcement approved by the Nebraska Commission on L. Omaha Police Officers Association/Fraterna Nebraska Association of County Officials po	ement and Cri orcement office aw Enforcement I Order of Police	minal Justice for each er to be certified throu ent and Criminal Justic ce position: Support	of FY 2021-22 and 2022-23 gh an accreditation agency	Notice of hearing for February 18, 2021 Referred to Appropriations Committee
LB193	(Wishart) State intent regarding appropriations for law enforcement training	Support Letter	Appropriations	02/18/2021	In Committee 01/12/2021
	This bill would state that the intent of the Le to the Nebraska Commission on Law Enforc law enforcement training systems and softwould also be their intent that the systems at the use of nondeadly force and that the Nebrasch systems so that they are not located w	gislature would ement and Cri are to simulate and software be raska Police S	minal Justice for FY 20 e real life encounters o e designed for law enfo tandards Advisory Co	121-22 for the purchase of 2 of law enforcement officers. It procement officers to train on uncil direct the location of	Notice of hearing for February 18, 2021 Referred to Appropriations Committee
	Omaha Police Officers Association/Fraterna Nebraska Association of County Officials po		•		
LB199	(Vargas) Adopt the Face Surveillance Privacy Act		Judiciary	03/11/2021	In Committee 01/12/2021
	This bill would adopt the Face Surveillance I obtain, retain, access, or use any face surveillance system. None of this informatic any trial, hearing, or other proceeding. The injured by this would be able to bring a civil committing such violation.	illancé system n collected or nformation wo	or any information ob derived would be able ould have to be deleted	tained from a face to be received in evidence in upon discovery. Any person	Notice of hearing for March 11, 2021 Referred to Judiciary Committee
	Nebraska County Attorneys Association Pos Omaha Police Officers Association/Fraterna Nebraska Association of County Officials po	l Order of Police			
LB201	(Pansing Brooks) Change provisions relating to jurisdiction over juveniles		Judiciary	01/28/2021	In Committee 01/12/2021
	Relating to juveniles, the accused would be offense is a traffic offense and the accused was committed, or if the accused was 16 or a transfer from juvenile court. The juvenile c who was under 18 years (no longer 16) of ag proceedings initiated under this subdivision the juvenile was 14, 15, 16, or 17 years of ag	was 11 years o 17 years of ago ourt would hav e at the time tl would be able	of age or older at the tile when an alleged offe we exclusive original jude alleged offense was to be transferred to c	me the alleged traffic offense nse was committed, following risdiction as to any juvenile committed, except that ounty court or district court if	
	Nebraska County Attorneys Association pos Douglas County Board of Commissioners po Nebraska Association of County Officials po	osition: Suppo			
LB204	(Slama) Change provisions of the Sex Offender Registration Act		Judiciary	03/04/2021	General File 03/16/2021

Document	Description	Position Committee	Hearing Date	Status
	Regarding the Sex Offender Registration Act, has ever pled guilty to, pled nolo contendere minor or (ii) has ever pled guilty to, pled nolo substantially equivalent to a registrable offend other jurisdiction of the US, by the US Govern jurisdiction, notwithstanding any other proceany person required to register or who is registed which such person resides, in person, and contravel to another country, at least 21 days prices.	to, or been found guilty of sex traff contendere to, or been found guilty se by any village, twon, city, state, ament, by court-martial or other mildure to nullify a conviction other the stered under the Act would inform amplete a travel notification document.	icking or sex trafficking of a y of any offense that is territory, commonwealth, or itary tribunal, or by a foreign an by pardon. Additionally, the sheriff of the county in	Judiciary AM458 filed Placed on General File with AM458 Notice of hearing for March 04, 2021 Referred to Judiciary Committee
	Nebraska Association of Behavioral Health O	rganizations position: Monitor		
LB207	(McDonnell) Change provisions relating to the date when compensation begins under the Nebraska Workers' Compensation Act	Business and Labor	03/01/2021	In Committee 01/12/2021
	Regarding the Nebraska Workers' Compensationger 7) calendar days of disability, but if disability, compensation would begin on the 4th (indisability continues for 2 (no longer 6) weeks disability began. This is the same proposition	ability extends beyond the period on longer 8th) calendar day of disa or longer, compensation would be	of 3 (no longer 7) calendar bility, except that if such	Hunt name added Notice of hearing for March 01, 2021 Referred to Business and Labor Committee
	Nebraska Hospital Association position: Mor Douglas County Board of Commissioners pos Nebraska Association of School Boards posit Omaha Police Officers Association/Fraternal Nebraska State Chamber position: Oppose League of Nebraska Municipalities position:	sition: Bill of Concern ion: Follow Order of Police position: Neutral		
LB213	(Briese) Provide for an efficiency review of state agencies Under this bill, the Department of Administrat contract for an efficiency review of state agen The Department would electronically provide 1/1/2023. The efficiency review would be consuch state agencies to make the delivery of state can be eliminated, identify increased efficiencing for services other than taxation, and	Affairs ive Services would, in compliance icies listed in section 2 (stating all the results of the review to the Leg lucted by an independent source to ervices more cost effective, identify ciencies in service delivery, identify	state agencies) of this act. islative Council no later than provide an outside study of youtdated delivery practices y potential new sources of	In Committee 01/13/2021  McCollister name added Notice of hearing for January 28, 2021 Referred to Government, Military and Veterans Affairs Committee Date of introduction
	Nebraska Hospital Association position: Mor Nebraska Economic Developers Association Nebraska State Education Association position	position: Monitor		
LB214	(Linehan) Define certain terms for purposes of property taxes	Revenue	02/11/2021	General File 03/25/2021
	Relating to property taxes, definitions would I "wasteland."		"primarily used," and	Placed on General File Notice of hearing for February 11, 2021 Referred to Revenue Committee
	Nebraska Association of County Officials pos	ition: Watch		Date of introduction

Document		Position	Committee	Hearing Date	Status			
LB215	(Hughes) Change 911 service surcharge provisions		Transportation and Telecommunications	02/23/2021	Failed to Advance 03/23/2021 Transportation and Telecommunications Priority Bill			
	Relating to telecommunications, counties con exception for the section stating that uniform not to exceed 50 cents per month. Each wirele	service surch	harges may be increased I	by an additional amount	Wayne MO15 Indefinitely postpone filed Wayne MO15 withdrawn Failed to advance to Enrollment and Review Initial			
	active telephone numbers or functional equiva remit the surcharge, there would no longer be	active telephone numbers or functional equivalents every month from users of wireless service and would remit the surcharge, there would no longer be an exception for active telephone numbers in a county containing a city of the metropolitan class (up to 50 cents).						
					Referred to Transportation and Telecommunications Committee			
	Douglas County Board of Commissioners pos Nebraska Association of County Officials posi				Date of introduction			
LB216	(Wayne) Prohibit certain public communications by a peace officer	a .	Judiciary	02/03/2021	In Committee 01/13/2021			
	A peace officer who is participating or has par official capacity of a matter would not be able or reasonably should know will be disseminate substantial likelihood of materially prejudicing section would be a Class V misdemeanor. Statilisted.	Notice of hearing for February 03, 2021 Referred to Judiciary Committee Date of introduction						
	Omaha Police Officers Association/Fraternal C League of Nebraska Municipalities position: C		ce position: Oppose					
LB217	(Wayne) Provide a penalty for filing a false report by a peace officer		Judiciary	02/03/2021	In Committee 01/13/2021			
	Any peace officer who, while acting under cold submits any report, narrative, or entry relating statement, which the peace officer knows to b would be a Class IV felony.	to an officia	I investigation that contain	ns a materially false	Hunt name added Notice of hearing for February 03, 2021 Referred to Judiciary Committee Date of introduction			
	Omaha Police Officers Association/Fraternal C League of Nebraska Municipalities position: C		ce position: Oppose					
LB222	(Erdman) Change provisions relating to certain in lieu of tax payments made by the Game and Parks Commission		Revenue	02/11/2021	IPP (Killed) 04/13/2021			
	Relating to the Game and Parks Commission, the Commission for wildlife management purp taxes to the county treasurer of the county in determined by the county assessor as if it were	Indefinitely postponed Notice of hearing for February 11, 2021 Referred to Revenue Committee Date of introduction						
	Nebraska Association of County Officials posi Nebraska Game and Parks Commission positi Ducks Unlimited position: Oppose							

Document	Description	Position	Committee	Hearing Date	Status		
LB224	(Aguilar) Change provisions for appointment of a county surveyor in certain counties		Government, Military ar Affairs	d Veterans 01/28/2021	Approved by Governor 04/23/2021		
	Introduced at the request of Nebraska Associa	tion of Coun	ty Officials. In a county	having a population of	Approved by Governor on April 23, 2021		
	less than 150,000 inhabitants in which the vote	Presented to Governor on April 20, 2021					
	which no county surveyor has been elected an	President/Speaker signed					
	on a full-time or part-time basis to such office.	competent registered land surveyor who is registered pursuant to the Land Surveyors Regulation Act either					
	on a fun-time of part-time basis to such office.	Passed on Final Reading 48-0-1 Placed on Final Reading					
					Advanced to Enrollment and Review for		
					Engrossment		
	Nebraska Association of County Officials posi	tion: Suppor	t		Cavanaugh, M. MO30 failed		
					Cavanaugh, M. MO30 Bracket until May 4, 2021 filed		
					Placed on Select File		
		Advanced to Enrollment and Review Initial					
			Placed on General File				
			Notice of hearing for January 28, 2021				
					Referred to Government, Military and Veterans		
					Affairs Committee		
					Date of introduction		
LB226	(Hilkemann) Change motor vehicle tax exemptions as prescribed under the Motor Vehicle Registration Act		Transportation and Telecommunications	02/01/2021	In Committee 01/13/2021		
	Regarding the Motor Vehicle Registration Act, owned and used exclusively by an organizatio	Notice of hearing for February 01, 2021					
	subdivision 1(c) or (d) of section 77-202 (prope subtracted from such value for purposes of ca fee; fee schedules; Motor Vehicle Fee Fund; cr	erty taxable; e lculating valu	exemptions enumerated ue when new under sec	) would be able to be	Referred to Transportation and Telecommunications Committee Date of introduction		
	Nebraska Hospital Association position: Oppo Nebraska Association of County Officials posi		Letter				
LB229	(Hunt) Provide for enhanced penalties and a civil		Judiciary	02/24/2021	In Committee 01/13/2021		
	action for crimes committed because of a victim's		,				
	gender identity or association with a person of a						
	certain gender identity				N. ( (		
	Relating to the Nebraska Criminal Code, gender gender, regardless of the sex the person was a				Notice of hearing for February 24, 2021		
	be available for crimes committed because of				Cavanaugh, M. name added		
	certain gender identity.	o go.		non man a porcon or a	DeBoer name added		
	-				Referred to Judiciary Committee		
	Omaha Balias Officers Association/Erotornal C	order of Bolio	o nocition. Noutral		Date of introduction		
L DOGG	Omaha Police Officers Association/Fraternal C	nuel of Polic	•	00/00/0004	1.0		
LB230	(Hunt) Prohibit discrimination in public accommodations and under the Nebraska Fair Housing Act on the basis of sexual orientation or gender identity		Judiciary	02/26/2021	In Committee 01/13/2021		
	This bill would prohibit discrimination public a	ccommodati	ons and under the Nebr	aska Fair Housing Act on	Notice of hearing for February 26, 2021		
	the basis of sexual orientation or gender ident	ity.		-	Cavanaugh, M. name added Referred to Judiciary Committee		

Document	Description	Position	Committee	Hearing Date	Status
					Date of introduction
LB232	(Hunt) Change provisions relating to gender designation on drivers' licenses and state identification cards		Transportation and Telecommunications		Withdrawn 01/21/2021
	Regarding the Motor Vehicle Operator's Licens director, which date would be on or before 1/1/ ("F"), male ("M"), or not specified ("X") and no	/2022, the app	plicant's gender would be indic	ated as female	Hunt MO1 prevailed Bill withdrawn Hunt MO1 Withdraw bill filed Referred to Transportation and Telecommunications Committee Date of introduction
LB236	(Brewer) Change provisions relating to firearms	Monitor	Government, Military and Veterans Affairs	02/24/2021	Select File 05/18/2021 Clements Priority Bill
	Counties would have the power to authorize the prohibited from possessing or carrying such v	ne carrying of veapons und	f concealed weapons for all per er state or federal law.	rsons not otherwise	Brandt name added Advanced to Enrollment and Review for Engrossment Hansen, B. AM1434 adopted
	The committee amendment would require that ordinance contemplated by LB 236. It would al a concealed weapon to immediately inform any Finally, the amendment limits the power to past contain a city of the metropolitan or primary climitation on which counties could enact an or	ermitless carrying of fficial contact. unties that do not d revise the an 100,000 people.	Enrollment and Review ER98 adopted Placed on Select File with ER98 Enrollment and Review ER98 filed Hansen, B. AM1434 filed Advanced to Enrollment and Review Initial Brewer AM1388 adopted Government, Military and Veterans Affairs AM438 adopted		
	On May 10, 2021, the Attorney General issued Senator Tom Brewer has filed an amendment, provisions of the following bills that are summ Nebraska State Patrol to provide notice of expexpiration of a permit to carry a concealed har holder by US mail or electronically notice of expeable to be applied for no earlier than 4 months days after the date of expiration of the conceal of carrying a concealed weapon would not appara firearm for any lawful purpose to or from any carried by a person if such firearm is unloaded prohibited by state or federal law from posses.  Nebraska Association of County Officials position: Omaha Police Officer Association position: Some Nebraska Firearm Owner Association position: Everytown for Gun Safety position: Oppose-Nebraskans Against Gun Violence position: One Nebraskans Against Government Overreach positions.	AM1388 that larized - LB85 iration of conduction of conduction of the before expirated carry perioly to possess place where and stored ising, carrying tion: Oppose upport  Support Letter	would strike all provisions of t 5, LB244, LB173 (as amended). Icealed handgun permits. At least repermits at least repermit. LB244 states that the ation of the permit and no later mit. LB173 is a bill relating to f sing, carrying, transporting, she such firearm may be lawfully in a case and such person is not g, transporting, shipping, or received.	he bill and insert the LB85 would require ast 4 months before d to the permit e renewal would be than 30 business irearms, the offense ipping, or receiving possessed or ot otherwise	Brewer AM874 withdrawn Williams name added Brewer AM1388 filed Attorney General Opinion 21-011 to Brewer Kolterman name added Gragert name added Aguilar name added Friesen name added Brewer AM874 filed Dorn name added Albrecht name added Clements priority bill Bostelman name added Groene name added Sanders name added Sanders name added Lowe name added Briese name added Government, Military and Veterans Affairs AM438 filed Placed on General File with AM438

Document	Description	Position	Committee	Hearing Date	Status
					McDonnell name added Hansen, B. name added Notice of hearing for February 24, 2021 Halloran name added Rereferred to Government, Military and Veterans Affairs Committee Murman name added Referred to Judiciary Committee Lindstrom name added Date of introduction
LB242	(Brandt) Provide for county bridges under the Political Subdivisions Construction Alternatives Act	Support	Government, Military and \Affairs	Veterans 02/04/2021	General File 02/17/2021
	A political subdivision would be able to use a contract under the Political Subdivisions Consreconstruct, or replace any bridge. The County would administer the program using funds fro the County Bridge Match Program, except that Bridge Incentive Program. The purpose of this provide funding to accelerate the repair and replacements.  Nebraska Association of County Officials positions.	struction Alte y Bridge Ince m the Transp t no more tha program wo placement of	rnatives Act for a project to ntive Program would be croortation Infrastructure Barn \$10 million would be expuld be to incentivize innover fideficient bridges on the continuation.	o repair, retrofit, eated. The department nk Fund designated for pended for the County ative solutions and	Placed on General File with AM233 Government, Military and Veterans Affairs AM233 filed Blood name added Brandt AM63 filed Notice of hearing for February 04, 2021 Referred to Government, Military and Veterans Affairs Committee Date of introduction
LB249	(Pansing Brooks) Prohibit employers from inquiring	о очро	Business and Labor	01/25/2021	In Committee 01/13/2021
	about wage rate history under the Nebraska Fair Employment Practice Act  This bill would prohibit employers from inquir disclose, or rely on wage rate history under the to current employees applying for a position of from voluntarily sharing wage rate history with pursuant to any federal, state, or local law that rate history for employment purposes.	e Nebraska F vith the same n an employe	air Employment Practice A employer, be construed to r, or apply to any actions t	Act. This would not apply prohibit a job applicant aken by an employer	Notice of hearing for January 25, 2021 Referred to Business and Labor Committee Date of introduction
	Nebraska Hospital Association position: Mon Nebraska State Chamber position: Oppose Nebraska Association of County Officials posi Nebraska State Education Association positio	tion: Watch			
LB255	(Hansen, M.) Adopt the In the Line of Duty Compensation Act  This bill would adopt the In the Line of Duty Compensation would be paid as provided in the responder. The amount of compensation would and for each year after, the amount would be if any, in the Consumer price Index for All Urb previous calendar year. The process for determined the provided in detail. A claim must also be made after the date of death of the first responder.	e Act to record be \$50,000 equal to the pan Consumer mining the permitten of the permitten of the permitten of the permit of the	gnize the ultimate sacrifice for deaths occurring durin revious year increased by is for the 12 months ending erson entitled to receive su	e made by such first ag calendar year 2022 the percentage increase, g on June 30 of such ch compensation is	Final Reading 03/24/2021  Placed on Final Reading Advanced to Enrollment and Review for Engrossment Flood AM680 adopted Flood AM680 filed Placed on Select File Aguilar name added Advanced to Enrollment and Review Initial

Document	Description	Position	Committee	Hearing Date	Status
	Omaha Police Officers Association/Fraternal C Nebraska Association of County Officials posi			- V	Placed on General File Notice of hearing for January 25, 2021 Referred to Business and Labor Committee Hunt name added Date of introduction
LB258	(Vargas) Adopt the Healthy and Safe Families and Workplaces Act		Business and Labor	02/08/2021	Failed to Advance 05/10/2021 Hansen, M. Priority Bill
	This bill would adopt the Health and Safe Famor of one hour of paid sick and safe time for ever hours of paid sick and safe time in a calendar are exempt from overtime requirements under work week for purposes of paid sick and safe thours, in which case paid sick and safe time a could be used after the 60th calendar day of except that the hours used still not exceed 40 employer. Any employer with a paid leave poli All circumstances where an employer would a	y 30 hours wo year unless the 29 U.S.C 2130 time accrual u ccrues based mployment an hours in a giv cy would not llow an emplo	orked. Employees would in the employer selects a high (a)(1) would be assumed unless their normal work if upon that normal work if would carry over to sure year unless a higher I have to provide additional	not accrue more than 40 per limit. Employees who to work 40 hours in each week is less than 40 week. This time accrued bsequent calendar years, imit is selected by the all paid sick and safe time.	Hansen, M. priority bill Hansen, M. name added Notice of hearing for February 08, 2021 Hunt name added
	Nebraska Hospital Association position: Neut Nebraska State Chamber position: Oppose Nebraska Association of County Officials posi Nebraska Association of School Boards positi	tion: Watch			Referred to Business and Labor Committee Date of introduction
LB259	(Halloran) Authorize a civil action for damages sustained by public safety officers	Monitor	Judiciary	02/18/2021	In Committee 01/13/2021
	A public safety officer would be able to bring a organization, corporation, or the head of an or official duties, (ii) abridgement of the officer's complaint against the officer, relating to the of knew was false when filed. Damages recoveral	ganization or civil rights ari fficer's perfori	corporation for (i) injury ising out of their civil dut mance of official duties, v	suffered during their ies, or (iii) the filing of a which the person filing	Notice of hearing for February 18, 2021 Referred to Judiciary Committee Date of introduction
LB260	(Hunt) Change provisions relating to good cause for voluntarily leaving employment under the Employment Security Law		Business and Labor	01/25/2021	Final Reading 04/29/2021 Hunt Priority Bill
	Regarding Employment Security Law, good ca individual has made all reasonable efforts to p purpose of caring for a family member with a s and "serious health condition" are listed.	reserve empl	oyment but voluntarily lea	aves employment for the	Placed on Final Reading Moser AM1094 filed Advanced to Enrollment and Review for Engrossment Moser AM1094 lost
	Nebraska Hospital Association position: Moni Nebraska Association of School Boards positi Nebraska State Chamber position: Neutral				Placed on Select File Advanced to Enrollment and Review Initial Placed on General File Hunt priority bill Notice of hearing for January 25, 2021 Referred to Business and Labor Committee Date of introduction

Decument	Description	Daaitian	Cammittaa	Haaring Data	Ctatus
LB261	Description (Linehan) Change provisions regarding grave	Position		nd Veterans 02/11/2021	Status Final Reading 04/28/2021
	markers for certain veterans  Relating to veterans, a grave would be marked active duty armed forces of the US or the researctive duty federal service, or served in the No.	rve forces of	the US, served in the N	lebraska National Guard in	Placed on Final Reading Advanced to Enrollment and Review for Engrossment Placed on Select File Advanced to Enrollment and Review Initial Placed on General File Notice of hearing for February 11, 2021 Briese name added Cavanaugh, J. name added Geist name added Referred to Government, Military and Veterans Affairs Committee Date of introduction
LB263	(Briese) Require occupational board to issue certain credentials based on credentials or work experience in another jurisdiction  This bill would require occupational boards to experience in another jurisdiction. The process government certification to an individual upon in another state or in the US Military is listed to holds a private certification) for an occupation occupational license or government certificat an occupation for which this state requires are such occupation, as determined by the occup occupational license or government certificat application.  Nebraska Hospital Association position: Opp Omaha Police Officers Association/Fraternal Nebraska Association of Behavioral Health Open	o issue certaires for an occupation la state or ion to regulate occupational ational board ion in writing	Affairs  n credentials based on pational board issuing based on private certifipplicant has work experient the US Military that e an occupation with allicense or government. The board would app within 60 days after research	an occupational license or cation and work experience rience (and additionally does not use an similar scope of practice to t certification to regulate rove or deny an	Sanders name added McCollister name withdrawn McCollister name added Notice of hearing for February 03, 2021 Pahls name added Murman name added Brandt name added Lowe name added Brewer name added Referred to Government, Military and Veterans Affairs Committee Date of introduction
LB267	(McCollister) Change provisions relating to municipal counties  Relating to municipal counties, whenever the consolidation between one or more counties a passage of the joint resolution or within 30 da governing bodies of the county or counties at interjurisdictional planning commission (2 memetropolitan class, and 3 members chosen by would be to create a plan of merger and to pro or counties and city. The specifics of the plan approve or disprove of the plan within 45 days submission of the proposed merger.	proposed creand a city of t ys after receind the city of the mbers from the first 4 messent the plantare listed in a	Affairs eation of a municipal content of a municipal content of a petition by the rather metropolitan class he counties, 2 member embers jointly). The pure of merger to the gove detail. Both sides would	within 30 days after the egistered voters, the involved would create an s from the city of rpose of the commission in bodies of the county hold a hearing and vote to	In Committee 01/14/2021  Notice of hearing for February 04, 2021 Referred to Government, Military and Veterans Affairs Committee Date of introduction

Document	Description	Position	Committee	Hearing Date	Status
	Whenever the proposed creation of a municip counties and a city of the metropolitan class, year term beginning with the 1st general electhereafter to 4-year terms. It would have the sconsolidation, and, in addition, would have the municipality located within the existing count annexed by the new municipal county in accordance as long as the boundaries of the municipal such municipality.	the municipa tion following same powers a ne power and ty that is not o ordance with t	I county mayor would the formation of the n and duties of the coun duties of a city of the r consolidated into the n he laws applicable to	be elected initially for a 3- nunicipal county, and by prior to the merger or netropolitan class. Any other nunicipal county may be cities of the metropolitan	
	Nebraska Association of County Officials pos	sition: Watch			
LB271	(Morfeld) Adopt the 24/7 Sobriety Program Act	Support	Judiciary	02/17/2021	Final Reading 04/29/2021 Speaker Priority Bill
	This bill would adopt the 24/7 Sobriety Prograparticipate in a 24/7 sobriety program. If a shaprogram, the sheriff would be able to designameet at least the following minimum requirent testing location or locations established by the continuous alcohol monitoring device or simagreement with the sheriff or designated entinot prescribed by a physician. Sanctions for If a person is enrolled in a 24/7 sobriety program for drugs or alcohol after 30 consecutive day sobriety program permit as a condition of bain at the same time as the later of any administrative program permit could only be issued license revocation and the person is not othe state pretrial diversion plan for minor traffic valso be amended to provide that DUI offenses diversion; Section 11 would be amended to crevocation may apply for a 24/7 sobriety program apply for a 24/7 sobriety program permit could only be issued in the person is not otherwise the pretrial diversion plan for minor traffic valso be amended to provide that DUI offenses diversion; Section 11 would be amended to crevocation may apply for a 24/7 sobriety program permit could be amended to crevocation may apply for a 24/7 sobriety program permit could be amended to crevocation may apply for a 24/7 sobriety program permit could be amended to crevocation may apply for a 24/7 sobriety program permit could only be issued by the supplementation of the program permit could only be issued by the supplementation of the person is not otherwise.	eriff is unwilling te an entity whents: (a) testine county she illar technolog ty, and (c) par violations of tram under this sof testing, sil under the 24 ative license of the person the property is are dismissed arify that only arm permit.  being in a 24/7 detect the us that the level is the person that the level is the person that the level is the person that the level is the supporter that the level is the service of the person that the level is the service of the person that the level is the service of the person that the level is the service of the person that the level is the service of the person that the level is the person that the level is the person that the person t	ng or unable to participilling to provide the seing would occur either riff or a designated en y, (b) participants would not cohe program would be a Act and has not violated person would be a Act and has not violated person would be a Act and has not violated person would be a Act and has not violated person would be a Act and has not violated person would be a Act and has not violated be a Ac	pate in a 24/7 sobriety prvice. This program would twice a day or every day at a tity or continuously with a ld enter into a participation nsume alcohol or any drug according to best practices. Ited any program conditions able to apply for a 24/7 ct. Such permit would expire d.  ended to clarify that a 24/7 ant to an administrative amended to clarify that the nses. This section would completion of pretrial dministrative license	Placed on Final Reading Enrollment and Review ER59 adopted Advanced to Enrollment and Review for Engrossment Morfeld AM1002 adopted Morfeld AM1002 filed Enrollment and Review ER59 filed Placed on Select File with ER59 Judiciary AM490 pending Morfeld AM853 pending Advanced to Enrollment and Review Initial Morfeld AM853 adopted Judiciary AM490 adopted Morfeld AM853 filed Hansen, M. name added Speaker priority bill Placed on General File with AM490 Judiciary AM490 filed Notice of hearing for February 17, 2021 Referred to Judiciary Committee Date of introduction
LB273	(Lowe) Change provisions relating to youth		Judiciary	01/28/2021	Final Reading 05/04/2021
	rehabilitation and treatment centers and provide for immediate changes of placement				Lowe Priority Bill
	Relating to youth rehabilitation and treatment as a youth rehabilitation and treatment center and Treatment Center-Geneva and the Youth	r in compliand	e with state law, not j̈́i	st the Youth Rehabilitation	Placed on Final Reading with ST18 Enrollment and Review ER39 adopted Advanced to Enrollment and Review for Engrossment Lowe AM1003 adopted

Daarimant	Description	Position	Committee	Hearing Date	Chatura
Document	AM600 replaces the original bill. Section 1 specific YRTC with a general reference to e to limit the definition of "emergency" to spe 43-408 and replace Section 2 of the original involvement, these sections would create a transferring a juvenile to an inpatient or suk in place. These sections would authorize Occurt within 24 hours and allow the court to the best interests of the juvenile. Section 5 references to employees of specific YRTC verifications.	Lowe AM1003 filed Placed on Select File with ER39 Enrollment and Review ER39 filed Judiciary AM600 adopted Advanced to Enrollment and Review Initial Judiciary AM600 filed Placed on General File with AM600 Lowe priority bill Notice of hearing for January 28, 2021 Referred to Judiciary Committee			
	Section 6 is similar to Section 4 in the origin specific YRTC with a general reference to c the original bill, but would clarify that the of any facility operated and utilized as a YRTC similar to Section 6 in the original bill. This to institution names. This section would cowith state law for it to be used for both general similar to Section 7 in the original  Nebraska Association of Behavioral Health	Date of introduction			
LB274	(Lowe) Provide for taxation of ready-to-drink cocktails, the sale of mixed alcoholic beverag by certain retailers and farm wineries, and promotional farmers market special designate licenses under the Nebraska Liquor Control A	es ed	General Affairs	02/08/2021	Final Reading 05/18/2021 General Affairs Priority Bill
	Regarding the Nebraska Liquor Control Act market special designated license to a craft consumption of alcoholic liquor, which the licensee outside of the manufacturer's of the application process for such a license in payable to the commission and submitted was the license to apply to sell or dispense for consumption at a farmers market locate	Placed on Final Reading Second Lowe AM1071 adopted Advanced to Enrollment and Review for Reengrossment Returned to Select File for specific amendment Lowe AM1071 filed Placed on Final Reading with ST6 Groene AM870 filed			
	The General Affairs Committee advanced LB274 with COMAM427 which included two additional bills, as amended by the Committee: LB72 and LB578. LB72 was amended by AM14 and amended into LB 274 by Committee Amendment AM427. LB72 is a bill brought by Senator Geist to allow the sale of mixed drinks or cocktails for consumption off the premises, as is currently allowed by Executive Order 20-09. This bill would make this policy permanent for those holding a Class C or a Class I liquor license. These pre-made cocktails and other alcoholic beverages must be sold in a sealed, tamper-evident container, and not partially consumed, for consumption off the premises of the liquor license holder, meaning to-go or take-out. AM14 provides Farm Winery licenses be included with the bill to afford these license holders the same options to sell to-go drinks in sealed containers as the other two licenses listed in the original bill.				Advanced to Enrollment and Review for Engrossment Groene AM870 adopted Hilkemann AM646 withdrawn Hilkemann AM646 pending Lowe AM667 adopted Enrollment and Review ER18 adopted Geist AM668 adopted Lowe AM667 filed

Document			Committee	Hearing Date	Status
	LB 578 was amended by AM 314 and amended a new statutory category of alcoholic beverage cocktail means a beverage containing spirits in percent or less alcohol by volume. Currently, N gallon. LB 578 proposes to tax ready-to-drink of from the distilled spirits category and tax rate. to-drink cocktails at ninety-five cents (\$0.95) pready-to-drink cocktails, and it also provides a promulgate rules and regulations pertaining to necessary. AM427 also attaches an emergence	e, the ready-to- n an original pa lebraska taxes cocktails at thi AM 314 replace er gallon. It ad uthority for the the productio	drink cocktail. The ackage which cont is these as distilled rty-one cents (\$0.3 ces LB 578 and set ds the term "confee Liquor Control Con and sale of ready	definition of ready-to-drink ains twelve and one-half spirits, at a rate of \$3.75 per 1) per gallon, separating them s the excise tax rate on readyction" to the definition of ommission to adopt and	Geist AM668 filed Hilkemann AM646 filed Enrollment and Review ER18 filed Placed on Select File with ER18 Hilkemann MO12 Recommit to Committee filed Cavanaugh, J. AM479 withdrawn Hilkemann FA4 filed General Affairs AM427 adopted Advanced to Enrollment and Review Initial Hilkemann FA4 lost
	Several amendments to the bill were adopted of microdistillers from the current statutory limit compromise amendment that would allow for the pandemic. Geist's AM668 was a compomis locations allowing for to-go cocktails. The retatheir license.	of 10,000 gallo drive through p se amendment ailer would hav	ons to 100,000 gallo ourchases of alcoh with Senator John we to notify the com	ns. Lowes AM667 is the olic beverages after the end of Cavanaugh on those mission at time of renewal of	Hilkemann MO12 failed Wishart AM475 withdrawn Wishart AM475 filed Cavanaugh, J. AM479 filed Placed on General File with AM427 General Affairs AM427 filed General Affairs priority bill
	On Final Reading, Senator John Lowe returned amendment that made the effective date of Jul	d LB274 to Sele y 1, 2021 for th	ect File for AM1071 ne new taxation rate	that was an agreed-to e of ready-to-drink cocktails.	Notice of hearing for February 08, 2021 Referred to General Affairs Committee Brewer name added Date of introduction
	Nebraska Association of County Officials posi- Nebraska Liquor Control Commission postion: League of Nebraska Municipalities postion: So	Support			
LB281	(Albrecht) Require child sexual abuse prevention instructional programs for school students and staff		Education	02/23/2021	Select File 03/24/2021 Albrecht Priority Bill
	Each school district would adopt a child sexual kindergarten through grade fice for implement program are listed, including a minimum of foi instruction building on the previous year's insplaying, discussion activities, and books to ed abuse prevention. Funding would be from mor U.S.C. 6301, as the act existed on 1/1/2021.	ation beginnin ır instructional truction and a ucate students	g in school year 20 I sessions per scho ge-appropriate cur s regarding body s	22-23. The details of the polyear, with each year's riculum, including roleafety that includes child sexual	Enrollment and Review ER26 filed Placed on Select File with ER26 Bostelman name added Advanced to Enrollment and Review Initial Hunt AM735 filed Hunt AM735 lost Pahls AM736 withdrawn
	The committee amendment becomes the bill. I from LB281 are included in the committee ame sexual abuse prevention instructional program implemented in from kindergarten through gracurriculum to be evidence based. References training to be provided within the framework of Education. The department is required to deve the department to adopt and promulgate rules	endment. Remomers the condition of the c	oves "instructiona ne grade levels suc lergarten through g ne act refers to grod ling programs offer proved training ma	" from the phrase "child h programs shall be rade twelve. Requires the oming. Adds Sec. 2. to require ed by the State Department of terials for the program. Allows	Pahls AM736 filed Education AM298 adopted Placed on General File with AM298 Education AM298 filed Albrecht priority bill
	Nebraska Association of School Boards positi Nebraska Association of Behavioral Health Org		esition: Monitor		Sale of introduction

### Weekly Report for Bills of Interest on 05/19/2021 The full text of all bills and other information is available by clicking on the bill number on the chart or online at www.nebraskalegislature.gov

	Book totto	<b>D</b>	<b>0</b>	Haratar Bara	0		
Document	Description  Nebraska Child Health & Education Alliand	Position	Committee	Hearing Date	Status		
	Nebraska State Education Association pos						
B284	(Cavanaugh, M.) Provide requirements regardin federal funds under the Governor's Emergency Program	g	Government, Military and Affairs	Veterans 02/26/2021	In Committee 01/14/2021		
	Regarding the Governor's Emergency Pro emergency would be implemented for the would be made for the maximum allowed I Legislature would appropriate the funds fr such other agency or program as appropriate first 10 legislative days of a regular leg such appropriation. If the Legislature is no appropriation is passed by the Legislature	duration of the d by federal law. If om the state trea late to address the pislative session, of in session, the	leclaration. Application fo such federal funds are ma asury to the Governor's E he emergency. If the appro a legislative bill would be	r federal relief funds ade available, the mergency Program or opriation is required after e introduced to provide for	Notice of hearing for February 26, 2021 Referred to Government, Military and Veterans Affairs Committee Date of introduction		
	Nebraska Association of County Officials Nebraska Association of Behavioral Health		position: Monitor				
B290	(Cavanaugh, M.) Adopt the Paid Family and Me Leave Insurance Act	dical	Business and Labor	02/08/2021	General File 04/13/2021		
	This bill would adopt the Paid Family and individual would be able to take paid famil for a new child during the first year after becare for a family member of the covered in covered servicemember if the covered ind servicemember, (d) for qualifying exigency condition, including pregnancy, that make position held by such covered individual. Covered individual would be able to take work days during any benefit year. Family listed in detail. The Paid Family and Medic	y and medical leadirth, adoption, or dividual who has ividual is a family leave, or (e) because the covered incomman and be 12 week and medical leavent in the maximum and medical leavent in the maximum and medical leavent medical leavent medical leavent medical leavent in the maximum and medical leavent medical leave	ave for the following qual r placement through foste s a serious health conditi y member or the next of k cause the covered individ dividual unable to perform mount of paid family leave s or, for leave taken on an ve benefit calculations an	ifying reasons: (a) to care or care of that child, (b) to on, (c) to care for a cin of the covered ual has a serious health in the functions of the and medical leave that a in intermittent basis, 60 d claiming processes are	Placed on General File Notice of hearing for February 08, 2021 Referred to Business and Labor Committee Date of introduction		
	Nebraska Hospital Association position: I Nebraska State Chamber position: Oppos						
	Nebraska State Chamber position: Oppos Nebraska Association of County Officials						
	AARP Nebraska position: Support	position. Water					
	ACLU of Nebraska position: Support						
	Womens Fund of Omaha position: Suppo	rt					
	Nebraska Appleseed position: Support						
	Nebraska State AFL-CIO position: Suppor	t					
	Arc of Nebraska position: Support Nebraska State Education Association pos	sition: Support					
	ivebraska state Euucation Association pos	sition. Support					

Voices for Children position: Support
Lincoln Young Professionals Group position: Support
Nebraska Department of Labor position: Oppose
Lincoln Chamber of Commerce position: Oppose

Lincoln Chamber of Commerce position: Oppose Omaha Chamber of Commerce position: Oppose Nebraska Bankers Association position: Oppose

Lincoln Independant Business Association position: Oppose

Document	Description	Position	Committee	Hearing Date	Status
	Nebraska Retail Federation position: Oppose Nebraska Restaurant Association position: Oppose Nebraska Federation of Independant Business Nebraska Insurance Federation position: Opp	position: O	ppose		
LB291	(Friesen) Change provisions relating to property tax protests		Revenue	02/17/2021	Final Reading 04/28/2021
	Introduced at the request of the Nebraska Ass each protest would be made on a form prescri clerk of the county where the property is asset the reason or reasons why the requested char	bed by the Ta ssed. The pro	ax Cómmissioner, signe otest would contain or h	d, and filed with the county ave attached a statement of	Placed on Final Reading Advanced to Enrollment and Review for Engrossment Placed on Select File Friesen AM1023 adopted
	Senator Friesen's AM1023 allows for counties information as required under the underlying by	to utilize thei oill.	r own form as long as s	aid form captures the same	Advanced to Enrollment and Review Initial Friesen AM1023 filed Placed on General File
	Nebraska Association of County Officials posi	tion: Support	ŧ		Notice of hearing for February 17, 2021 Referred to Revenue Committee Date of introduction
LB292	(Friesen) Change provisions relating to partial payments of property taxes		Revenue	02/17/2021	General File 03/25/2021
	Relating to property taxes, the county treasure for the discharge of current or delinquent real for interest, publication, penalties, or other chandled such payments in escrow or contract with	property taxe arges by reas	es, personal property ta son of the delinquency	xes, or both or any charges of such taxes and would	Placed on General File with AM601 Revenue AM601 filed Notice of hearing for February 17, 2021 Referred to Revenue Committee Date of introduction
	Nebraska Association of County Officials posi	• • •			
LB294	(Flood) Exempt certain agency deputy directors and legal counsel from the State Personnel System		Government, Military an Affairs	nd Veterans 01/28/2021	General File 03/09/2021
	Under this bill, certain people would be exemp employed as deputy directors of all agencies or personnel employees as agency legal counsel agencies already listed in the subsection. The	other than the of agencies	ose already listed in the which have 200 or more	subsection and all employees other than the	Placed on General File Notice of hearing for January 28, 2021 Referred to Government, Military and Veterans Affairs Committee Date of introduction
LB302	(Hansen, M.) Change provisions relating to administrative license revocation and reinstatement under the Motor Vehicle Operator's License Act		Transportation and Telecommunications	01/25/2021	Final Reading 03/09/2021
	Regarding the Motor Vehicle Operator's License revocation would have all proceedings dismiss without payment of the reinstatement fee upor prosecuting attorney responsible for the matter 6,196 (driving under influence of alcoholic liquity violation of section 60-6,196 prior to trial; (ii) the 60-6,196; or (iii) in the criminal action on the clincident, the court had certain holdings (these	sed or his or n receipt of su er declined to nor or drug; p ne defendant, narge of a vio	her operator's license in uitable evidence by the ofile a complaint alleging enalties) or dismissed a officential, was found in olation of section 60-6,1	mmediately reinstated director that: (i) the g a violation of section 60- ı filed complaint alleging a ot guilty of violating section	Placed on Final Reading Advanced to Enrollment and Review for Engrossment Enrollment and Review ER13 adopted Enrollment and Review ER13 filed Placed on Select File with ER13 Advanced to Enrollment and Review Initial Transportation and Telecommunications AM49 adopted

Document	Description	Position	Committee	Hearing Date	Status
	Nebraska County Attorneys Association Posi	tion: Support			Transportation and Telecommunications AM49 filed Placed on General File with AM49 Notice of hearing for January 25, 2021 Referred to Transportation and Telecommunications Committee Date of introduction
LB303	(Hansen, M.) Provide a budget limitation exception as prescribed		Government, Military and V Affairs	eterans 02/04/2021	In Committee 01/14/2021
	Introduced at the request of the League of Ne limitations laid out in section 13-519 would ad enforcement, fire protection, or emergency se	ditionally not a	palities. Relating to politica apply to restricted funds b	al subdivisions, budget udgeted for law	Notice of hearing for February 04, 2021 Referred to Government, Military and Veterans Affairs Committee Date of introduction
	Nebraska Association of County Officials pos League of Nebraska Municipalities position:				
LB304	(Hansen, M.) Appropriate funds to the Nebraska Commission on Law Enforcement and Criminal Justice	Support Letter	Appropriations	02/18/2021	In Committee 01/14/2021
	This bill would appropriate \$172,000 from the Law Enforcement and Criminal Justice to be usenforce sections 81-1456 (employment of law record; contents; report of termination or resistenforcement officer; waiver to prospective emprevocation of law enforcement officer certification.  Omaha Police Officers Association/Fraternal Officers Association of County Officials pos	used by the Ne enforcement of gnation in lieu oployer; conter ation.  Order of Police	braska Law Enforcement 1  officer; submit personnel c of termination) and 81-145  nts; form; former employer	raining Center to hange in status form; 7 (employment of law	Notice of hearing for February 18, 2021 Referred to Appropriations Committee Date of introduction
LB307	(Pansing Brooks) Change provisions relating to transfer of a case to juvenile court and appointment of counsel for juveniles		Judiciary	01/28/2021	Final Reading 05/04/2021 Pansing Brooks Priority Bill
	Relating to juveniles, the court would not account attorney or city attorney, on the record, waive of the juvenile outside of the juvenile's home. order and any probation order would affirmate detained outside the home by the court on the adjudication and disposition, any period of properties and the adjudicated petition. The county attorney waiver under this section prior to the adjudicated appointed counsel. On or before 7/1/2022, the ensure that juveniles are provided the opported decision to waive counsel. A juvenile's right to adjudication on a juvenile petition that may be adult proceeding.  AM273 would delete the requirement that the	s any possible If the court ac vely show that adjudicated p obation, or in I or city attorned ation of the pet Supreme Cou unity to consul be represent aused later to	pre-adjudication or post-acepts the juvenile's waiver the juvenile cannot be reretition. This would apply the sponse to an alleged vion would be able to withdrawition, and at such time the rt would provide, by court the with counsel to assist the double or sustain a criminal countries.	adjudication placements of counsel, the court moved from the home or o any period between lation of probation on w such attorney's juvenile would be rule, a process to e juvenile in making the ple to be waived for any inal conviction in an	Engrossment

Document	Description	Position	Committee	Hearing Date	Status
					Flood AM882 filed Pansing Brooks priority bill Judiciary AM273 filed Placed on General File with AM273 Notice of hearing for January 28, 2021 Referred to Judiciary Committee Date of introduction
LB308	(Pansing Brooks) Provide grants for juvenile indiger legal defense  The Juvenile Indigent Defense Fund would be	created, adm	Judiciary	01/28/2021 sion on Public Advocacy,	In Committee 01/14/2021  Notice of hearing for January 28, 2021
	and would only be used to provide legal servi counties in fulfilling their obligation to provid and pay the costs of administering the Juveni created. Funds from the Fund would be used legal counsel for indigent juveniles and for the able to apply for a grant under the program be listed in detail. A juvenile indigent defense fer county court, separate juvenile court, and disaction filed in the Court of Appeals and the St.	e for effective ile Indigent De to provide gra e administratie ginning 10/15 e of \$1 would trict court, incupreme Court	e assistance of legal counsefense Grant Program, whents to counties to help of ive costs of the commission of the commission of the commission of the assessed as costs for cluding appeals, and for each of the fees would go to the	sel for indigent juveniles, nich would also be ffset the cost of providing on. A county would be s for this program are each case filed in each ach appeal and original	Referred to Judiciary Committee Date of introduction
LB310	(Clements) Change inheritance tax rates and	Oppose	Revenue	02/18/2021	General File 03/15/2021
	Relating to inheritance tax rates and exemption child, or child legally adopted, the rate of tax clear market value of the property received by during calendar year 2022, 1% of the clear ma \$150,000; (c) for decedents dying during cale received by each person in excess of \$150,00 thereafter, 0.5% of the clear market value of the exempt amount for the year. For calendar year subsequent calendar year, the exempt amount	would be: for y each person rket value of the ndar year 2025 0; (d) for dece ne property re ar 2024, the ex	(a) decedents dying prior in excess of \$40,000; (b) the property received by 63, 0.75% of the clear mark edents dying during calent ceived by each person in empt amount would be \$1	to 1/1/2022, 1% of the for decedents dying each person in excess of the value of the property dar year 2023 or excess of the applicable	Hansen, B. name added Revenue AM635 filed Placed on General File with AM635 Albrecht name added Notice of hearing for February 18, 2021 McCollister name added Referred to Revenue Committee Brewer name added Date of introduction
	In the case of an uncle, aunt, niece, or nephever tax would be: for (a) decedents dying prior to by each person in excess of \$15,000; (b) for decadendar year 2023, 9% of the clear market va \$62,500; (d) for decedents dying during calent property received by each person in excess of 2024, the exempt amount would be \$65,000. Fincrease by \$2,500.	1/1/2022, 13% lecedents dying person in ex lue of the product year 2023 of the applicable.	of the clear market value ng during calendar year 20 cess of \$60,000; (c) for de perty received by each pe or thereafter, 6% of the cl ble exempt amount for the	e of the property received 022, 11% of the clear ecedents dying during erson in excess of lear market value of the year. For calendar year	

Document	Description	Position	Committee	Hearing Date	Status	
	In all other cases, the rate of tax would be: for value of the property received by each person year 2022, 15% of the clear market value of the decedents dying during calendar year 2023, 12 person in excess of \$42,500; (d) for decedents market value of the property received by each For calendar year 2024, the exempt amount wo amount would increase by \$2,500.	in excess of property rec % of the clea dying during person in ex	\$10,000; (b) for decectived by each person ar market value of the g calendar year 2023 of the applicable.	22, 18% of the clear market dents dying during calendar in excess of \$40,000; (c) for property received by each or thereafter, 9% of the clear exempt amount for the year.		
	Douglas County Board of Commissioners posi Nebraska Association of County Officials posi					
LB313	(Sanders) Change provisions relating to late applications for homestead exemptions	Support Letter	Revenue	02/11/2021	Final Reading 05/12/2021	
	Introduced at the request of the Sarpy County Relating to late applications for homestead exor she includes a copy of the death certificate is requested. This request for exemption would filed with the county assessor on or before Jupproperty for the current year become delinque the deceased spouse. If the approval occurs at levied on the property for the current year become word from the tax roll. The approved application commissioner. Any delinquency or interest ac rejection, remain on the tax roll.	Placed on Final Reading Advanced to Enrollment and Review for Engrossment Enrollment and Review ER70 adopted Placed on Select File with ER70 Enrollment and Review ER70 filed Revenue AM367 filed Placed on General File with AM367 Notice of hearing for February 11, 2021 Referred to Revenue Committee Date of introduction				
	The Committee advanced LB313 with AM367. The amendment does the following: It extends the late application date from the date on which the first half of the real estate taxes levied on the property for the current year become delinquent to June 30th in the year they become delinquent; If the Tax Commissioner approves a late application after any of the real estate taxes in question become delinquent, such delinquency and any interest associated with the amount of the approved exemption shall be removed from the tax rolls of the county within thirty days after the county assessor receives notice from the Tax Commissioner of the approved exemption; On page 3, lines 12 through 24, strike the new matter and reinstate the stricken matter  Douglas County Board of Commissioners position: Support					
	Nebraska Association of County Officials posi Sarpy County Board position: Support AARP Nebraska position: Support					
LB326	(Slama) Provide immunity for claims against first responders operating motor vehicles and arising from vehicular pursuits and provide for policies, training, and duties relating to vehicular pursuits	Monitor	Judiciary	02/18/2021	In Committee 01/15/2021	

Document	Description	Position	Committee	Hearing Date	Status
	Relating to tort claims, the Political Subdivisemployee of a political subdivisions arising employee's employment by the political subvehicle being operated by a person fleeing a but would not be required to, adopt and important would not be required to, adopt and important would not be required to adopt and important would not be required to a learn to the state of	out of certain or division and are vehicular pursulement a policy, and standards out the model a training programment and craining out of a versing out of a version and claim arises and claim arises and control of Police of Police	conduct occurring with any claim arising from to suit. A law enforcement on vehicular pursuits for any policy on vehicular lastice wouse by law enforcement policy. On or before 1 fram and develop stanguld not apply to any ovehicular pursuit that ing from the collision see position: Neutral	y to any claim against an nin the court and scope of the he collision of a motor agency would be able to, and provide training on icular pursuits are listed in ld be able to develop and tagencies, but the /1/2022, the Nebraska Police dards and procedures laim against a law occurred within the course	Notice of hearing for February 18, 2021 Referred to Judiciary Committee Date of introduction
LB329	(Wayne) Change provisions relating to taxes	Support	Revenue	03/04/2021	In Committee 01/15/2021
	imposed on the average wholesale price of gasoli Introduced at the request of the League of N gasoline to be used to calculate the tax in the \$2.44. In no case would the average who required under this subsection. The Departr Highway Cash Fund to pay for surface trans disposition), of the highest priority as determined to the property of the highest priority as determined to the property of the highest priority as determined to the property of the highest priority as determined to the property of the highest priority as determined to the property of the highest priority as determined to the property of the property	lebraska Munic lis section for to lesale price of g nent would use portation proje mined by the Do osition: Support	ax periods, beginning pasoline be less than to at least 35% of the ar- cts, as defined in sect epartment.	on and after 7/1/2021, would he minimum amount nount allocated to the	Wayne AM411 filed Notice of hearing for March 04, 2021 Referred to Revenue Committee Date of introduction
LB330	(Wayne) Raise the jurisdictional age limit for juver court to age twenty-one for certain purposes  This bill would raise the jurisdictional age licertain provisions. A person under 21 years effective date of this act would be able to fil not yet been obtained, whether by trial or pl	mit for juvenile of age arraigne a a motion to tra	ed in county court or ansfer the case to juve	district court prior to the	In Committee 01/15/2021  Notice of hearing for January 28, 2021 Referred to Judiciary Committee Date of introduction
	Nebraska County Attorneys Association Po				
LB331	(Wayne) Prohibit contractual criminal enforcement certain offenses related to animals	• • •	Judiciary	03/04/2021	In Committee 01/15/2021
	Related to offenses against animals, such recounty would not provide for contractual cr				Notice of hearing for March 04, 2021 Referred to Judiciary Committee Date of introduction
	Omaha Police Officers Association/Fraterna Nebraska Association of County Officials po League of Nebraska Municipalities position:	sition: Watch	•		
LB333	(Wayne) Change provisions relating to possession of an electronic communications device in Department of Correctional Services facilities	า	Judiciary	02/11/2021	General File 03/04/2021

Document		Position	Committee	Hearing Date	Status
	The following persons would be allowed to bring preapproval from the director: (a) a member of Public Counsel, and (c) an attorney or an attorney.	the Legisla	ture, (b) the Public Co	insel or any employee of the	Judiciary AM345 filed Placed on General File with AM345 Notice of hearing for February 11, 2021 Referred to Judiciary Committee Date of introduction
LB335	(Flood) Require announcement of the average cost of incarceration at sentencing for sentences served at the Department of Correctional Services	Monitor	Judiciary	02/10/2021	In Committee 01/15/2021
	Beginning 9/15/2022, when sentencing a defendepartment, the court would announce in open taxpayers of such term of imprisonment. On or Department would calculate the average cost opreceding year and report such amount or amothe commission.	court and or before 8/1/2 timprisonn	on the record the total 2022, and on or before nent for inmates in De	estimated cost to the each August 1 thereafter the partment institutions for the	Notice of hearing for February 10, 2021 McKinney name added Referred to Judiciary Committee Date of introduction
LB339	(Bostelman) Require a utility coordination plan for certain highway and bridge contracts	Oppose Testimony	Transportation and Telecommunications	02/16/2021	In Committee 01/15/2021
	Any contract exceeding \$50,000 for the construance, street, highway, bridge, or other related city of the metropolitan class, any city of the prinhabitants is a party would require a utility construction.	structure to	o which the Departments of class, or any county	nt of Transportation or any	Notice of hearing for February 16, 2021 Notice of hearing for January 26, 2021 (cancel) Notice of hearing for January 26, 2021 Referred to Transportation and Telecommunications Committee
	Nebraska Association of County Officials posit	ion: Oppos	e		Date of introduction
LB348	(Morfeld) Change provisions relating to succession to real property by affidavit		Judiciary	02/04/2021	In Committee 01/15/2021
	Relating to decedents' estates and the affidavirinterest would be determined from the value of which the decedent died, as adjusted to 100% estate taxes and interest thereon if any is due the will of the decedent, a copy of such will wo	the propert of fair marke at the time o	ty shown on the asses et value as of the date of death. Additionally.	sment rolls for the year in of the affidavit, less real	Notice of hearing for February 04, 2021 Referred to Judiciary Committee Date of introduction
LB349	(McKinney) Create El-Hajj Malik El-Shabazz, Malcolm X Day and establish a holiday		Government, Military Affairs	and Veterans 03/03/2021	In Committee 01/15/2021
	May 19 of each year would be EI-Hajj Malik EI-S suitable exercises in the schools of the state ir Shabazz, Malcolm X and his contributions to the	recognition	n of the sacrifices of the	d be set apart for holding e late El-Hajj Malik El-	Notice of hearing for March 03, 2021 Referred to Government, Military and Veterans Affairs Committee Date of introduction
LB352	(Lathrop) Change the amounts of certain court fees		Judiciary	02/11/2021	General File 03/10/2021
	Relating to court costs, the court automation for longer \$1), and the dispute resolution fee would	ee would be d be \$1.50 (	\$10 (no longer \$8), th no longer \$0.75).	e training fee would be \$2 (no	Judiciary AM535 filed Placed on General File with AM535 Notice of hearing for February 11, 2021
	Nebraska Association of County Officials posit	ion: Suppor	rt Letter		Referred to Judiciary Committee

Document		Position	Committee	Hearing Date	Status
LB353	(Lathrop) Appropriate funds to the Department of Correctional Services for a community corrections facility		Appropriations	02/18/2021	In Committee 01/15/2021
	This bill would appropriate \$52 million from the Correctional Services for the construction or beds in the Omaha metropolitan area. The new community corrections capacity in the Omaha Correctional Services 2014 Master Plan Report	Notice of hearing for February 18, 2021 Referred to Appropriations Committee Date of introduction			
	Nebraska County Attorneys Association Posi	tion: Support	:		
LB354	(Lathrop) Require courts to issue decisions on motions to transfer jurisdiction in cases involving juveniles within thirty days after hearing		Judiciary	01/28/2021	General File 02/16/2021
	Relating to criminal procedure, this bill would jurisdiction in cases involving juveniles within	Pansing Brooks name added Placed on General File			
	Nebraska County Attorneys Association Posit	Notice of hearing for January 28, 2021 Referred to Judiciary Committee Date of introduction			
LB355	(Lathrop) Change provisions relating to county judges, clerk magistrates, and civil procedure		Judiciary	02/25/2021	Final Reading 04/28/2021
	Relating to county judges, clerk magistrates, days, excluding nonjudicial days, after the day	and civil proc te of issuance	edure, the summons v	ould be served within three	Placed on Final Reading Advanced to Enrollment and Review for Engrossment Placed on Select File Advanced to Enrollment and Review Initial Placed on General File Notice of hearing for February 25, 2021 Referred to Judiciary Committee Date of introduction
LB357	(Hunt) Create the Nebraska Youth in Care Bill of Rights		Judiciary	01/28/2021	General File 03/12/2021
	This bill would create the Nebraska Youth in Censure that the quality of care provided to chi youth rehabilitation and treatment centers is a setting. In order to accomplish such goals, the information and notice to ensure certain right would be in a placement that shares the child from unreasonable search and seizure as pro and as defined by state and federal law. Case that each child knows they have these rights.	Idren placed is close as po e Department s for them tha 's religious be vided under t	in foster family homes essible to the care a ch would provide develo at are listed in detail, in eliefs when practical a the 4th Amendment to	child-care institutions, or ild would receive in a family pmentally appropriate cluding that each child nd each child would be free the Constitution of the US	Judiciary AM54 filed Placed on General File with AM54 Notice of hearing for January 28, 2021 Referred to Judiciary Committee Date of introduction
	Nebraska Association of County Officials pos	ition: Watch			
LB362	(Halloran) Change provisions relating to ballots for early voting under the Election Act		Government, Military a Affairs	and Veterans 02/05/2021	In Committee 01/15/2021
	Relating to ballots for early voting under the E would be able to appoint an agent to return a behalf of such voter.	Election Act, a marked ballot	nny registered voter what to the election commi	no is permitted to vote early ssioner or county clerk on	Notice of hearing for February 05, 2021 Referred to Government, Military and Veterans Affairs Committee

enforcement powers for failure of political subdivisions to file reports If a political subdivision required to file a report with the Auditor of Public Accounts fails to file such report by the applicable due date, the Auditor of Public Accounts would be able to (a) assess the political subdivision a late fee of \$20 per day for each calendar day the required report remains not filed, but would not exceed \$2,000 per filing, and (b) at the auditor's discretion, audit the political subdivision at the subdivision's expense.  Nebraska Association of County Officials position: Watch Nebraska State Education Association position: Neutral  Nebraska State Education Association position: Neutral  Nebraska State Education Association position: Neutral  Sale of Final Reading Advanced to Enrollment and Review for Engressment Placed on Select File Government, Military and Veterans Affairs AM66 file Notice of hearing for January 29, 2021 Referred to Government, Military and Veterans Affairs Committee Date of Introduction  Approved by Governor on March 21, 2021 Referred to Referred to Government, Military and Veterans Affairs Committee Date of Introduction  Approved by Governor on March 21, 2021 Referred to Government, Military and Veterans Affairs Committee Date of Introduction  Approved by Governor on March 21, 2021 Bert on Final Reading Affairs Approved by Governor on March 21, 2021 Bert on Final Reading Affairs Approved by Governor on March 21, 2021 Bert on Final Reading Affairs Approved by Governor on March 21, 2021 Bert on Final	Document	Description	Position	Committee	Hearing Date	Status	
enforcement powers for failure of political subdivisions to file reports  If a political subdivision required to file a report with the Auditor of Public Accounts fails to file such report by the applicable due date, the Auditor of Public Accounts would be able to (a) assess the political subdivision at the subdivision at \$2,000 per filing, and (b) at the auditor's discretion, audit the political subdivision at the subdivision		Nebraska Association of County Officials pos	sition: Watch				
He applicable due date, the Auditor of Public Accounts would be able to (a) assess the political subdivision's late fee of \$20 per day for each calendar day the required report remains not filed, but would not exceed \$2,000 per filing, and (b) at the auditor's discretion, audit the political subdivision's expense.  Nebraska Association of County Officials position: Watch  Nebraska State Education Association position: Neutral  Nebraska State Education Association position: Neutral  Report of Public Accounts would have unrestricted access to working papers and audit files or any audit report fails to comply timely and fully with a request for access to working papers and audit files for any audit report required to be filed with the office of the Auditor of Public Accounts would be able to (a) assess the politic Accounts and the first own of the Auditor of Public Accounts would be able to (a) assess the auditor or auditing papers and audit files for any audit report required to be filed with the office of the Auditor of Public Accounts. The request and approval process is listed in detail. If the auditor or auditing firm responsible for preparing such audit report fails to comply timely and fully with a request for access to working papers and auditing firm responsible for preparing such audit report fails to comply timely and fully with a request for access to working papers and auditing firm responsible for preparing such audit report regulation of voluble Accounts at the entity's expense, and (c) refuse to accept any audit report fails to comply timely and fully with a request for access to working papers and auditing firm and the nortification is received by such auditor or auditing firm. Any deficiency noted by the Auditor of Public Accounts would be able to (a) assess the auditor or auditing firm to a fee of \$20 per doty occase calendary quarts from the date that nortification is received by such auditor or auditing firm. Any deficiency noted by the Auditor of Public Accounts and Review for Engosement.  Ne	LB368	enforcement powers for failure of political			and Veterans 01/29/2021	Approved by Governor 03/31/2021	
LB369 (Sanders) Provide the Auditor of Public Accounts Affairs The Auditor of Public Accounts would have unrestricted access to the working papers and audit files or a udit report required to be filed with the office of the Auditor of Public Accounts would have unrestricted access to the working papers and audit files or any audit report required to be filed with the office of the Auditor of Public Accounts would have unrestricted access to the working papers and audit files for any audit report required to be filed with the office of the Auditor of Public Accounts. The request and approval process is listed in detail. If the auditor or auditing firm responsible for preparing such audit report required to be filed working papers and audit files, the Auditor of Public Accounts would be able to (a) assess the auditor or auditing firm for a late fee of Step red yo're each calendar day the requested working papers and audit files remain inaccessible, (b) audit the entity that filed the audit report prepared by the Auditor of auditing firm for a period of three calendar years from the date that the notification is received by such auditor or auditing firm a period of three calendar years from the date that the notification is received by such auditor or auditing firm for a period of three calendar years from the date that the notification of interest to accept any audit report prepared by the Auditor or auditing firm for a period of three calendar years from the date that the notification of interest to accept any audit report prepared by the Auditor or auditing firm for a period of three calendar years from the date that the notification of interest to accept any audit report prepared by the Auditor or auditing firm for a period of three calendar years from the date that the notification of interest to accept any audit report prepared by the Auditor or auditing firm for a period of three calendar years from the date date and the notification of the prepared by the Auditor or auditing firm for a period of three cale		the applicable due date, the Auditor of Public late fee of \$20 per day for each calendar day \$2,000 per filing, and (b) at the auditor's disc expense.	the applicable due date, the Auditor of Public Accounts would be able to (a) assess the political subdivision a late fee of \$20 per day for each calendar day the required report remains not filed, but would not exceed \$2,000 per filing, and (b) at the auditor's discretion, audit the political subdivision at the subdivision's expense.  Nebraska Association of County Officials position: Watch  Nebraska State Education Association position: Neutral				
Affairs  The Auditor of Public Accounts would have unrestricted access to the working papers and audit files for any audit report required to be filed with the office of the Auditor of Public Accounts. The request and approval process is listed in detail. If the auditor or auditing firm responsible for preparing such audit report fails to comply timely and fully with a request for access to working papers and audit files, the Auditor of Public Accounts would be able to (a) assess the auditor or auditing firm a late fee of \$20 per day for each calendar day the requested working papers and audit files remain inaccessible, (b) audit the entity that filed the audit report with the Auditor of Public Accounts at the entity's expense, and (c) refuse to accept any audit report prepared by the auditor or auditing firm for a period of three calendar years from the date that the notification is received by such auditor or auditing firm. Any deficiency noted by the Auditor of Public Accounts would be forwarded to the Nebraska State Board of Public Accountancy for its consideration. Willfully failing to comply with this section would be a Class II misdemeanor.  Nebraska Association of County Officials position: Watch  Nebraska Association of County Officials position: Watch		Nebraska State Education Association positi					
Affairs Committee  Date of introduction	LB369	access to working papers and audit files  The Auditor of Public Accounts would have a udit report required to be filed with the offic process is listed in detail. If the auditor or au comply timely and fully with a request for accounts would be able to (a) assess the auday the requested working papers and audit report with the Auditor of Public Accounts at prepared by the auditor or auditing firm for a is received by such auditor or auditing firm. If forwarded to the Nebraska State Board of Puwith this section would be a Class II misdement.	e of the Audito diting firm rescess to workin ditor or auditin files remain in the entity's experiod of thre Any deficiency blic Accountateanor.	Affairs ccess to the working pa or of Public Accounts. ponsible for preparing ng papers and audit file ng firm a late fee of \$20 naccessible, (b) audit the xpense, and (c) refuse the calendar years from y noted by the Auditor	apers and audit files for any The request and approval such audit report fails to s, the Auditor of Public per day for each calendar e entity that filed the audit to accept any audit report the date that the notification of Public Accounts would be	Approved by Governor on March 31, 2021 B. Hansen explanation of vote Presented to Governor on March 25, 2021 President/Speaker signed Passed on Final Reading 46-0-3 Placed on Final Reading Advanced to Enrollment and Review for Engrossment Placed on Select File Government, Military and Veterans Affairs AM67 adopted Advanced to Enrollment and Review Initial Government, Military and Veterans Affairs AM67 filed Placed on General File with AM67 Notice of hearing for January 29, 2021	
	LB370	(Sanders) Adopt the Personal Privacy Protection A	ct	Judiciary	03/11/2021	Date of introduction	

Document		Position	Committee	Hearing Date	Status
	This bill would adopt the Personal Privacy P contrary except as otherwise provided in thi requiring any individual to provide personal information, (b) requiring any nonprofit orgathe Internal Revenue Code to provide such p the release of personal information, (c) if in otherwise publicly disclosing such personal prospective contractor or grantee to provide certificates of exemption under section 501( grantee has provided financial or nonfinancial colosure under public record laws. A persappropriate injunctive relief and damages, in	s section, eac information o inization holdi oublic agency the possession information, or such public ac of the Interrial support. Peon alleging a vacuating a reasonal coluding a reasonal support.	h public agency would rotherwise compelling a certificate of exerwith personal information (d) requesting or reagency with a list of notal Revenue Code to we ronal information wo riolation of this Act wo sonable attorney's fee	I be prohibited from (a) g the release of personal nption under section 501(c) of tion or otherwise compelling ion, releasing, publicizing, or quiring a current or onprofit organizations holding thich such contractor or uld be exempt from uld be able to be entitled to	Notice of hearing for March 11, 2021 Referred to Judiciary Committee Date of introduction
	Nebraska Association of County Officials po Nebraska Association of Behavioral Health (				
LB371	(Aguilar) Provide for games of chance under the Nebraska Racetrack Gaming Act at state, district, and county fair locations		General Affairs	02/01/2021	Approved by Governor 04/21/2021 Aguilar Priority Bill
	This bill would provide for games of chance county fair locations.	under the Neb	oraska Racetrack Gam	ing Act at state, district, and	Approved by Governor on April 21, 2021 Blood explanation of vote Day explanation of vote Presented to Governor on April 15, 2021 President/Speaker signed Passed on Final Reading 35-7-7 Placed on Final Reading Advanced to Enrollment and Review for Engrossment Placed on Select File Blood name added Wayne name added Wayne name added Advanced to Enrollment and Review Initial Aguilar priority bill Placed on General File Notice of hearing for February 01, 2021 Referred to General Affairs Committee Date of introduction
LB377	(DeBoer) Change inheritance tax provisions		Revenue	02/18/2021	General File 03/12/2021
	Introduced at the request of the Nebraska St the decedent would additionally include rela grandparent, child, sibling, uncle, aunt, niec uncle, aunt, niece, or nephew was married to death of such spouse.  Nebraska Association of County Officials po	tives of a spo e, or nephew, o the spouse a	use or former spouse of the decedent's parent the date of death of the date of death of the date of the death of the date of t	of the decedent's parent, nt, grandparent, child, sibling,	Placed on General File Notice of hearing for February 18, 2021 Referred to Revenue Committee Date of introduction
I D270				00/05/0004	Page of with E. Clause 04/20/2024
LB379	(Hilgers) Provide, change, and eliminate provision relating to appropriations	s ivionitor	Appropriations	02/05/2021	Passed with E-Clause 04/20/2021

Document	Description	Position	Committee	Hearing Date	Status
	Part of the biennial budget package, this is the spending that must pass by June 30, 2020 to also allows for dollars to be spent on new pro	preserve a ba	lanced budge and t	72020-21. Meaning this is o keep departments whole. It	Presented to Governor on April 20, 2021 President/Speaker signed Dispensing of reading at large approved Passed on Final Reading with Emergency Clause 47-0-2 Placed on Final Reading with ST9 Advanced to Enrollment and Review for Engrossment Enrollment and Review ER52 adopted Cavanaugh, M. MO32 Bracket until April 15, 2021 filed Cavanaugh, M. MO32 failed Placed on Select File with ER52 Enrollment and Review ER52 filed Appropriations AM392 adopted Advanced to Enrollment and Review Initial Appropriations AM392 filed Placed on General File with AM392 Notice of hearing for February 05, 2021 Referred to Appropriations Committee Date of introduction
LB380	(Hilgers) Appropriate funds for the expenses of Nebraska State Government for the biennium ending June 30, 2023	Monitor	Appropriations	02/05/2021	Passed with E-Clause 04/20/2021
	Part of the bienneial budget package, this is t spending will be housed in this bill.	he mainline a	ppropriations bill fo	r 2021-23. All programatic	Presented to Governor on April 20, 2021 President/Speaker signed Dispensing of reading at large approved
	Nebraska Hospital Association position: Mor	nitor			Passed on Final Reading with Emergency Clause 47-0-2
	Nebraska State Education Association position Nebraska Association of Behavioral Health O		position: Support		Placed on Final Reading Advanced to Enrollment and Review for Engrossment
	Nebraska Economic Developers Association Nebraska Child Health & Education Alliance:	•	nitor		Cavanaugh, M. AM952 lost Cavanaugh, M. AM952 filed Wayne AM940 withdrawn Wayne AM957 withdrawn Wayne AM938 withdrawn Wayne AM940 filed Wayne AM957 filed Wishart AM963 filed Arch AM968 adopted McKinney AM967 adopted Wishart AM963 adopted Groene AM961 lost Arch AM968 filed

Document	Description	Position	Committee	Hearing Date	Status
2004110111	2000.151.011			noamig zato	McKinney AM967 filed
					Groene AM961 filed
					Stinner AM946 adopted
					Enrollment and Review ER56 adopted
					Stinner AM946 filed
					Wayne AM938 filed
					Placed on Select File with ER56
					Enrollment and Review ER56 filed
					Appropriations AM393 adopted
					Advanced to Enrollment and Review Initial
					Flood AM890 withdrawn
					Cavanaugh, M. MO20 failed
					Flood AM890 filed
					Cavanaugh, M. MO19 Bracket until May 4, 2021 filed
					Cavanaugh, M. MO20 Reconsider the vote on MO19 filed
					Cavanaugh, M. MO19 failed
					Cavanaugh, M. AM896 withdrawn
					Flood AM891 adopted
					Flood AM891 filed
					Cavanaugh, M. AM896 pending
					Appropriations AM393 pending
					Cavanaugh, M. AM896 filed
					Appropriations AM393 filed
					Placed on General File with AM393
					Notice of hearing for February 05, 2021
					Referred to Appropriations Committee
					Date of introduction
LB394	(Morfeld) Adopt the Public Health Emergency Housing Protection Act and change deadlines for trials in actions for possession and forcible entry and detainer	i	Judiciary	02/04/2021	In Committee 01/20/2021
	This bill would adopt the Public Health Emerge necessary to protect the public welfare from the would be able to enact a moratorium on any exthe governing body or the mayor or city managemoratorium would end when either the governing both the moratorium is enacted by the governing both the moratorium is enacted by the governing both the moratorium is enacted by the governing both the govern	s disease, the municipality the municipality, either through ution or proclamation. The ger determines, except when the governing body would be	Notice of hearing for February 04, 2021 Referred to Judiciary Committee Hansen, M. name added Date of introduction		
	able to reinstate the moratorium with a two-thi board would also have these powers.				
	During a moratorium period, the following wou landlord would not be able to terminate a renta file a judicial eviction action against a tenant, (	al agreement	any dwelling unit wit with a tenant, (b) a	thin the jurisdiction: (a) a landlord would not be able to	

Document	Description	Position	Committee	Hearing Date	Status
	a court in which an eviction action is pending be allowed against a tenant for an eviction act deadlines relating to eviction actions would be would be served or executed on a tenant, and charges to a tenant for nonpayment of rent. The mortgagors of real property.  The Public Health Emergency Housing Assist pursuant to this section. The deadlines for trial would remain the same, unless otherwise ord.	cion, (e) a cou e tolled for th (h) a landlord he same resti ance Fund wo als in actions	irt would not accept a e duration of the per d would not assess for cictions would apply ould be created to pro- for possession and f	any eviction action filing, (f) all od, (g) no eviction order es, penalties, or other or foreclosure actions against ovide housing assistance	
	Nebraska Association of County Officials pos	ition: Conditi	onal		
LB404	(Lowe) Change permit and renewal time periods under the Concealed Handgun Permit Act		Judiciary	03/03/2021	In Committee 01/20/2021
	Regarding the Concealed Handgun Permit Ac 5).	t, permit and	renewal time periods	would be 10 years (no longer	Notice of hearing for March 03, 2021 Referred to Judiciary Committee Aguilar name added Date of introduction
LB405	(Lowe) Change provisions relating to village boards of trustees  Introduced at the request of the League of Nevillage board of trustees would be able to, by office or village employment or any combinate the office of village trustee would not be combined or merged work combination or merger would be limited to a combination or merger would be able to upon approval by the village board of trustees	braska Munic ordinance, co on of duties o bined or merg uld always be consolidation ther village of receive comp	ombine or merge any of any such offices o ged with any other vil construed to be sep of official duties only fice or village emplo	elective or appointive village remployments, except that lage office or village arate and the effect of the r. The officer of village trustee yment except that a member of	Approved by Governor 04/20/2021  Approved by Governor on April 16, 2021 Presented to Governor on April 12, 2021 President/Speaker signed Passed on Final Reading 46-0-3 Placed on Final Reading Advanced to Enrollment and Review for Engrossment Enrollment and Review ER35 adopted Placed on Select File with ER35 Enrollment and Review ER35 filed Advanced to Enrollment and Review Initial Placed on General File Notice of hearing for February 02, 2021 Referred to Urban Affairs Committee Date of introduction
LB407	(McDonnell) Include certain county correctional officers in provisions governing mental injuries and mental illnesses under the Nebraska Workers' Compensation Act Regarding the Nebraska Workers' Compensation officer" and "high-population county." The demental illness unaccompanied by physical injudefinition of "high-risk individual" would inclube being placed in the custody of a county jail in	ion Act, defir finition of "poury for an em Ide a person a high-popul	ersonal injury" would ployee who is a cour in the custody of a co ation county.	ided for "county correctional include mental injuries and ity correctional officer. The	Placed on Final Reading with ST20 Enrollment and Review ER82 adopted Advanced to Enrollment and Review for Engrossment McDonnell AM1282 adopted McDonnell AM1282 filed Placed on Select File with ER82
	officer" and "high-population county." The de mental illness unaccompanied by physical inj definition of "high-risk individual" would inclu	finition of "poury for an emude a person a high-popul	ersonal injury" would ployee who is a cour in the custody of a co ation county.	include mental injuries and ity correctional officer. The	Enrollment and Review E Advanced to Enrollment a Engrossment McDonnell AM1282 adopt

Document	Description	Position	Committee	Hearing Date	Status
	Nebraska Association of County Officials Nebraska Association of Behavioral Health	Enrollment and Review ER82 filed Advanced to Enrollment and Review Initial Wayne name added Placed on General File Hunt name added Blood name added Notice of hearing for February 01, 2021 Referred to Business and Labor Committee Date of introduction			
.B408	(Briese) Adopt the Property Tax Request Act	Oppose	Revenue	01/27/2021	General File 03/02/2021 Geist Priority Bill
	included for approved bonds, political sub subdivision's property tax request for any more than 3%, except as otherwise provide the limit provided in this section by an amount in a primary, general, or special election at this section would not apply to that portion	This bill would adopt the Property Tax Request Act and is the statutory equivalent of LR22CA. Defining included for approved bonds, political subdivision, property tax request, and real growth value. A possibility of subdivision's property tax request for any year would not exceed its property tax request in the prior more than 3%, except as otherwise provided in this section. A political subdivision would be able to the limit provided in this section by an amount approved by a majority of registered voters voting on in a primary, general, or special election at which the issue is placed before the registered voters. The this section would not apply to that portion of a political subdivision's property tax request that is not pay the principal and interest on approved bonds and that will be derived from the real growth value political subdivision.			
	The Committee Amendment becomes the lother provisions from LB408 are included through Page 6, Lines 1-14) that a political request authority. Request authority shall year multiplied by 103%.	in the Committed subdivision's pr	e Amendment. Section 4 roperty tax request in any	(Page 4, Lines 19-31 year shall not exceed its	Briese MO45 failed Morfeld MO43 Recommit to the Revenue Committe filed Briese MO45 Invoke cloture pursuant to Rule 7, Section 10 filed Hansen, M. MO44 Bracket until June 10, 2021 filed Blood MO42 withdrawn
By a majority vote of a political subdivision's governing board, the political subdivision for no more than 2 consecutive years. If this situation occurs, the proper subdivision shall be reduced to ensure the increase in the property tax requeryear period. The 3-year period will be measured using the year when the politimit as the first year. If the vote to exceed the 3% limit is for 2 consecutive ye measured twice using each of the 2 consecutive years as the first year of the 3% limit shall not apply to a political subdivision's property tax request that we growth value of		occurs, the property tax property tax request doe year when the political s or 2 consecutive years, the the first year of the applic	request of the political s not exceed 9% over a 3- ubdivision exceeds the 3% the 3-year period shall be able 3-year period. The	Blood MO42 Bracket until May 10, 2021 filed Revenue AM371 pending	
	the political subdivision.  A political subdivision that chooses not to one-half of its unused request authority to authority may be used in future years to in The 3% limit shall apply to property tax rect o property tax request set in 2028 and the required at a budget hearing shall also inc with the Property Tax Request Act.	future years as crease the politiquests set in 202 reafter. Section	carryover request author ical subdivision's tax requenced to take to 22 through 2027. The 3% length 13-506 is amended to recomment to recomment to recomment to the contract of the contract and the contract an	ity. Carryover request uest above the 3% limit. imit shall not longer apply quire the presentation	Morfeld AM618 filed Pansing Brooks AM1028 filed Briese AM1064 filed Blood AM1030 filed Blood AM1031 filed
	Douglas County Board of Commissioners Nebraska Association of School Boards po	-	High Concern		Walz AM620 filed Briese FA12 filed

Document		Position	Committee	Hearing Date	Status
	Nebraska Rural Community Nebraska State Education A Schools Taking Action for N Nebraska State Chamber po Nebraska Association of Co	Administrators position: Oppo Schools Association position: Association position: Oppose Bebraska Children Education position: None Bunty Officials position: Oppose Association postion: Oppose	Oppose esition: Oppose		Linehan AM521 filed Geist priority bill Placed on General File with AM371 Revenue AM371 filed Notice of hearing for January 27, 2021 Referred to Revenue Committee Brewer name added Date of introduction
LB414	(Wishart) Change provisions of t Subdivisions Construction Altern	he Political	Government, Military Affairs	and Veterans 02/04/2021	Approved by Governor 04/23/2021
	use a design-build contract wastewater, utility, or sewer political subdivision has ma savings in cost or time or (becontract delivery system. Political subdivery system)	divisions Construction Alternat or construction management a construction. For this project, ide a determination that the cor prequirement of specialized or olitical subdivisions would included	t risk contract under t the resolution would i itract is in the public i complex construction ude a natural resource	his Act for a project for water, nclude a statement that the nterest, based on either (a) n methods suitable for the	Approved by Governor on April 23, 2021 Presented to Governor on April 20, 2021 President/Speaker signed Passed on Final Reading 47-0-2 Placed on Final Reading Advanced to Enrollment and Review for Engrossment Placed on Select File Advanced to Enrollment and Review Initial Hansen, M. name added Placed on General File Notice of hearing for February 04, 2021 Referred to Government, Military and Veterans Affairs Committee Date of introduction
LB417	officer.		Judiciary ounds by a full-time, o	03/03/2021 if-duty law enforcement	In Committee 01/20/2021  Notice of hearing for March 03, 2021 Referred to Judiciary Committee Brandt name added Date of introduction
	Nebraska State Education A Omaha Police Officers Asso	association position: Poliow Seciation position: Oppose Sociation/Fraternal Order of Polic Sociations position: No Position	e position: Neutral		Date of introduction
LB419	for the tenant unless the ter appointed counsel or retain paid by the county. Counsel for fees for services perforn	e for a filing fee the commencement of any evict nant is already represented by c the tenant's own counsel and t I appointed here would apply to ned. In addition to all other coul I be assessed in each county co	counsel. The tenant wo he cost of any court-a the court before whic rt costs assessed acc	ould be able to waive court- ppointed counsel would be the proceedings were had ording to law, an eviction	In Committee 01/20/2021  Notice of hearing for February 04, 2021 Referred to Judiciary Committee Hunt name added Date of introduction

Document	Description	Position	Committee	Hearing Date	Status
	Douglas County Board of Commissioners pos Nebraska Association of County Officials posi				
LB422	(Briese) Change the sales tax rate and impose sales tax on additional services	S	Revenue	02/03/2021	In Committee 01/20/2021
	Commencing 10/1/2022, the rate of sales tax leads all sales of tangible personal property sold at adjust the sales tax at the beginning of the neapproximately the same amount of revenue for gone into effect.	retail in this s xt four calend	tate) would be 5%. The Tax Commar quarters to a rate estimated to	nissioner would provide	Notice of hearing for February 03, 2021 Referred to Revenue Committee Date of introduction
	Nebraska Hospital Association position: Undo Nebraska State Chamber position: Oppose Nebraska Association of County Officials posi League of Nebraska Municipalities position: Nebraska Economic Developers Association p	ition: Watch No Position	itor		
LB424	(Brewer) Provide and change zoning requirements for wind energy generation projects	Oppose Letter	Government, Military and Veterans	s 02/26/2021	In Committee 01/20/2021
	Beginning 9/1/2021, no wind energy generation project would be located has zoning regulation section. The zoning provisions would address instruments, decommissioning terms and con generation projects. The procedure used to make a standards institute, the international for Standardization for the measurement of so	n project wou ns or a zoning s fixed-distand ditions, and for easure noise Electrotechni	Id be constructed unless the cougging resolution meeting the requirem se setbacks, noise standards, any ees for conditional use permits for would meet the requirements of the set of the s	nents of this or noise-measuring or wind energy he American	Notice of hearing for February 26, 2021 Referred to Government, Military and Veterans Affairs Committee Date of introduction
	Nebraska State Chamber position: Oppose Nebraska Association of County Officials posi	ition: Oppose			
LB426	(Appropriations) Require the Department of of Health and Human Services to conduct a cost analysis for capital improvement and structural changes at the Youth Rehabilitation and Treatment Center-Kearney and submit a report		Appropriations	02/25/2021	In Committee 01/20/2021
	The Department of Health and Human Services necessary capital improvements and structura Treatment Center-Kearney within 60 days after and Human Services Committee on or before	al changes to r the effective	the facilities at the Youth Rehabil	itation and	Notice of hearing for February 25, 2021 Referred to Appropriations Committee Date of introduction
	Nebraska Association of Behavioral Health Or	ganizations p	osition: Monitor		
LB427	(Health and Human Services) State intent that substance abuse and behavioral health treatment for juveniles by the Department of Health and Human Services not be delayed	Monitor	Health and Human Services	02/03/2021	In Committee 01/20/2021
	It would be the intent of the Legislature that no and Human Services at which the department health residential treatment for juveniles unde to a juvenile when such treatment has been de	provides inpa er the jurisdict	itient or subacute substance abus ion of a juvenile court would dela	se or behavioral by such treatment	Notice of hearing for February 03, 2021 Referred to Health and Human Services Committee Date of introduction

Document	Description	Position	Committee	Hearing Date	Status						
	Nebraska Association of Behavioral Health Organizations position: Support										
LB428	(Health and Human Services) Changes provisions relating to juvenile services under the jurisdiction of the Department of Health and Human Services	Monitor	Health and Human Services	02/03/2021	Final Reading 05/18/2021 Health and Human Services Priority Bill						
	Each youth and rehabilitation center would pro- education program for each juvenile that can a graduation that will be accepted by any public would be entitled to receive an appropriate edu the regular settings of public school districts a	gh school ed to the centers	Placed on Final Reading with ST32 Advanced to Enrollment and Review for Engrossment Cavanaugh, M. AM1447 filed Cavanaugh, M. AM1447 lost Arch AM1315 adopted								
	AM 566 incorporates LB 429, LB 570, LB 425, a Department of Health and Human Services to to facilities and programs under the Office of Jincluded in section 1 of AM 566. Section 1 inso Department of Health and Human Services [Dhimplementing any substantial changes to the f Juvenile Services [OJS]. The term 'substantial establishment of a new youth rehabilitation an and treatment program to another state-operate	tantial changes amended, are equire the prior to the Office of s: [1] The	Pending Enrollment and Review ER61 adopted Arch AM1315 filed Enrollment and Review ER61 filed Placed on Select File with ER61 Advanced to Enrollment and Review Initial Arch AM810 adopted Arch AM943 withdrawn								
	[3] The establishment of a youth rehabilitation facility; or [4] The closure or termination of a y The bill excludes emergency situations from the	Health and Human Services AM566 adopted Arch AM943 filed McCollister name added Arch AM810 filed									
	LB 570 changes certain Department of Health are included in section 2 of AM 566. Section 2 States privatization of child welfare case mana 2021. The bill would authorize the Legislature temergency clause applies to section 2 to facili	would required gement servers to hire a cons	re the Legislature to complete an e ices in the Eastern Service Area b sultant to assist in completing the	Health and Human Services AM566 filed Placed on General File with AM566 Health and Human Services priority bill Notice of hearing for February 03, 2021 Referred to Health and Human Services Committee Date of introduction							

Document	Description	Position	Committee	Hearing Date	Status
	LB 425 requires the Department of Health and analysis for an inpatient adolescent psychiat require the Department of Health and Human assessment and cost analysis for the establist the Lincoln Regional Center. Under section 8 permissive. Section 4 strikes the permissive language requiring DHHS to contract with an analysis of health care facilities, within 60 datassessment and cost analysis. The department the Health and Human Services Committee at The report shall contain: [1] A needs assessminpatient adolescent psychiatric unit; [2] The Center for use as an inpatient adolescent psy Regional Center, including the costs for need costs of such unit, including, but not limited General Fund appropriations; and [5] Cost satinstitutions back to Nebraska for treatment at facilitate the completion of the needs assessing LB 427 states intent that substance abuse an Health and Human Services not be delayed at language in section 83-107.01, the section of supervision of the Department of Health and language states the Legislatures intent that the subacute substance abuse or behavioral health and legislatures intent that the subacute substance abuse or behavioral health and legislatures intent that the subacute substance abuse or behavioral health and legislatures intent that the subacute substance abuse or behavioral health and legislatures intent that the subacute substance abuse or behavioral health and legislatures intent that the subacute substance abuse or behavioral health and legislatures intent that the subacute substance abuse or behavioral health and legislatures intent that the subacute substance abuse or behavioral health and legislatures intent that the subacute substance abuse or behavioral health and legislatures intent that the subacute substance abuse or behavioral health and legislatures intent that the subacute substance abuse or behavioral health and legislatures intent that the subacute substance abuse or behavioral health and legislatures intent that the subacute substance abuse or behavioral health				
	Legislature. It clarified some reporting requir				
	Nebraska Association of School Boards posi Nebraska State Education Association position Nebraska Child Health & Education Alliance: Nebraska Department of Education position:	on: Support Testimony- S	upport		
LB429	(Health and Human Services) Require notification to the Department of Health and Human Services to the Legislature prior to implementation of substantic changes to facilities and programs under the Office of Juvenile Services	al	Health and Human S	ervices 02/03/2021	In Committee 01/20/2021
	Prior to implementing any substantial change Office of Juvenile Services, the Department of such intended substantial changes. Legislating changes.	f Health and I	Human Services would	d notify the Legislature of	Attorney General Opinion 21-002 to Arch Notice of hearing for February 03, 2021 Referred to Health and Human Services Committee Date of introduction
	Nebraska Association of Behavioral Health O	rganizations	position: Monitor		

Document	Description	Position	Committee	Hearing Date	Status
B431	(Revenue) Change taxation provisions relating to improvements on leased lands, the assessment of undervalued and overvalued property, methods for giving notice, and the collection of certain taxes and fees		Revenue	03/03/2021	General File 04/07/2021
	Within 7 days after the county board of equalization clerk would, for protested and nonprotested a county assessor's report of undervalued and county board of equalization's decision. The foretailers to the Tax Commissioner on or before retailer's annual fee remittance is \$3,000 or most specified or most specified by the second specified by	Placed on General File Notice of hearing for March 03, 2021 Referred to Revenue Committee Date of introduction			
	Nebraska Association of County Officials posi	tion: Watch			
3435	(Hansen, B.) Require an official watermark on certain ballots under the Election Act		Government, Military a Affairs	nd Veterans 02/05/2021	In Committee 01/20/2021
	Regarding the Election Act, an official waterm official ballots.	-	,	ate would be required for all	Notice of hearing for February 05, 2021 Referred to Government, Military and Veterans Affairs Committee Date of introduction
	Nebraska Association of County Officials posi	tion: Oppose			
B441	(Hansen, M.) Change provisions relating to compensation for individuals affected by COVID-19 under the Nebraska Workers' Compensation Act Regarding the Nebraska Workers' Compensat workers' compensation and (i) is confirmed as listed as the cause of death on their death cerdue to suspected COVID-19 exposure, would be and in the course of his or her employment, as basis that the accident did not produce an unfold be created to pay for any costs from retroactive.	s COVID-19 p tificate, or (ii oe presumed nd a claim wo oreseen inju	ositive on or after 3/13/ i) is quarantined at the to have suffered from a could not be denied to a ry. The Retroactive CO	2020, (ii) has COVID-19 direction of the employer an accident arising out of n essential worker on the VID-19 Claims Fund would	In Committee 01/20/2021  Notice of hearing for March 01, 2021 Referred to Business and Labor Committee Date of introduction
	Nebraska Hospital Association position: Undo Nebraska Association of School Boards positi Nebraska State Chamber position: Oppose Nebraska Association of County Officials posi League of Nebraska Municipalities position: O	on: Oppose			
B443	(Hansen, M.) Exempt local foster care review boards from the Open Meetings Act	3	Government, Military a Affairs	nd Veterans 02/25/2021	General File 03/09/2021
	This bill would exempt local foster care review  Nebraska Association of County Officials posi		n the Open Meetings Ad	et.	Placed on General File Notice of hearing for February 25, 2021 Referred to Government, Military and Veterans Affairs Committee Date of introduction
B444	(Hansen, M.) Change provisions relating to credit against jail terms		Judiciary	02/10/2021	General File 03/04/2021

Document	Description	Position	Committee	Hearing Date	Status		
	If a person is arrested on one charge and pro- occurred prior to such person's arrest, credit prosecution would be given for all time spent against another sentence.	against the te	erm of any sentence resu	Iting from such	Placed on General File Notice of hearing for February 10, 2021 Referred to Judiciary Committee Date of introduction		
	Nebraska Association of County Officials pos	ition: Watch					
LB447	(Cavanaugh, M.) Change provisions relating to immunization under the Child Care Licensing Act		Health and Human Servi	ces 02/04/2021	In Committee 01/20/2021		
	Regarding the Child Care Licensing Act, the k cavvination using a parent statement, instead a doctors note stating a medical reason for no for the submission of any report required for children in such reports would not be public i	l allowing only ot being immu each program	y for children to enroll wh unized. The department w	no have immunizations or vould maintain a database	Notice of hearing for February 04, 2021 Referred to Health and Human Services Committee Date of introduction		
	Nebraska Hospital Association position: Sup Nebraska Child Health & Education Alliance:		upport				
LB450	(McKinney) Adopt the Nebraska Innovation Hub Ac	t	Business and Labor	02/01/2021	General File 04/13/2021		
	LB450 would adopt the Nebraska Innovation I between interrelated firms, local governments and industries that collectively drive economic Economic Development is charged with desig development, and job creation by leveraging economic development organizations, busine are not limited to, research parks, technology	s, economic d ic growth with gnating innova assets to provess groups, ar	levelopment organization hin a defined geographic ation hubs to stimulate p vide an innovation platfor nd venture capitalists. Th	s, educational entities, area. The Department of artnerships, economic m for startup businesses, e assets may include, but	Business and Labor AM739 filed Placed on General File with AM739 Notice of hearing for February 01, 2021 Referred to Business and Labor Committee Date of introduction		
	The Business and Labor Committee advanced the bill with AM739 attached. AM739 defines an Economic redevelopment area in reference to the Nebraska Innovation Hub Act. Sec 3. (4) Economic redevelopment area means an area in the State of Nebraska in which: (a) The average rate of unemployment in the area during the period covered by the most recent federal decennial census or American Community Survey 5-Year Estimate by the United States Bureau of the Census is at least one hundred fifty percent of the average rate of unemployment in the state during the same period; and (b) The average poverty rate in the area is twenty percent or more for the federal census tract in the area						
	Nebraska State Chamber position: Monitor Nebraska Economic Developers Association	position: Mor	nitor				
LB454	(Friesen) Adopt the School Property Tax Stabilization Act and change the valuation of agricultural land		Revenue	02/11/2021	Failed to Advance 05/04/2021 Friesen Priority Bill		

#### Weekly Report for Bills of Interest on 05/19/2021 The full text of all bills and other information is available by clicking on the bill number on the chart or online at www.nebraskalegislature.gov

**Document Description** Position Committee **Hearing Date** This bill would adopt the School Property Tax Stabilization Act. On or before 9/15/2021, the State Department of Education would determine the total school property tax stabilization payment to be paid to each eligible school district for the 2021-22 school fiscal year. On or before 6/30/2022 and each year thereafter, the Department would do the same for the ensuing year. A school district would be eligible for a school property tax stabilization payment if the school district property tax requirement exceeds 75% for the formula need calculated for such school district for the school fiscal year for which a total school property tax stabilization payment is being calculated. The requirement for each district would equal the formula need minus the sum of the amount to be distributed pursuant to the Tax Equity and Educational Opportunities Act and other actual Wayne AM1234 filed receipts for which a total school property tax stabilization payment is being calculated. The school property tax stabilization base would equal the amount by which the requirement exceeds the difference of 75% of the formula need minus the sum of the amount to be distributed pursuant to the Tax Equity and Educational Opportunities Act and other actual receipts for such school district. The total payment to be paid to an eligible school district would equal the school property tax stabilization base for such school district multiplied by 50%. The applicable percentage for agricultural and horticultural land to be used for school district taxation purposes would be 65 for tax year 2022 and 55 for tax years 2023 and after. The applicable percentage range for other property to be used for school district taxation purposes would be 59 to 65 for tax year 2022 and 49 to 55 for tax years 2023 and after. For agricultural and horticultural land, the adjusted valuation used for the calculation of aid for school FY prior to 2022-23, 72% of actual value (followed by 62%

for FY 2022-23 and 52% for FY 2023-24 and after).

The Revenue Committee advacaced LB454 with AM789. The amendment creates the School Property Tax Stabilization Act. School districts that qualify for a school property tax stabilization payment will receive the payment in 10 equal installments beginning on the last business day in September and through the last business day in June. School districts receiving less than \$1,000 total payment will receive the lump sum on the last business day in December.

The total school property tax stabilization payment paid to an eligible school district will be equal to 50% of the school property tax stabilization base. The school property tax stabilization base shall equal the amount the eligible school district's property tax requirement exceeds 70% of the formula need calculated for school fiscal year 2012-22; 65% of the formula need for school fiscal year 2022-23; 65% of the formula need for school fiscal year 2022-23; 60% of the formula need for school fiscal year 2023-24; and 55% of the formula need for school fiscal year 2024-25 and each school fiscal year thereafter.

The school district property tax requirement will be equal to the formula need calculated for each school district minus the sum of the amount of TEEOSA Aid and other actual receipts. To be eligible for the school property tax stabilization payment, the property tax requirement for the school district must exceed 70% of the formula need calculated for school fiscal year 2021-22; 65% of the formula need calculated for school fiscal year 2022-23; 60% pf the formula need for school fiscal year 2023-24 and 55% of formula need for school fiscal year 2021-25 and each school fiscal year thereafter.

The Department of Education will determine the total school property tax stabilization payments for each eligible school district in school year 2021-22 on or before September 15, 2021. For each school year thereafter, the Department of Education will determine the total school property tax stabilization payments on or before June 30.

All monies received from the School Property Tax Stabilization Act shall be shown as budgeted non-propertytax receipts and deducted prior to calculating the property tax request in the local system's general fund budget statement as provided to the Auditor of Public Accounts. The amendment contains intent language to appropriate the funds necessary to carry out the School Property Tax Stabilization Act; and to fully fund the Tax Equity and Educational Opportunities Support Act before funding the School Property Tax Stabilization Act.

Failed to advance to Enrollment and Review Initial

Revenue AM789 adopted

Wayne AM1234 lost

Status

Wayne AM1234 reoffered

Friesen AM1231 withdrawn

Wayne AM1234 withdrawn

Wayne FA43 filed

Revenue AM789 pending

Friesen AM1231 pending

Friesen AM1231 filed

Brewer name added

Revenue AM789 filed

Placed on General File with AM789

Brandt name added

Friesen priority bill

Albrecht name added

Notice of hearing for February 11, 2021

Referred to Revenue Committee

Date of introduction

### Weekly Report for Bills of Interest on 05/19/2021 The full text of all bills and other information is available by clicking on the bill number on the chart or online at www.nebraskalegislature.gov

Document	Description	Position	Committee	Hearing Date	Status	
	Nebraska Association of School Boards position: Follow					
	Nebraska Council of School Administrators position: Oppose					
	Nebraska Rural Community Schools Associa	ation position:	Oppose			
	Schools Taking Action for Nebraska Children	n Education po	osition: Oppose			
	Nebraska State Chamber position: Watch					
	Nebraska Association of County Officials po	sition: Suppor	rt			
	Greater Nebraska Schools Association post	on: Oppose -	Testify			
	FAIR Nebraska position: Support					
	Open Sky Policy Institute position: Oppose					
	Omaha Public Schools position: Oppose					
LB455	(Friesen) Adopt the Broadband Pole Attachment A	ct	Transportation and Telecommunications	02/08/2021	In Committee 01/20/2021	

LB455 would adopt the Broadband Pole Attachment Act, which is intended to promote the deployment of broadband services. Each electric utility must: charge rates and fees for attachments to utility poles by communications service providers that are just, reasonable, and nondiscriminatory regardless of the services furnished; make the electric utility's easements available to a communications service provider and, where necessary, obtain expansions of such easements to accommodate the communications service provider's attachments on a nondiscriminatory and competitively neutral basis; establish terms and conditions for attachments to utility poles by any communications service provider that are nondiscriminatory, competitively neutral, commercially reasonable, and consistent with federal laws and regulations; if consistent with the National Electrical Safety Code, rearrange, expand, replace, or otherwise reengineer any utility pole upon the request of a communications service provider if necessary to accommodate the communications service provider's new attachment. If the replacement of a utility pole is necessary pursuant to this subdivision, an electric utility shall not require reimbursement of costs associated with such pole replacement from a communications service provider beyond recovery of the electric utility's actual and reasonable costs of advancing the retirement of the existing utility pole. Such costs shall be measured by the net book value of the existing utility pole plus the incremental cost, if any, of installing a utility pole with greater capacity than the utility pole such electric utility would have installed in the normal course of its operations, and any other incremental costs proved by the electric utility, except that such incremental costs shall in no event include any costs associated with the installation of a utility pole the electric utility would have installed at the same location; complete utility pole replacement or other make-ready work within 90 days of receipt of a complete attachment request from a communications service provider; allow a communications service provider or its designee to use boxing techniques, extension arms, attachments below existing attachments where space is unavailable above existing attachments, temporary attachments, or other methods or equipment, except that such use shall comply with the National Electrical Safety Code or other applicable safety codes; not require a communications service provider to comply with utility pole attachment specifications or requirements that exceed National Electrical Safety Code specifications, applicable fire safety codes, or any building code or similar code of general applicability for the protection of public health, safety, or welfare that were adopted by the applicable local governmental jurisdiction prior to the filing of a utility pole attachment application, except that any such specifications or requirements adopted by a local governmental jurisdiction that owns or controls an electric utility shall be just, reasonable, and nondiscriminatory. Nothing in this subdivision shall be construed to expand the power of any local governmental jurisdiction; and negotiate in good faith with communications service providers to enter into pole attachment agreements consistent with the Broadband Pole Attachment Act and to conform existing pole attachment agreements to be consistent with the Broadband Pole Attachment Act. Complaints may be filed and disputes resolved with the Public Service Commission. Terms and timelines are established regarding the negotiation of pole attachment agreements. Jurisdictional utilities governed by the Natural Gas Regulation Act will defer to the provisions of such act.

Nebraska Association of County Officials position: Watch League of Nebraska Municipalities postion: Oppose Notice of hearing for February 08, 2021 Referred to Transportation and Telecommunications Committee

Date of introduction

policies on excessive force

### **Kissel Kohout ES Associates LLC**

Document		Position	Committee	Hearing Date	Status
	Nebraska Child Health & Education Alliand	ce: Monitor			
LB460	(Brandt) Authorize leasing of dark fiber and elim certain powers of the Public Service Commission	n	Transportation and Telecommunications	02/09/2021	In Committee 01/20/2021
	LB460 would provide that any agency or p and related infrastructure under such term to its duly adopted and promulgated rules ordinances, or adopted resolutions. The b Commission relating to such matters.	Notice of hearing for February 09, 2021 Referred to Transportation and Telecommunications Committee Date of introduction			
	Nebraska State Chamber Position: Neutra	ıl look at in conju	unction with concepts emb	oodied in LB600, LB656.	
LB462	(Dorn) Appropriate funds to the Department of Health and Human Services	Support Letter	Appropriations	02/25/2021	In Committee 01/20/2021
	This bill would provide a rate increase for 23 to Agency No. 25, Department of Health Program 349, Medicaid Expansion.	behavioral healt and Human Ser	h services of 3% for FY 20 vices, Program 348, Medic	21-22 and 3% for FY 2022- cal Assistance, and	Notice of hearing for February 25, 2021 Referred to Appropriations Committee Date of introduction
	Nebraska Hospital Association position: S Douglas County Board of Commissioners Nebraska Association of Behavioral Health Nebraska Child Health & Education Alliand	position: Suppo n Organizations			
LB466	(Linehan) Require the proration of property taxe when residential real property is sold	S	Revenue	02/11/2021	Approved by Governor 05/05/2021
	Whenever real property is sold, the county prorate the property taxes due on such reanumber of days the buyer and seller owne agreed to a different proration of such pro	al property for the difference of the difference	e year in which the sale of	ccurred based on the	Approved by Governor on May 5, 2021 Presented to Governor on April 29, 2021 President/Speaker signed Passed on Final Reading 47-0-2 Placed on Final Reading with ST13
	The amendment requires the county treas described in the bill. Flood AM873 would land	urer, rather than diversify the bill	the count assessor, to proto including the sale of ag	orate the property taxes pricultural or horticultural	Linehan AM927 adopted Advanced to Enrollment and Review for Engrossment Linehan AM927 filed
	Nebraska Association of County Officials	position: Neutral			Placed on Select File Flood AM873 withdrawn Advanced to Enrollment and Review Initial Revenue AM157 adopted Flood AM873 filed Revenue AM157 filed Placed on General File with AM157 Notice of hearing for February 11, 2021 Referred to Revenue Committee Date of introduction
LB472	(DeBoer) Require law enforcement officers to intervene when excessive force is used and require on excessive force.	uire	Judiciary	02/03/2021	In Committee 01/20/2021

### Weekly Report for Bills of Interest on 05/19/2021 The full text of all bills and other information is available by clicking on the bill number on the chart or online at www.nebraskalegislature.gov

Description	Position	Committee	Hearing Date	Status			
from using what the first officer rea	sonably believes to be	excessive force again	ther law enforcement officer st a member of the public,	Notice of hearing for February 03, 2021 Referred to Judiciary Committee Date of introduction			
		ce position: Oppose					
(Wishart) Adopt the Medicinal Cannal	ois Act	Judiciary	03/10/2021	General File 03/31/2021 Wishart Priority Bill			
licensed pursuant to the Health Cal would be able to adopt reasonable receiving care or services, includin responsible for providing the cannamay be consumed only in a place sand maintain a voluntary registry pwould be able to engage in the medapplication and registration procesongoing supply of cannabis needed would verify that the person requestaregiver, a nonresident patient, or department. The Medicinal Cannabic cannabis and administration of this.  The Judiciary Committee advanced original version of LB 474. First it reillness for which cannabis might pramendment rewrites the continuing issuing a certification and requiring CME courses.  Nebraska County Attorneys Association pos	re Facility Licensure Acrestrictions on the use g that (a) the school, faabis, (b) cannabis may pecified by the school, rogram for patients and licinal use of cannabis is is listed in detail. A pid for the registry prograsting the distribution of a nonresident caregive is Regulation Fund would be act.  I LB474 with an amendreplaces section 24, while ovide relief with a list of medical education programmed is action position: Oppose intion: Monitor	et, licensed child care of of cannabis by studer cility, or service and a not be inhaled using of facility, or service. The caregivers. A certified and not be subject to roducer of cannabis war. Prior to dispensing cannabis is a certified er using verification prud be created for purput the care of the ca	facility, or foster care facility of the residents, or persons igents thereof are not vaporization, and (c) cannabis e department would establish dipatient or nonresident any civil penalties. The rould provide a reliable and grany cannabis, a dispensary dipatient, a designated ocedures prescribed by the roses of regulation of the makes two changes to the medical condition as any conditions. Second, the ht hours of CME prior to	Hansen, B. AM1429 filed Lowe FA48 filed Flood AM1364 filed Wishart MO67 failed Wishart MO67 Invoke cloture pursuant to Rule 7, Section 10 filed Slama MO66 Reconsider the vote taken on MO65 filed Slama MO65 pending Slama MO65 failed Slama MO65 Bracket until June 10, 2021 filed Judiciary AM824 pending Slama MO65 pending Placed on General File with AM824 Judiciary AM824 filed Wishart priority bill Cavanaugh, J. name added McDonnell name added Notice of hearing for March 10, 2021 Referred to Judiciary Committee Date of introduction			
Governor Pete Ricketts position: N	Governor Pete Ricketts position: Noted as a Bad Bill in April 13, 2021 Column						
	A law enforcement officer would be from using what the first officer rea without regard for the chain of come without regard for the chain of come of the chain of chain of the chai	A law enforcement officer would be required to intervene from using what the first officer reasonably believes to be without regard for the chain of command, if the first office Omaha Police Officers Association/Fraternal Order of Poli League of Nebraska Municipalities position: Oppose (Wishart) Adopt the Medicinal Cannabis Act.  This bill would adopt the Medicinal Cannabis Act. Any schlicensed pursuant to the Health Care Facility Licensure Act. Would be able to adopt reasonable restrictions on the use receiving care or services, including that (a) the school, faresponsible for providing the cannabis, (b) cannabis may may be consumed only in a place specified by the school, and maintain a voluntary registry program for patients and would be able to engage in the medicinal use of cannabis application and registration process is listed in detail. A pongoing supply of cannabis needed for the registry prograwould verify that the person requesting the distribution of caregiver, a nonresident patient, or a nonresident caregive department. The Medicinal Cannabis Regulation Fund wor cannabis and administration of this Act.  The Judiciary Committee advanced LB474 with an amendal original version of LB 474. First it replaces section 24, whi illness for which cannabis might provide relief with a list of amendment rewrites the continuing medical education process.  Nebraska County Attorneys Association position: Oppose Nebraska Hospital Association position: Monitor Nebraska State Chamber position: Neutral	A law enforcement officer would be required to intervene to prevent or stop and from using what the first officer reasonably believes to be excessive force again without regard for the chain of command, if the first officer can reasonably do so the command of the command of the first officer can reasonably do so the command of the command of the first officer can reasonably do so the command of the command of the first officer can reasonably do so the command of the command of the first officer can reasonably do so the command of the comman	A law enforcement officer would be required to intervene to prevent or stop another law enforcement officer from using what the first officer reasonably believes to be excessive force against a member of the public, without regard for the chain of command, if the first officer can reasonably do so.  Omaha Police Officers Association/Fraternal Order of Police position: Oppose  League of Nebraska Municipalities position: Oppose  (Wishart) Adopt the Medicinal Cannabis Act. Any school, health care facility or health care service licensed pursuant to the Health Care Facility Licensure Act, licensed child care facility, or foster care facility would be able to adopt reasonable restrictions on the use of cannabis by students, residents, or persons receiving care or services, including that (a) the school, facility, or service and agents thereof are not responsible for providing the cannabis, (b) cannabis may not be inhaled using vaporization, and (c) cannabis may be consumed only in a place specified by the school, facility, or service. The department would establish and maintain a voluntary registry program for patients and caregivers. A certified patient or nonresident would be able to engage in the medicinal use of cannabis and not be subject to any civil penalties. The application and registration process is listed in detail. A producer of cannabis mould provide a reliable and ongoing supply of cannabis needed for the registry program. Prior to dispensing any cannabis, a dispensary would verify that the person requesting the distribution of cannabis is a certified patient, a designated caregiver, a nonresident patient, or a nonresident caregiver using verification procedures prescribed by the department. The Medicinal Cannabis Regulation Fund would be created for purposes of regulation of cannabis and administration of this Act.  The Judiciary Committee advanced LB474 with an amendment - AM824. AM 824 makes two changes to the original version of LB 474. First it replaces section 24, which defined qualifying medica			

Department of Health and Human Services - Public Health & Division of Behavioral Health position: Oppose

**Nebraska Medical Association position: Oppose** 

Smart Approaches to Marijuana Nebraska position: Oppose

Nebraska Pharmacists Association position: Support Nebraska Families for Medical Cannabis position: Support Epilipsy Foundation of Nebraska position: Support

**Nebraska State Patrol position: Oppose** 

ACLU of Nebraska position: Support Heartland Relief LLC position: Support Attorney General's Office position: Oppose Heartland Family Service position: Oppose

**Nebraska Hemp Company position: Neutral** 

Document	Description	Position	Committee	Hearing Date	Status				
	Lancaster County Sheriffs Office p								
	Nebraska Sheriffs Association pos	ition: Oppose							
LB480	(McKinney) Change the minimum wage prescribed	as	Business and Labor	03/01/2021	In Committee 01/20/2021				
	\$1 per hour every year until it reac hourly rate after this would be dete wage from the previous calendar y Index for All Urban Consumers, as	The minimum wage would be raised to \$10 per hour on and after 1/1/2022, through 12/312022 and increase by \$1 per hour every year until it reaches \$20 per hour on and after 1/1/2032, through 12/31/2032. The adjusted hourly rate after this would be determined by the Commission of Labor and would be equal to the minimum wage from the previous calendar year increased by the percentage increase, if any, in the Consumer Price Index for All Urban Consumers, as published by the Bureau of Labor Statistics, for the 12 months ending on June 30th of such previous calendar year.							
	Nebraska Hospital Association po Nebraska State Chamber position:	Oppose							
	Nebraska Economic Developers A Nebraska State Education Associa	-	nitor						
LB481	(McKinney) Adot the Marijuana Convicti Slate Act, decriminalize possessory ma synthetic cannabinoid offenses and dru- paraphernalia offenses, and change reli- provisions	rijuana and J	Judiciary	02/19/2021	In Committee 01/20/2021				
	This bill would adopt the Marijuana synthetic cannabinoid offenses an automatically be eligible for clean such offense on or after 1/1/1994 a offense, including payment of all c clean slate relief would nullify the result of the conviction, and notify regarding the effect of the order, if law. It would no longer be an offen manufacture, distribute, deliver, di	d drug paraphernalia off slate relief of this Act for nd if, as of 6/1/2023, suc ourt-ordered financial of conviction, remove all ci the person in interest the any, on such person's a se for a person to posses	fenses. Beginning 6/1/2023, a r a qualified offense if the per th person has completed the bligations related to such off- tivil disabilities and disqualified at such person should consections ability to possess a firearm upperson mar	person would rson was sentenced for sentence for such ense. An order for cations imposed as a ult with an attorney nder state or federal	Notice of hearing for February 19, 2021 Referred to Judiciary Committee Date of introduction				
	Nebraska County Attorneys Assoc	iation Position: Oppose	•						
LB483	(Cavanaugh, J.) Provide for a climate cland action plan	nange study	Natural Resources	02/11/2021	In Committee 01/20/2021				
	The University of Nebraska would methods for adapting to and mitigaction plan would include is listed of \$250,000 in total from the Petrol University of Nebraska on or befor	ating the impacts of extr in detail, along with the eum Release Remedial <i>I</i>	eme weather events or clima process for developing the a	te change. What this ction plan. An amount	Notice of hearing for February 11, 2021 Referred to Natural Resources Committee Date of introduction				
LB490	(Cavanaugh, M.) Require youth rehabili treatment centers to obtain a license fro Division of Public Health		Health and Human Services	02/03/2021	In Committee 01/22/2021				
	On or before 10/15/2021, a youth refrom the Division of Public Health	habilitation and treatment of He	ent center would be required a alth and Human Services to c	to obtain a license operate such a facility.	Notice of hearing for February 03, 2021 Referred to Health and Human Services Committee Date of introduction				
	Nebraska Association of Behavior	al Health Organizations	nosition: Monitor						

Document	Description	Position	Committee	Hearing Date	Status				
LB492	(Cavanaugh, M.) Create the Nebraska Integrated Juvenile Data Governing Body and the Nebraska Juvenile Justice Information System	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Judiciary	02/05/2021	In Committee 01/22/2021				
	This bill would create the Nebraska Integrate Justice Information System. The purpose of unified juvenile justice and child welfare data youth in the child welfare and juvenile justice involvement in the juvenile justice and child The Body would propose a plan to develop to welfare unified data system created to improallocation, and provide greater accountabilit The System would begin on 7/1/2023 and be Justice Institute.	the Body woul a system in Ne e systems, and welfare system, he System, a sove the coordin by for investmen	d be to develop a plan braska which would a liguide future investmens. The membership o tatewide education, ju ation and streamlining its in juvenile justice a	to create and sustain a nswer key questions about ent in preventing f this Body is listed in detail. venile justice, and child g of services, guide resource and child welfare services.	Notice of hearing for February 05, 2021 Referred to Judiciary Committee Date of introduction				
	Nebraska Association of County Officials po	sition: Watch							
LB496	(Hilkemann) Require collection of DNA sample for persons arrested for crimes of violence	S	Judiciary	03/04/2021	Select File 05/10/2021 Hilkemann Priority Bill				
	not have a DNA sample available for use in t by a law enforcement official at the receiving appearance of such a person in court for the	A person who is arrested for an alleged crime of violence on or after the operative date of this act, who does not have a DNA sample available for use in the State DNA Sample Bank, would have a DNA sample collected by a law enforcement official at the receiving criminal detention facility during the booking process. If the first appearance of such a person in court for the alleged crime of violence is not due to arrest but by a citation or summons, the court immediately would order, and a law enforcement officer would take or cause to be taken, a DNA sample of the person.							
					Enrollment and Review ER90 filed Placed on Select File with ER90 Wayne AM1309 filed Wayne FA44 filed Hunt AM1304 filed				
					Judiciary AM1054 adopted Advanced to Enrollment and Review Initial Hilkemann MO63 prevailed Hunt AM1288 lost				
					Hilkemann MO63 Invoke cloture pursuant to Rule 7, Section 10 filed Hunt AM1289 lost				
					Pansing Brooks AM1285 filed Hunt AM1290 filed Pansing Brooks AM1285 adopted Hunt AM1283 filed Hunt AM1288 filed				
					Hunt AM1289 filed Cavanaugh, J. AM1274 adopted Wayne MO61 Bracket until May 28, 2021. filed Wayne MO61 withdrawn				

decisions.

### **Kissel Kohout ES Associates LLC**

Document	Description	Position	Committee	Hearing Date	Status		
					Cavanaugh, J. AM1274 filed Wayne AM1083 lost Wayne AM1204 filed Wayne AM1083 filed McCollister name added Placed on General File with AM1054 Judiciary AM1054 filed Hilkemann priority bill Slama name added Notice of hearing for March 04, 2021 Referred to Judiciary Committee Date of introduction		
LB501	(Flood) Adopt the Uniform Foreign-Country Money Judgments Recognition Act, the Uniform Registration of Canadian Money Judgments Act, the Uniform Powers of Appointment Act, and the Uniform Easement Relocation Act and change provisions relating to succession to real property and claims against the estate of a medical assistance		Judiciary	02/04/2021	Approved by Governor 05/05/2021 Speaker Priority Bill		
	This bill would adopt the Uniform Easement Re an easement under the Act only if the relocatio the purposes, safety, physical condition, or val in its reasonable use and enjoyment of the eas the easement holder. To obtain an order to relo have to commence a civil action. This process	This bill would adopt the Uniform Easement Relocation Act. A servient estate owner would be able to relocate an easement under the Act only if the relocation does not materially lessen the utility of the easement, impair the purposes, safety, physical condition, or value of the interest, increase the burden on the easement holder in its reasonable use and enjoyment of the easement, or disrupt the use and enjoyment of the easement by the easement holder. To obtain an order to relocate an easement under the Act, a servient estate owner would have to commence a civil action. This process is listed in detail. A servient estate owner would be responsible for reasonable expenses of relocation of an easement under the Act.					
	AM 526 is a white copy amendment that would to adopt the Uniform Foreign-Country Money J of Appointment Act, LB 348 changing provision 403 addressing recovery of medical assistance	udgements Ans relating to	Act, LB 470 which would succession of real prop	adopt the Uniform Powers	Enrollment and Review ER45 adopted Placed on Select File with ER45 Enrollment and Review ER45 filed DeBoer name added Morfeld AM794 adopted		
	LB 593 would adopt the Uniform Foreign-Coun Registration of Canadian Money Judgements A Act references portions of the Foreign-Country Recognition Act establishes a process for loca provide enforcement provisions. The Uniform Fregistration process for Canadian judgements.	Act. These two Money Act. I courts to re Registration	o acts are interrelated an The Uniform Foreign-Co ecognize judgements fro	nd the Canadian Money ountry Money Judgements m other countries and	Judiciary AM526 adopted Advanced to Enrollment and Review Initial Flood AM671 adopted Morfeld AM794 filed Flood AM671 filed Speaker priority bill Judiciary AM526 filed		
	LB 470 seeks to adopt the Uniform Powers of A planning tool (typically with trusts) that allow a recipient or owner of property. This provides so Uniform Act provides a common framework for exercise of appointment powers rather than the	ppointment one flexibility the structure of the structure	of a person to redirect or by as circumstances char re of the appointment by	r designate another as the nge over time. The outlining the creation and	Placed on General File with AM526 Notice of hearing for February 04, 2021 Referred to Judiciary Committee Date of introduction		

Document	Description	Position	Committee	Hearing Date	Status
	LB 348 makes changes to the affidavit proces property. The bill would allow just one succe claimants within the affidavit. Currently all st the value of the property by adjusting the val value. The proposal also would require a cop LB 403 addresses the recapture of medical as had a life estate in property. The bill adds the "look back" or statute of limitations for recap	ssor claimant uccessor clair ue to 100% of y of the will (if ssistance pay) recording of	to file the affidavit and v nants must sign the affic market value rather thar f there is one) to be attac ments (Medicaid) from e	rould list all other potential lavit. The bill also modifies the current assessed hed to the affidavit.	
LB504	(Cavanaugh, J.) Change certain penalty provisions for the suspension, revocation, or impoundment of motor vehicle operator's license  Regarding the Motor Vehicle Operator's Licen would be able to order such a person not to months. For a subsequent offense (Class III r not to operate any motor vehicle for any purp first offense would be a Class V misdemeand (with suspension of operating a vehicle for 6 misdemeanor (with suspension of operating sentencing, show proof of reinstatement of h an amount not to exceed \$100.  Nebraska County Attorneys Association Positions	anse Act, for a sperate any misdemeanor) ose for a perior, a second or months), and a vehicle for 1 is or her susp	otor vehicle for any purp, the court would be able od of 1 year. For a susper third offense would be a fourth or subsequent year). A person would be ended operator's license	ose for a period of 6 to order such a person ended license offense, a a Class IV misdemeanor offense would be a Class III e able to, at the time of	In Committee 01/22/2021  Cavanaugh, J. AM175 filed  Notice of hearing for February 23, 2021  Referred to Transportation and Telecommunications  Committee  Date of introduction
LB512	(Brewer) Adopt the Critical Infrastructure Utility	поп. Оррозс	Business and Labor	03/01/2021	In Committee 01/22/2021
	Worker Protection Act  This bill would adopt the Critical Infrastructur critical infrastructure utility workers by positi made available to the Nebraska Emergency Mefense emergency, disaster, or emergency itake all necessary measures to provide available infrastructure utility workers.	on description lanagement A nvolving a se	n without listing individu gency upon request. In t vere threat to human hea	al names and would be he event of any civil lth, the Governor would	Gragert name added Notice of hearing for March 01, 2021 Referred to Business and Labor Committee Date of introduction
LB515	(McKinney) Adopt the Municipal Police Oversight Act		Urban Affairs	02/02/2021	In Committee 01/22/2021
	This bill would adopt the Municipal Police Ov citizen police oversight board by ordinance, in this Act. Each board would consist of 7 me listed in detail. An oversight board would be member of the public without investigation we necessary. A city would provide its board with duties under the Act. The investigation processing the process of the public without investigation we necessary. A city would provide its board with duties under the Act. The investigation process of the proces	specifying its embers who so able to summarben the board h sufficient furs for the board order of Police	composition, jurisdiction erve for 5 year terms. Th arily dismiss a grievance I makes the determination and resources to ard is listed in detail.	n, and powers as provided e powers of the board are for complaint filed by a n that it would be	Notice of hearing for February 02, 2021 Referred to Urban Affairs Committee Date of introduction
LB520	(Friesen) Provide for applications for the collocation of certain wireless facilities	• •	Transportation and Telecommunications	02/08/2021	In Committee 01/22/2021

Document	Description	Position	Committee	Hearing Date	Status
	Would provide for application, proce Collocation means to install or place not limited to, buildings, electrical tr capable of supporting the attachmen Nebraska Association of County Off League of Nebraska Municipalities p	e a wireless facility on o ansmission towers, po nt of wireless facilities i icials position: Watch	or adjacent to existing s les, towers, water towe	tructures, including, but rs, and other structures	Notice of hearing for February 08, 2021 Referred to Transportation and Telecommunications Committee Date of introduction
LB521	(Friesen) Change provisions relating to applications for property tax exemptio		Revenue	02/17/2021	Final Reading 05/12/2021
	Relating to property tax exemptions information, would result in the deni	, applications that lack		or any other required	Placed on Final Reading Advanced to Enrollment and Review for Engrossment Placed on Select File
	Nebraska Association of County Off	icials position: Suppor	t		Placed on General File Notice of hearing for February 17, 2021 Referred to Revenue Committee Date of introduction
LB525	(Wishart) Provide duties and requirement transitional housing facilities and change the Office of Inspector General of the Net Correctional System	powers of	Judiciary	02/10/2021	General File 03/31/2021
	A provider who receives money from would (a) abide by all zoning and oc the community supervision agency accessible 24 hours a day, 7 days a transitional housing, in a location vinousing. A community supervision a inspect a transitional housing facility resident of such facility or is paying Supervision would be given more possible.	cupancy standards of t with a phone number fo week, and (c) post in a sible to the public, a sig agency or its employee y at any time without pour for the housing of a res	he jurisdiction in which or a manager or superviconspicuous location of gn indicating the occup s, agents, or designees rior notice if such agents sident of such facility.	it is located, (b) provide sor of the provider who is on the exterior of the ancy limit of the transitional would be able to enter and cy has jurisdiction over a	Judiciary AM602 filed Placed on General File with AM602 Notice of hearing for February 10, 2021 Referred to Judiciary Committee Date of introduction
	Nebraska Association of County Off Nebraska Association of Behavioral	•	oosition: Monitor		
LB537	(Geist) Change provisions relating to plac	ement and	Judiciary	02/05/2021	In Committee 01/22/2021
	A court of competent jurisdiction we apply: (i) the juvenile would be detaile, ID, II, or IIA felony, or a felony whethe physical safety of someone was threat to themselves. A juvenile who formal service of the hearing but the of such hearing.	ned if they were arreste en they violated probat threatened, the juvenile must appear before a	ed or charged with a fire tion, (ii) the juvenile wo e fled or is missing, or t court of competent juri	earm offense, Class IA, IB, uld be able to be detained if the juvenile poses a serious sdiction need not have	Flood name added McDonnell name added Notice of hearing for February 05, 2021 Referred to Judiciary Committee Date of introduction
	Nebraska County Attorneys Associa Nebraska Association of County Off Nebraska Association of Behavioral Nebraska Child Health & Education	icials position: Watch Health Organizations p			

### Weekly Report for Bills of Interest on 05/19/2021 The full text of all bills and other information is available by clicking on the bill number on the chart or online at www.nebraskalegislature.gov

	WWW.iiobi askaiogisiata.o.gov							
Document	Description	Position	Committee	Hearing Date	Status			
LB539	(Walz) Provide for a limit on the length of trains		Transportation and Telecommunications	03/01/2021	In Committee 01/22/2021			
	The bill restricts a railroad from allowing to or on a main track or branch line.	running a fre	eight or work train that exc	ceeds 7,500 feet in length	Notice of hearing for March 01, 2021 Referred to Transportation and Telecommunications Committee Date of introduction			
	Nebraska State Chamber Position: Oppose							
LB540	(Walz) Change terminology related to disability in civil rights provisions		Judiciary	03/04/2021	Final Reading 05/12/2021			
	Relating to civil rights provisions, disability w section existed on 1/1/2021. This means, with that substantially limits one or more major life or (c) being regarded as having such an impair	or mental impairment	Placed on Final Reading with ST24 Advanced to Enrollment and Review for Engrossment Placed on Select File Placed on General File					
	Nebraska State Chamber position: Watch Nebraska Association of Behavioral Health Or Disability Rights Nebraska position: Support Nebraska Equal Opportunity Commission pos ACLU of Nebraska position: Support Arc of Nebraska position: Support				Notice of hearing for March 04, 2021 Referred to Judiciary Committee Date of introduction			
LB542	(Walz) Authorize the issuance of highway bonds under the Nebraska Highway Bond Act		Revenue	03/03/2021	General File 03/31/2021 Walz Priority Bill			
	The bill allows for Neb. Dept. of Transportation purpose of accelerating completion of highwa 2027. Total bonding authority shall not exceed		Passed over Revenue AM401 filed Placed on General File with AM401 Walz priority bill					
	Revenue Committee advanced LB542 with AM include: Increasing the total amount of bonds Appropriating the proceeds from the sale of the Fund"), rather than the Highway Cash Fund; (27,132 is to be used first for repayment of the according to current law; Proceeds from the sfirst for the expressway system and federally are to be used for surface transportation project.	that may be in bonds to the conds to the clarifying that bonds. If montale of bonds designated him.	issued from \$400 million to the State Highway Capital I to the money credited to the mey remains in the Fund, to that are credited to the Fuigh priority corridors and	o \$450 million; Improvement Fund ("the e Fund under section 77- then it is to be used and are to be used 75% the remaining proceeds	Kolterman name added Notice of hearing for March 03, 2021 Moser name added Referred to Revenue Committee Date of introduction			
	Nebraska State Chamber position: Support Lo Greater Omaha Chamber of Commerce position Nebraska Association of County Officials pos American Council of Engineering Companies	on: Support lition: Suppor	t Letter					

Associated General Contractorrs Nebraska Chapter position: Neutral League of Nebraska Municipalities position: Support Testimony

City of Norfolk position: Support City of Columbus position: Support City of Fremont position: Support

Governor Pete Ricketts position: Noted as a Bad Bill in April 13, 2021 Column

Document	Description	Position	Committee	Hearing Date	Status
	City of Wahoo position: Support 4 Lanes 4 Nebraska position: Support York County Development Corporation positi	on: Support		· · · · · ·	
LB544	(Wayne) Adopt the Urban Redevelopment Act and provide tax incentives		Revenue	02/18/2021	Final Reading 04/09/2021 Wayne Priority Bill
	Establishes the Urban Redevelopment Tax In areas which are areas of the state in which the rate of unemployment in the state and the avecensus tract in the area. Eligible taxpayer is and pays a minimum wage of 70% of statewic cumulative investment in qualified property operiod. The amount of the credit shall be \$3,0 economic redevelopment area. The amount of investment. For the investment only portion to Nebraska State Chamber position: Watch Nebraska Economic Developers Association	ne average rate erage poverty one who hires de average wan of at least \$50, 000 for each no of the credit sh ax credits sha	e of unemployment is a rate in the area is 20% at least 5 employees a ge. Eligible tax payer in 500 at the qualified local employee or \$4,000 all be \$2,750 for each all be 5% of the investrible.	at least 150% of the average or more for the federal and invests at least \$150,000 is also one who attains a cation prior to the ramp-up if the employee lives in an \$50,000 of increased	Placed on Final Reading Enrollment and Review ER30 adopted Wayne AM747 adopted Advanced to Enrollment and Review for Engrossment Wayne AM747 filed Enrollment and Review ER30 filed Placed on Select File with ER30 Advanced to Enrollment and Review Initial Placed on General File Wayne priority bill Notice of hearing for February 18, 2021 Referred to Revenue Committee Date of introduction
LB546	(Wayne) Adopt the Marijuana Control Act and the Marijuana Conviction Clean Slate Act		Judiciary	02/19/2021	In Committee 01/22/2021
	This bill would adopt both the Marijuana Con Marijuana Conviction Clean Slate Act is laid of exclusive means by which a person in Nebras distribution, transfer, dispensing, testing, possibility marijuana would be lawful under state and lo individual 21 years of age or older would be away to persons 21 years of age or older with marijuana in any form, (2) possess, grow, pla prescribed in this Act (not more than 6 living marijuana, and (4) possess, transport, purcha accessories to persons 21 years of age or older penalties related to marijuana under this Act the licensing of the cultivation, manufacture, Enforcement Commission would be created. issuance fee would be \$1,500 (\$4,400 for a trabe subject to the Nebraska Pure Food Act to Nebraska County Attorneys Association Posi Nebraska Association of County Officials positions.	but in LB481. I ska would be a ssession, and cal law when called to (1) posiout any compinants at a timese, obtain, us der without an are listed in didistribution, a For a license, ansporter). Edithe same extesition: Oppose	The Marijuana Control able to engage in the cuse of marijuana. The conducted in accordar sess, process, transportensation whatsoever, arvest, dry, or processe), (3) smoke, ingest, ee, manufacture, or givey compensation whatsetail. For the purpose and sale of marijuana in the application fee would be marijuana production as other items of formal successions.	Act would set forth the sultivation, manufacture, sale following conduct relating to the with this Act. An ort, purchase, obtain, or give not more than one ounce of a marijuana plants as or otherwise consume e away marijuana soever. The offenses and of regulating and controlling in this state, The Nebraska uld be \$300 and the initial is sold under this Act would	Notice of hearing for February 19, 2021 Referred to Judiciary Committee Date of introduction

Document	Description	Position Committee	Hearing Date	Status
	Establishes the Small Business Development redevelopment areas which are areas of the st of the average rate of unemployment in the stathe federal census tract in the area. Eligible ta least \$150,000 and pays a minimum wage of 7, \$3,000 for each new employee or \$4,000 if the amount of the credit shall be 5% of the investr	tate in which the average rate of ate and the average poverty rate xpayer is one who hires at least 0% of statewide average wage. employee lives in an economic	unemployment is at least 150% in the area is 20% or more for 5 employees and invests at the amount of the credit shall be redevelopment area. The	Notice of hearing for February 18, 2021 Referred to Revenue Committee Date of introduction
	Nebraska State Chamber position: Watch Nebraska Economic Developers Association p	position: Monitor		
LB549	(Wayne) Adopt the Aid to Municipalities Act	Urban Affairs	03/02/2021	General File 03/24/2021
	This bill would adopt the Aid to Municipalities Act by submitting an application to the depart receiving a grant under this section would use or equipping of infrastructure projects or portissuance on bonds issued by the municipality infrastructure projects or portions thereof. The under this Act.	ment on a form prescribed by the the funds exclusively to pay fo ions thereof, or pay principal, in to finance the construction, acc	e department. A municipality r the construction, acquisition, terest, premium, and costs of juisition, or equipping of	Albrecht name added Urban Affairs AM741 filed Placed on General File with AM741 Notice of hearing for March 02, 2021 Referred to Urban Affairs Committee Date of introduction
	League of Nebraska Municipalities position: S	support through Testimony		
LB551	(Wayne) Change and provide qualifications for and duties relating to certification of law enforcement officers, require accreditation of law enforcement agencies, prohibit chokeholds in law enforcement, require policies on excessive force, and create a public data base of law enforcement officer misconduct	Judiciary	02/03/2021	In Committee 01/22/2021
	Relating to law enforcement, each sheriff wou education each year following their first term of struck from the bill. Law enforcement officer word completed an entry-level law enforcement cert requirements. Serious misconduct would meat in connection with the officer's official duties. revoke or suspend certain certificates or diploguilty or nolo contendere to a felony or misde oath of office, code of ethics, or statutory dutit training academy would require the completio hours of anti-bias and implicit bias training. As law enforcement officer would not be able to in	Notice of hearing for February 03, 2021 Referred to Judiciary Committee Date of introduction		
	Omaha Police Officers Association/Fraternal Onebraska Association of County Officials position: Ceague of Nebraska Municipalities position:	ition: Neutral Letter		
LB557	(Hansen, M.) Change provisions relating to public records and include body-worn camera recordings in certain circumstances	Government, Milita n Affairs	ry and Veterans 02/25/2021	General File 04/20/2021

Document	Description	Position	Committee	Hearing Date	Status
	Recordings created by body-worn cameras while being apprehended by, or while in the including duplicates of such recordings, wo added cost used as the basis for the calcula for the existing salary or pay obligation to the for the services of an attorney to review the identifying, physically redacting, copying, or	custody of, a luld be public ration of a fee for public office requested pub	aw enforcement offi ecords. For nonresion or records would incl ers or employees, inc lic records for the ti	cer or detention personnel, dents of Nebraska, the actual ude a charge for the proportion cluding a proportional charge	Government, Military and Veterans Affairs AM1021 filed Placed on General File with AM1021 Notice of hearing for February 25, 2021 Referred to Government, Military and Veterans Affairs Committee Date of introduction
	The Committee advanced LB557 with AM 10 except the material relating to recordings from which a person died while being apprehenden enforcement or detention personnel. With A request, but only after the conclusion of relating	om body-worn ed by" law enfo M 1021, these	cameras that "depic prcement or "while in records would be so	t or record circumstances in the custody of" law	
	Nebraska Association of County Officials por League of Nebraska Municipalities position: Consumer Data Industry Association position: Nebraska Power Association position: Oppose Omaha Police Department position: Oppose Nebraska Attorney Generals Office position: ACLU of Nebraska position: Support Media of Nebraska position: Support Nebraska County Attorneys Association position: Oppose	Oppose on: Oppose ose occopy Oppose Sition: Oppose			
LB559	(Vargas) Change provisions relating to restrictive housing under the Nebraska Treatment and Corrections Act		Judiciary	02/10/2021	In Committee 01/22/2021
	Regarding the Nebraska Treatment and Corr population would be placed in restrictive ho mental health condition that current medical	using. Additioı	nally, serious menta	illness would mean any	Notice of hearing for February 10, 2021 Referred to Judiciary Committee Date of introduction
	Nebraska Association of Behavioral Health	Organizations	position: Support		
LB560	(Briese) Change provisions relating to the Nebras Racetrack Gaming Act	ka	General Affairs	02/01/2021	In Committee 01/22/2021
	Regarding the Nebraska Racetrack Gaming commission, designated sports wagering ar wagering. The Act would be governed by the process to allow a person to be voluntarily that the authority to issue directives without to the adoption and promulgation of rules as pursuant to this Act would be subject to fing information maintained by the Identification Commission has the basis to deny, suspend at a game of chance would be guilty of a Cladetail. If any person liable to pay any tax or demand, the tax or fee would be a lien in fav property owned by the person thereafter and greater detail.	ea, internation a Commission. excluded from the thaving to cond regulations. gerprinting and Division of the l, cancel, or resist I misdemeate under this for of the gamil	al sporting event, ra. The Commission w wagering in any gan mply with the Admin . Any person for a ga I a check of such per FBI for the purpose voke a license. Any parties and commission upon	cing license, and sports ould additionally establish a ne of chance under the Act, and istrative Procedure Act relating aming operator license rson's criminal history record of determining if the person who knowingly cheats under this Act are listed in the ses to pay such tax or fee after all property and rights to	Notice of hearing for February 01, 2021 Referred to General Affairs Committee Date of introduction

Document	Description	Position	Committee	Hearing Date	Status
LB561	(Briese) Rename and change powers and duties of the State Racing Commission and provide regulation and enforcement regarding sports wagering and other gambling activities at licensed racetrack enclosures		General Affairs	02/01/2021	Final Reading 05/18/2021 General Affairs Priority Bill
	Regarding the State Racing Commission, not two additional at-large members who would sequalified. Their compensation would be \$1,000 CPI for Urban Wage Earners and Clerical Worl interest in any licensed racetrack enclosure of Racetrack Gaming Act for the duration of the deputies, investigators, inspectors, agents, seadminister and effectively enforce all provisio Gaming Act.	erve until 3/31 D a month, wh kers. No mem r authorized g member's teri ecurity persor	I/2025, and until a successor is a nich may be adjusted every two y ber would be able to have any p gaming operator as defined in the m. The commission would appoi nnel, and other persons as deem	appointed and years based on the ersonal financial e Nebraska int or employ ed necessary to	Placed on Final Reading Third Advanced to Enrollment and Review for Reengrossment Lathrop AM1427 adopted Returned to Select File for specific amendment Lathrop AM1427 filed Placed on Final Reading Second Hilgers AM1256 adopted Advanced to Enrollment and Review for Reengrossment
	LB 560 was amended by AM 278 and AM 119 at 426. LB 560 is a bill to bring the necessary state approved in the November 2020 General Electrocreated by the voter initiative with the State Racommission can administer both gaming and and duties for the Commission and it provides criminal activity such as counterfeiting and changuage to properly regulate and implement	atutory struct ion. This bill of acing Commission horseracing is for specific heating at casthe Gaming A	ure to enact the voter initiative lacombines the Nebraska Gaming ssion so that The Nebraska Raci regulatory authority. It creates a penalties for violating the act, spinos. LB 560 includes necessary act as passed by the Nebraska vo	anguage that was Commission ng and Gaming number of powers secifically for definitions and oters.	Returned to Select File for specific amendment Hilgers AM1256 filed Placed on Final Reading with ST15 Advanced to Enrollment and Review for Engrossment Pansing Brooks AM807 lost Briese AM983 adopted Pansing Brooks AM807 filed
	AM 278 is a committee amendment that strike Gaming Fund for the administration of the Rattechnical change to the definition of "Authoriz AM 119 was also adopted by the committee. The Act to allow keno to be played on an electronic games is limited to cash, coins, a debit card, on the player, and credit cards are not at electronic or in paper, can only be made in perfect Reasonable safeguards must be approved by accessible to individuals nineteen years of ages procedures which establish permitted boundary player to make a complaint must be posted at	cetrack Gamined sporting ethis bill makes cicket as we or a direct link cepted at all rson at the lothe department or older, and the location with elocation with the location	ng Act. This amendment also ma event" in the bill, without changirs is changes to the Nebraska Coun- ell as paper tickets. Payment for to to an account with a financial in. Any purchase of a ticket for a k cation of the lottery operator or land to ensure that electronic ticket d only within the confines of the Additionally, an easy and obvious where the licensed operator is se	tkes a very smalling the definition. Ity and City Lottery these electronic institution in the eno game, licensed location. Its are only location detection we method for a selling keno tickets.	Enrollment and Review ER25 filed
	On the First Round of Final Reading, an amendment was fil dealing with electronic keno. The amendment was adopted	ed by Speaker Hilgers that struc I the bill resent to Final Reading.	k the provisions	Placed on Select File with ER25 General Affairs AM640 adopted Advanced to Enrollment and Review Initial	
	On the Second Round of Final Reading, a comthings: First, it provides for regulation of ken regulated now (length of games etc). Second, terminal or via an individual. No electronic be involving an instate college or university. Thus where they are in Nebraska.	o in Casinos requires that etting. Third, is, no betting	in the same way that keno in you sports betting be done in a Cas , it prohibits betting on in state s	ur cities is ino either at a ports contests	General Affairs AM640 pending General Affairs AM639 adopted General Affairs AM641 filed General Affairs AM640 filed General Affairs AM426 divided General Affairs AM639 filed
	Nebraska Horseman's Association position: \$	Support			General Affairs AM426 filed

Document	Description	Position	Committee	Hearing Date	Status
bocument	Global Market Advisors position: Support Fair Play Park position: Support Nebraska Racing Commission position: Supp Ho-Chunk, Inc position: Support Fonner Park position: Support Winnebago Tribal Council position: Support Columbus Exposition and Racing position: St FOR KENO PROVISIONS - Hearing on March 2	ort	Committee	nearing Date	Placed on General File with AM426 General Affairs priority bill Notice of hearing for February 01, 2021 Referred to General Affairs Committee Date of introduction
	Big Red Keno position: Support City of Bellevue position: Support United Cities of Sarpy County position: Support City of Ralston position: Support City of Omaha position: Support City of LaVista position: Support League of Nebraska Municipalities position: Nebraska Family Alliance position: Oppose Gambling with the Good Life position: Oppose				
LB568	(Pansing Brooks) Change provisions relating to truancy, juvenile courts, the Community-based Juvenile Services Aid Program, the Commission Grant Program, and compulsory education  This bill would accommodate for excessive ab referral from a school that a juvenile is excess county attorney would work with the school to resources available to address the juvenile's k safely in the home.	senteeism fro ively absent, refer the juve ehaviors, pro place the terr	after a school has made a bri enile and his or her family to ovide crisis intervention, and n "truancy" with "excessive a	ief assessment, the community-based maintain the juvenile absenteeism".	Select File 05/18/2021 Judiciary Priority Bill  Placed on Select File with ER93 Enrollment and Review ER93 filed Advanced to Enrollment and Review Initial Groene AM1324 lost Judiciary AM264 adopted Groene AM1324 filed Pansing Brooks AM1209 adopted
	Section 4 would amend Sec. 43-247 to remove section would clarify that a juvenile court may longer an independent basis for juvenile court providing services to juveniles with excessive programs. Section 10 would amend Sec. 43-26 amend Sec. 43-274, and Section 13 would ame juvenile diversion programs to offer such servallowable uses of the Community-based Juverisk of juveniles coming into contact with the jactorial services Aid Program. The current standard to make a change related to applicants for the applicants (counties and tribes) are allowed agencies for the provision of programs. This The effect of this change is unclear. Applicant consideration to agencies that are not privated.	Pansing Brooks AM1209 pending Judiciary AM264 pending Pansing Brooks AM1209 filed Judiciary priority bill Placed on General File with AM264 Judiciary AM264 filed Notice of hearing for February 05, 2021 Referred to Judiciary Committee Date of introduction			

Committee amendment would change Sectors Aid to \$8.5 million and delay the charges Association of School Boards position	Position	Committee	Hearing Date	Status
asks Association of Cahael Beards manifely			inity-based Juvenile	
aska Association of School Boards positi aska County Attorneys Association Posit aska Association of County Officials posi	ion: Oppose			
g Brooks) Provide for certain treatment for patients with Lyme disease		Health and Human Services	02/04/2021	General File 03/30/2021
hysician licensed under the Uniform Crec ician would be able to prescribe, adminis ose to eliminate infection or control a pat mented in the patient's medical record by	ter, or dispensient's sympto	se long-term antibiotic thera ms if such diagnosis and tre	py for a therapeutic	Placed on General File Notice of hearing for February 04, 2021 Referred to Health and Human Services Committee Date of introduction
Establish Election Day as a holiday and provisions relating to early voting and tic voter registration	Neutral Letter	Government, Military and Ver Affairs	terans 03/03/2021	In Committee 01/22/2021
ion Day, the first Tuesday following the fi iday. If a voter registration application is ne applicant is not eligible to register to von 32-1502 or 32-1503 and the document tration application for purposes of registry villfully and knowingly taken affirmative so. An applicant would be given the opport tration, otherwise the applicant would co ion commissioner or county clerk to registed.	nature of the applicant ered a violation of d or completed voter unless the applicant r she is not eligible to rmation for voter is transmitted to the	Notice of hearing for March 03, 2021 Referred to Government, Military and Veterans Affairs Committee Date of introduction		
aska Association of County Officials pos	ition: Oppose	Letter		
Change provisions relating to reports ng highway construction by the nent of Transportation		Appropriations	02/08/2021	Select File 05/18/2021 Moser Priority Bill
uld be the intent of the Legislature to (a) a ansportation to repair damages to the infi floods and (b) for the Department of Tran seneral Fund for such expenditure. The de	rastructure of asportation to epartment's re construction, the amount o iles of the exp	highways, roads, and bridge apply for federal emergency eview for the Legislature woo other than any part of the ex f money spend on the Hearth ressway system yet to be co	es damaged by the r funds to reimburse uld include a xpressway system, the land Expressway, as pmpleted and expected	Engrossment Cavanaugh, M. MO75 withdrawn Cavanaugh, M. MO75 Bracket until May 20, 2021 filed
ment nated e date	dates for other expressway projects	dates for other expressway projects, including pl	dates for other expressway projects, including planning, permitting, designing	dates for other expressway projects, including planning, permitting, designing, and bid letting.

Document	Description	Position	Committee	Hearing Date	Status
					Moser AM124 filed Kolterman name added Notice of hearing for February 08, 2021 Referred to Appropriations Committee Date of introduction
LB580	(Moser) Change provisions relating to the operation of games of chance under the Nebraska Racetrack Gaming Act		General Affairs	02/01/2021	In Committee 01/22/2021
	Regarding the Nebraska Racetrack Gaming Acauthorized gaming operators within licensed ra			permitted by	Notice of hearing for February 01, 2021 Referred to General Affairs Committee Date of introduction
LB584	(Vargas) Adopt the Mobile Food Unit Act and change fees for a mobile food unit		Agriculture	02/02/2021	In Committee 01/22/2021
	This bill would adopt the Mobile Food Unit Act longer \$86.19) for an initial permit fee or \$40 (n annual inspection fee. No person would be abl without a permit for each mobile food unit. An to the department on a form provided by the deable to require an inspection fee not to exceed detail. The department would remit fees collect which would be created.  Nebraska Association of County Officials position: Nebraska Municipalities position:	no longer \$43) the to operate a application for epartment an \$40. The request ted under this tion: Watch	) for a no food preparation area, un a mobile food unit in Nebraska afte or a permit or renewal of a permit w d accompanied by a fee. The depa uired information for an applications s Act for credit to the Mobile Food	nit, or units er 7/1/2022 would be made artment would be on is listed in	Notice of hearing for February 02, 2021 Referred to Agriculture Committee Date of introduction
LB585	(Vargas) Appropriate funds for local public health	Support	Appropriations	02/25/2021	In Committee 01/22/2021
	departments  There would be appropriated \$5 million from the 2021-22. Such funds would be provided for loc this section would be \$75,000 for critical health departments and \$3.65 million for proportional population among the 18 public health departments.	al public hea n services aid I health services	Ith departments. Included in the a I to be allocated to each of the 18	ppropriation in public health	Notice of hearing for February 25, 2021 Referred to Appropriations Committee Date of introduction
	Nebraska Hospital Association position: Moni Douglas County Board of Commissioners posi Nebraska Association of County Officials posi	ition: Suppor	rt		
LB590	(Groene) Change time periods for ballots for early voting  Ballots for early voting to be mailed would be a days prior to each statewide primary or general registered voter of this state who anticipates be of any election would be able to appear in personal than 15 (no longer 30) days prior to the day of	al election and eing absent f son before the	d at least 15 days prior to all other from the county of his or her resid e election commissioner or county	0 (no longer 35) elections. A ence on the day	In Committee 01/22/2021  Notice of hearing for February 18, 2021 Referred to Government, Military and Veterans Affairs Committee Date of introduction
	Nebraska Association of County Officials posi	tion: Oppose			
LB594	(Slama) Adopt the Rural Workforce Crisis Act		Business and Labor	03/01/2021	In Committee 01/22/2021

Document	Description	Position Committee	Hearing Date	Status
	This bill would adopt the Rural Workforce Cris otherwise modify the education, licensing, and necessary for construction of a qualified proje there is an insufficient workforce within a 50-n construction and the size, scope, and timefran and (b) the waiver, alteration, or other modifical applicable building codes.	supervision requirements twhen (a) the taxpayer propersion to the radius of construction to the for completion of the qu	for individuals performing tasks ovides evidence to demonstrate to complete all or some of the alified project is not unreasonable,	Kolterman name added Notice of hearing for March 01, 2021 Referred to Business and Labor Committee Date of introduction
	Nebraska Economic Developers Association p	osition: Oppose		
LB599	(Lindstrom) Change an exemption from the documentary stamp tax	Revenue	03/04/2021	General File 03/12/2021
	The documentary stamp tax would additionally a member of such family, or a spouse thereof, each case for no consideration other than periods.	or another family-owned e	ntity owned by the same family, in	Placed on General File Notice of hearing for March 04, 2021 Referred to Revenue Committee Date of introduction
LB600	(Brandt) Provide and change powers and duties of public power districts and electric cooperatives regarding broadband facilities and infrastructure	Transportatio Telecommun		In Committee 01/22/2021
	The bills adds broadband facilities and infrastrural areas as an eligible infrastructure project Redevelopment Fund. Only cities of the first cluse of funds. The bill specifies that bonds issushall have a final maturity not later than 30 year districts can utilize funds from federal agencie infrastructure. The bill would also allow public operate or lease broadband facilities and infrarural areas.	g to the Municipal Infrastructure ages are eligible for this additional ture projects according to the act he bill also states that public power roadband facilities and nstruct, operate or contract to	Brandt AM148 filed Notice of hearing for February 09, 2021 Referred to Transportation and Telecommunications Committee Date of introduction	
	The bill would allow electric cooperatives to un broadband facilities and infrastructure to prov assistance to businesses within their service a construct, operate, or contract to operate or le economic development and job creation.	ide grants or loans or to pr irea. The bill would allow e	ovide technical or management lectric cooperatives to own,	
	Nebraska State Chamber Position: Neutral loc Nebraska Association of County Officials posi Nebraska Child Health & Education Alliance: N	tion: Watch	ncepts embodied in LB460, LB656	
LB601	(McKinney) Require law enforcement agencies to maintain records regarding officer discipline and create a public data base of law enforcement officer misconduct	Judiciary	02/03/2021	In Committee 01/22/2021
	Each law enforcement agency or agency empl transmit to the commission any records gener commission. Each law enforcement agency or record regarding any officer discipline, includi imposed, where there was an appeal or grieval by the commission. The commission would ma	ated under this section in a agency employing a law e ng the name of the officer, nce, and if so, its outcome,	a form and manner prescribed by the nforcement officer would maintain a disciplinary findings, discipline and any other information required	Notice of hearing for February 03, 2021 Referred to Judiciary Committee Date of introduction

Document	Description	Position	Committee	Hearing Date	Status
	Omaha Police Officers Association/Fraternal (		e position: Oppose		
	League of Nebraska Municipalities position: (	Oppose			
LB603	(Aguilar) Adopt the Organized Consumer Product Theft Protection Act		Judiciary	02/25/2021	In Committee 01/22/2021
	This bill would adopt the Organized Consume require that any high-volume third-party seller the following information within 24 hours after information, (b) contact information, (c) a bust business tax identification number, a taxpayer the seller is exclusively advertising or offering or if the seller is currently advertising or offer other Internet web sites other than the online information provided in this section within thre information within three days after receipt of a marketplace would require a high-volume thir online marketplace the following information: other information determined to be necessary this section. A violation of this Act would be a Practices Act.	on the online r becoming a iness tax iden r identification g the consume ing for sale the marketplace. A ee days after such changes d-party seller (a) the identit to address ci	e marketplace provide the high-volume third-party stification number or, if the number, and (d) a state or product or products or e same consumer produ An online marketplace where the and would verify from a high-volume third in such online marketplay of the high-volume third roumvention or evasion	e online marketplace with seller: (a) bank account he seller does not have a ment regarding whether in the online marketplace of or products on any ould verify the any changes to such disparty seller. An online ice to provide to such disparty seller and (b) any of the requirements of	Notice of hearing for February 25, 2021 Referred to Judiciary Committee Date of introduction
LB605	(Wishart) Create the Outdoor Recreation and Education Study Committee of the Legislature		Executive Board	02/24/2021	In Committee 01/22/2021
	This bill would create the Outdoor Recreation details are listed. The Committee would bring stakeholders and interests in Nebraska to ide outdoor recreation and education in the state. provide a report electronically to the Legislatu programs, projects, and activities to meet the needed to assist the state in meeting such go programs, projects, and activities to be funde economy of Nebraska and working towards et things related to strategically improving outdoor.	together a div ntify short-ter On or before ire which cont goals describ als, and (3) red d. Their goals quitable and ir	verse group of outdoor remand long-term statewing 1/31/2022, the Committe tains the following: (1) a seed in this bill, (2) researcommendations for the provould include supporting locality access to the output of the colusive access to the output of the column of the co	ecreation and education de goals to improve e would develop and listing of policies, ch, data, and modeling prioritization of policies, ig the outdoor recreation atdoors, among other	McCollister name added Notice of hearing for February 24, 2021 Referred to Executive Board Date of introduction
LB608	(Hilgers) Eliminate obsolete provisions relating to th State Racing Commission	е	General Affairs	02/01/2021	In Committee 01/22/2021
	Regarding the State Racing Commission, the would be struck from the bill.	membership r	nakeup that was to be ef	fective until 7/15/2010	Notice of hearing for February 01, 2021 Referred to General Affairs Committee Date of introduction
LB611	(Hilgers) Correct a reference to a defined term relating to property taxes		Revenue	02/17/2021	In Committee 01/22/2021
	Relating to property taxes, the term "special valuation."		ed in section 77-1343 wo	ould be corrected to	Notice of hearing for February 17, 2021 Referred to Revenue Committee Date of introduction
	Nebraska Association of County Officials pos	ition: watch			
LB613	(Erdman) Change provisions relating to hearings and decisions on appeals under the Tax Equalization and Review Commission Act This bill adds a 'speedy hearing right' to TERO	Oppose Letter	Revenue	02/17/2021	In Committee 01/22/2021  Halloran name added
	months after the filing date of the appeal, the	appeal shall b	e decided in favor of the	property owner.	Notice of hearing for February 17, 2021 Referred to Revenue Committee

Document		Position	Committee	Hearing Date	Status
	Douglas County Board of Commis Nebraska Association of County C				Date of introduction
LB616	(Hughes) Change abandoned motor ve	hicle	Transportation and Telecommunications	02/02/2021	Approved by Governor 05/05/2021
	Relating to abandoned motor vehic	Approved by Governor on May 5, 2021 Presented to Governor on April 29, 2021 President/Speaker signed Passed on Final Reading 45-0-4 Placed on Final Reading			
	AM 107 replaces "or" with "and" to registered owner and lienholder, in in the law enforcement agency's c	nstead of the last register	aw enforcement agency to s ed owner or lienholder, rega	send notice to the last arding certain vehicles	Hughes AM951 adopted Enrollment and Review ER58 adopted Advanced to Enrollment and Review for Engrossment Hughes AM951 filed
	Nebraska Association of County C League of Nebraska Municipalities Professional Towing Association of	position: Undetermined			Enrollment and Review ER58 filed Placed on Select File with ER58 Cavanaugh, M. MO25 failed Advanced to Enrollment and Review Initial Transportation and Telecommunications AM107
					adopted Cavanaugh, M. MO25 Bracket until May 4, 2021 filed Transportation and Telecommunications AM107 filed Placed on General File with AM107 Notice of hearing for February 02, 2021 Referred to Transportation and Telecommunications Committee
LB619	(Sanders) Change excavation requirem			02/01/2021	Date of introduction In Committee 01/22/2021
	the One-Call Notification System Act Regarding the One-Call Notificatio single-family residential property of installed at the following minimum inches for oil, gas, or hazardous licommunications, telephonic communications, but not limited	construction. Any underg depths: (a) 36 inches for quids underground facilit nunications, telegraphic	round facilities installed after electric energy undergrour iies, and (c) 18 inches for ele	er 1/1/2022, would be nd facilities, (b) 24 ectronic	Notice of hearing for February 01, 2021 Referred to Transportation and Telecommunications Committee Date of introduction
	Nebraska Association of County C League of Nebraska Municipalities	<u> </u>			
LB620	(Vargas) Limit use of restrictive housing confinement	and solitary Monitor	Judiciary	02/10/2021	In Committee 01/22/2021

Document	Description	Position	Committee	Hearing Date	Status
	Relating to treatment and corrections, restrict per week or less than two hours per day. Soli inmate for at least 22 hours per day in an indithe inmate of all visual and auditory contact v restriction or deprivation of reading material, restrictions on visitation, or restricts the ability No inmate would be held in restrictive housing	tary confinement vidual cell have vith other pers television, rad ty to participat	ent would mean the status ring solid, soundproof doo ons, has reduced or no na lios, or other property, inc te in group activities, inclu	of confinement of an rs and which deprives tural light, involves a udes significant ding eating with others.	Notice of hearing for February 10, 2021 Referred to Judiciary Committee Date of introduction
LB622	(Friesen) Limit the growth of real property valuation and provide for adjustments to assessed values  This bill will create an annual limit on real pro "agricultural and horticulture" and "non-agric if the increase exceeds 3%.	perty value inc			In Committee 01/22/2021  Notice of hearing for February 17, 2021 Referred to Revenue Committee Date of introduction
	Douglas County Board of Commissioners pos Nebraska Association of School Boards posit Nebraska State Chamber position: Watch Nebraska Association of County Officials pos	ion: Follow			
LB626	(Vargas) Change provisions of the Child and Maternal Death Review Act		Health and Human Service	s 02/19/2021	General File 03/30/2021
	Regarding the Child and Maternal Death Revier pregnant or postpartum woman where there was more reasonable changes to the patient, the programment of the community factors. There would be separated the Child Death Review Team and the State Mater teams are listed in detail, and, additionally, and no both teams. The team data abstractor wou deal with the job, (b) request records for identification of the complete fields in child and matern database, and (e) report all findings to the team case abstracts in accordance with evidence-by pregnancy-related, the cause of death, if the crecommendations and actions that address the actions if implemented.	vas at least so patient's family teams created nal Death Rev mental health Id (a) possess tified cases, (c nal death datal m coordinator pased best pra-	me chance of the death be y, the health care provider, for maternal and child de- riew Team. Membership re provider would be a core re qualifying nursing experi c) upon receipt of such rec bases, (d) summarize findics. The members would re- ctices in order to determing yentable, the factors that c	sing averted by one or facility, or system, or aths, creating the State quirements for these nember that would serve ence and soft skills to ords, review all pertinentings in a maternal death riew the maternal death e if the death is ontributed to the death,	
I Doop	Nebraska Hospital Association position: Mor			00/00/0004	0 15" 00/40/0004
LB629	(Morfeld) Create a grant program to provide financial assistance to entities affected by event cancellation		Appropriations	02/08/2021	General File 03/16/2021
	The Department of Revenue would establish a recipients that have experienced a negative fi COVID-19. These events would include events Act, events at an eligible sports arena suppor and events that would have been held by a comillion from the General Fund for FY 2021-22	nancial impacts supported ur ted under the bunty agricultu	t as a result of the cancellander the Civic and Commu Sports Arena Facility Fina Iral society. The Legislatur	ntion of events due to nity Center Financing ncing Assistance Act,	Appropriations AM139 filed Placed on General File with AM139 Notice of hearing for February 08, 2021 Referred to Appropriations Committee Date of introduction
	Nebraska Association of County Officials pos Nebraska Economic Developers Association		itor		
LB631	(Bostar) Prohibit counties from prohibiting the use of residential property as short-term rentals	f Monitor	Government, Military and Affairs	eterans 02/11/2021	General File 02/26/2021

Document	Description	Position	Committee	Hearing Date	Status
	A county would not adopt or enforce an ordin prohibits the use of a property as a short-tern ordinance, resolution, or other regulation that if the county demonstrates that the primary p protect the public's health and safety. A coun resolution, or other regulation that imposes a otherwise permitted by applicable law and that limits or prohibits the use of a short-term rem	n rental. A co specifically urpose of the ty would be a sales tax or at limits or pr	unty would be able to ac regulates property used cordinance, resolution, c able to additionally adop an occupation tax on sh	opt or enforce an as a short-term rental only r other regulation is to or enforce an ordinance, ort-term rentals if the tax is	Placed on General File Notice of hearing for February 11, 2021 Referred to Government, Military and Veterans Affairs Committee Date of introduction
	Nebraska Association of County Officials pos	ition: Watch			
LB635	(Cavanaugh, J.) Change provisions regarding nomination and election of certain partisan candidates	Monitor	Government, Military ar Affairs	d Veterans 02/18/2021	In Committee 01/22/2021
	Relating to elections, the ballot at the statewin affiliation for partisan county, city, and village and would not in any way refer to or designat partisan or nonpartisan office on the ballot. Toity, or village office, who receive the most voballot at the statewide general election, and if each candidate or the candidate's nonpartisa on the ballot at the statewide general election	e offices and e the politica he two candi otes at the sta the office is n status as s	for presidential and vice I party affiliation of a car dates for an officer, othe atewide primary election a partisan office, the pol tated on the candidate fil	presidential candidates didate for any other r than a partisan county, would be placed on the tical party affiliation of	Notice of hearing for February 18, 2021 Referred to Government, Military and Veterans Affairs Committee Date of introduction
	Nebraska Association of County Officials pos	ition: Watch			
LB636	(Cavanaugh, J.) Eliminate cash bail bonds, appearance bonds, and related provisions		Judiciary	03/04/2021	In Committee 01/22/2021
	Relating to criminal procedure, cash bail bone eliminated. A judge would be able to release a judge would be able to take into account, among to be collected evidence, alleged victims, defendant's family ties, employment, the leng defendant's record of criminal convictions, an or of flight to avoid prosecution or of failure to releasing someone on personal recognizance described.	Notice of hearing for March 04, 2021 Referred to Judiciary Committee McKinney name added Date of introduction			
	Nebraska County Attorneys Association Posi Nebraska Association of County Officials pos				
LB637	(Vargas) Change provisions relating to the control of contagious or infectious disease	of	Health and Human Serv	ices 02/19/2021	In Committee 01/22/2021
	In addition to the authority already listed in the section 71-1626 to 71-1636, except those estatexcept to the extent limited by section 71-502 the existence of any contagious or infectious would have the force and effect of law, as it dof such disease within the territorial boundaries.	blished purs , have exclus disease and eems necess	uant to subsection (4) of sive control and authority be authorized to adopt s ary to limit the spread a	section 71-1630, would, over the investigation of uch measures, which	Notice of hearing for February 19, 2021 Referred to Health and Human Services Committee Date of introduction
	Nebraska Hospital Association position: Mor Nebraska Association of County Officials pos				

Document	Description	Position	Committee	Hearing Date	Status
LB638	(Judiciary) Require a report by the State Court Administrator regarding juveniles discharged from youth rehabilitation and treatment centers		Judiciary	02/05/2021	In Committee 01/22/2021
	Beginning on 1/1/2022, the report required over present information on juveniles who have be centers. This section of the report would include of such juveniles completing probation, the reprobation revocations, and the number of such 37, the types of services received, and the number of such 38.	een discharge ude demograp umber of mot ch juveniles ad	d from the youth rehabilita hic information on rates o ions to revoke probation, a ccessing services providin	tion and treatment f recidivism, the number and the number of g through Program No.	Notice of hearing for February 05, 2021 Referred to Judiciary Committee Date of introduction
LB643	(Hansen, B.) Protect an individual liberty right to accept or decline a vaccination under a mandatory directive		Health and Human Service	es 02/04/2021	In Committee 01/22/2021
	It would be the right of each citizen, the right business with respect to its employees, to ac Nebraska state government. Declining a man penalty, litigation, or punishment by the State	cept or decline datory vaccina	e a mandatory vaccination ation directive would delive	directive by the	Lindstrom name added Notice of hearing for February 04, 2021 Referred to Health and Human Services Committee Date of introduction
	Nebraska Hospital Association position: Mo Nebraska State Chamber position: Watch Nebraska Child Health & Education Alliance:		e		
LB644	(Hansen, B.) Adopt the Property Tax Request Act, change dates relating to tax levies, and change provisions relating to property tax refunds	Oppose Letter	Revenue	02/10/2021	Final Reading 05/04/2021 Hansen, B. Priority Bill
	This bill would adopt the Property Tax Request ax request at an amount that exceeds its proand notice of such hearing is provided in corbody of such political subdivision passes a repolitical subdivision within a county that see property tax request in the prior year would property tax request in the prior year would property tax request in the county clerk of the county clerk of the county clerk of the apply.	perty tax requestion requestion of a less of the contraction or an extension of the contraction of the contr	est in the prior year if (a) a any rules in this section, a n ordinance that complies operty tax request at an ar joint public hearing. The h roperty tax request under	public hearing is held nd (b) the governing with this section. Each nount that exceeds its learing process is this section would be	Placed on Final Reading with ST19 Cavanaugh, J. AM1111 withdrawn Advanced to Enrollment and Review for Engrossment Hansen, B. AM1019 adopted Cavanaugh, J. AM1115 adopted Hilkemann AM1114 adopted Hansen, B. AM1073 withdrawn Hilkemann AM1056 withdrawn
	The Committee advanced the bill with AM75 affected by this bill to be: a county, city, schoincludes area in more than one county, the colocation of the joint public hearing. The informall affected property taxpayers found in Sectipublic hearing, a listing of each political subdivision property tax request. Additional information holding the joint public hearing, the parcel nuyear and the current year assessed valuation amount of property taxes due for the current the amount of property taxes due. The due datall political subdivisions is moved to Septem	ool district, or county in which mation require on 4 will now division that wion and the amount of the amount of the amount of the count of the count of the for filling the	community college. If the the principal headquarter ed to be published on the prequire the date, time and fill be participating in the jount of each participating of will be the name of the chame and address of the post property taxes due in the change in	political subdivision s are located will the postcard that is mailed to ocation for the joint bint public hearing, a political subdivision's county that will be property owner, the prior e prior year and the	Enrollment and Review ER54 adopted Cavanaugh, J. AM1115 filed

#### Weekly Report for Bills of Interest on 05/19/2021 The full text of all bills and other information is available by clicking on the bill number on the chart or online at www.nebraskalegislature.gov

**Document Description** Position Committee **Hearing Date** Between General and Select File, parties negotiated an agreement on the bill. That compromise was embodied in AM1019. The amendment provides that if a county, city, school district, or community college decides to increase its property tax request by more than the allowable growth percentage, those political subdivisions need to hold a joint public hearing. Allowable growth percentage is defined as a percentage equal to the sum of 2% plus the political subdivision's real growth percentage.

> Real growth percentage means the percentage obtained by dividing the political subdivision's real growth value by the political subdivision's total real property valuation from the prior year. Real growth value includes the increase in a political subdivision's real property valuation from the prior year to the current year due to: improvements to real property because of new construction and additions to existing buildings, any other improvements to real property which increase the value of such property, annexation of real property by the political subdivision, and a change in the use of real property; and the annual increase in the excess value Notice of hearing for February 10, 2021 for any tax increment financing project. Excess value means an amount equal to the assessed value of the real property included in a TIF project minus the redevelopment project valuation. This includes both inflationary growth and the increase in the valuation because of the improvements. The amendment also defines the terms property tax request, redevelopment project valuation and tax increment financing project.

The amendment clarifies that only counties with a population of greater than 25,000 inhabitants are required to post notice of the joint public hearing on their website. The amendment provides an outline on the process for the county to collect the information to be included on the postcard and mail the postcard 7 calendar days before the joint public hearing. The cost of creating and mailing the postcards, including staff time, materials, and postage will be divided among the political subdivisions participating in the joint public hearing.

The timeline for the joint public hearing and the filing of the budget is also changed. The joint public hearing is required to be held on or after September 17th and prior to September 29th. The date to file the budget is changed to September 30th. The deadline for the county board of equalization to levy necessary taxes is changed to "on or before October 20th." Clarifying changes suggested by the State Auditor's office are also made regarding the levy requests to the county board of equalization.

The amendment clarifies that each political subdivision will designate one representative to attend the joint public hearing on behalf of the political subdivision. Also clarified is that the joint public hearing will be held after 6 p.m. local time. The amendment provides that any member of the public will be allowed to speak at the joint public hearing and will be given a reasonable amount of time to do so. This language is consistent with language regarding the public speaking at the hearing on the proposed budget statement. The amendment adds language that an inadvertent failure to comply with the Property Tax Request Act shall not invalidate the property tax request or constitute an unauthorized levy. Also, the failure of a taxpayer to receive a postcard shall not invalidate the property tax request or constitute an unauthorized levy.

Finally, the amendment requires the county clerk or his or her designee to prepare a report of the joint public hearing that includes the names of the representatives from the political subdivisions and the names and addresses of each person who speaks at the joint public hearing and the name of any organization they represent. The report needs to be delivered to the political subdivisions participating in the joint public hearing within 10 days after the hearing.

Nebraska Association of School Boards position: Oppose

**Nebraska State Chamber position: Support** 

Nebraska Association of County Officials position: Oppose Greater Nebraska Schools Association postion: Oppose - Testify

League of Nebraska Municipalities postion: Oppose

Halloran AM854 adopted Wayne FA17 withdrawn

Status

Halloran AM854 pending Halloran AM854 filed

Halloran AM854 pending Revenue AM755 pending

McCollister name added Revenue AM755 filed

Placed on General File with AM755

Hansen, B. priority bill

Referred to Revenue Committee

Date of introduction

Document	Description	Position	Committee	Hearing Date	Status
LB645	(Hansen, B.) Provide for enhanced penalties for violations of directed health measures committed by public officials	,	Health and Human Service	s 02/04/2021	In Committee 01/22/2021
	Any public official who signs, authorizes, or e would be punished as follows: (a) if a violatior offense, it would be punished by the impositic classification prescribed for such violation, ar by a fine only, the amount of the fine imposed	Notice of hearing for February 04, 2021 Referred to Health and Human Services Committee Date of introduction			
	Nebraska Association of County Officials posi League of Nebraska Municipalities position: (				
LB647	(Flood) Change powers of cities of the first class		Urban Affairs	02/23/2021	General File 03/24/2021
	Relating to cities of the first class, if the cost of \$2 million), no vote of the electors would be re	of a building a equired to app	acquisition does not exceed prove the acquisition.	d \$5 million (no longer	Placed on General File Notice of hearing for February 23, 2021 Referred to Urban Affairs Committee Date of introduction
LB652	(Wayne) Adopt the Historically Underutilized Business Program Act		Government, Military and V	eterans 02/19/2021	In Committee 01/22/2021
	This bill would adopt the Historically Underuti as a HUB would be required to complete a for Department of Transportation's Nebraska Unit able to request any additional information detocertification prior to a decision to certify an apyears as long as the certification status of the recertify. Each government entity would make services, including professional and consultinentity that considers entering into a contract contract, including any renewals, would, befor applicable expressions of interest, determine contract. The Department of Labor would comcertified as HUBs, and would post the director	r or participate in the ent of Labor would be ss' qualifications for d remain in place for 5 ess would be able to ntracts for construction, is. Each government pre over the life of the oposals, offers, or other e probable under the	Hunt name added Notice of hearing for February 19, 2021 Referred to Government, Military and Veterans Affairs Committee Date of introduction		
	Nebraska Economic Developers Association բ	osition: Moi	nitor		
LB653	(Wayne) Require goals for using historically underutilized businesses under the Community Development Law		Urban Affairs	02/23/2021	In Committee 01/22/2021
	Regarding the Community Development Law, the definition for HUB (historically underutilized business) would be included. After the effective date of this act, each city which approves a redevelopment project th includes the division of taxes as provided in section 18-2147 for which the amount of divided taxes exceeds \$200,000 would establish goals to utilize HUBs in such redevelopment project for construction, services, including professional and consulting services, and commodity purchases. The report regarding redevelopment projects would include (1) the number and dollar amount of contracts related to each such redevelopment project approved by the governing body in the previous calendar year which were awarded and paid to HUBs and (2) the most recent goals for the utilization of HUBs in redevelopment projects.				Notice of hearing for February 23, 2021 Referred to Urban Affairs Committee Date of introduction
	Nebraska Economic Developers Association p	osition: Moi	nitor		

Document	Description	Position	Committee	Hearing Date	Status
LB654	(Wayne) Adopt the Public Entities Investment Trust Act		Banking, Commerce and Insurance	02/23/2021	In Committee 01/22/2021
	This bill would adopt the Public Entities Inves established within the office and oversight of entities would be able to invest funds for purp the trustee or trustees. The policies regarding	Notice of hearing for February 23, 2021 Referred to Banking, Commerce and Insurance Committee Date of introduction			
	Nebraska Association of County Officials pos	ition: Oppos	e Letter		
LB655	(Wayne) Change tax provisions relating to cigars, cheroots, and stogies		Revenue	03/03/2021	In Committee 01/22/2021
	The tax on cigars, cheroots, and stogies woul stogies paid by the first owner or (ii) the price the cigars, cheroots, or stogies sells the items subdivision would be fifty cents for each ciga	Notice of hearing for March 03, 2021 Referred to Revenue Committee Date of introduction			
LB656	(Wayne) Authorize municipalities to provide broadband and Internet services		Transportation and Telecommunications	02/09/2021	IPP (Killed) 02/25/2021
	The bill authorizes municipalities to provide in Nebraska State Chamber Position: Neutral lo Nebraska Association of County Officials postion: State of Nebraska Municipalities postion: State of Nebraska Municipalities	Indefinitely postponed Notice of hearing for February 09, 2021 Wayne MO5 withdrawn Wayne MO5 Rerefer LB656 to the Urban Affairs Committee Referred to Transportation and Telecommunications			
	Nebraska Economic Developers Association		nitor		Committee Date of introduction
LB657	(Vargas) Require the office of Legislative Research to prepare racial impact statements for legislative bills	Support Letter	Executive Board	03/01/2021	In Committee 01/22/2021
	Beginning in the second session of the 107th and provide racial impact statements for desi Board of the Legislative Council. A racial impabill on racial populations in the state and the	Notice of hearing for March 01, 2021 Hansen, M. name added Referred to Executive Board Date of introduction			
LB658	(McDonnell) Require the Inspector General of the Nebraska Correctional System to commission a study		Executive Board	02/18/2021	In Committee 01/22/2021
	The Inspector General would commission a sign of the Nebraska correctional system. The lift Executive Board of the Legislative Council, constudy would include all reports produced or puthe study, a report would be produced which appropriate \$250,000 for FY 2021-22 from the section.	Notice of hearing for February 18, 2021 Referred to Executive Board Date of introduction			
LB661	(McDonnell) Prohibit assault on a public transportation driver and clarify provisions relating to assault on officers, emergency responders, certain employees, and health care professionals	0	Judiciary	02/24/2021	General File 03/16/2021

Document	Under this bill, a person would commit the off professional, or public transportation driver in causes serious bodily injury to such listed wo official duties. It would be assault in the secon causes bodily injury to the worker with a dang worker is engaged in the performance of their person intentionally, knowingly, or recklessly engaged in the performance of their official duties.	the first deg rker while the id degree if s erous instrui official dutie causes bodil ities.	ree if such person inter e worker is engaged in t such person intentionall ment and such offense es. It would be assault in	ntionally or knowingly he performance of their y, knowingly, or recklessly s committed while the the third degree if such	Status  Blood name added Judiciary AM612 filed Placed on General File with AM612 Slama name added Notice of hearing for February 24, 2021 Referred to Judiciary Committee Date of introduction
LB662	(McDonnell) State intent regarding appropriations to the Department of Health and Human Services  There would be appropriated to the Department No. 354, for FY 2021-22 and 2022-23 \$1.98 milli	nt of Health a	Appropriations and Human Services, Ag Funds, for domestic viol	02/25/2021 ency No. 25, for Program ence services.	In Committee 01/22/2021  Notice of hearing for February 25, 2021 Referred to Appropriations Committee Date of introduction
LB663	(Geist) Require the Nebraska Commission on Law Enforcement and Criminal Justice to create a menta health indicator in a criminal justice information system to alert emergency dispatch operators  If the Department of Health and Human Servic would provide the Nebraska Commission on L birth date, social security number, and any oth properly identify the subject using an indicato state. The indicator would not include any infortreatment and committed to the custody of the indicator to emergency dispatch operators or purposes of this subdivision.  Omaha Police Officers Association/Fraternal Control Nebraska Association of Behavioral Health Or	es takes cust aw Enforcem ner information r within a crii rmation othe department. other person Order of Polic tion: Not on	nent and Criminal Justice on of the subject as is sominal justice information or than that a subject water than that a subject was designated by the concept of the concept	e with the name, address, trictly necessary to n system maintained in this as ordered to inpatient d grant access to the	In Committee 01/22/2021  Notice of hearing for February 03, 2021 Referred to Judiciary Committee Date of introduction
LB665	(Business and Labor) Deny claims against the state  The following claim against the state, filed wit and appealed by the claimant, would be hereb the Department of XX, made by XX."	n and recomr y disapprove	Business and Labor mended for disallowanced: "\$XX.00 for Claim Nu	02/01/2021 e by the State Claims Board imber 2021-XXXX, against	IPP (Killed) 04/08/2021 Indefinitely postponed Hansen, M. name added Hunt name added Notice of hearing for February 01, 2021 Referred to Business and Labor Committee Date of introduction
LB670	(Murman) Authorize design and placement of highway memorial signs		Transportation and Telecommunications	02/16/2021	In Committee 01/22/2021

Document	Description	Position	Committee	Hearing Date	Status
	In order to raise public awareness about highway families an opportunity to memorialize family memorial sign on a form prescribed by the Delay 75 and would be credited to the Highway Truster the death of the person killed on a Nebrasobject in writing to such memorial sign, the apspecific information regarding person killed ordirection of the Department of Transportation from roadways of the state primary system, but and regulations adopted and promulgated by would be made to place such signs as close to the design and contents of the signs are listed could be made again for more five year period	victims any q partment of T st Fund. The ska roadway. plication woo n Nebraska ro and maintain at not within a the departme o the location d in detail, an	qualified relative would fransportation. The ap- application would be rangle of the country of	be able to apply for a plication would have a fee of nade no more than 10 years e other than the applicant prejudice. Signs giving to be erected by or at the way at appropriate distances puld conform with the rules etion. Reasonable efforts ed relative as practicable.	Notice of hearing for February 16, 2021 Referred to Transportation and Telecommunications Committee Date of introduction
LB674	(Linehan) Change provisions relating to the allocation and use of credits under the Affordable Housing Tax Credit Act		Revenue	02/05/2021	In Committee 01/22/2021
	Regarding the Affordable Housing Tax Credit allocated among some or all of the partners of such persons, but only if such persons have be shares, on or prior to the due date for filing the tax credit. An insurance company described under this section as provided in this Act.	the owner of een admitted e qualified tax	f the qualified project i d as partners or memb xpayer's tax return, or	n any manner agreed to by ers, or have acquired their amended return, claiming	Notice of hearing for February 05, 2021 Referred to Revenue Committee Date of introduction
	Nebraska State Chamber position: Support				
LB679	(Linehan) Require the Tax Commissioner to collect lodging taxes as prescribed		Revenue	03/04/2021	In Committee 01/22/2021
	Beginning 1/1/2022, any lodging tax imposed to enforced by the Tax Commissioner. All such to monthly on or before the 25th day of the mont Tax Commissioner would remit to the cities an administrative fee necessary to defray the cos collection.	axes would b h next succe nd villages im	e due and payable to t eding each monthly pe posing the tax would	he Tax Commissioner riod. The amount that the be reduced by 3% as an	Notice of hearing for March 04, 2021 Referred to Revenue Committee Date of introduction
	Douglas County Board of Commissioners pos Nebraska Association of County Officials posi League of Nebraska Municipalities position: O	tion: Oppose			
LR2CA	(Wayne) Constitutional amendment to legalize cannabis for persons twenty-one and older and to require legislation		Judiciary	02/19/2021	In Committee 01/11/2021
	This constitutional amendment would legalize to pass appropriate legislation, to be effective distribution, consumption, and sale of cannab	on or before	10/1/2023, relating to t	and require the Legislature he cultivation, manufacture,	Hunt name added Notice of hearing for February 19, 2021 Referred to Judiciary Committee Date of introduction
	Nebraska County Attorneys Association positi Governor Pete Ricketts position: Noted as a E				
LR3CA	(Slama) Constitutional amendment to require verification of identity prior to voting	Oppose Letter	· · · · · · · · · · · · · · · · · · ·	and Veterans 02/17/2021	In Committee 01/11/2021

Document	<b>Description</b> F	Position Committee	Hearing Date	Status
	This constitutional amendment would require ve fraud, preserve the relative power of each eligibl of the state, and ensure the integrity of the election the legitimacy of the elected government. A poll voter to verify the identity of the voter in a mannior vote.	e citizen's right to vote, modernize ions of the state so as to preserve worker would review a photograp	the election infrastructure the public confidence in or digital image of each	Albrecht name added Notice of hearing for February 17, 2021 Clements name added Lindstrom name added Groene name added Murman name added Hansen, B. name added Referred to Government, Military and Veterans Affairs Committee Date of introduction
LR10CA	(Cavanaugh, J.) Constitutional amendment to remove felony convictions other than treason from being a disqualification for voting	Government, Military a Affairs	nd Veterans 02/24/2021	In Committee 01/11/2021
	This constitutional amendment would remove fe disqualification for voting.	lony convictions other than treaso	on from being a	Notice of hearing for February 24, 2021 Referred to Government, Military and Veterans Affairs Committee Date of introduction
LR11CA	(Erdman) Constitutional amendment to require enactment of a consumption tax and prohibit certain other forms of taxation	Oppose Revenue	02/03/2021	Failed to Advance 05/05/2021 Erdman Priority Bill
	This constitutional amendment, effective 1/1/202 subdivisions of the state would be prohibited fro personal property, real property, inheritance fror retail sale of goods and services except as provienact a consumption tax which would apply to p consumption tax would begin no later than 1/1/2 subdivisions of the state to enact their own cons Legislature may provide.	om imposing a tax on personal inc m a deceased person, the estate o ided in subsection (2) of this secti- ourchases of services and new goo 024. The Legislature would be abl	ome, corporate income, f a deceased person, the on. The Legislature would ods, except for fuel. Such e to authorize political	Failed to advance to Enrollment and Review Initial Blood AM1259 lost Blood AM1259 filed Pending Attorney General Opinion 21-008 to Erdman Placed on General File Erdman priority resolution Notice of hearing for February 03, 2021
	Nebraska Association of County Officials position League of Nebraska Municipalities position: Op Nebraska Economic Developers Association pos	pose		Referred to Revenue Committee  Date of introduction
LR13CA	(Brewer) Constitutional amendment to limit the percentage of funding for schools that comes from property taxes	Education	02/08/2021	In Committee 01/12/2021
	This constitutional amendment would limit the p taxes. No more than 33% of the funding for such property taxes.			Notice of hearing for February 08, 2021 Referred to Education Committee Briese name added
	Nebraska Association of School Boards position Schools Taking Action for Nebraska Children Ed Nebraska State Chamber position: Watch Greater Nebraska Schools Association postion: Nebraska Child Health & Education Alliance: Mo Nebraska State Education Association position:	lucation position: Oppose  Oppose - Letter nitor		

Document	Description	Position	Committee	Hearing Date	Status
LR22CA	(Linehan) Constitutional amendment to limit the total amount of property tax revenue that may be raised by political subdivisions	Oppose	Revenue	01/27/2021	In Committee 01/20/2021
	This constitutional amendment would limit the political subdivisions. In any fiscal year the total greater than the amount raised in the prior fiscal approved by a majority of legal voters voting or recommendation of a majority of the governing apply to the amount of property tax revenue nethat has been approved according to law.	ue would not be more than 3% imitation by an amount for such purpose upon the on. The limitation would also not	Notice of hearing for January 27, 2021 Referred to Revenue Committee Date of introduction		
	Nebraska Association of School Boards position ESU Coordinating Council position: Oppose Nebraska Council of School Administrators po Nebraska Rural Community Schools Association Nebraska State Education Association position Schools Taking Action for Nebraska Children E Nebraska State Chamber position: Unspecified Nebraska Association of County Officials position Nebraska Association of Behavioral Health Organical Greater Nebraska Schools Association postion Nebraska Child Health & Education Alliance: M Lincoln Public Schools position: Oppose				
LR25	(Executive Board) Provide for appointment by the Executive Board of a special committee of the Legislature to be known as the Youth Rehabilitation and Treatment Center Special Oversight Committee of the Legislature	Monitor	Executive Board	02/25/2021	President/Speaker Signed 03/24/2021 Executive Board Priority Bill
	This resolution would provide that the Legislat be known as the Youth Rehabilitation and Trea	Report President/Speaker signed Adopted			
	Nebraska Association of Behavioral Health Org	Executive Board priority resolution Reported to the Legislature for further consideration Notice of hearing for February 25, 2021 Referred to Executive Board Speaker's announcement Date of introduction Laid over			
LR27CA	(Hansen, M.) Constitutional amendment to provide legislative authority in emergencies resulting from a pandemic		Government, Milita Affairs	ry and Veterans 02/26/2021	In Committee 01/22/2021
	This constitutional amendment would provide	Notice of hearing for February 26, 2021 Referred to Government, Military and Veterans Affairs Committee Date of introduction			

#### Exhibit 4

Document	Description	Position	Committee	Hearing Date	Status
LB2		Quiet Opposition	Revenue	02/10/2021	Final Reading 05/04/2021 Briese Priority Bill
	Regarding valuation of agricultural land and hothis bill creates an exception allowing lower pethe principal and interest on bonds that are iss normal valuation rate is 75% of its actual value rate range is 69-75% of actual value, the excep	Placed on Final Reading Enrollment and Review ER66 adopted Advanced to Enrollment and Review for Engrossment Briese AM1165 adopted Briese AM1165 filed			
	AM638 was adopted by the Committee and does the following: Amends the all Tax Credit Fund. Instead of the prior year amount plus the allowable growth pwill be prior year amount plus 3%. LB79 as amended was amended into LB2. amount of agricultural and horticultural land that may be levied against to pay school district bonds from 30% of actual value to 50%; it replaces the accepta such land it changes to 44%-50%.			entage in section 77-6702 it e amendment changes the incipal and interest on	Placed on Select File with ER66 Enrollment and Review ER66 filed Advanced to Enrollment and Review Initial Revenue AM638 adopted Groene AM1063 adopted Hansen, M. MO39 Bracket bill until June 10, 2021 filed Hansen, M. MO39 failed
I DO	Nebraska Association of School Boards positic Nebraska Rural Community Schools Associatic Schools Taking Action Action for Nebraska Ch Nebraska Association of County Officials positions Greater Nebraska Schools Association postion	on: Oppose ildren Educa tion: Oppose	Testify	00/00/0004	Groene AM1063 filed Groene AM1063 pending Briese FA27 filed Briese AM868 withdrawn Briese FA27 adopted Revenue AM638 pending Briese AM868 pending Briese FA15 withdrawn Murman name added Briese FA15 filed Placed on General File with AM638 Revenue AM638 filed Briese priority bill Notice of hearing for February 10, 2021 Referred to Revenue Committee Date of introduction
LB9	(Blood) Change annexation requirements and property tax special valuation provisions  Introduced at the request of the City of Bellevu streets, or highways would be deemed contigu natural resources district lies between the sam annexed are adjacent to or contiguous with the resources district.	ous althougl	h property owned by f rporate limits, so lond	ederal government or a as those sought to be	Approved by Governor (E-Clause) 05/05/2021 Speaker Priority Bill  Approved by Governor on May 5, 2021 Presented to Governor on April 29, 2021 President/Speaker signed Passed on Final Reading with Emergency Clause 46-0-3 Placed on Final Reading

### Weekly Report for Bills of Interest on 05/19/2021 The full text of all bills and other information is available by clicking on the bill number on the chart or online at www.nebraskalegislature.gov

Document	Description	Position	Committee	Hearing Date	Status
Document	Special valuation may be applicable to agricu boundaries of a city or village if the land is so land is within a flood plain.	Advanced to Enrollment and Review for Engrossment Placed on Select File Advanced to Enrollment and Review Initial			
	AM 231 makes several changes to the bill, inclocated in a county in which at least three cit deemed contiguous to the corporate limits so lies between the newly-annexed area and the territory deemed contiguous under the bill woutlity without the express agreement of the cannexation  Nebraska Association of County Officials postedue of Nebraska Municipalities postion:	Urban Affairs AM231 adopted Speaker priority bill Placed on General File with AM231 Urban Affairs AM231 filed Notice of hearing for February 09, 2021 Rereferred to Urban Affairs Committee Sanders name added Referred to Revenue Committee Date of introduction			
LB51	(Lathrop) Change provisions relating to law enforcement qualifications, training, certification, and accreditation		Judiciary	02/03/2021	Final Reading 05/18/2021 Judiciary Priority Bill
	Relating to law enforcement, each sheriff wo provided in section 81-1414.07 (continuing et 1st year of their term of office. When a court preclude use of conviction as evidence of se contendere to a felony or misdemeanor for p suspended, or revoked.	ngs) each year following the sues an order, it would of or pleading guilty or nolo	Placed on Final Reading with ST21 Advanced to Enrollment and Review for Engrossment Enrollment and Review ER67 adopted Brewer AM1249 adopted Brewer AM1292 adopted Brewer AM1292 filed		
	The subsection stating that members of a law county or city for which they were appointed To be considered a law enforcement officer, level law enforcement certification from a tra violence" and "serious misconduct" would b	Brewer AM1249 filed McCollister name added Judiciary AM745 adopted Flood AM872 adopted Advanced to Enrollment and Review Initial Hunt MO40 Bracket bill until May 1, 2021 filed			
	The Nebraska Police Standards Advisory Colofficers or employees of a law enforcement a designee from a city of the primary class and below would be added. The Governor would of this Act (one serving a 3-year term and one term).	chief of police or his or her lding the rank of sergeant or days after the effective date	Hunt MO40 withdrawn DeBoer name added Flood AM872 filed Placed on General File with AM745 Judiciary AM745 filed Judiciary priority bill Pansing Brooks name added		
	As part of entry-level law enforcement certification hours of instruction relating to de-escalation enforcement agency would make a person updefore hiring them as a law enforcement officinvestigate complaints of law enforcement of it would be deemed closed and the officer would be deemed closed.	Notice of hearing for February 03, 2021 Referred to Judiciary Committee Date of introduction			

Except when the use of deadly force is authorized, a law enforcement office would not be able to intentionally use a chokehold or carotid restraint control hold on any person, unless the officer reasonably believes it to be

necessary or he is trained in carotid holds.

**Document Description** 

### Weekly Report for Bills of Interest on 05/19/2021 The full text of all bills and other information is available by clicking on the bill number on the chart or online at www.nebraskalegislature.gov

**Hearing Date** 

Status

Committee

Position

The Nebraska Police Improvement and Professionalism Fund would also be created to provide grants to law enforcement agencies and law enforcement officers to pay for costs of accreditation.

The Judiciary Committee advanced the bill with AM745. The amendment does the following: AM745 replaces the original bill. Section 2 would amend Sec. 29-215 to clarify that Class I railroad police officers are law enforcement officers. Section 9 is Section 8 in the original bill and would amend Sec. 81-1401. The amendment would add definitions of Class I railroad and include railroad police departments and officers in the definitions of law enforcement agencies and law enforcement officers. The amendment would also add a definition of noncertified conditional officer. Section 12 replaces Section 11 of the original bill and is a new section. The amendment still requires de-escalation training but removes specific hour requirements for the components of the training. Section 14 is Section 13 in the original bill and amends Sec. 81-1414. The amendment would authorize the appointment of noncertified conditional officers. These officers would not be permitted to wear a badge. These officers would not be allowed to carry a firearm or interact with the public until completing certain training. These officers would be required to be under the direct supervision of a field training officer. Noncertified conditional officers could only be employed for sixteen weeks until the next basic training class, or an additional sixteen weeks if the next basic training class was full.

Omaha Police Officers Association/Fraternal Order of Police position: Support

Nebraska Association of County Officials position: Support Letter

League of Nebraska Municipalities position: Oppose

Wahoo Police Department position: Support Omaha Police Department position: Support ACLU of Nebraska position: Support

Nebraska Sheriffs Association position: Oppose

**Greater Nebraska Cities position: Oppose** 

**BNSF Railway position: Support** 

LB54 (Lathrop) Change immunity for intentional torts under the Political Subdivisions Tort Claims Act

and the State Tort Claims Act

Under the Political Subdivisions Tort Claims Act, this Act would apply to claims arising from such an act that is the direct result of the negligent failure of a political subdivision or an employee of a political subdivision to protect a person to whom the political subdivision or employee owes a duty of care. Under the State Tort Claims Act, this Act would apply to claims arising from such an act that is the direct result of the negligent failure of a state agency or an employee of the state to protect a person to whom the agency or employee owes a duty of care.

Placed on Select File with ER94

Enrollment and Review ER94 filed Advanced to Enrollment and Review ER94 filed Advanced to Enrollment and Review ER94 filed Advanced to Enrollment and Review ER94 filed Advanced to Enrollment and Review ER94 filed Advanced to Enrollment and Review ER94 filed Advanced to Enrollment and Review ER94 filed Advanced to Enrollment and Review ER94 filed Advanced to Enrollment and Review ER94 filed Advanced to Enrollment and Review ER94 filed Advanced to Enrollment and Review ER94 filed Advanced to Enrollment and Review ER94 filed Advanced to Enrollment and Review ER94 filed Advanced to Enrollment and Review ER94 filed Advanced to Enrollment and Review ER94 filed Enrollment and Enrollment Enrollment and Enrollment 
**Judiciary** 

This bill attempts to address a change in the court's interpretation of the intentional tort exception to the wavier of sovereign immunity found in Moser v. State of Nebraska, 307 Neb.18 (2020).

The Judiciary Committee advanced the bill with AM1268. The amendment narrows the scope of the proposed exception in LB 54 by replacing the original proposed language with new language that allows claims for intentional torts where the political subdivision (or state agency) failed to use reasonable care to control someone under their charge or protect a person in their care or custody from intentional torts by non-employees.

Douglas County Board of Commissioners position: Bill of Concern Nebraska Association of School Boards position: Oppose 02/18/2021 Select File 05/18/2021 Lathrop Priority Bill

Placed on Select File with ER94
Enrollment and Review ER94 filed
Advanced to Enrollment and Review Initial
Judiciary AM1268 adopted
Judiciary AM1268 filed
Placed on General File with AM1268
Lathrop priority bill
Notice of hearing for February 18, 2021

Referred to Judiciary Committee

**Date of introduction** 

				- 3 -	
Document	Description  Omaha Police Officers Association/Fraternal Nebraska Association of County Officials pos Metropolitan Area Planning Agency position: Nebraska Association of Trial Attorneys posi Nebraska State Education Association positic Nebraska Intergovernmental Risk Manageme City of Omaha position: Oppose Nebraska Attorney General position: Oppose	sition: Oppose Monitor tion: Support on: Support		Hearing Date	Status
LB81	(Hilkemann) Provide authority for sanitary and improvement districts to own, construct, and maintain public parking facilities  Relating to sanitary and improvement district within the limits of a proposed sanitary and in state, would be able to form a sanitary and in leasing, owning, erecting, constructing, equipmotor vehicle public parking facilities located or otherwise acquire off street motor vehicle resolution would state the price and condition.  Metropolitan Area Planning Agency position:	mprovement di nprovement dis pping, operatin d in the district public parking ns of the purch	istrict, situated in one or strict for the purpose of ng, or maintaining all or to serve business." If it facilities as described in	more counties in this "acquiring, purchasing, a portion of off street is proposed to purchase n this section, the	Approved by Governor 05/05/2021 Speaker Priority Bill  Approved by Governor on May 5, 2021 Presented to Governor on April 29, 2021 President/Speaker signed Passed on Final Reading 40-0-9 Dispensing of reading at large approved Placed on Final Reading Enrollment and Review ER48 adopted Advanced to Enrollment and Review for Engrossment Enrollment and Review ER48 filed Placed on Select File with ER48 Advanced to Enrollment and Review Initial Speaker priority bill Placed on General File Notice of hearing for February 16, 2021 Referred to Urban Affairs Committee Date of introduction
LB83	(Flood) Change public meeting provisions and provide for virtual conferencing under the Open Meetings Act  Introduced at the request of the League of Ne and Media of Nebraska. Regarding the Open "videoconferencing." Virtual conferencing melephonically with interaction among the parentities, advisory committees, boards, counce by virtual conferencing in a calendar year (extended and Actor Municipal Cooperative Financing Act). of the Emergency Management Act), a public during such an emergency if they give reason Beginning 7/31/2022, the governing body of a metropolitan, primary, or first class, the count the school board of a school district would be agenda and minutes of the governing body.	Meetings Act, eans conducting ticipants. No noils, organization cept for organization in an emergent body would be nable advance a natural resounty board with a	"virtual conferencing" wang or participating in a more than one-half of the ons, or governing bodies izations created under the cy as defined in section e able to hold a meeting publicized notice.  Trees district, the city course population greater that	th several political bodies would replace neeting electronically or meetings of the state would be able to be held ne Interlocal Cooperation 81-829.39 (for purposes by virtual conferencing uncil of a city of the 125,000 inhabitants, and	Approved by Governor (E-Clause) 04/21/2021 Government, Military and Veterans Affairs Priority Bill  Approved by Governor on April 21, 2021 Blood explanation of vote Day explanation of vote Presented to Governor on April 15, 2021 President/Speaker signed Dispensing of reading at large approved Passed on Final Reading with Emergency Clause 43-0-6 Placed on Final Reading with ST7 Enrollment and Review ER23 adopted Flood AM750 adopted Advanced to Enrollment and Review for Engrossment

Document	Description	Position	Committee	Hearing Date	Status
					Flood AM750 filed
	The committee amendment adds language	e to the bill ratifyi	ing actions taken by	public bodies in reliance on	Placed on Select File with ER23
	Governor's executive orders issued during	Enrollment and Review ER23 filed			
	metropolitan utility districts and regional that may utilize virtual conferencing for t	Government, Military and Veterans Affairs AM127			
	multiple locations for public participation	adopted			
	attended by at least one member of the p	Advanced to Enrollment and Review Initial			
	the documents that must be made availa				Government, Military and Veterans Affairs priority bill
	the meeting. The amendment would requ	ire an emergency	declaration by the G	overnor under section 81- andment provides an exception	Hansen, M. name added Government, Military and Veterans Affairs AM127
	to an address publication requirement in	instances where t	that address require	ment may endanger a person's	Government, Military and Veterans Affairs AM127 filed
	security.			3	Placed on General File with AM127
					Cavanaugh, M. name added
	Douglas County position: Support				Brandt name added
	Nebraska Association of School Boards	nosition: Support			Notice of hearing for January 27, 2021
	ESU Coordinating Council position: Sup				Blood name added
	Nebraska Council of School Administrate		oort		Hunt name added
	Nebraska Rural Community Schools Ass				Referred to Government, Military and Veterans Affairs Committee
	Nebraska State Education Association: N	leutral			Date of introduction
	Schools Taking Action for Nebraska Chil	dren Education po	sition: Support		
	Nebraska Association of County Officials	position: Suppor	t		
LB103	(Dorn) Appropriate funds to aid counties to certain federal judgments	pay Monitor	Appropriations	02/19/2021	Final Reading 05/18/2021 Dorn Priority Bill
	This bill would appropriate funds to aid of from the General Fund for FY 2021-22 an million rendered against it by a federal contequal to 20% or more of the county's and such judgment, and no expenditures for employees would be made from the fund	d FY 2022-23 to ar ourt for a violation oual budget. Such permanent and te	ny county that has a of federal law if the appropriation would mporary salaries and	judgment in excess of \$25 total cost of the judgment is be used in the payment of	Placed on Final Reading Advanced to Enrollment and Review for Engrossment Placed on Select File Appropriations AM588 adopted Advanced to Enrollment and Review Initial Dorn AM1216 adopted
	AM588 would increase the appropriation aid to counties. A county is eligible if it: million, if the total cost of the judgment eproperty tax levy at the maximum for each judgment.	(1) has a judgmen exceeds 20% of the	t against it from a fe county's annual bu	deral court in excess of \$25 dget; and (2) has set its	Groene AM1107 withdrawn Cavanaugh, M. FA42 withdrawn Cavanaugh, M. FA42 filed Dorn AM1216 filed Groene AM1107 filed Brandt name added
	Nebraska Association of County Officials	position: Suppor	t		Appropriations AM588 filed Placed on General File with AM588 Dorn priority bill Notice of hearing for February 19, 2021 Referred to Appropriations Committee Date of introduction

### Weekly Report for Bills of Interest on 05/19/2021 The full text of all bills and other information is available by clicking on the bill number on the chart or online at www.nebraskalegislature.gov

Decument	Description	Decition	Committee	Hearing Data	Status
Document	Description  (Brisse) Adopt the COVID 40 Lightlifty Act and the	Position	Committee	Hearing Date	Status Final Booding 05/48/2024
LB139	(Briese) Adopt the COVID-19 Liability Act and the Health Care Crisis Protocol Act:	Wionitor	Judiciary	02/18/2021	Final Reading 05/18/2021 Slama Priority Bill
	This bill would adopt the COVID-19 Liability Prostate of emergency, first responder, gross neg service, minimum medical condition, person, person would not be able to bring or maintain sustained from exposure or potential exposure convincing evidence, that the civil action related negligence or willful misconduct.	ligence, healt remises, pub a civil action to COVID-19	th care facility, health care provide blic health guidance, and willful mi seeking recovery for any injuries of unless the plaintiff can prove, by	er, health care isconduct. A or damages clear and	Placed on Final Reading Enrollment and Review ER97 adopted Advanced to Enrollment and Review for Engrossment Placed on Select File with ER97 Enrollment and Review ER97 filed Chair ruled Hunt AM1372 is not germane Judiciary AM1293 adopted
	A person would also not be able to bring or ma providers/facilities or first responders unless precovery for any injuries or damages sustained omission alleged to violate a duty of care was any federal or state statute, regulation, or orde owns, occupies, possesses, or is in control of premises would not be liable in any civil action exposure or potential exposure to COVID-19, uthat the civil action relates to a minimum medic misconduct. Any civil action related to COVID-cause of action would have accrued. This would date of this act and before the earlier of either emergency.	proven beyond from exposition exposition exposition from exposition from exposition from exposition from the plant call condition from the exposition apply to an exposition from exposition exposition from exposition from exposition from exposition exposition from exposition exposition from exposition exposition from exposition exposition exposition from exposition exposition exposition exposition exposition exposit	d clear and convincing evidence) ure or potential exposure to COVII in substantial compliance with, o ealth guidance related to COVID-19 including a tenant, lessee, or occu overy for any injuries or damages intiff can prove, by clear and convinces untiling from gross negligence of would have to be brought within 2 by cause of action accruing on or a	D-19 if the act or r consistent with 9. A person who pant of a sustained from rincing evidence, or willful tyears after the after the effective	Advanced to Enrollment and Review Initial Lathrop AM1375 adopted Hunt AM1372 filed Lathrop AM1375 filed Judiciary AM1293 filed Placed on General File with AM1293 Slama priority bill Notice of hearing for February 18, 2021 Referred to Judiciary Committee Date of introduction

Committee amendment AM 1293 is a white copy amendment that includes an amended version of LB 139 and LB 53. The amendment provides new definitions for "Covid-19", "Federal public health guidance" and "person" that includes various types of business organizations, the State and political subdivisions, and schools and universities. Person also includes officers and employees as well as agents and volunteers of the covered organizations. The amendment prohibits civil actions after the effective date if the alleged act or omission was in substantial compliance with federal health guidance. The amendment maintains the provisions in section 7 of the original proposal that provide that the Act does not create or recognize a cause of action, affect worker's compensation actions, change common law immunities or limitations of liability, or constitute a waiver of sovereign immunity. AM 1293 also includes an amended version of LB 53 that establishes the Health Care Crisis Protocol Act. The committee amendment requires the Department of Health and Human Services to establish a health care crisis protocol containing listed criteria. The amendment also creates an advisory committee under the Department of Health and Human Services to advise and make recommendations on the protocol.

During General File consideration, AM1375 was offered by Senator Lathrop that re-wrote sections 5 to 9 and renamed the act as the Health Care Crisis Protocol Act and cited to the protocol that was prepared by the Nebraska Medical Emergency Operations Center dated May 10, 2021.

Nebraska State Chamber position: Support Nebraska Hospital Association position: Monitor

Nebraska Association of School Boards position: Support Nebraska Association of County Officials position: Support Letter

Nebraska Association of Behavioral Health Organizations position: Monitor

Nebraska Economic Developers Association position: Support

Metropolitan Area Planning Agency position: Monitor

Document	Description	Position	Committee	Hearing Date	Status
	Nebraska Child Health & Education Allial Nebraska Medical Association position: League of Nebraska Municipalities position: Lincoln Chamber of Commerce position: American Property and Casualty Insuran Nebraska Insurance Information Service HyVee position: Support Nebraska Trucking Association position Nebraska Defense Counsel Association Nebraska Petroleum Marketers Associat Nebraska Grocers Association position: Nebraska Federation of Independant Bus Nebraska Federation of Independant Bus Nebraska Health Care Association positi Lincoln Independant Business Association Nebraska Bankers Association position: Nebraska Bankers Association position: Nebraska Catholic Conference position: League of Nebraska Municipalities positi Nebraska State AFL-CIO position: Support Nebraska Department of Health & Human Nebraska Pharmacists Association positi Enterprise Rent-A-Car position: Support Nebraska Realtors Association position: Pinnacle Bank position: Support Woodman of the World position: Support Woodman of the World position: Support Leading Age Nebraska position: Support Nebraska Credit Union League position: University of Nebraska position: Support Nebraska Association of Service Provide IBEW position: Oppose Nebraska Professional Fire Fighters Ass Nebraska State Education Association p	Support ion: Support : Support ice Association por position: Support : Support position: Support ion & Convenience Support siness position: Support on position: Support on position: Support support support ion: Support ort on Services position tion: Support on position: Support on position: Support ort on Support on position: Support on position: Support tr rt Support rt ers position: Support ort ort on position: Support ort on position: Support ort ort ort on position: Support ort ort ort ort on position: Support ort ort ort ort ort ort ort ort ort	e Store Association poupport  ort s position: Support  c: Support	osition: Support	
LB156	(Wayne) Adopt the Municipal Inland Port Auth Act and change provisions of the Site and Buil Development Act  This bill would adopt the Municipal Inlan benefit, family member, inland port authorail line are given. Any city which encominland port district would be able to propaga on the total number of inland port dicreation of an inland port authority. No n statewide. The powers that an inland por power of eminent domain.	ding d Port Authority Actority, inland port di passes an area gre pose to create an in stricts. Criteria is conce than 5 inland	istrict, intermodal faci eater than 300 acres e nland port authority by given for determining port districts would be	lity, major airport, and major ligible to be designated as an ordinance, subject to the whether to propose the e able to be designated	Final Reading 04/21/2021 Urban Affairs Priority Bill  Placed on Final Reading with ST14 Advanced to Enrollment and Review for Engrossment McKinney AM985 withdrawn Enrollment and Review ER33 adopted Wayne AM956 adopted Wayne AM933 withdrawn Wayne AM918 withdrawn

Document	Description	Position	Committee	Hearing Date	Status
	An inland port authority would be able to issifor achieving its purposes. No inland port authority whatsoever to the State of Nebraska or to an authority would consist of 9 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class, or 5 members if creatity of the primary class	ue and sell revelority would be political subjected by a city of attention at the political subjected by a city of attention at the political subjected by a subjected by a subjected subj	enue bonds necessary to be required to pay any tar division of the State. The f the metropolitan class, of the first class. by counties with a popula a city and one or more co	p provide sufficient funds xes or any assessments board for an inland port 7 members if created by a ation over 20,000 and	McKinney AM985 filed Wayne AM956 filed Wayne AM933 filed Wayne AM918 filed Enrollment and Review ER33 filed Placed on Select File with ER33 Wayne AM737 adopted
LB215	(Hughes) Change 911 service surcharge provisions	8	Transportation and Telecommunications	02/23/2021	Failed to Advance 03/23/2021 Transportation and Telecommunications Priority Bill
	Relating to telecommunications, counties co exception for the section stating that uniform not to exceed 50 cents per month. Each wirel active telephone numbers or functional equiveremit the surcharge, there would no longer be containing a city of the metropolitan class (under the county Board of Commissioners pools Nebraska Association of County Officials positions.)	service surch ess carrier wo valents every n e an exception o to 50 cents). sition: Suppo	narges may be increased ould collect a surcharge on nonth from users of wirel of for active telephone nur	by an additional amount of up to 70 cents on all less service and would	Wayne MO15 Indefinitely postpone filed Wayne MO15 withdrawn Failed to advance to Enrollment and Review Initial Placed on General File Transportation and Telecommunications priority bill Notice of hearing for February 23, 2021 Referred to Transportation and Telecommunications Committee Date of introduction
LB236	(Brewer) Change provisions relating to firearms	Monitor	Government, Military and Veterans Affairs	nd 02/24/2021	Select File 05/18/2021 Clements Priority Bill
	Counties would have the power to authorize prohibited from possessing or carrying such  The committee amendment would require the ordinance contemplated by LB 236. It would a concealed weapon to immediately inform a	weapons under the counties cortains require pents	er state or federal law.  nsult with their sheriff beinersons engaged in the law responder in the event o	fore passing the sort of wful permitless carrying of fan official contact.	Brandt name added Advanced to Enrollment and Review for Engrossment Hansen, B. AM1434 adopted Enrollment and Review ER98 adopted Placed on Select File with ER98 Enrollment and Review ER98 filed
	Finally, the amendment limits the power to pa contain a city of the metropolitan or primary limitation on which counties could enact an o	ass a permitles class. Senato	ss carry ordinance to tho r Brewer filed AM874 that	se counties that do not twould revise the	Hansen, B. AM1434 filed Advanced to Enrollment and Review Initial Brewer AM1388 adopted

Document	Description	Position	Committee	Hearing Date	Status
	On May 10, 2021, the Attorney General issued Senator Tom Brewer has filed an amendment provisions of the following bills that are sumi Nebraska State Patrol to provide notice of exexpiration of a permit to carry a concealed had holder by US mail or electronically notice of able to be applied for no earlier than 4 month days after the date of expiration of the concea of carrying a concealed weapon would not apa firearm for any lawful purpose to or from an carried by a person if such firearm is unloade prohibited by state or federal law from posses.  Nebraska Association of County Officials postomaha Police Officer Association position: Nebraska Firearm Owner Association position Everytown for Gun Safety position: Oppose Nebraskans Against Gun Violence position: Nebraskans Against Government Overreach	, AM1388 that marized - LB8 biration of corndgun, the New properties before expirated carry per ply to posses y place where d and stored ssing, carrying sition: Oppose Support Letter Oppose	would strike all provisions, LB244, LB173 (as aminocaled handgun permitebraska State Patrol worke permit. LB244 states ation of the permit and mit. LB173 is a bill relatesing, carrying, transporte such firearm may be lain a case and such persig, transporting, shipping - Letter	ons of the bill and insert the ended). LB85 would require s. At least 4 months before uld send to the permit that the renewal would be no later than 30 businessing to firearms, the offense ting, shipping, or receiving twfully possessed or on is not otherwise	Government, Military and Veterans Affairs AM438 adopted Brewer AM874 withdrawn Williams name added Brewer AM1388 filed Attorney General Opinion 21-011 to Brewer Kolterman name added Gragert name added Gragert name added Friesen name added Brewer AM874 filed Dorn name added Albrecht name added Clements priority bill Bostelman name added Groene name added Groene name added Briese name added Hovennment, Military and Veterans Affairs AM438 filed Placed on General File with AM438 McDonnell name added Hansen, B. name added Notice of hearing for February 24, 2021 Halloran name added Rereferred to Government, Military and Veterans Affairs Committee Murman name added Referred to Judiciary Committee Lindstrom name added Date of introduction
LB258	(Vargas) Adopt the Healthy and Safe Families and Workplaces Act  This bill would adopt the Health and Safe Famof one hour of paid sick and safe time for ever hours of paid sick and safe time in a calendar are exempt from overtime requirements under work week for purposes of paid sick and safe thours, in which case paid sick and safe time could be used after the 60th calendar day of except that the hours used still not exceed 40 employer. Any employer with a paid leave po All circumstances where an employer would in	ry 30 hours we year unless to read U.S.C 213 time accrual accrues based employment a bound in a gilicy would not	rorked. Employees woul the employer selects a h B(a)(1) would be assume unless their normal work d upon that normal work nd would carry over to ven year unless a highe t have to provide addition	d not accrue more than 40 higher limit. Employees who do to work 40 hours in each of week. This time accrued subsequent calendar years, or limit is selected by the enal paid sick and safe time.	Failed to Advance 05/10/2021 Hansen, M. Priority Bill  Failed to advance to Enrollment and Review Initial Vargas AM1348 lost Vargas AM966 filed Vargas AM966 lost Vargas AM1348 filed Placed on General File Hansen, M. priority bill Hansen, M. name added Notice of hearing for February 08, 2021 Hunt name added

ocument	Description  Nebraska Hospital Association position  Nebraska State Chamber position: Op  Nebraska Association of County Officion  Nebraska Association of School Board	pose als position: Watch	Committee	Hearing Date	Status Referred to Business and Labor Committee Date of introduction
3260	(Hunt) Change provisions relating to good of voluntarily leaving employment under the Employment Security Law, Regarding Employment Security Law, individual has made all reasonable efficiency of caring for a family member and "serious health condition" are list.  Nebraska Hospital Association position. Nebraska Association of School Board Nebraska State Chamber position: Ne	good cause for volur orts to preserve empl with a serious health ed. n: Monitor ds position: Follow	lovment but voluntarily leave	es employment for the	Final Reading 04/29/2021 Hunt Priority Bill  Placed on Final Reading Moser AM1094 filed Advanced to Enrollment and Review for Engrossment Moser AM1094 lost Placed on Select File Advanced to Enrollment and Review Initial Placed on General File Hunt priority bill Notice of hearing for January 25, 2021 Referred to Business and Labor Committee Date of introduction
271	This bill would adopt the 24/7 Sobriety participate in a 24/7 sobriety program, program, the sheriff would be able to a meet at least the following minimum retesting location or locations established continuous alcohol monitoring device agreement with the sheriff or designat not prescribed by a physician. Sanction of drugs or alcohol after 30 consecuting sobriety program permit as a condition at the same time as the later of any additional the same time as the later of any additional state pretrial diversion plan for minor also be amended to provide that DUI of diversion; Section 11 would be amended revocation may apply for a 24/7 sobries.	Program Act. Each of a sheriff is unwilling lesignate an entity we equirements: (a) testing the county sheriff or similar technologied entity, and (c) parins for violations of the county program under this ve days of testing, sun of bail under the 24 ministrative license rections 5, 8, and 11. See issued if the person of the county is sued if the person of the county is such as the county we have an entity with the county we have an entity with the county we have a such as the county we hav	ng or unable to participate in illing to provide the service. Ing would occur either twice or a designated entity or a designated entity or a y, (b) participants would enteticipants would not consume the program would be accord a Act and has not violated an uch person would be able to 17 Sobriety Program Act. Succevocation being served.  Section 5 would be amended 'sbeen revoked pursuant to ale; Section 8 would be amended in not apply to DUI offenses. The service is not apply to DUI offenses. The service is not apply to DUI offenses. The service is not apply to DUI offenses.	a 24/7 sobriety This program would a day or every day at a continuously with a er into a participation alcohol or any drug ing to best practices. y program conditions apply for a 24/7 ch permit would expire to clarify that a 24/7 an administrative ded to clarify that the This section would letion of pretrial	Enrollment and Review ER59 adopted Advanced to Enrollment and Review for Engrossment Morfeld AM1002 adopted Morfeld AM1002 filed Enrollment and Review ER59 filed Placed on Select File with ER59
	AM1002 adopted on Select File clarifie has the opportunity to use any techno supervision; finally, the amendment er	logy to detect the use	e or presence of alcohol or m	nethods of	Referred to Judiciary Committee  Date of introduction

Document	Description	Position	Committee	Hearing Date	Status
	Nebraska County Attorneys Association Posi Nebraska Association of County Officials pos	tion: Support			
LB273	(Lowe) Change provisions relating to youth rehabilitation and treatment centers and provide for immediate changes of placement		Judiciary	01/28/2021	Final Reading 05/04/2021 Lowe Priority Bill
	Relating to youth rehabilitation and treatment as a youth rehabilitation and treatment center and Treatment Center-Geneva and the Youth	Placed on Final Reading with ST18 Enrollment and Review ER39 adopted Advanced to Enrollment and Review for Engrossment Lowe AM1003 adopted			
	AM600 replaces the original bill. Section 1 we specific YRTC with a general reference to em to limit the definition of "emergency" to speci 43-408 and replace Section 2 of the original be involvement, these sections would create a new transferring a juvenile to an inpatient or subatin place. These sections would authorize OJS court within 24 hours and allow the court to get the best interests of the juvenile. Section 5 is references to employees of specific YRTC with	Lowe AM1003 adopted Lowe AM1003 filed Placed on Select File with ER39 Enrollment and Review ER39 filed Judiciary AM600 adopted Advanced to Enrollment and Review Initial Judiciary AM600 filed Placed on General File with AM600 Lowe priority bill Notice of hearing for January 28, 2021 Referred to Judiciary Committee			
	Section 6 is similar to Section 4 in the original specific YRTC with a general reference to chithe original bill, but would clarify that the officiany facility operated and utilized as a YRTC, visimilar to Section 6 in the original bill. This set to institution names. This section would cont with state law for it to be used for both gendes similar to Section 7 in the original	ef executive o ce of Public C without regard ection would a inue to require	fficers of YRTC; Sections of Sections of Section of Sec	on 7 is similar to Section 5 in onduct an annual review of a state law; Section 8 is out would not make a change and utilized in compliance	Date of introduction
	Nebraska Association of Behavioral Health O	rganizations p	oosition: Monitor		
LB274	(Lowe) Provide for taxation of ready-to-drink cocktails, the sale of mixed alcoholic beverages by certain retailers and farm wineries, and promotional farmers market special designated licenses under the Nebraska Liquor Control Act		General Affairs	02/08/2021	Final Reading 05/18/2021 General Affairs Priority Bill
	Regarding the Nebraska Liquor Control Act, to market special designated license to a craft be consumption of alcoholic liquor, which the hother licensee outside of the manufacturer's de The application process for such a license is payable to the commission and submitted with use the license to apply to sell or dispense all for consumption at a farmers market located	rewery, micro older is licenso signated pren listed in detai th the applicat coholic liquor	distillery, or farm wine ed to produce, at a far nises under conditions I. There would be a fee ion. The holder of suc , which the holder wo	ry license for the sale or ners market conducted by specified in this section. of \$15 for such a license h a license would be able to ald be licensed to produce,	Placed on Final Reading Second Lowe AM1071 adopted Advanced to Enrollment and Review for Reengrossment Returned to Select File for specific amendment Lowe AM1071 filed Placed on Final Reading with ST6 Groene AM870 filed

Document	Description	Position	Committee	Hearing Date	Status
	The General Affairs Committee advanced LB2 amended by the Committee: LB72 and LB578 Committee Amendment AM427. LB72 is a bill cocktails for consumption off the premises, a make this policy permanent for those holding and other alcoholic beverages must be sold in consumed, for consumption off the premises provides Farm Winery licenses be included we sell to-go drinks in sealed containers as the or	Advanced to Enrollment and Review for Engrossment Groene AM870 adopted Hilkemann AM646 withdrawn Hilkemann AM646 pending Lowe AM667 adopted Enrollment and Review ER18 adopted Geist AM668 adopted Lowe AM667 filed			
	LB 578 was amended by AM 314 and amende a new statutory category of alcoholic beverage cocktail means a beverage containing spirits percent or less alcohol by volume. Currently, gallon. LB 578 proposes to tax ready-to-drink from the distilled spirits category and tax rate to-drink cocktails at ninety-five cents (\$0.95) ready-to-drink cocktails, and it also provides promulgate rules and regulations pertaining to necessary. AM427 also attaches an emergen	ge, the ready- in an original Nebraska ta cocktails at to AM 314 rep per gallon. It authority for o the produc	to-drink cocktail. The lackage which cont kes these as distilled thirty-one cents (\$0.3 blaces LB 578 and set adds the term "confe the Liquor Control Ction and sale of ready	e definition of ready-to-drink ains twelve and one-half spirits, at a rate of \$3.75 per 1) per gallon, separating them ss the excise tax rate on ready- ction" to the definition of ommission to adopt and	Geist AM668 filed Hilkemann AM646 filed Enrollment and Review ER18 filed Placed on Select File with ER18 Hilkemann MO12 Recommit to Committee filed Cavanaugh, J. AM479 withdrawn Hilkemann FA4 filed General Affairs AM427 adopted Advanced to Enrollment and Review Initial Hilkemann FA4 lost
	Several amendments to the bill were adopted on Select File. AM870 would increase the threshold for microdistillers from the current statutory limit of 10,000 gallons to 100,000 gallons. Lowes AM667 is the compromise amendment that would allow for drive through purchases of alcoholic beverages after the end of the pandemic. Geist's AM668 was a compomise amendment with Senator John Cavanaugh on those locations allowing for to-go cocktails. The retailer would have to notify the commission at time of renewal of their license.  On Final Reading, Senator John Lowe returned LB274 to Select File for AM1071 that was an agreed-to amendment that made the effective date of July 1, 2021 for the new taxation rate of ready-to-drink cocktails.			Hilkemann MO12 failed Wishart AM475 withdrawn Wishart AM475 filed Cavanaugh, J. AM479 filed Placed on General File with AM427 General Affairs AM427 filed General Affairs priority bill Notice of hearing for February 08, 2021 Referred to General Affairs Committee Brewer name added	
	Nebraska Association of County Officials pos Nebraska Liquor Control Commission postion League of Nebraska Municipalities postion: S	n: Support			Date of introduction
LB281	(Albrecht) Require child sexual abuse prevention instructional programs for school students and staff		Education	02/23/2021	Select File 03/24/2021 Albrecht Priority Bill
	Each school district would adopt a child sexul kindergarten through grade fice for implement program are listed, including a minimum of foinstruction building on the previous year's insplaying, discussion activities, and books to eabuse prevention. Funding would be from mous. C. 6301, as the act existed on 1/1/2021.	itation beginrour instruction struction and ducate stude	ning in school year 20 nal sessions per sch I age-appropriate cu ents regarding body s	192-23. The details of the pool year, with each year's riculum, including role- afety that includes child sexual	Enrollment and Review ER26 filed Placed on Select File with ER26 Bostelman name added Advanced to Enrollment and Review Initial Hunt AM735 filed Hunt AM735 lost Pahls AM736 withdrawn

Document	Description	Position	Committee	Hearing Date	Status
	The committee amendment become from LB281 are included in the commissexual abuse prevention instruction implemented in from kindergarten the curriculum to be evidence based. Retraining to be provided within the frame Education. The department is required the department to adopt and promule Nebraska Association of School Box Nebraska Association of Behavioral	mittee amendment. Re al program". Changes brough grade five to king ferences 79-879 when amework of existing traced to develop a list of a gate rules and regulations. Oppose	emoves "instructional" the grade levels such ndergarten through gra the act refers to groon aining programs offered approved training mate ions to carry out this se	below. All other provisions from the phrase "child programs shall be de twelve. Requires the ning. Adds Sec. 2. to require I by the State Department of rials for the program. Allows	Pahls AM736 filed Education AM298 adopted Placed on General File with AM298 Education AM298 filed Albrecht priority bill Notice of hearing for February 23, 2021 Referred to Education Committee Date of introduction
	Nebraska Child Health & Education Association				
LB307	(Pansing Brooks) Change provisions rela transfer of a case to juvenile court and ap of counsel for juveniles	ting to pointment	Judiciary	01/28/2021	Final Reading 05/04/2021 Pansing Brooks Priority Bill
	Relating to juveniles, the court woul attorney or city attorney, on the reco of the juvenile outside of the juvenile order and any probation order would detained outside the home by the coadjudication and disposition, any pethe adjudicated petition. The county waiver under this section prior to the appointed counsel. On or before 7/1/2 ensure that juveniles are provided the decision to waive counsel. A juvenile adjudication on a juvenile petition the adult proceeding.  AM273 would delete the requirement Nebraska County Attorneys Association of County Off	ord, waives any possibe's home. If the court at affirmatively show the pourt on the adjudicated priod of probation, or in attorney or city attorne adjudication of the polycoze, the Supreme Cone opportunity to conse's right to be represent may be used later to that the prosecutor watton Position: Oppose	le pre-adjudication or paccepts the juvenile's wat the juvenile cannot be petition. This would appressive to an allege ey would be able to with etition, and at such time rurt would provide, by cult with counsel to assinted by counsel would be enhance or sustain a vaive out-of-home places	cost-adjudication placements aiver of counsel, the court be removed from the home or oply to any period between d violation of probation on hdraw such attorney's e the juvenile would be ourt rule, a process to st the juvenile in making the be able to be waived for any criminal conviction in an	Engrossment
LB371	(Aguilar) Provide for games of chance un Nebraska Racetrack Gaming Act at state and county fair locations	der the , district,	General Affairs	02/01/2021	Approved by Governor 04/21/2021 Aguilar Priority Bill
	This bill would provide for games of county fair locations.	chance under the Neb	raska Racetrack Gamir	ng Act at state, district, and	Approved by Governor on April 21, 2021 Blood explanation of vote Day explanation of vote

		W	ww.iiebiaskaiegisiatui	e.gov	
Document	Description	Position	Committee	Hearing Date	Status
	•				Presented to Governor on April 15, 2021
					President/Speaker signed
					Passed on Final Reading 35-7-7
					Placed on Final Reading
					Advanced to Enrollment and Review for
					Engrossment
					Placed on Select File Blood name added
					Wayne name added
					Advanced to Enrollment and Review Initial
					Aguilar priority bill
					Placed on General File
					Notice of hearing for February 01, 2021
					Referred to General Affairs Committee
					Date of introduction
LB408	(Briese) Adopt the Property Tax Request Act	Oppose	Revenue	01/27/2021	General File 03/02/2021
	, , , , , , , , , , , , , , , , , , , ,				Geist Priority Bill
	This bill would adopt the Property Tax Reque included for approved bonds, political subdivision's property tax request for any ye	ision, proper	ty tax request, and real c	rowth value. A political	Blood AM616 filed Hilkemann AM1078 filed
	more than 3% except as otherwise provided	would be able to exceed	Blood AM619 filed		
	the limit provided in this section by an amour	d voters voting on the issue	DeBoer AM746 filed		
	in a primary, general, or special election at w	jistered voters. The limit in	DeBoer AM1037 filed		
	this section would not apply to that portion o pay the principal and interest on approved bo	า a political รเ onds and that	ubdivision's property tax will be derived from the	property tax request that is needed to yed from the real growth value for the	Hunt AM1076 filed
	political subdivision.	Jilus alla tilat	will be derived from the	real growth value for the	Hunt AM1061 filed
	·				Friesen AM1089 filed
	The Committee Amendment becomes the bill	The changes	s from I BANS as introdu	ced are noted below All	Briese MO45 failed Morfeld MO43 Recommit to the Revenue Committee
	other provisions from LB408 are included in	the Committee	e Amendment. Section 4	l (Page 4. Lines 19-31	filed
	through Page 6, Lines 1-14) that a political su request authority. Request authority shall be	ıbdivision's pı	roperty tax request in an	y year shall not exceed its	Briese MO45 Invoke cloture pursuant to Rule 7, Section 10 filed
	year multiplied by 103%.				Hansen, M. MO44 Bracket until June 10, 2021 filed
					Blood MO42 withdrawn
	By a majority vote of a political subdivision's	governing bo	pard, the political subdiv	ision may exceed the 3%	Blood MO42 Bracket until May 10, 2021 filed
	limit for no more than 2 consecutive years. If	this situation	occurs, the property tax	request of the political	Revenue AM371 pending
	year period. The 3-year period will be measu	his situation occurs, the property tax request of the political Revenue AM371 pendir	Morfeld objected to unanimous consent to request to substitute amendment		
	measured twice using each of the 2 consecut	e 3% IIMIT IS TO	or 2 consecutive years, the first vear of the annli	ne 3-year period snail be cable 3-year period. The	Briese MO41 pending
	3% limit shall not apply to a political subdivis	sion's property	y tax request that will be	derived from the real	Briese MO41 Substitute AM1064 for FA12 filed
	growth value of		• •		Linehan AM521 withdrawn
	the political subdivision.				Bostar AM987 filed
					Morfeld AM618 filed

Document	Description	Position	Committee	H	learing Date	Status
	A political subdivision that chooses not to in one-half of its unused request authority to fu authority may be used in future years to incr The 3% limit shall apply to property tax request to property tax request set in 2028 and there required at a budget hearing shall also including with the Property Tax Request Act.	ture years as ease the politi ests set in 202 after. Section de information	carryover request ical subdivision's 22 through 2027. T 13-506 is amende n showing the poli	t authority. Carryove tax request above t he 3% limit shall no ed to require the pre	er request he 3% limit. ot longer apply esentation	Pansing Brooks AM1028 filed Briese AM1064 filed Blood AM1030 filed Blood AM1031 filed Walz AM1022 filed Hilkemann AM1038 filed Briese AM973 filed
	Douglas County Board of Commissioners po		High Concern			Walz AM620 filed
	Nebraska Association of School Boards pos					Briese FA12 filed
	ESU Coordinating Council position: Oppose Nebraska Council of School Administrators					Linehan AM521 filed
	Nebraska Rural Community Schools Associa	• • •				Geist priority bill Placed on General File with AM371
	Nebraska State Education Association positi	•	Oppose			Revenue AM371 filed
	Schools Taking Action for Nebraska Children	• •	osition: Onnose			Notice of hearing for January 27, 2021
	Nebraska State Chamber position: None	- Laucation p	ознон. Оррозс			Referred to Revenue Committee
	Nebraska Association of County Officials po	sition: Oppos	e			Brewer name added
	Greater Nebraska Schools Association posti Lincoln Public Schools position: Oppose	• •				Date of introduction
LB428	(Health and Human Services) Changes provisions relating to juvenile services under the jurisdiction of the Department of Health and Human Services	Monitor he	Health and Hum	nan Services 0	2/03/2021	Final Reading 05/18/2021 Health and Human Services Priority Bill
	Each youth and rehabilitation center would peducation program for each juvenile that car graduation that will be accepted by any publ would be entitled to receive an appropriate e the regular settings of public school districts	award releva ic school distr ducation equi	nt and necessary rict in the state. Ju valent to educatio	credits toward high veniles committed	school to the centers	Placed on Final Reading with ST32 Advanced to Enrollment and Review for Engrossment Cavanaugh, M. AM1447 filed Cavanaugh, M. AM1447 lost Arch AM1315 adopted
	AM 566 incorporates LB 429, LB 570, LB 425 Department of Health and Human Services to facilities and programs under the Office of included in section 1 of AM 566. Section 1 in Department of Health and Human Services [I implementing any substantial changes to the Juvenile Services [OJS]. The term 'substanti establishment of a new youth rehabilitation a and treatment program to another state-oper [3] The establishment of a youth rehabilitatio facility; or [4] The closure or termination of a The bill excludes emergency situations from	the Legislature Juvenile Serviserts a new so DHHS] to notife facilities and al changes, found treatment ated or privator and treatment youth rehabil	ure prior to implem vices. The provisi ubsection [2] in set y the Legislature at programs under to purposes of the center; [2] The releast facility; ent program at ano litation and treatm	nentation of substations of LB 429, as a section 43-404 to requat least 120 days prithe jurisdiction of the bill, is defined as: location of a youth other state-operated	ntial changes mended, are uire the ior to ne Office of [1] The rehabilitation	Pending Enrollment and Review ER61 adopted Arch AM1315 filed Enrollment and Review ER61 filed Placed on Select File with ER61 Advanced to Enrollment and Review Initial Arch AM810 adopted Arch AM943 withdrawn Health and Human Services AM566 adopted Arch AM943 filed McCollister name added Arch AM810 filed

Document		Position Committ		
	are included in section 2 of AM 566. Se States privatization of child welfare cast 2021. The bill would authorize the Legis emergency clause applies to section 2 to 2	ction 2 would require the Legi e management services in the lature to hire a consultant to a	odel pilot project evaluation periods an slature to complete an evaluation of the Eastern Service Area by December 31, assist in completing the evaluation. The	Placed on General File with AM566
	LB 425 requires the Department of Healt analysis for an inpatient adolescent psy require the Department of Health and He assessment and cost analysis for the esthe Lincoln Regional Center. Under sect permissive. Section 4 strikes the permi language requiring DHHS to contract with analysis of health care facilities, within assessment and cost analysis. The department of the Health and Human Services Commit The report shall contain: [1] A needs as inpatient adolescent psychiatric unit; [2] Center for use as an inpatient adolescent Regional Center, including the costs for costs of such unit, including, but not ling General Fund appropriations; and [5] Constitutions back to Nebraska for treatment facilitate the completion of the needs as	rchiatric unit and are included uman Services [DHHS] to constablishment of an inpatient action 83-106 as currently enaction 83-106 as currently enaction sith an outside consultant with 60 days of the effective date, for the cartment is required to submittee and the Clerk of the Legis sessment, including the number of the cost of opening an exist of the psychiatric unit; [3] The cost recessary construction, upguited to, any federal funds avainst axings realized by movingent at such unit. The emergents	in section 4 of AM 566. Section 4 would ract for the completion of a needs dolescent psychiatric unit housed within ed, the completion of such a study is [1] of section 83-106 and inserts expertise in needs assessment and control or the completion of the needs a report with the results of the study to lature on or before December 15, 2021. Deer of adolescents expected to use such facility at the Lincoln Regional st of reopening the facility at the Lincoln rades, or repairs; [4] Annual operating illable to operate the unit in addition to g adolescents from out-of-state ncy clause applies to section 4 to	d n st
	LB 427 states intent that substance abut Health and Human Services not be delated language in section 83-107.01, the section supervision of the Department of Health language states the Legislatures intent subacute substance abuse or behavioral juvenile court shall delay such treatment after placement at a youth rehabilitation been ordered by a juvenile court.  During Select File consideration of the Legislature. It clarified some reporting Nebraska Association of School Boards	yed and are included in section of statute which lists of the and Human Services and stathat that no such institution and health residential treatment at to a juvenile when such treatment center [under and treatment center [under section]].  bill, AM1315 was offered by Serequirements and provided spread to the state of the section of	on 5 of AM 566. Section 5 inserts new e official names of institutions under the tes certain requirements. The new t which DHHS provides inpatient or for juveniles under the jurisdiction of a tment has been determined necessary subsection [2] of section 43-407] or has enator John Arch and adopted by the	

#### Weekly Report for Bills of Interest on 05/19/2021 The full text of all bills and other information is available by clicking on the bill number on the chart or online at www.nebraskalegislature.gov

**Document Description** Position Committee **Hearing Date** This bill would adopt the School Property Tax Stabilization Act. On or before 9/15/2021, the State Department of Education would determine the total school property tax stabilization payment to be paid to each eligible school district for the 2021-22 school fiscal year. On or before 6/30/2022 and each year thereafter, the Department would do the same for the ensuing year. A school district would be eligible for a school property tax stabilization payment if the school district property tax requirement exceeds 75% for the formula need calculated for such school district for the school fiscal year for which a total school property tax stabilization payment is being calculated. The requirement for each district would equal the formula need minus the sum of the amount to be distributed pursuant to the Tax Equity and Educational Opportunities Act and other actual Wayne AM1234 filed receipts for which a total school property tax stabilization payment is being calculated. The school property tax stabilization base would equal the amount by which the requirement exceeds the difference of 75% of the formula need minus the sum of the amount to be distributed pursuant to the Tax Equity and Educational Opportunities Act and other actual receipts for such school district. The total payment to be paid to an eligible school district would equal the school property tax stabilization base for such school district multiplied by 50%. The applicable percentage for agricultural and horticultural land to be used for school district taxation purposes would be 65 for tax year 2022 and 55 for tax years 2023 and after. The applicable percentage range for other property to be used for school district taxation purposes would be 59 to 65 for tax year 2022 and 49 to 55 for tax years 2023 and after. For agricultural and horticultural land, the adjusted valuation used for the calculation of aid for school FY prior to 2022-23, 72% of actual value (followed by 62%

for FY 2022-23 and 52% for FY 2023-24 and after).

The Revenue Committee advacaced LB454 with AM789. The amendment creates the School Property Tax Stabilization Act. School districts that qualify for a school property tax stabilization payment will receive the payment in 10 equal installments beginning on the last business day in September and through the last business day in June. School districts receiving less than \$1,000 total payment will receive the lump sum on the last business day in December.

The total school property tax stabilization payment paid to an eligible school district will be equal to 50% of the school property tax stabilization base. The school property tax stabilization base shall equal the amount the eligible school district's property tax requirement exceeds 70% of the formula need calculated for school fiscal year 2012-22; 65% of the formula need for school fiscal year 2022-23; 65% of the formula need for school fiscal year 2022-23; 60% of the formula need for school fiscal year 2023-24; and 55% of the formula need for school fiscal year 2024-25 and each school fiscal year thereafter.

The school district property tax requirement will be equal to the formula need calculated for each school district minus the sum of the amount of TEEOSA Aid and other actual receipts. To be eligible for the school property tax stabilization payment, the property tax requirement for the school district must exceed 70% of the formula need calculated for school fiscal year 2021-22; 65% of the formula need calculated for school fiscal year 2022-23; 60% pf the formula need for school fiscal year 2023-24 and 55% of formula need for school fiscal year 2021-25 and each school fiscal year thereafter.

The Department of Education will determine the total school property tax stabilization payments for each eligible school district in school year 2021-22 on or before September 15, 2021. For each school year thereafter, the Department of Education will determine the total school property tax stabilization payments on or before June 30.

All monies received from the School Property Tax Stabilization Act shall be shown as budgeted non-propertytax receipts and deducted prior to calculating the property tax request in the local system's general fund budget statement as provided to the Auditor of Public Accounts. The amendment contains intent language to appropriate the funds necessary to carry out the School Property Tax Stabilization Act; and to fully fund the Tax Equity and Educational Opportunities Support Act before funding the School Property Tax Stabilization Act.

Failed to advance to Enrollment and Review Initial

Revenue AM789 adopted

Wayne AM1234 lost

Status

Wayne AM1234 reoffered

Friesen AM1231 withdrawn

Wayne AM1234 withdrawn

Wayne FA43 filed

Revenue AM789 pending

Friesen AM1231 pending

Friesen AM1231 filed

Brewer name added

Revenue AM789 filed

Placed on General File with AM789

Brandt name added

Friesen priority bill

Albrecht name added

Notice of hearing for February 11, 2021

Referred to Revenue Committee

Date of introduction

#### Weekly Report for Bills of Interest on 05/19/2021 The full text of all bills and other information is available by clicking on the bill number on the chart or online at www.nebraskalegislature.gov

Document	Description	Position	Committee	Hearing Date	Status	
	Nebraska Association of School Boards pos	ition: Follow	•			
	Nebraska Council of School Administrators	position: Opp	ose			
	Nebraska Rural Community Schools Associ	ation position:	Oppose			
	Schools Taking Action for Nebraska Childre	n Education po	osition: Oppose			
	Nebraska State Chamber position: Watch					
	Nebraska Association of County Officials po	sition: Suppor	t			
	Greater Nebraska Schools Association post	ion: Oppose -	Testify			
	FAIR Nebraska position: Support					
	Open Sky Policy Institute position: Oppose					
	Omaha Public Schools position: Oppose					
LB474	(Wishart) Adopt the Medicinal Cannabis Act		Judiciary	03/10/2021	General File 03/31/2021	

This bill would adopt the Medicinal Cannabis Act. Any school, health care facility or health care service licensed pursuant to the Health Care Facility Licensure Act, licensed child care facility, or foster care facility would be able to adopt reasonable restrictions on the use of cannabis by students, residents, or persons receiving care or services, including that (a) the school, facility, or service and agents thereof are not responsible for providing the cannabis, (b) cannabis may not be inhaled using vaporization, and (c) cannabis may be consumed only in a place specified by the school, facility, or service. The department would establish and maintain a voluntary registry program for patients and caregivers. A certified patient or nonresident would be able to engage in the medicinal use of cannabis and not be subject to any civil penalties. The application and registration process is listed in detail. A producer of cannabis would provide a reliable and ongoing supply of cannabis needed for the registry program. Prior to dispensing any cannabis, a dispensary would verify that the person requesting the distribution of cannabis is a certified patient, a designated caregiver, a nonresident patient, or a nonresident caregiver using verification procedures prescribed by the department. The Medicinal Cannabis Regulation Fund would be created for purposes of regulation of cannabis and administration of this Act.

The Judiciary Committee advanced LB474 with an amendment - AM824. AM 824 makes two changes to the original version of LB 474. First it replaces section 24, which defined qualifying medical condition as any illness for which cannabis might provide relief with a list of specific diseases or conditions. Second, the amendment rewrites the continuing medical education provisions to require eight hours of CME prior to issuing a certification and requiring eight hours of MCE approved by another state until the Board approves CME courses.

**Nebraska County Attorneys Association position: Oppose** 

**Nebraska Hospital Association position: Monitor** 

**Nebraska State Chamber position: Neutral** 

Governor Pete Ricketts position: Noted as a Bad Bill in April 13, 2021 Column

Department of Health and Human Services - Public Health & Division of Behavioral Health position: Oppose

**Nebraska Medical Association position: Oppose** 

**Nebraska State Patrol position: Oppose** 

Smart Approaches to Marijuana Nebraska position: Oppose

Nebraska Hemp Company position: Neutral

**Nebraska Pharmacists Association position: Support** Nebraska Families for Medical Cannabis position: Support

**Epilipsy Foundation of Nebraska position: Support** 

**Wishart Priority Bill** 

Hansen, B. AM1429 filed

Lowe FA48 filed Flood AM1364 filed Wishart MO67 failed

Wishart MO67 Invoke cloture pursuant to Rule 7,

Page 18

Section 10 filed

Slama MO66 Reconsider the vote taken on MO65

filed

Slama MO66 pending Slama MO65 failed Slama MO65 pending

Slama MO65 Bracket until June 10, 2021 filed

**Judiciary AM824 pending** Slama MO65 pending

Placed on General File with AM824

**Judiciary AM824 filed** Wishart priority bill Cavanaugh, J. name added

McDonnell name added

Notice of hearing for March 10, 2021 **Referred to Judiciary Committee** 

**Date of introduction** 

Document	Description	Position	Committee	Hearing Date	Status
	ACLU of Nebraska position: Support				
	Heartland Relief LLC position: Support				
	Attorney General's Office position: Oppose				
	Heartland Family Service position: Oppose				
	Lancaster County Sheriffs Office position: (	ppose			
	Nebraska Sheriffs Association position: Op	oose			
LB496	(Hilkemann) Require collection of DNA sample for persons arrested for crimes of violence	S	Judiciary	03/04/2021	Select File 05/10/2021 Hilkemann Priority Bill
	A person who is arrested for an alleged crim	e of violence	on or after the operativ	ve date of this act, who does	Hunt AM1408 filed
	not have a DNA sample available for use in t	Hunt AM1413 filed			
	by a law enforcement official at the receiving	Hunt AM1411 filed			
	appearance of such a person in court for the				Hunt AM1412 filed
	summons, the court immediately would orde a DNA sample of the person.	er, and a law e	morcement officer wo	and take or cause to be taken,	Hunt AM1414 filed
	a DNA Sample of the person.				Hunt AM1410 filed
					Hunt AM1409 filed
	Nebraska County Attorneys Association Pos	ition: Suppor	•		Hunt AM1312 filed
	Nebrasia County Attorneys Association 1 oc	ппоп. опррог	•		Enrollment and Review ER90 filed
					Placed on Select File with ER90
					Wayne AM1309 filed
					Wayne FA44 filed
					Hunt AM1304 filed
					Judiciary AM1054 adopted Advanced to Enrollment and Review Initial
					Hilkemann MO63 prevailed Hunt AM1288 lost
					Hilkemann MO63 Invoke cloture pursuant to Rule 7, Section 10 filed
					Hunt AM1289 lost
					Pansing Brooks AM1285 filed
					Hunt AM1290 filed
					Pansing Brooks AM1285 adopted
					Hunt AM1283 filed
					Hunt AM1288 filed
					Hunt AM1289 filed
					Cavanaugh, J. AM1274 adopted
					Wayne MO61 Bracket until May 28, 2021. filed
					Wayne MO61 withdrawn
					Cavanaugh, J. AM1274 filed
					Wayne AM1083 lost
					Wayne AM1204 filed
					Wayne AM1083 filed
					McCollister name added
					Placed on General File with AM1054
					Judiciary AM1054 filed

### Weekly Report for Bills of Interest on 05/19/2021 The full text of all bills and other information is available by clicking on the bill number on the chart or online at www.nebraskalegislature.gov

Document	Description	Position	Committee	Hearing Date	Status
					Hilkemann priority bill
					Slama name added
					Notice of hearing for March 04, 2021
					Referred to Judiciary Committee
					Date of introduction
B501	(Flood) Adopt the Uniform Foreign-Country Money Judgments Recognition Act, the Uniform Registration of Canadian Money Judgments Act, the		Judiciary	02/04/2021	Approved by Governor 05/05/2021 Speaker Priority Bill
	Uniform Powers of Appointment Act, and the Uniform Easement Relocation Act and change				
	provisions relating to succession to real property and	1			
	claims against the estate of a medical assistance	-			
	recipient  This bill would adopt the Uniform Easement Re	oloootion Act	A conviont actata awa	or would be able to releaste	Approved by Governor on May 5, 2021
	an easement under the Act only if the relocation	on does not n	naterially lessen the uti	lity of the easement, impair	Presented to Governor on April 29, 2021
	the purposes, safety, physical condition, or va	lue of the int	erest, increase the bure	len on the easement holder	President/Speaker signed
			r disrupt the use and enjoyment of the easement by		Passed on Final Reading 47-0-2
	the easement holder. To obtain an order to rele have to commence a civil action. This process	ocate an ease h ni bateil ei	ement under the Act, a	servient estate owner would owner would be responsible	
	for reasonable expenses of relocation of an ea			owner would be responsible	Placed on Final Reading with ST11
	•				Advanced to Enrollment and Review for
					Engrossment
	AM 526 is a white copy amendment that would				
	to adopt the Uniform Foreign-Country Money				
	403 addressing recovery of medical assistance		elating to succession of real property by affidavit and LB om an estate are added to LB 501.	Enrollment and Review ER45 filed	
	,			-	DeBoer name added
			Morfeld AM794 adopted		
	LB 593 would adopt the Uniform Foreign-Cour Registration of Canadian Money Judgements A	itry Money Ju	udgements Recognition	Act and the Uniform	Judiciary AM526 adopted
	Act references portions of the Foreign-Country	Money Act.	The Uniform Foreign-	Country Money Judgements	Advanced to Enrollment and Review Initial
	Recognition Act establishes a process for loca	al courts to re	ecognize judgements fr	om other countries and	Flood AM671 adopted
	provide enforcement provisions. The Uniform		of Canadian Money Jud	dgements Act establishes a	Morfeld AM794 filed Flood AM671 filed
	registration process for Canadian judgements	•			Speaker priority bill
					Judiciary AM526 filed
	LB 470 seeks to adopt the Uniform Powers of A	Annointment	Act Powers of Annoin	tment are an estate	Placed on General File with AM526
	planning tool (typically with trusts) that allow a	appointment	of a person to redirect	or designate another as the	Notice of hearing for February 04, 2021
	recipient or owner of property. This provides s	ome flexibili	ty as circumstances ch	ange over time. The	Referred to Judiciary Committee
	Uniform Act provides a common framework fo				Date of introduction
	exercise of appointment powers rather than th decisions.	e current ifai	mework that is based o	n common law and couft	23.5 5
	LB 348 makes changes to the affidavit process property. The bill would allow just one success	s in small (les sor claimant	ss than \$50 K) estate si to file the affidavit and	tuations involving real would list all other potential	

claimants within the affidavit. Currently all successor claimants must sign the affidavit. The bill also modifies the value of the property by adjusting the value to 100% of market value rather than the current assessed

value. The proposal also would require a copy of the will (if there is one) to be attached to the affidavit.

LB 403 addresses the recapture of medical ass had a life estate in property. The bill adds the relook back or statute of limitations for recapted (Walz) Authorize the issuance of highway bonds under the Nebraska Highway Bond Act  The bill allows for Neb. Dept. of Transportation purpose of accelerating completion of highway 2027. Total bonding authority shall not exceed Revenue Committee advanced LB542 with AM include: Increasing the total amount of bonds Appropriating the proceeds from the sale of the Fund"), rather than the Highway Cash Fund; C 27,132 is to be used first for repayment of the according to current law; Proceeds from the sale first for the expressway system and federally care to be used for surface transportation projection.	Revenue  The to issue bonds under the Nebras y construction projects. This is allowed a state to the objects of the character of the that becomes the bill. The character of the state Highway Cap Clarifying that the money credited to the conds. If money remains in the Fundle of bonds that are credited to the designated high priority corridors is	ther dates that serve as the  03/03/2021  ka Highway Bond Act for the owed only through June 30,  nges in the amendment on to \$450 million; ital Improvement Fund ("the to the Fund under section 77-nd, then it is to be used e Fund are to be used 75%	General File 03/31/2021 Walz Priority Bill  Passed over Revenue AM401 filed Placed on General File with AM401 Walz priority bill Kolterman name added Notice of hearing for March 03, 2021 Moser name added Referred to Revenue Committee
The bill allows for Neb. Dept. of Transportation purpose of accelerating completion of highway 2027. Total bonding authority shall not exceed Revenue Committee advanced LB542 with AM include: Increasing the total amount of bonds Appropriating the proceeds from the sale of the Fund"), rather than the Highway Cash Fund; C 27,132 is to be used first for repayment of the according to current law; Proceeds from the sale first for the expressway system and federally of	n to issue bonds under the Nebras y construction projects. This is allowable \$400 million dollars.  401 that becomes the bill. The chat that may be issued from \$400 milling that the Highway Cap Clarifying that the money credited to bonds. If money remains in the Fulliale of bonds that are credited to the designated high priority corridors.	ka Highway Bond Act for the owed only through June 30, nges in the amendment on to \$450 million; ital Improvement Fund ("the to the Fund under section 77-nd, then it is to be used e Fund are to be used 75%	Walz Priority Bill  Passed over Revenue AM401 filed Placed on General File with AM401 Walz priority bill Kolterman name added Notice of hearing for March 03, 2021 Moser name added Referred to Revenue Committee
purpose of accelerating completion of highware 2027. Total bonding authority shall not exceed Revenue Committee advanced LB542 with AM include: Increasing the total amount of bonds Appropriating the proceeds from the sale of the Fund"), rather than the Highway Cash Fund; C 27,132 is to be used first for repayment of the according to current law; Proceeds from the sale first for the expressway system and federally of	y construction projects. This is alle \$400 million dollars. 401 that becomes the bill. The cha that may be issued from \$400 milli he bonds to the State Highway Cap Clarifying that the money credited to bonds. If money remains in the Ful ale of bonds that are credited to the designated high priority corridors	nges in the amendment on to \$450 million; ital Improvement Fund ("the to the Fund under section 77-nd, then it is to be used e Fund are to be used 75%	Revenue AM401 filed Placed on General File with AM401 Walz priority bill Kolterman name added Notice of hearing for March 03, 2021 Moser name added Referred to Revenue Committee
include: Increasing the total amount of bonds Appropriating the proceeds from the sale of th Fund"), rather than the Highway Cash Fund; C 27,132 is to be used first for repayment of the according to current law; Proceeds from the sale first for the expressway system and federally of	that may be issued from \$400 milling bonds to the State Highway Cap Clarifying that the money credited to bonds. If money remains in the Fulliale of bonds that are credited to the designated high priority corridors and the state of bonds that are credited to the designated high priority corridors.	on to \$450 million; ital Improvement Fund ("the to the Fund under section 77- nd, then it is to be used e Fund are to be used 75%	Notice of hearing for March 03, 2021 Moser name added Referred to Revenue Committee
	•		Date of introduction
American Council of Engineering Companies p Associated General Contractorrs Nebraska Ch League of Nebraska Municipalities position: So Governor Pete Ricketts position: Noted as a E City of Norfolk position: Support City of Columbus position: Support City of Fremont position: Support City of Wahoo position: Support 4 Lanes 4 Nebraska position: Support	on: Support Letter tion: Support Letter cosition: Support Letter capter position: Neutral upport Testimony Bad Bill in April 13, 2021 Column		
(Wayne) Adopt the Urban Redevelopment Act and provide tax incentives	Revenue	02/18/2021	Final Reading 04/09/2021 Wayne Priority Bill
areas which are areas of the state in which the rate of unemployment in the state and the average census tract in the area. Eligible taxpayer is or and pays a minimum wage of 70% of statewide cumulative investment in qualified property of period. The amount of the credit shall be \$3,00 economic redevelopment area. The amount of investment. For the investment only portion ta	Placed on Final Reading Enrollment and Review ER30 adopted Wayne AM747 adopted Advanced to Enrollment and Review for Engrossment Wayne AM747 filed Enrollment and Review ER30 filed Placed on Select File with ER30 Advanced to Enrollment and Review Initial Placed on General File		
	Nebraska Association of County Officials posi American Council of Engineering Companies passociated General Contractorrs Nebraska Chague of Nebraska Municipalities position: Superior Pete Ricketts position: Noted as a Ecity of Norfolk position: Support City of Columbus position: Support City of Fremont position: Support City of Wahoo position: Support 4 Lanes 4 Nebraska position: Support 4 Lanes 4 Nebraska position: Support York County Development Corporation position: (Wayne) Adopt the Urban Redevelopment Act and provide tax incentives  Establishes the Urban Redevelopment Tax Incareas which are areas of the state in which the rate of unemployment in the state and the average of unemployment in the state and the average of the state in the area. Eligible taxpayer is on and pays a minimum wage of 70% of statewide cumulative investment in qualified property of period. The amount of the credit shall be \$3,00 economic redevelopment area. The amount of investment. For the investment only portion tax Nebraska State Chamber position: Watch	Nebraska Association of County Officials position: Support Letter American Council of Engineering Companies position: Support Letter Associated General Contractorrs Nebraska Chapter position: Neutral League of Nebraska Municipalities position: Support Testimony Governor Pete Ricketts position: Noted as a Bad Bill in April 13, 2021 Column City of Norfolk position: Support City of Columbus position: Support City of Fremont position: Support City of Wahoo position: Support 4 Lanes 4 Nebraska position: Support York County Development Corporation position: Support  (Wayne) Adopt the Urban Redevelopment Act and Revenue provide tax incentives  Establishes the Urban Redevelopment Tax Incentive Act to provide tax credits in areas which are areas of the state in which the average rate of unemployment is rate of unemployment in the state and the average poverty rate in the area is 20% census tract in the area. Eligible taxpayer is one who hires at least 5 employees and pays a minimum wage of 70% of statewide average wage. Eligible tax payer cumulative investment in qualified property of at least \$50,000 at the qualified loperiod. The amount of the credit shall be \$3,000 for each new employee or \$4,000 economic redevelopment area. The amount of the credit shall be \$2,750 for each investment. For the investment only portion tax credits shall be 5% of the investi	Nebraska Association of County Officials position: Support Letter American Council of Engineering Companies position: Support Letter Associated General Contractorrs Nebraska Chapter position: Neutral League of Nebraska Municipalities position: Support Testimony Governor Pete Ricketts position: Noted as a Bad Bill in April 13, 2021 Column City of Norfolk position: Support City of Columbus position: Support City of Fremont position: Support City of Wahoo position: Support 4 Lanes 4 Nebraska position: Support York County Development Corporation position: Support  (Wayne) Adopt the Urban Redevelopment Act and Revenue 02/18/2021  Establishes the Urban Redevelopment Tax Incentive Act to provide tax credits in economic redevelopment areas which are areas of the state in which the average rate of unemployment is at least 150% of the average rate of unemployment in the state and the average poverty rate in the area is 20% or more for the federal census tract in the area. Eligible taxpayer is one who hires at least 5 employees and invests at least \$150,000 and pays a minimum wage of 70% of statewide average wage. Eligible tax payer is also one who attains a cumulative investment in qualified property of at least \$50,000 at the qualified location prior to the ramp-up period. The amount of the credit shall be \$3,000 for each new employee or \$4,000 if the employee lives in an economic redevelopment area. The amount of the credit shall be \$2,750 for each \$50,000 of increased investment. For the investment only portion tax credits shall be 5% of the investment.

Document	Description	Position	Committee	Hearing Date	Status
	•				Notice of hearing for February 18, 2021
					Referred to Revenue Committee
					Date of introduction
LB561	(Briese) Rename and change powers and duties of the State Racing Commission and provide regulation and enforcement regarding sports wagering and other gambling activities at licensed racetrack enclosures		General Affairs	02/01/2021	Final Reading 05/18/2021 General Affairs Priority Bill
	Regarding the State Racing Commission, not latwo additional at-large members who would se qualified. Their compensation would be \$1,000 CPI for Urban Wage Earners and Clerical Workinterest in any licensed racetrack enclosure or Racetrack Gaming Act for the duration of the medeputies, investigators, inspectors, agents, see administer and effectively enforce all provision Gaming Act.	Placed on Final Reading Third Advanced to Enrollment and Review for Reengrossment Lathrop AM1427 adopted Returned to Select File for specific amendment Lathrop AM1427 filed Placed on Final Reading Second Hilgers AM1256 adopted Advanced to Enrollment and Review for Reengrossment			
	LB 560 was amended by AM 278 and AM 119 at 426. LB 560 is a bill to bring the necessary state approved in the November 2020 General Electic created by the voter initiative with the State Rac Commission can administer both gaming and hand duties for the Commission and it provides criminal activity such as counterfeiting and che language to properly regulate and implement the	Returned to Select File for specific amendment Hilgers AM1256 filed Placed on Final Reading with ST15 Advanced to Enrollment and Review for Engrossment Pansing Brooks AM807 lost Briese AM983 adopted Pansing Brooks AM807 filed			
	AM 278 is a committee amendment that strikes Gaming Fund for the administration of the Race technical change to the definition of "Authorize AM 119 was also adopted by the committee. The Act to allow keno to be played on an electronic games is limited to cash, coins, a debit card, on name of the player, and credit cards are not accelectronic or in paper, can only be made in perseasonable safeguards must be approved by the accessible to individuals nineteen years of age procedures which establish permitted boundar player to make a complaint must be posted at the On the First Round of Final Reading, an amend dealing with electronic keno. The amendment	etrack Gamied sporting edis bill makes ticket as we radirect lind son at the lohe departme or older, an ies for play.	ng Act. This amendment a event" in the bill, without of s changes to the Nebrask ell as paper tickets. Paymo k to an account with a final . Any purchase of a ticket cation of the lottery opera- tent to ensure that electron d only within the confines Additionally, an easy and where the licensed opera-	Briese AM982 lost Enrollment and Review ER25 adopted Briese FA13 withdrawn Briese AM983 filed Briese AM982 filed Briese AM863 divided Attorney General Opinion 21-004 to Lowe Briese FA13 filed Briese FA13 filed Notice of hearing for March 29, 2021 on AM639 Enrollment and Review ER25 filed Placed on Select File with ER25 General Affairs AM640 adopted Advanced to Enrollment and Review Initial	

Document	Description	Position	Committee	Hearing Date	Status
	On the Second Round of Final Reading, a com things: First, it provides for regulation of ken regulated now (length of games etc). Second, terminal or via an individual. No electronic be involving an instate college or university. Thu where they are in Nebraska.	o in Casinos requires that etting. Third s, no betting	in the same way t sports betting b , it prohibits betti	that keno in your cities is e done in a Casino either at a ng on in state sports contests	General Affairs AM640 pending General Affairs AM639 adopted General Affairs AM641 filed General Affairs AM640 filed General Affairs AM426 divided General Affairs AM639 filed
	Nebraska Horseman's Association position: S Global Market Advisors position: Support Fair Play Park position: Support Nebraska Racing Commission position: Supp				General Affairs AM426 filed Placed on General File with AM426 General Affairs priority bill Notice of hearing for February 01, 2021
	Ho-Chunk, Inc position: Support Fonner Park position: Support Winnebago Tribal Council position: Support Columbus Exposition and Racing position: So	upport			Referred to General Affairs Committee Date of introduction
	FOR KENO PROVISIONS - Hearing on March 2	9, 2021.			
	Big Red Keno position: Support City of Bellevue position: Support United Cities of Sarpy County position: Support City of Ralston position: Support City of Omaha position: Support City of LaVista position: Support League of Nebraska Municipalities position: Nebraska Family Alliance position: Oppose Gambling with the Good Life position: Oppose	Support			
LB568	(Pansing Brooks) Change provisions relating to truancy, juvenile courts, the Community-based Juvenile Services Aid Program, the Commission Grant Program, and compulsory education  This bill would accommodate for excessive ab referral from a school that a juvenile is excess county attorney would work with the school to resources available to address the juvenile's be safely in the home.	senteeism froively absent, orefer the juv	, after a school havenile and his or h	is made a brief assessment, the ner family to community-based	Select File 05/18/2021 Judiciary Priority Bill  Placed on Select File with ER93 Enrollment and Review ER93 filed Advanced to Enrollment and Review Initial Groene AM1324 lost Judiciary AM264 adopted Groene AM1324 filed

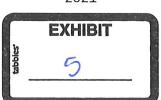
Document	Description	Position	Committee	Hearing Date	Status
	The majority of the changes in LB568 are to section 4 would amend Sec. 43-247 to remove section would clarify that a juvenile court may longer an independent basis for juvenile couproviding services to juveniles with excessive programs. Section 10 would amend Sec. 43-274, and Section 13 would amend Sec. 43-24.	e school trually address except jurisdiction. e absences from the absences from the absences from the absences. Section enile Services. Section enile Services in juvenile justified to appropriate amount for Communitied to "give consection would are not curte nonprofits. ection 17 to change until FY2 tion: Follow	ncy from the juvenile cessive absenteeism. Section 9 would am com school to the goan 11 would amend Section 16 would be section 16 would section 17 would be section 18 would section 18 would be section 18 would amend Sec	court's (3)(b) jurisdiction. This in other cases, but is no lend Sec. 43-260.03 to add alls of juvenile pretrial diversion c. 43-260.05, Section 12 would rmonize references to allow ec. 43-2404.02 to expand the ounties to include reducing the 17 would amend Sec. 43-ar to the Community-based in 18 would amend Sec. 43-vices Aid. Under current law, acting with private nonprofit ence to "private nonprofit".	Pansing Brooks AM1209 adopted Pansing Brooks AM1209 pending Judiciary AM264 pending Pansing Brooks AM1209 filed Judiciary priority bill Placed on General File with AM264 Judiciary AM264 filed Notice of hearing for February 05, 2021 Referred to Judiciary Committee Date of introduction
	Nebraska County Attorneys Association Pos Nebraska Association of County Officials po				
LB579	(Moser) Change provisions relating to reports regarding highway construction by the Department of Transportation		Appropriations	02/08/2021	Select File 05/18/2021 Moser Priority Bill
	It would be the intent of the Legislature to (a) of Transportation to repair damages to the in 2019 floods and (b) for the Department of Trathe General Fund for such expenditure. The statement of all state highway projects unde estimated cost of each project, a statement of the date of the report, and the number of milestone dates for other expressway projects.	Advanced to Enrollment and Review for Engrossment Cavanaugh, M. MO75 withdrawn Cavanaugh, M. MO75 Bracket until May 20, 2021 filed Enrollment and Review ER95 adopted Placed on Select File with ER95 Enrollment and Review ER95 filed Moser AM862 withdrawn			
	Nebraska Association of County Officials po Columbus Chamber Transportation Committ Behlen Manufacturing position: Support Nebraska Department of Transportation posi	ee position: S	Support		Moser AM124 withdrawn Moser AM1377 adopted Advanced to Enrollment and Review Initial Moser AM1377 filed Moser AM862 filed Placed on General File Moser priority bill Moser AM124 filed Kolterman name added Notice of hearing for February 08, 2021 Referred to Appropriations Committee Date of introduction

			J	3	
Document	Description	Position	Committee	Hearing Date	Status
LB644	(Hansen, B.) Adopt the Property Tax Request Act, change dates relating to tax levies, and change provisions relating to property tax refunds	Oppose Letter	Revenue	02/10/2021	Final Reading 05/04/2021 Hansen, B. Priority Bill
	This bill would adopt the Property Tax Request tax request at an amount that exceeds its proper and notice of such hearing is provided in complody of such political subdivision passes a respolitical subdivision within a county that seeks property tax request in the prior year would padescribed in detail. Any resolution or ordinanc certified and forwarded to the county clerk on to apply.	erty tax requentiance with a solution or ar ar ar to set its properties in a set its properties are articipate in a setting a pr	est in the prior year if any rules in this section ordinance that comploperty tax request at a joint public hearing. Troperty tax request under	(a) a public hearing is held n, and (b) the governing lies with this section. Each n amount that exceeds its he hearing process is der this section would be	Placed on Final Reading with ST19 Cavanaugh, J. AM1111 withdrawn Advanced to Enrollment and Review for Engrossment Hansen, B. AM1019 adopted Cavanaugh, J. AM1115 adopted Hilkemann AM1114 adopted Hansen, B. AM1073 withdrawn Hilkemann AM1056 withdrawn
	The Committee advanced the bill with AM755. affected by this bill to be: a county, city, school includes area in more than one county, the coulocation of the joint public hearing. The informall affected property taxpayers found in Section public hearing, a listing of each political subdivision property tax request. Additional information of holding the joint public hearing, the parcel number and the current year assessed valuation, amount of property taxes due for the current year.	ol district, or ounty in which nation require n 4 will now revision that win and the am the postcarnber and the the amount o	community college. If the principal headquated to be published on trequire the date, time a fill be participating in the count of each participard will be the name of the name and address of the property taxes due in	the political subdivision rters are located will the he postcard that is mailed to and location for the joint public hearing, a ting political subdivision's he county that will be the property owner, the prior	Enrollment and Review ER54 adopted Cavanaugh, J. AM1115 filed Vargas name added Hilkemann AM1114 filed Cavanaugh, J. AM1111 filed Hansen, B. AM1019 filed Hilkemann AM1056 filed Hansen, B. AM1073 filed Placed on Select File with ER54 Enrollment and Review ER54 filed
		e for filing the budget with the Auditor of Public er 27. The operative date remains as January 1			Revenue AM755 adopted Advanced to Enrollment and Review Initial Wayne FA17 filed
	Between General and Select File, parties negoting embodied in AM1019. The amendment provide decides to increase its property tax request by subdivisions need to hold a joint public hearin equal to the sum of 2% plus the political subdivisions need to hold a joint public hearing equal to the sum of 2% plus the political subdivisions.	es that if a co more than thg. Allowable	unty, city, school distr ne allowable growth pe growth percentage is	ict, or community college rcentage, those political	Halloran AM854 adopted Wayne FA17 withdrawn Halloran AM854 pending Halloran AM854 filed Halloran AM854 pending Revenue AM755 pending
	Real growth percentage means the percentage value by the political subdivision's total real princludes the increase in a political subdivision due to: improvements to real property becaus other improvements to real property which inc the political subdivision, and a change in the u for any tax increment financing project. Exces real property included in a TIF project minus the inflationary growth and the increase in the valudefines the terms property tax request, redeve	roperty valuated in the control of t	tion from the prior yea rty valuation from the p struction and addition ue of such property, a pperty; and the annual as an amount equal to ment project valuation se of the improvement	r. Real growth value orior year to the current year s to existing buildings, any nnexation of real property by increase in the excess value the assessed value of the . This includes both s. The amendment also	McCollister name added Revenue AM755 filed Placed on General File with AM755 Hansen, B. priority bill Notice of hearing for February 10, 2021 Referred to Revenue Committee Date of introduction

		W	ww.nebraskalegis	slature.gov	
Document	Description Pos	ition	Committee	Hearing Date	Status
	The amendment clarifies that only counties with a p to post notice of the joint public hearing on their we for the county to collect the information to be included before the joint public hearing. The cost of creatin materials, and postage will be divided among the penetral hearing.				
	The timeline for the joint public hearing and the filir is required to be held on or after September 17th ar changed to September 30th. The deadline for the c changed to "on or before October 20th." Clarifying made regarding the levy requests to the county boats.				
	Finally, the amendment requires the county clerk of hearing that includes the names of the representati addresses of each person who speaks at the joint prepresent. The report needs to be delivered to the phearing within 10 days after the hearing.				
	Nebraska Association of School Boards position: Onebraska State Chamber position: Support Nebraska Association of County Officials position: Greater Nebraska Schools Association postion: Oppose League of Nebraska Municipalities postion: Oppos	Oppose -	e		
LR11CA	(Erdman) Constitutional amendment to require Oppen enactment of a consumption tax and prohibit certain other forms of taxation	ose	Revenue	02/03/2021	Failed to Advance 05/05/2021 Erdman Priority Bill
	This constitutional amendment, effective 1/1/2024, validivisions of the state would be prohibited from personal property, real property, inheritance from a retail sale of goods and services except as provide enact a consumption tax which would apply to purconsumption tax would begin no later than 1/1/2024 subdivisions of the state to enact their own consum Legislature may provide.	imposing deceased in substitution in substitut	ng a tax on persona sed person, the esta bsection (2) of this s of services and nev egislature would be	Il income, corporate income, ate of a deceased person, the section. The Legislature would v goods, except for fuel. Such e able to authorize political	Failed to advance to Enrollment and Review Initial Blood AM1259 lost Blood AM1259 filed Pending Attorney General Opinion 21-008 to Erdman Placed on General File Erdman priority resolution Notice of hearing for February 03, 2021
	Nebraska Association of County Officials position: League of Nebraska Municipalities position: Oppos Nebraska Economic Developers Association position	e			Referred to Revenue Committee  Date of introduction

Document	Description	<b>Position</b>	Committee	<b>Hearing Date</b>	Status
LR25	(Executive Board) Provide for appointment by the Executive Board of a special committee of the Legislature to be known as the Youth Rehabilitation and Treatment Center Special Oversight Committee of the Legislature	02/25/2021	President/Speaker Signed 03/24/2021 Executive Board Priority Bill		
	This resolution would provide that the Legislat be known as the Youth Rehabilitation and Trea		Report President/Speaker signed Adopted		
	Nebraska Association of Behavioral Health Org	Executive Board priority resolution Reported to the Legislature for further consideration Notice of hearing for February 25, 2021 Referred to Executive Board Speaker's announcement Date of introduction Laid over			

# LEGISLATURE OF NEBRASKA ONE HUNDRED SEVENTH LEGISLATURE FIRST SESSION



#### **LEGISLATIVE BILL 285**

Introduced by Brewer, 43.

Read first time January 12, 2021

Committee: Government, Military and Veterans Affairs

1 A BILL FOR AN ACT relating to government; to amend sections 32-329, 32-608, 32-1005, and 70-611, Reissue Revised Statutes of Nebraska, 2 and sections 32-330, 32-404, 32-606, 32-816, and 79-1217, Revised 3 Statutes Cumulative Supplement, 2020; to change election provisions 4 relating to voter registration lists and certain notice of filing 5 deadlines, filing periods, filing forms, filing fees, and write-in 6 votes; to change a certification deadline for certain public power 7 districts; to provide a written notice of appointment requirement 8 9 for educational service units; to eliminate provisions relating to overvoted ballots; to repeal the original sections; and to outright 10 repeal section 32-1006, Reissue Revised Statutes of Nebraska. 11

12 Be it enacted by the people of the State of Nebraska,

2

LB285 2021 2021

Section 1. Section 32-329, Reissue Revised Statutes of Nebraska, is 1

- 32-329 (1) The Secretary of State with the assistance of the 3
- election commissioners and county clerks shall perform list maintenance 4
- with respect to the computerized statewide voter registration list on a 5
- regular basis. The list maintenance shall be conducted in a manner that 6
- 7 ensures that:

amended to read:

- (a) The name of each registered voter appears in the computerized 8
- 9 list;
- (b) Only persons who have been entered into the register in error or 10
- who are not eligible to vote are removed from the computerized list; and 11
- (c) Duplicate names are eliminated from the computerized list. 12
- (2) The election commissioner or county clerk shall verify the voter 13
- registration register by using (a) the National Change of Address program 14
- of the United States Postal Service and a confirmation notice pursuant to 15
- subsection (3) of this section or (b) the biennial mailing of a 16
- nonforwardable notice to each registered voter. The Secretary of State 17
- shall provide biennial training for the election commissioners and county 18
- clerks responsible for maintaining voter registration lists. No name 19
- shall be removed from the voter registration register for the sole reason 20
- that such person has not voted for any length of time. 21
- (3) When an election commissioner or county clerk receives 22
- information from the National Change of Address program of the United 23
- States Postal Service that a registered voter has moved from the address 24
- at which he or she is registered to vote, the election commissioner or 25
- county clerk shall update the voter registration register to indicate 26
- that the voter may have moved and mail a confirmation notice by 27
- mail. If а nonforwardable forwardable first-class notice under 28
- subdivision (2)(b) of this section is returned as undeliverable, the 29
- election commissioner or county clerk shall mail a confirmation notice by 30
- forwardable first-class mail. The confirmation notice shall include a 31

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- confirmation letter and a preaddressed, postage-paid confirmation card. 1
- The confirmation letter shall contain statements substantially as 2
- follows: 3
- The election commissioner or county clerk has received 4 (a) information that you have moved to a different residence address from 5 that appearing on the voter registration register;
- (b) If you have not moved or you have moved to a new residence 7 within this county, you should return the enclosed confirmation card by 8
- the regular registration deadline prescribed in section 32-302. If you 9
- fail to return the card by the deadline, you will be required to affirm 10
- or confirm your address prior to being allowed to vote. If you are 11
- required to affirm or confirm your address, it may result in a delay at 12
- your polling place; and 13
- (c) If you have moved out of the county, you must reregister to be 14
- eligible to vote. This can be accomplished by mail or in person. For 15
- further information, contact your local election commissioner or county 16
- clerk. 17
- (4) The election commissioner or county clerk shall maintain for a 18
- period of not less than two years a record of each confirmation letter 19
- indicating the date it was mailed and the person to whom it was mailed. 20
- (5) If information from the National Change of Address program or 21
- the nonforwardable notice under subdivision (2)(b) of this section 22
- indicates that the voter has moved outside the jurisdiction and the 23
- election commissioner or county clerk receives no response to the 24
- confirmation letter and the voter does not offer to vote at any election 25
- held prior to and including the second statewide federal general election 26
- the confirmation notice, the mailing of the 27 following
- registration shall be canceled and his or her name shall be deleted from 28
- the voter registration register. 29
- (6) In the event that the Secretary of State becomes a member of a 30
- nongovernmental entity whose purpose is to share and exchange information 31

- 1 <u>in order to improve the accuracy and efficiency of voter registration</u>
- 2 systems, information received by the Secretary of State from such
- 3 <u>nongovernmental entity is exempt from disclosure</u> as a public record
- 4 pursuant to sections 84-712 to 84-712.09 and any other provision of law,
- 5 <u>except that the Secretary of State may provide such information to the</u>
- 6 <u>election commissioners and county clerks to conduct voter registration</u>
- 7 <u>list maintenance activities.</u>
- 8 Sec. 2. Section 32-330, Revised Statutes Cumulative Supplement,
- 9 2020, is amended to read:
- 10 32-330 (1) Except as otherwise provided in subsection (3) of section
- 11 32-301, the voter registration register shall be a public record. Any
- 12 person may examine the register at the office of the election
- 13 commissioner or county clerk, but no person other than the Secretary of
- 14 State, the election commissioner, the county clerk, or law enforcement
- 15 shall be allowed to make copies of the register. Copies of the register
- shall only be used for list maintenance as provided in section 32-329 or
- 17 law enforcement purposes. The electronic records of the original voter
- 18 registrations created pursuant to section 32-301 may constitute the voter
- 19 registration register. The Secretary of State, election commissioner, or
- 20 county clerk shall withhold information in the register designated as
- 21 confidential under section 32-331. No portion of the register made
- 22 available to the public and no list distributed pursuant to this section
- 23 shall include the digital signature of any voter.
- 24 (2) The Secretary of State, election commissioner, or county clerk
- 25 shall make available a list of registered voters that contains no more
- 26 than the information authorized in subsection (3) of this section and, if
- 27 requested, a list that only contains such information for registered
- 28 voters who have voted in an election held more than thirty days prior to
- 29 the request for the list. The Secretary of State, election commissioner,
- 30 or county clerk shall establish the price of the lists at a rate that
- 31 fairly covers the actual production cost of the lists, not to exceed

- 1 three cents per name. Lists shall be used solely for purposes related to
- 2 elections, political activities, voter registration, law enforcement, or
- 3 jury selection. Lists shall not be posted, displayed, or used for
- 4 commercial purposes or made accessible on the Internet.
- 5 (3)(a) The Secretary of State, election commissioner, or county
- 6 clerk shall withhold from any list of registered voters distributed
- 7 pursuant to subsection (2) of this section any information in the voter
- 8 registration records which is designated as confidential under section
- 9 32-331 or marked private on the voter registration application or voter
- 10 registration record.
- 11 (b) Except as otherwise provided in subdivision (a) of this
- 12 subsection, a list of registered voters distributed pursuant to
- 13 subsection (2) of this section shall contain no more than the following
- 14 information:
- 15 (i) The registrant's name;
- 16 (ii) The registrant's residential address;
- 17 (iii) The registrant's mailing address;
- 18 (iv) The registrant's telephone number;
- 19 (v) The registrant's voter registration status;
- 20 (vi) The registrant's voter identification number;
- 21 (vii) The registrant's date of birth;
- (viii) The registrant's date of voter registration;
- 23 (ix) The registrant's voting precinct;
- 24 (x) The registrant's polling site;
- 25 (xi) The registrant's political party affiliation;
- 26 (xii) The political subdivisions in which the registrant resides;
- 27 and
- 28 (xiii) The registrant's voter history.
- 29 (4) Any person who acquires a list of registered voters under
- 30 subsection (2) of this section shall provide his or her name, address,
- 31 telephone number, email address, and campaign committee name or

- 1 organization name, if applicable, and the state of organization, if
- 2 applicable, and shall take and subscribe to an oath in substantially the
- 3 following form:
- 4 I hereby swear that I will use the list of registered voters
- 5 of ...... County, Nebraska, (or the State of Nebraska) only for the
- 6 purposes prescribed in section 32-330 and for no other purpose, and that
- 7 I will not permit the use or copying of such list for unauthorized
- 8 purposes, and that I will not distribute such list or post, display, or
- 9 make it accessible on the Internet.
- 10 I hereby declare under the penalty of election falsification that
- 11 the statements above are true to the best of my knowledge.
- The penalty for election falsification is a Class IV felony.
- 13 (Signature of person acquiring list) ......
- Subscribed and sworn to before me this .... day of ...... 20...
- 15 (Signature of officer) .....
- (Name and official title of officer) ......
- 17 (5) The Secretary of State, election commissioner, or county clerk
- 18 shall provide, upon request and free of charge, a complete and current
- 19 listing of all registered voters and their addresses to the Clerk of the
- 20 United States District Court for the District of Nebraska. Such list
- 21 shall be provided no later than December 31 of each even-numbered year.
- 22 (6) The Secretary of State, election commissioner, or county clerk
- 23 shall provide, upon request and free of charge, a complete and current
- 24 listing of all registered voters containing only the information
- 25 authorized under subsection (3) of this section to the state party
- 26 headquarters of each political party and to the county chairperson of
- 27 each political party.
- Sec. 3. Section 32-404, Revised Statutes Cumulative Supplement,
- 29 2020, is amended to read:
- 30 32-404 (1) When any political subdivision holds an election in
- 31 conjunction with the statewide primary or general election, the election

- 1 shall be held as provided in the Election Act. Any other election held by
- 2 a political subdivision shall be held as provided in the act unless
- 3 otherwise provided by the charter, code, or bylaws of the political
- 4 subdivision.
- 5 (2) No later than December 1 of each odd-numbered year, the
- 6 Secretary of State, election commissioner, or county clerk shall give
- 7 notice to each political subdivision of the filing deadlines for the
- 8 statewide primary election. No later than January 5 of each even-numbered
- 9 year, the governing board of each political subdivision which will hold
- 10 an election in conjunction with a statewide primary election shall
- 11 certify to the Secretary of State, the election commissioner, or the
- 12 county clerk the name of the subdivision, the number of officers to be
- 13 elected, the length of the terms of office, the vacancies to be filled by
- 14 election and length of remaining term, and the number of votes to be cast
- 15 by a registered voter for each office.
- 16 (3) No later than June 15 of each even-numbered year, the governing
- 17 board of each reclamation district, county weed district, village, county
- 18 under township organization, public power district receiving annual gross
- 19 revenue of less than forty million dollars, or educational service unit
- 20 which will hold an election in conjunction with a statewide general
- 21 election shall certify to the Secretary of State, the election
- 22 commissioner, or the county clerk the name of the subdivision, the number
- 23 of officers to be elected, the length of the terms of office, the
- 24 vacancies to be filled by election and length of remaining term, and the
- 25 number of votes to be cast by a registered voter for each office.
- 26 (4) The Secretary of State shall prescribe the forms to be used for
- 27 certification to him or her, and the election commissioner or county
- 28 clerk shall prescribe the forms to be used for certification to him or
- 29 her.
- 30 Sec. 4. Section 32-606, Revised Statutes Cumulative Supplement,
- 31 2020, is amended to read:

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1 32-606 (1) Any candidate may place his or her name on the primary 2 election ballot by filing a candidate filing form prescribed by the 3 Secretary of State as provided in section 32-607. Except as otherwise 4 provided in subsection (4) of this section, if a candidate for an 5 elective office is an incumbent of any elective office, the filing period 6 for filing the candidate filing form shall be between January 5 December 7 4 and February 15 prior to the date of the primary election. No incumbent 8 who resigns from elective office prior to the expiration of his or her 9 term shall file for any office after February 15 of that election year. All other candidates shall file for office between January 5 December 1 10 11 and March 1 prior to the date of the primary election. A candidate filing 12 form and a copy of payment of the filing fee, if applicable, may be transmitted by facsimile for the offices listed in subdivision (1) of 13 section 32-607 if (a) the transmission is received in the office of the 14 filing officer by the filing deadline and (b) the original filing form 15 16 and payment of the filing fee, if applicable, is mailed to the filing officer with a legible postmark bearing a date on or prior to the filing 17 deadline and is in the office of the filing officer no later than seven 18 19 days after the filing deadline.

(2) Any candidate for a township office in a county under township organization, the board of trustees of a village, the board of directors of a reclamation district, the county weed district board, the board of directors of a public power district receiving annual gross revenue of less than forty million dollars, or the board of an educational service unit may place his or her name on the general election ballot by filing a candidate filing form prescribed by the Secretary of State as provided in section 32-607. Except as otherwise provided in subsection (4) of this section, if a candidate for an elective office is an incumbent of any elective office, the filing period for filing the candidate filing form shall be between January 5 December 1 and July 15 prior to the date of the general election. No incumbent who resigns from elective office prior

- 1 to the expiration of his or her term shall file for any office after July
- 2 15 of that election year. All other candidates shall file for office
- 3 between January 5 December 1 and August 1 prior to the date of the
- 4 general election. A candidate filing form may be transmitted by facsimile
- 5 for the offices listed in subdivision (1) of section 32-607 if (a) the
- 6 transmission is received in the office of the filing officer by the
- 7 filing deadline and (b) the original filing form is mailed to the filing
- 8 officer with a legible postmark bearing a date on or prior to the filing
- 9 deadline and is in the office of the filing officer no later than seven
- 10 days after the filing deadline.
- 11 (3) Any city having a home rule charter may provide for filing
- 12 deadlines for any person desiring to be a candidate for the office of
- 13 council member or mayor.
- 14 (4) If a candidate for an elective office was appointed to an
- 15 elective office to fill a vacancy after the deadline for an incumbent to
- 16 file a candidate filing form in subsection (1) or (2) of this section but
- 17 before the deadline for all other candidates, the candidate may file a
- 18 candidate filing form for any office on or before the deadline for all
- 19 other candidates.
- 20 Sec. 5. Section 32-608, Reissue Revised Statutes of Nebraska, is
- 21 amended to read:
- 22 32-608 (1) Except as provided in subsection (4) or (5) of this
- 23 section, a filing fee shall be paid by or on behalf of each candidate
- 24 prior to filing for office. For candidates who file in the office of the
- 25 Secretary of State as provided in subdivision (1) of section 32-607, the
- 26 filing fee shall be paid to the Secretary of State who shall remit the
- 27 fee to the State Treasurer for credit to the Election Administration
- 28 Fund. For candidates for any city or village office, the filing fee shall
- 29 be paid to the city or village treasurer of the city or village in which
- 30 the candidate resides. For candidates who file in the office of the
- 31 election commissioner or county clerk, the filing fee shall be paid to

- 1 the election commissioner or county clerk in the county in which the
- 2 office is sought. The election commissioner or county clerk shall remit
- 3 the fee to the county treasurer. The fee shall be placed in the general
- 4 fund of the county, city, or village. No candidate filing forms shall be
- 5 filed until the proper payment or the proper receipt showing the payment
- 6 of such filing fee is presented to the filing officer. On the day of the
- 7 filing deadline, the city or village treasurer's office shall remain open
- 8 to receive filing fees until the hour of the filing deadline.
- 9 (2) Except as provided in subsection (4) or (5) of this section, the
- 10 filing fees shall be as follows:
- 11 (a) For the office of United States Senator, state officers,
- 12 including members of the Legislature, Representatives in Congress, county
- 13 officers, and city or village officers, except the mayor or council
- 14 members of cities having a home rule charter, a sum equal to one percent
- of the annual salary as of November 30 of the year preceding the election
- 16 for the office for which he or she files as a candidate;
- 17 (b) For directors of public power and irrigation districts in
- 18 districts receiving annual gross revenue of forty million dollars or
- 19 more, twenty-five dollars, and in districts receiving annual gross
- 20 revenue of less than forty million dollars, ten dollars;
- 21 (c) For directors of reclamation districts, ten dollars; and
- 22 (d) For Regents of the University of Nebraska, members of the State
- 23 Board of Education, and directors of metropolitan utilities districts,
- 24 twenty-five dollars.
- 25 (3) All declared write-in candidates shall pay the filing fees that
- 26 are required for the office at the time that they present the write-in
- 27 affidavit to the filing officer. Any undeclared write in candidate who is
- 28 nominated or elected by write in votes shall pay the filing fee required
- 29 for the office within ten days after the canvass of votes by the county
- 30 canvassing board and shall file the receipt with the person issuing the
- 31 certificate of nomination or the certificate of election prior to the

### 1 certificate being issued.

- (4) No filing fee shall be required for any candidate filing for an 2 office in which a per diem is paid rather than a salary or for which 3 there is a salary of less than five hundred dollars per year. No filing 4 fee shall be required for any candidate for membership on a school board, 5 on the board of an educational service unit, on the board of governors of 6 a community college area, on the board of directors of a natural 7 resources district, or on the board of trustees of a sanitary and 8 improvement district. 9
- (5) No filing fee shall be required of any candidate completing an 10 affidavit requesting to file for elective office in forma pauperis. A 11 pauper shall mean a person whose income and other resources for 12 maintenance are found under assistance standards to be insufficient for 13 meeting the cost of his or her requirements and whose reserve of cash or 14 other available resources does not exceed the maximum available resources 15 that an eligible individual may own. Available resources shall include 16 every type of property or interest in property that an individual owns 17 and may convert into cash except: 18
- (a) Real property used as a home;
- 20 (b) Household goods of a moderate value used in the home; and
- 21 (c) Assets to a maximum value of three thousand dollars used by a 22 recipient in a planned effort directed towards self-support.
- (6) If any candidate dies prior to an election, the spouse of the candidate may file a claim for refund of the filing fee with the proper governing body prior to the date of the election. Upon approval of the claim by the proper governing body, the filing fee shall be refunded.
- Sec. 6. Section 32-816, Revised Statutes Cumulative Supplement, 28 2020, is amended to read:
- 32-816 (1) A blank space shall be provided at the end of each office division on the ballot for registered voters to fill in the name of any person for whom they wish to vote and whose name is not printed upon the

- 1 ballot, except that at the primary election there shall be no write in
- 2 space for delegates to the county political party convention or delegates
- 3 to the national political party convention. A square or oval shall be
- 4 printed opposite each write-in space similar to the square or oval placed
- 5 opposite other candidates and issues on the ballot. The square or oval
- 6 shall be marked to vote for a write-in candidate whose name appears in
- 7 the write-in space provided.
- 8 (2) The Secretary of State shall approve write-in space for optical-
- 9 scan ballots and any other voting system authorized for use under the
- 10 Election Act. Adequate provision shall be made for write-in votes
- 11 sufficient to allow one write-in space for each office to be elected at
- 12 any election except offices for which write-in votes are specifically
- 13 prohibited. The write-in ballot shall clearly identify the office for
- 14 which such write-in vote is cast. The write-in space shall be a part of
- 15 the official ballot, may be on the envelope or a separate piece of paper
- 16 from the printed portion of the ballot, and shall allow the voter
- 17 adequate space to fill in the name of the candidate for whom he or she
- 18 desires to cast his or her ballot.
- 19 Sec. 7. Section 32-1005, Reissue Revised Statutes of Nebraska, is
- 20 amended to read:
- 21 32-1005 If the last name or a reasonably close spelling of the last
- 22 name of a person engaged in or pursuing a write-in campaign pursuant to
- 23 section 32-615 or 32-633 is written or printed on a line provided for
- 24 that purpose and the square or oval opposite such line has been marked
- 25 with a cross or other clear, intelligible mark, the vote shall be valid
- 26 and the ballot shall be counted. A Except as provided in section 32-1007,
- 27 a write-in vote for a person who is not engaged in or pursuing a write-in
- 28 campaign pursuant to section 32-615 or 32-633 shall not be counted.
- 29 Sec. 8. Section 70-611, Reissue Revised Statutes of Nebraska, is
- 30 amended to read:
- 31 70-611 (1) Not later than January 5 in each even-numbered year, the

- 1 secretary of the district in districts grossing forty million dollars or
- 2 more annually shall certify to the Secretary of State on forms prescribed
- 3 by the Secretary of State the names of the counties in which all
- 4 registered voters are eligible to vote for public power district
- 5 candidates and for other counties the names of the election precincts
- 6 within each county excluding the municipalities in which voters are not
- 7 eligible to vote on public power district candidates. The secretary shall
- 8 also certify the number of directors to be elected and the length of
- 9 terms for which each is to be elected.
- 10 (2) Districts grossing less than forty million dollars annually
- 11 shall prepare the same type of certification as districts grossing over
- 12 forty million dollars annually and file such certification with the
- 13 Secretary of State not later than <u>June 15</u> <del>July 1</del> of each even-numbered
- 14 year.
- 15 (3) The secretary of each district shall, at the time of filing the
- 16 certification, cause to be published once in a newspaper or newspapers of
- 17 general circulation within the district a list of the incumbent directors
- 18 and naming the counties or election precincts excluding those
- 19 municipalities in which voters are not eligible to vote for public power
- 20 district candidates in the same general form as the certification filed
- 21 with the Secretary of State. A certified copy of the published notice
- 22 shall be filed with the Secretary of State within ten days after such
- 23 publication.
- Sec. 9. Section 79-1217, Revised Statutes Cumulative Supplement,
- 25 2020, is amended to read:
- 26 79-1217 (1) All educational service units shall be governed by a
- 27 board to be known as the Board of Educational Service Unit No. .....
- 28 Until the first Thursday after the first Tuesday in January 2009, the
- 29 educational service unit board, except the board of an educational
- 30 service unit with only one member school district, shall be composed of
- 31 one member from each county and four members at large, all of whom shall

- 1 reside within the geographical boundaries of the educational service
- 2 unit, but no more than two of the members at large shall be appointed or
- 3 elected from the same county unless any one county within the educational
- 4 service unit has a population in excess of one hundred fifty thousand
- 5 inhabitants or the educational service unit consists of only one county.
- 6 Beginning on the first Thursday after the first Tuesday in January 2009,
- 7 the educational service unit board, except the board of an educational
- 8 service unit with only one member school district, shall be composed of
- 9 one member elected to represent each election district established
- 10 pursuant to section 79-1217.01. Successors to the members initially
- 11 appointed pursuant to section 79-1212 shall be elected pursuant to
- 12 section 32-515.
- 13 (2) Vacancies in office shall occur as set forth in section 32-560,
- 14 except as otherwise provided in section 79-1212 regarding the requirement
- 15 to live in the district represented, or in the case of absences, unless
- 16 excused by a majority of the remaining members of the board, when a
- 17 member is absent from the geographical boundaries of the educational
- 18 service unit for a continuous period of sixty days at one time or from
- 19 more than two consecutive regular meetings of the board. Whenever any
- 20 vacancy occurs on the board, the remaining members of such board shall
- 21 appoint an individual residing within the election district of the
- 22 educational service unit for which the vacancy exists and meeting the
- 23 qualifications for the office to fill such vacancy for the balance of the
- 24 unexpired term. The board shall file written notice of such appointment
- 25 <u>with the Secretary of State.</u>
- 26 (3) Members of the board shall receive no compensation for their
- 27 services but shall be reimbursed for the expenses incurred in the
- 28 performance of their duties under the Educational Service Units Act as
- 29 provided in sections 81-1174 to 81-1177.
- 30 (4) Any joint school district located in two or more counties shall
- 31 be considered a part of the educational service unit in which the greater

- 1 number of school-age children of such joint school district reside.
- 2 (5): The administrator of each educational service unit, prior to
- 3 July 1 of each year in which a statewide primary election is to be held,
- 4 shall certify to the election commissioner or county clerk of each county
- 5 located within the unit the corporate name of each school district, as
- 6 described in section 79-405, located within the county. If a school
- 7 district is a joint school district located in two or more counties, the
- 8 administrator shall certify to each election commissioner or county clerk
- 9 the educational service unit of which the school district is considered
- 10 to be a part.
- 11 (6) An educational service unit may consist of a single school
- 12 district if the single school district is either a Class IV or Class V
- 13 school district. An educational service unit with only one member school
- 14 district shall be governed by the school board of such school district
- and shall participate in one or more of the statewide projects managed by
- 16 the Educational Service Unit Coordinating Council.
- 17 Sec. 10. Original sections 32-329, 32-608, 32-1005, and 70-611,
- 18 Reissue Revised Statutes of Nebraska, and sections 32-330, 32-404,
- 19 32-606, 32-816, and 79-1217, Revised Statutes Cumulative Supplement,
- 20 2020, are repealed.
- 21 Sec. 11. The following section is outright repealed: Section
- 22 32-1006, Reissue Revised Statutes of Nebraska.

#### AMENDMENTS TO LB285



Introduced by Brewer, 43.

- 1 1. Insert the following new sections:
- Sec. 11. Section 32-903, Revised Statutes Cumulative Supplement,
- 3 2020, is amended to read:
- 32-903 (1) The election commissioner or county clerk shall create 4 precincts composed of compact and contiguous territory within the 5 boundary lines of legislative districts. The precincts shall contain not 6 less than seventy-five nor more than one thousand seven hundred fifty 7 registered voters based on the number of voters voting at the last 8 statewide general election, except that a precinct may contain less than 9 seventy-five registered voters if in the judgment of the election 10 commissioner or county clerk it is necessary to avoid creating an undue 11 hardship on the registered voters in the precinct. The election 12 commissioner or county clerk shall create precincts based on the number 13 of votes cast at the immediately preceding presidential election or the 14 current list of registered voters for the precinct. The election 15 commissioner or county clerk shall revise and rearrange the precincts and 16 increase or decrease them at such times as may be necessary to make the 17 precincts contain as nearly as practicable not less than seventy-five nor 18 more than one thousand seven hundred fifty registered voters voting at 19 the last statewide general election. The election commissioner or county 20 clerk shall, when necessary and possible, readjust precinct boundaries to 21 coincide with the boundaries of cities, villages, and school districts 22 which are divided into districts or wards for election purposes. The 23 election commissioner or county clerk shall not make any precinct changes 24 in precinct boundaries or divide precincts into two or more parts between 25 the statewide primary and general elections unless he or she has been 26 authorized to do so by the Secretary of State. If changes are authorized, 27

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- 1 the election commissioner or county clerk shall notify each state and
- 2 local candidate affected by the change.
- 3 (2) The election commissioner or county clerk may alter and divide
- 4 the existing precincts, except that when any city of the first class by
- 5 ordinance divides any ward of such city into two or more voting districts
- or polling places, the election commissioner or county clerk shall 6
- 7 establish precincts or polling places in conformity with such ordinance.
- 8 No such alteration or division shall take place between the statewide
- primary and general elections except as provided in subsection (1) of 9
- 10 this section.
- (3) Following the release of the 2020 Census of Population data by 11
- the United States Department of Commerce, Bureau of the Census, the 12
- election commissioner or county clerk shall create, revise, or rearrange 13
- precincts in compliance with subsections (1) and (2) of this section and 14
- deliver maps of the updated precinct boundaries to all applicable 15
- political subdivisions within the jurisdiction of the election 16
- 17 commissioner or county clerk by November 1, 2021.
- 18 (4) The Secretary of State may grant up to seven additional days for
- election commissioners and county clerks to meet the requirements of 19
- subsection (3) of this section for an extraordinary circumstance. 20
- Sec. 6. Section 32-552, Revised Statutes Cumulative Supplement, 21
- 22 2020, is amended to read:
- 23 32-552 (1) Except as provided by subsection (4) of this section, at
- At least five months prior to an election, the governing board of any 24
- 25 political subdivision requesting the adjustment of the boundaries of
- 26 election districts shall provide to the election commissioner or county
- clerk (a) written notice of the need and necessity of his or her office 27
- to perform such adjustments and (b) a revised election district boundary 28
- 29 map that has been approved by the requesting political subdivision's
- governing board and subjected to all public review and challenge 30
- ordinances of the political subdivision. 31

- the election (2) After the next federal decennial census, 1 commissioner of the county in which the greater part of a Class IV school 2 district is situated shall, subject to review by the school board, divide 3 the school district into seven numbered districts, substantially equal in 4 population as determined by the most recent federal decennial census. The 5 election commissioner shall consider the location of schools within the 6 district and their boundaries. The election commissioner shall adjust the 7 boundaries of the election districts, subject to final review and 8 adjustment by the school board, to conform to changes in the territory 9 and population of the school district and also following each federal 10 decennial census. Except when specific procedures are otherwise provided, 11 section 32-553 shall apply to all Class IV school districts. 12
- (3) For purposes of election of members to the board of education of a Class V school district:
- (a)(i) The Legislature hereby divides such school district into nine 15 numbered election districts of compact and contiguous territory and of as 16 nearly equal population as may be practical. Each election district shall 17 be entitled to one member on the board of education of such Class V 18 school district. The Legislature adopts the official population figures 19 and maps from the 2010 Census Redistricting (Public Law 94-171) TIGER/ 20 Line Shapefiles published by the United States Department of Commerce, 21 Bureau of the Census. The numbers and boundaries of the election 22 districts are designated and established by a map identified and labeled 23 as OPS-13-002, filed with the Clerk of the Legislature, and incorporated 24 by reference as part of Laws 2013, LB125. Such districts are drawn using 25 the boundaries of the Class V school district as they existed on February 26 12, 2013; (ii) the Clerk of the Legislature shall transfer possession of 27 the map referred to in subdivision (a)(i) of this subsection to the 28 Secretary of State and the election commissioner of the county in which 29 the greater part of the school district is situated on February 12, 2013; 30 (iii) when questions of interpretation of such election district 31

- 1 boundaries arise, the map referred to in subdivision (a)(i) of this
- 2 subsection in possession of such election commissioner shall serve as the
- 3 indication of the legislative intent in drawing the election district
- 4 boundaries; and (iv) the Secretary of State and such election
- 5 commissioner shall also have available for viewing on his or her web site
- 6 the map referred to in subdivision (a)(i) of this subsection identifying
- 7 the boundaries for such election districts; and
- 8 (b) After the next federal decennial census, the election
- 9 commissioner of the county in which the greater part of a Class V school
- 10 district is situated shall divide the school district into nine numbered
- 11 districts of compact and contiguous territory and of as nearly equal
- 12 population as may be practical. The election commissioner shall adjust
- 13 the boundaries of such districts, subject to final review and adjustment
- 14 by the school board, to conform to changes in the territory of the school
- 15 district and also following each federal decennial census.
- 16 (4) Following the release of the 2020 Census of Population data by
- 17 the United States Department of Commerce, Bureau of the Census, the
- 18 governing board of any political subdivision requesting the adjustment of
- 19 the boundaries of election districts shall provide to the election
- 20 <u>commissioner or county clerk (a) written notice of the need and necessity</u>
- 21 of his or her office to perform such adjustments and (b) a revised
- 22 <u>election district boundary map that has been approved by the requesting</u>
- 23 political subdivision's governing board and subjected to all public
- 24 <u>review and challenge ordinances of the political subdivision by December</u>
- 25 30, 2021.
- 26 (5) The Secretary of State, the election commissioner, or the county
- 27 clerk, as the filing officer for the political subdivision pursuant to
- 28 <u>section 32-607, may grant up to six additional days upon request of the</u>
- 29 <u>political subdivision if precinct maps are not delivered to the political</u>
- 30 <u>subdivision by November 1, 2021, or for an extraordinary circumstance.</u>
- 31 Sec. 7. Section 32-553, Reissue Revised Statutes of Nebraska, is

1 amended to read:

- 2 32-553 (1)(a) (1) When any political subdivision except a public 3 power district nominates or elects members of the governing board by 4 districts, such districts shall be substantially equal in population as 5 determined by the most recent federal decennial census.
- (b) Except as provided by subdivision (c) of this subsection, (i) 6 any Any such political subdivision which has districts in place on the 7 date the census figures used in drawing district boundaries for the 8 Legislature are required to be submitted to the state by the United 9 States Department of Commerce, Bureau of the Census, shall, if necessary 10 maintain substantial population equality as required by this 11 subsection, have new district boundaries drawn within six months after 12 passage and approval of the legislative bill providing for 13 the reestablishing legislative districts and (ii) any . Any such political 14 subdivision in existence on the date the census figures used in drawing 15 district boundaries for the Legislature are required to be submitted to 16 the state by the United States Department of Commerce, Bureau of the 17 Census, and which has not established any district boundaries shall 18 establish district boundaries pursuant to this section within six months 19 after such date. 20
- 21 (c) Following the release of the 2020 Census of Population data by the United States Department of Commerce, Bureau of the Census, any such 22 political subdivision which has districts in place on the date the census 23 figures used in drawing district boundaries for the Legislature are 24 required to be submitted to the state by the United States Department of 25 Commerce, Bureau of the Census, shall, if necessary to maintain 26 substantial population equality as required by this subsection, have new 27 district boundaries drawn and submitted to the election commissioner or 28 county clerk by December 30, 2021, after the passage and approval of the 29 legislative bill providing for reestablishing legislative districts. Any 30 such political subdivision in existence on the date the census figures 31

- 1 used in drawing district boundaries for the Legislature are required to
- 2 <u>be submitted to the state by the United States Department of Commerce,</u>
- 3 Bureau of the Census, and which has not established any district
- 4 <u>boundaries</u> shall establish district boundaries and submit the boundaries
- 5 to the election commissioner or county clerk pursuant to this section by
- 6 December 30, 2021.
- 7 (d) The Secretary of State, the election commissioner, or the county
- 8 <u>clerk</u>, as the filing officer for the political subdivision pursuant to
- 9 <u>section 32-607, may grant up to six additional days upon request of the</u>
- 10 political subdivision if precinct maps are not delivered to the political
- 11 <u>subdivision by November 1, 2021, or for an extraordinary circumstance.</u>
- 12 <u>(e)</u> If the deadline for drawing or redrawing district boundary lines
- 13 imposed by this section is not met, the procedures set forth in section
- 14 32-555 shall be followed.
- 15 (2) The governing board of each such political subdivision shall be
- 16 responsible for drawing its own district boundaries and shall, as nearly
- 17 as possible, follow the precinct lines created by the election
- 18 commissioner or county clerk after each federal decennial census, except
- 19 that the election commissioner of any county in which a Class IV or V
- 20 school district is located shall draw district boundaries for such school
- 21 district as provided in this section and section 32-552.
- 22 Sec. 14. Section 70-663, Reissue Revised Statutes of Nebraska, is
- 23 amended to read:
- 24 70-663 (1) This subsection applies to charter amendments submitted
- 25 <u>after December 31, 2021.</u> Upon such authorization occurring, the proposed
- 26 amendment shall thereupon be submitted to the Nebraska Power Review
- 27 Board, together with a petition setting forth the reasons for the
- 28 adoption of such amendment, and requesting that the same be approved. The
- 29 Nebraska Power Review Board shall then cause notice to be given by
- 30 publication for three consecutive weeks in two legal newspapers of
- 31 general circulation within such district. Such notice shall set forth in

full the proposed amendment and set a date, not sooner than three weeks 1 after the last date of publication of the notice, for protests, 2 complaints, or objections to be filed with the Nebraska Power Review 3 Board in opposition to the adoption of such amendment. The cost of such 4 publication shall be paid by such district. If any person residing in 5 such district, or affected by the proposed amendment, shall, within the 6 time provided, file a protest, complaint, or objection, the Nebraska 7 Power Review Board shall schedule a hearing and give due notice thereof 8 to the district, the district's representative, and the person who filed 9 such protest, complaint, or objection. Any person filing a protest, 10 complaint, or objection may appear at such hearing and contest the 11 approval by the Nebraska Power Review Board of such proposed amendment. 12 After all protests, complaints, or objections have been heard, the 13 Nebraska Power Review Board shall act upon the petition and either 14 approve or disapprove the amendment. If no protests, complaints, or 15 objections are properly filed, the board shall either approve the 16 amendment without a hearing or schedule a hearing to determine whether or 17 not the amendment should be approved. If a hearing is scheduled, due 18 notice shall be provided to the district and the district representative. 19 (2) This subsection applies to charter amendments submitted before 20 December 31, 2021. Following the release of the 2020 Census of Population 21 data by the United States Department of Commerce, Bureau of the Census, 22 any public power district seeking an amendment to its charter shall 23 submit the proposed amendment to the Nebraska Power Review Board on or 24 before December 17, 2021. If the proposed amendment is in proper form, 25 the Nebraska Power Review Board shall give conditional approval of the 26 amendment on or before December 30, 2021. The approval process provided 27 in subsection (1) of this section shall occur concurrent with the 28 conditional approval process. If a protest, complaint, or objection is 29 filed and a hearing is set, any decision from the Nebraska Power Review 30 Board rejecting the amendment shall be decided and notification provided 31

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- 1 to the Secretary of State by March 1, 2022. Immediately upon receiving
- 2 <u>such notification</u>, the Secretary of State shall notify all election
- 3 <u>commissioners and county clerks responsible for such elections within the</u>
- 4 <u>public power district that the conditionally approved boundaries were</u>
- 5 <u>rejected and that the previous boundaries shall be used for the primary</u>
- 6 and general elections.
- 7 Section 1. Section 2-3213, Reissue Revised Statutes of Nebraska, is
- 8 amended to read:
- 9 2-3213 (1) Except as provided in subsections (2), and (3), and (4)
- 10 of this section, each district shall be governed by a board of directors
- 11 of five, seven, nine, eleven, thirteen, fifteen, seventeen, nineteen, or
- 12 twenty-one members. The board of directors shall determine the number of
- 13 directors and in making such determination shall consider the complexity
- 14 of the foreseeable programs and the population and land area of the
- 15 district. Districts shall be political subdivisions of the state, shall
- 16 have perpetual succession, and may sue and be sued in the name of the
- 17 district.
- 18 (2) Except as provided by subsection (7) of this section, at At
- 19 least six months prior to the primary election, the board of directors of
- 20 any natural resources district may change the number of directors for the
- 21 district and may change subdistrict boundaries to accommodate the
- 22 increase or decrease in the number of directors.
- 23 (3) The board of directors shall utilize the criteria found in
- 24 subsection (1) of this section and in subsection (2) of section 2-3214
- 25 when changing the number of directors. Except as provided in subsection
- 26 (6) (5) of this section, no director's term of office shall be shortened
- 27 as a result of any change in the number of directors. Any reduction in
- 28 the number of directors shall be made as directors take office during the
- 29 two succeeding elections or more quickly if the reduction can be made by
- 30 not filling vacancies on the board and if desired by the board. If
- 31 necessary to preserve staggered terms for directors when the reduction in

number.

- number is made in whole or in part through unfilled vacancies, the board may provide for a one-time election of one or more directors for a twoyear term. The board of directors shall inform the Secretary of State whenever any such one-time elections have been approved. Notwithstanding subsection (1) of this section, the district may be governed by an even number of directors during the two-year transition to a board of reduced
- (4) (3) Whenever any change of boundaries, division, or merger 8 results in a natural resources district director residing in a district 9 other than the one to which such director was elected to serve, such 10 director shall automatically become a director of the board of the 11 district in which he or she then resides. Except as provided in 12 subsection (6) (5) of this section, all such directors shall continue to 13 serve in office until the expiration of the term of office for which they 14 were elected. Directors or supervisors of other special-purpose districts 15 merged into a natural resources district shall not become members of the 16 natural resources district board but may be appointed as advisors in 17 accordance with section 2-3228. No later than six months after any 18 change, division, or merger, each affected board, in accordance with the 19 procedures and criteria found in this section and section 2-3214, shall 20 determine the number of directors for the district as it then exists, the 21 option chosen for nomination and election of directors, 22 appropriate, new subdistrict boundaries. 23
- (5) (4) To facilitate the task of administration of any board 24 increased in size by a change of boundaries or merger, such board may 25 appoint an executive committee to conduct the business of the board in 26 the interim until board size reductions can be made in accordance with 27 this section. An executive committee shall be empowered to act for the 28 full board in all matters within its purview unless specifically limited 29 by the board in the establishment and appointment of the executive 30 committee. 31

December 30, 2021.

1 (6) (5) Notwithstanding the provisions of section 2-3214 and 2 subsections (3) and (4) and (5) of this section, the board of directors of any natural resources district established by merging two or more 3 districts in their entirety may provide that all directors be nominated 4 and elected at the first primary and general elections following the year 5 in which such merger becomes effective. In districts which have one 6 director elected from each subdistrict, each director elected from an 7 8 even-numbered subdistrict shall be elected for a two-year term and each 9 director from an odd-numbered district and any member to be elected at 10 large shall be elected for a four-year term. In districts which have two directors elected from each subdistrict, the four candidates receiving 11 12 the highest number of votes at the primary election shall be carried over to the general election, and at such general election the candidate 13 receiving the highest number of votes shall be elected for a four-year 14 term and the candidate receiving the second highest number of votes shall 15 be elected for a two-year term. Thereafter each director shall be elected 16 17 for a four-year term.

18 (7) Following the release of the 2020 Census of Population data by the United States Department of Commerce, Bureau of the Census, any 19 20 natural resources district that will have a change to the number of directors as a result of any adjustment to the boundaries of election 21 districts shall provide to the election commissioner or county clerk (a) 22 written notice of the need and necessity of his or her office to perform 23 24 such adjustments and (b) a revised election district boundary map that 25 has been approved by the board of directors and subjected to all public review and challenge ordinances of the natural resources district by 26

Sec. 2. Section 2-3214, Reissue Revised Statutes of Nebraska, is amended to read:

2-3214 (1) District directors shall be elected as provided in section 32-513. Elections shall be conducted as provided in the Election

- 1 Act. Registered voters residing within the district shall be eligible for
- 2 nomination as candidates for any at-large position or, in those districts
- 3 that have established subdistricts, as candidates from the subdistrict
- 4 within which they reside.
- (2) The board of directors may choose to: (a) Nominate candidates 5 from subdistricts and from the district at large who shall be elected by 6 the registered voters of the entire district; (b) nominate and elect each 7 candidate from the district at large; or (c) nominate and elect 8 candidates from subdistricts of substantially equal population except 9 that any at-large candidate would be nominated and elected by the 10 registered voters of the entire district. Unless the board of directors 11 determines that the nomination and election of all directors will be at 12 large, the board shall strive to divide the district into subdistricts of 13 substantially equal population, except that no subdistrict shall have a 14 population greater than three times the population of any other 15 subdistrict within the district. Such subdistricts shall be consecutively 16 numbered and shall be established with due regard to all factors 17 including, but not limited to, the location of works of improvement and 18 the distribution of population and taxable values within the district. 19 Except as provided by subsection (7) of this section, the The boundaries 20 and numbering of such subdistricts shall be designated at least six 21 months prior to the primary election. Unless the district has been 22 divided into subdistricts with substantially equal population, 23 directors shall be elected by the registered voters of the entire 24 district and all registered voters shall vote on the candidates 25 representing each subdistrict and any at-large candidates. If a district 26 has been divided into subdistricts with substantially equal population, 27 the board of directors may determine that directors shall be elected only 28 29 by the registered voters of the subdistrict except that an at-large director may be elected by registered voters of the entire district. 30
  - (3) Except in districts which have chosen to have a single director

- 1 serve from each subdistrict, the number of subdistricts for a district
- 2 shall equal a number which is one less than a majority of directors for
- 3 the district. In districts which have chosen to have a single director
- 4 serve from each subdistrict, the number of subdistricts shall equal a
- 5 number which is equal to the total number of directors of the district or
- 6 which is one less than the total number of directors for the district if
- 7 there is an at-large candidate. If the number of directors to be elected
- 8 exceeds the number of subdistricts or if the term of the at-large
- 9 director expires in districts which have chosen to have a single director
- 10 serve from each subdistrict, candidates may file as a candidate from the
- 11 district at large. Registered voters may each cast a number of votes not
- 12 larger than the total number of directors to be elected.
- 13 (4) Elected directors shall take their oath of office in the same
- 14 manner provided for county officials.
- 15 (5) At least six months prior to the primary election, the board of
- 16 directors may choose to have a single director serve from each
- 17 subdistrict.
- 18 (6) The board of directors shall certify to the Secretary of State
- 19 and the election commissioners or county clerks the number of directors
- 20 to be elected at each election and the length of their terms as provided
- 21 in section 32-404.
- 22 (7) Following the release of the 2020 Census of Population data by
- 23 the United States Department of Commerce, Bureau of the Census, any board
- 24 of directors requesting the adjustment of the boundaries of election
- 25 <u>districts shall provide to the election commissioner or county clerk (a)</u>
- 26 written notice of the need and necessity of his or her office to perform
- 27 <u>such adjustments and (b) a revised election district boundary map that</u>
- 28 <u>has been approved by the board and subjected to all public review and</u>
- 29 challenge ordinances of the natural resources district by December 30,
- 30 2021.
- 31 Sec. 18. Since an emergency exists, this act takes effect when

- 1 passed and approved according to law.
- 2 2. Renumber the remaining sections and correct the repealer
- 3 accordingly.

## AM1300 LB285 MMM - 05/06/2021

# AMENDMENTS TO LB285



Introduced by Brewer, 43.

- 1. Insert the following new sections:
- Sec. 12. Section 32-716, Reissue Revised Statutes of Nebraska, is amended to read:

32-716 (1) Any person, group, or association desiring to form a new 4 political party shall present to the Secretary of State petitions 5 containing signatures totaling not less than one percent of the total 6 votes cast for Governor at the most recent general election for such 7 office. The signatures of registered voters on such petitions shall be so 8 distributed as to include registered voters totaling at least one percent 9 of the votes cast for Governor in the most recent gubernatorial election 10 in each of the three congressional districts in this state. Petition 11 signers and petition circulators shall conform to the requirements of 12 sections 32-629 and 32-630. The petitions shall be filed with the 13 Secretary of State no later than <u>January 15</u> February 1 before any 14 statewide primary election for the new political party to be entitled to 15 have ballot position in the primary election of that year. If the new 16 political party desires to be established and have ballot position for 17 the general election and not in the primary election of that year, the 18 petitions shall be filed with the Secretary of State on or before <u>July 15</u> 19 August 1 of that year. Prior to the circulation of petitions to form a 20 new political party, a sample copy of the petitions shall be filed with 21 the Secretary of State by the person, group, or association seeking to 22 establish the new party. The sample petition shall be accompanied by the 23 name and address of the person or the names and addresses of the members 24 of the group or association sponsoring the petition to form a new 25 political party. The sponsor or sponsors of the petition shall file, as 26 one instrument, all petition papers comprising a new political party 27

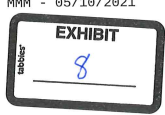
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- 1 petition for signature verification with the Secretary of State. All
- 2 <u>signed petitions in circulation but not filed with the Secretary of State</u>
- 3 <u>shall become invalid after July 15 in the year of the statewide general</u>
- 4 <u>election</u>.
- 5 (2) The petition shall conform to the requirements of section
- 6 32-628. The Secretary of State shall prescribe the form of the petition
- 7 for the formation of a new political party. The petition shall be
- 8 addressed to and filed with the Secretary of State and shall state its
- 9 purpose and the name of the party to be formed. Such name shall not be or
- 10 include the name of any political party then in existence or any word
- 11 forming any part of the name of any political party then in existence,
- 12 and in order to avoid confusion regarding party affiliation of a
- 13 candidate or registered voter, the name of the party to be formed shall
- 14 not include the word "independent" or "nonpartisan". The petition shall
- 15 contain a statement substantially as follows:
- 16 We, the undersigned registered voters of the State of Nebraska and
- 17 the county of ....., being severally qualified to sign this
- 18 petition, respectfully request that the above-named new political party
- 19 be formed in the State of Nebraska, and each for himself or herself says:
- 20 I have personally signed this petition on the date opposite my name; I am
- 21 a registered voter of the State of Nebraska and county of ......
- 22 and am qualified to sign this petition; and my date of birth and city,
- 23 village, or post office address and my street and number or voting
- 24 precinct are correctly written after my name.
- Sec. 13. Section 32-717, Reissue Revised Statutes of Nebraska, is
- 26 amended to read:
- 27 32-717 Within <u>twenty business</u> ten days after all the petitions to
- 28 form a new political party which contain signatures are filed with the
- 29 Secretary of State, he or she shall determine the validity and
- 30 sufficiency of such petitions and signatures. Clerical and technical
- 31 errors in a petition shall be disregarded if the forms prescribed by the

- 1 Secretary of State are substantially followed. If the petitions are
- 2 determined to be sufficient and valid, the Secretary of State shall issue
- 3 a certification establishing the new political party. Copies of such
- 4 certification shall be issued to the person, group, or association
- 5 forming the new political party. Within twenty days after the
- 6 certification of establishment of the new political party by the
- 7 Secretary of State, the person, group, or association forming the new
- 8 political party or its new officers shall file with the Secretary of
- 9 State the constitution and bylaws of such party along with a certified
- 10 list of the names and addresses of the officers of the new political
- 11 party.
- 12 2. On page 6, after line 27 insert the following new subsection:
- "(7) Nothing in this section shall prevent a political party or
- 14 candidate from using the list of registered voters for campaign
- 15 <u>activities.</u>".
- 16 3. Renumber the remaining sections and correct the repealer
- 17 accordingly.

AM1354 LB285 MMM - 05/10/2021

#### AMENDMENTS TO LB285



Introduced by Brewer, 43.

- 1 1. Insert the following new sections:
- Sec. 13. Section 32-903, Revised Statutes Cumulative Supplement,
- 3 2020, is amended to read:

32-903 (1) The election commissioner or county clerk shall create 4 precincts composed of compact and contiguous territory within the 5 boundary lines of legislative districts. The precincts shall contain not 6 less than seventy-five nor more than one thousand seven hundred fifty 7 registered voters based on the number of voters voting at the last 8 statewide general election, except that a precinct may contain less than 9 seventy-five registered voters if in the judgment of the election 10 commissioner or county clerk it is necessary to avoid creating an undue 11 hardship on the registered voters in the precinct. The election 12 commissioner or county clerk shall create precincts based on the number 13 of votes cast at the immediately preceding presidential election or the 14 current list of registered voters for the precinct. The election 15 commissioner or county clerk shall revise and rearrange the precincts and 16 increase or decrease them at such times as may be necessary to make the 17 precincts contain as nearly as practicable not less than seventy-five nor 18 more than one thousand seven hundred fifty registered voters voting at 19 the last statewide general election. The election commissioner or county 20 clerk shall, when necessary and possible, readjust precinct boundaries to 21 coincide with the boundaries of cities, villages, and school districts 22 which are divided into districts or wards for election purposes. The 23 election commissioner or county clerk shall not make any precinct changes 24 in precinct boundaries or divide precincts into two or more parts between 25 the statewide primary and general elections unless he or she has been 26 authorized to do so by the Secretary of State. If changes are authorized, 27

- 1 the election commissioner or county clerk shall notify each state and
- 2 local candidate affected by the change.
- 3 (2) The election commissioner or county clerk may alter and divide
- 4 the existing precincts, except that when any city of the first class by
- 5 ordinance divides any ward of such city into two or more voting districts
- 6 or polling places, the election commissioner or county clerk shall
- 7 establish precincts or polling places in conformity with such ordinance.
- 8 No such alteration or division shall take place between the statewide
- 9 primary and general elections except as provided in subsection (1) of
- 10 this section.
- 11 (3) Following the release of the 2020 Census of Population data by
- 12 the United States Department of Commerce, Bureau of the Census, as
- 13 required by Public Law 94-171, the election commissioner or county clerk
- 14 shall create, revise, or rearrange precincts in compliance with
- 15 <u>subsections (1) and (2) of this section and deliver maps of the updated</u>
- 16 precinct boundaries to all applicable political subdivisions within the
- 17 jurisdiction of the election commissioner or county clerk by November 1,
- 18 2021.
- 19 (4) The Secretary of State may grant additional days for election
- 20 <u>commissioners</u> and <u>county</u> clerks to meet the requirements of subsection
- 21 (3) of this section for an extraordinary circumstance.
- 22 Sec. 8. Section 32-552, Revised Statutes Cumulative Supplement,
- 23 2020, is amended to read:
- 24 32-552 (1) Except as provided by subsection (4) of this section, at
- 25 At least five months prior to an election, the governing board of any
- 26 political subdivision requesting the adjustment of the boundaries of
- 27 election districts shall provide to the election commissioner or county
- 28 clerk (a) written notice of the need and necessity of his or her office
- 29 to perform such adjustments and (b) a revised election district boundary
- 30 map that has been approved by the requesting political subdivision's
- 31 governing board and subjected to all public review and challenge

- 1 ordinances of the political subdivision.
- the next federal decennial census, the 2 After commissioner of the county in which the greater part of a Class IV school 3 district is situated shall, subject to review by the school board, divide 4 the school district into seven numbered districts, substantially equal in 5 population as determined by the most recent federal decennial census. The 6 election commissioner shall consider the location of schools within the 7 district and their boundaries. The election commissioner shall adjust the 8 boundaries of the election districts, subject to final review and 9 adjustment by the school board, to conform to changes in the territory 10 and population of the school district and also following each federal 11 decennial census. Except when specific procedures are otherwise provided, 12 section 32-553 shall apply to all Class IV school districts. 13
- 14 (3) For purposes of election of members to the board of education of 15 a Class V school district:
- (a)(i) The Legislature hereby divides such school district into nine 16 numbered election districts of compact and contiguous territory and of as 17 nearly equal population as may be practical. Each election district shall 18 be entitled to one member on the board of education of such Class V 19 school district. The Legislature adopts the official population figures 20 and maps from the 2010 Census Redistricting (Public Law 94-171) TIGER/ 21 Line Shapefiles published by the United States Department of Commerce, 22 Bureau of the Census. The numbers and boundaries of the election 23 districts are designated and established by a map identified and labeled 24 as OPS-13-002, filed with the Clerk of the Legislature, and incorporated 25 by reference as part of Laws 2013, LB125. Such districts are drawn using 26 the boundaries of the Class V school district as they existed on February 27 12, 2013; (ii) the Clerk of the Legislature shall transfer possession of 28 the map referred to in subdivision (a)(i) of this subsection to the 29 Secretary of State and the election commissioner of the county in which 30 the greater part of the school district is situated on February 12, 2013; 31

- 1 (iii) when questions of interpretation of such election district
- 2 boundaries arise, the map referred to in subdivision (a)(i) of this
- 3 subsection in possession of such election commissioner shall serve as the
- 4 indication of the legislative intent in drawing the election district
- 5 boundaries; and (iv) the Secretary of State and such election
- 6 commissioner shall also have available for viewing on his or her web site
- 7 the map referred to in subdivision (a)(i) of this subsection identifying
- 8 the boundaries for such election districts; and
- 9 (b) After the next federal decennial census, the election
- 10 commissioner of the county in which the greater part of a Class V school
- 11 district is situated shall divide the school district into nine numbered
- 12 districts of compact and contiguous territory and of as nearly equal
- 13 population as may be practical. The election commissioner shall adjust
- 14 the boundaries of such districts, subject to final review and adjustment
- 15 by the school board, to conform to changes in the territory of the school
- 16 district and also following each federal decennial census.
- 17 (4) Following the release of the 2020 Census of Population data by
- 18 <u>the United States Department of Commerce, Bureau of the Census, as</u>
- 19 required by Public Law 94-171, the governing board of any political
- 20 <u>subdivision</u> requesting the adjustment of the boundaries of election
- 21 <u>districts shall provide to the election commissioner or county clerk (a)</u>
- 22 written notice of the need and necessity of his or her office to perform
- 23 <u>such adjustments and (b) a revised election district boundary map that</u>
- 24 has been approved by the requesting political subdivision's governing
- 25 board and subjected to all public review and challenge ordinances of the
- 26 political subdivision by December 30, 2021.
- 27 (5) The Secretary of State may grant additional days upon request of
- 28 the political subdivision if precinct maps are not delivered to the
- 29 political subdivision by November 1, 2021, or for an extraordinary
- 30 <u>circumstance</u>.
- 31 Sec. 9. Section 32-553, Reissue Revised Statutes of Nebraska, is

- 1 amended to read:
- 2 32-553 (1)(a) (1) When any political subdivision except a public
- 3 power district nominates or elects members of the governing board by
- 4 districts, such districts shall be substantially equal in population as
- 5 determined by the most recent federal decennial census.
- 6 (b) Except as provided by subdivision (c) of this subsection, (i)
- 7 any Any such political subdivision which has districts in place on the
- 8 date the census figures used in drawing district boundaries for the
- 9 Legislature are required to be submitted to the state by the United
- 10 States Department of Commerce, Bureau of the Census, shall, if necessary
- 11 to maintain substantial population equality as required by this
- 12 subsection, have new district boundaries drawn within six months after
- 13 the passage and approval of the legislative bill providing for
- 14 reestablishing legislative districts and (ii) any . Any such political
- 15 subdivision in existence on the date the census figures used in drawing
- 16 district boundaries for the Legislature are required to be submitted to
- 17 the state by the United States Department of Commerce, Bureau of the
- 18 Census, and which has not established any district boundaries shall
- 19 establish district boundaries pursuant to this section within six months
- 20 after such date.
- 21 (c) Following the release of the 2020 Census of Population data by
- 22 the United States Department of Commerce, Bureau of the Census, as
- 23 required by Public Law 94-171, any such political subdivision which has
- 24 districts in place on the date the census figures used in drawing
- 25 <u>district boundaries for the Legislature are required to be submitted to</u>
- 26 the state by the United States Department of Commerce, Bureau of the
- 27 Census, shall, if necessary to maintain substantial population equality
- 28 as required by this subsection, have new district boundaries drawn and
- 29 submitted to the election commissioner or county clerk by December 30,
- 30 <u>2021</u>, after the passage and approval of the legislative bill providing
- 31 for reestablishing legislative districts. Any such political subdivision

- 1 <u>in existence on the date the census figures used in drawing district</u>
- 2 <u>boundaries</u> for the <u>Legislature</u> are required to be submitted to the state
- 3 by the United States Department of Commerce, Bureau of the Census, and
- 4 which has not established any district boundaries shall establish
- 5 <u>district</u> boundaries and submit the boundaries to the election
- 6 commissioner or county clerk pursuant to this section by December 30,
- 7 2021.
- 8 (d) The Secretary of State may grant additional days upon request of
- 9 the political subdivision if precinct maps are not delivered to the
- 10 political subdivision by November 1, 2021, or for an extraordinary
- 11 <u>circumstance</u>.
- 12 (e) If the deadline for drawing or redrawing district boundary lines
- 13 imposed by this section is not met, the procedures set forth in section
- 14 32-555 shall be followed.
- 15 (2) The governing board of each such political subdivision shall be
- 16 responsible for drawing its own district boundaries and shall, as nearly
- 17 as possible, follow the precinct lines created by the election
- 18 commissioner or county clerk after each federal decennial census, except
- 19 that the election commissioner of any county in which a Class IV or V
- 20 school district is located shall draw district boundaries for such school
- 21 district as provided in this section and section 32-552.
- 22 Sec. 16. Section 70-663, Reissue Revised Statutes of Nebraska, is
- 23 amended to read:
- 70-663 (1) This subsection applies to charter amendments submitted
- 25 <u>after December 31, 2021.</u> Upon such authorization occurring, the proposed
- 26 amendment shall thereupon be submitted to the Nebraska Power Review
- 27 Board, together with a petition setting forth the reasons for the
- 28 adoption of such amendment, and requesting that the same be approved. The
- 29 Nebraska Power Review Board shall then cause notice to be given by
- 30 publication for three consecutive weeks in two legal newspapers of
- 31 general circulation within such district. Such notice shall set forth in

full the proposed amendment and set a date, not sooner than three weeks after the last date of publication of the notice, for protests, 2 complaints, or objections to be filed with the Nebraska Power Review 3 Board in opposition to the adoption of such amendment. The cost of such 4 publication shall be paid by such district. If any person residing in 5 such district, or affected by the proposed amendment, shall, within the 6 time provided, file a protest, complaint, or objection, the Nebraska 7 Power Review Board shall schedule a hearing and give due notice thereof 8 to the district, the district's representative, and the person who filed 9 such protest, complaint, or objection. Any person filing a protest, 10 complaint, or objection may appear at such hearing and contest the 11 approval by the Nebraska Power Review Board of such proposed amendment. 12 After all protests, complaints, or objections have been heard, the 13 Nebraska Power Review Board shall act upon the petition and either 14 approve or disapprove the amendment. If no protests, complaints, or 15 objections are properly filed, the board shall either approve the 16 amendment without a hearing or schedule a hearing to determine whether or 17 not the amendment should be approved. If a hearing is scheduled, due 18 notice shall be provided to the district and the district representative. 19 (2) This subsection applies to charter amendments submitted before 20 December 31, 2021. Following the release of the 2020 Census of Population 21 data by the United States Department of Commerce, Bureau of the Census, 22 as required by Public Law 94-171, any public power district seeking an 23 amendment to its charter shall submit the proposed amendment to the 24 Nebraska Power Review Board on or before December 17, 2021. If the 25 proposed amendment is in proper form, the Nebraska Power Review Board 26 shall give conditional approval of the amendment on or before December 27 30, 2021. The approval process provided in subsection (1) of this section 28 shall occur concurrent with the conditional approval process. If a 29 protest, complaint, or objection is filed and a hearing is set, any 30 decision from the Nebraska Power Review Board rejecting the amendment 31

- 1 <u>shall be decided and notification provided to the Secretary of State by</u>
- 2 March 1, 2022. Immediately upon receiving such notification, the
- 3 <u>Secretary of State shall notify all election commissioners and county</u>
- 4 <u>clerks responsible for such elections within the public power district</u>
- 5 that the conditionally approved boundaries were rejected and that the
- 6 previous boundaries shall be used for the primary and general elections.
- 7 Section 1. Section 2-3213, Reissue Revised Statutes of Nebraska, is
- 8 amended to read:
- 9 2-3213 (1) Except as provided in subsections (2), and (3), and (4)
- 10 of this section, each district shall be governed by a board of directors
- of five, seven, nine, eleven, thirteen, fifteen, seventeen, nineteen, or
- 12 twenty-one members. The board of directors shall determine the number of
- 13 directors and in making such determination shall consider the complexity
- 14 of the foreseeable programs and the population and land area of the
- 15 district. Districts shall be political subdivisions of the state, shall
- 16 have perpetual succession, and may sue and be sued in the name of the
- 17 district.
- 18 (2) Except as provided by subsection (7) of this section, at At
- 19 least six months prior to the primary election, the board of directors of
- 20 any natural resources district may change the number of directors for the
- 21 district and may change subdistrict boundaries to accommodate the
- 22 increase or decrease in the number of directors.
- 23 (3) The board of directors shall utilize the criteria found in
- 24 subsection (1) of this section and in subsection (2) of section 2-3214
- 25 when changing the number of directors. Except as provided in subsection
- 26 (6) (5) of this section, no director's term of office shall be shortened
- 27 as a result of any change in the number of directors. Any reduction in
- 28 the number of directors shall be made as directors take office during the
- 29 two succeeding elections or more quickly if the reduction can be made by
- 30 not filling vacancies on the board and if desired by the board. If
- 31 necessary to preserve staggered terms for directors when the reduction in

number.

- number is made in whole or in part through unfilled vacancies, the board may provide for a one-time election of one or more directors for a twoyear term. The board of directors shall inform the Secretary of State whenever any such one-time elections have been approved. Notwithstanding subsection (1) of this section, the district may be governed by an even number of directors during the two-year transition to a board of reduced
- (4) (3) Whenever any change of boundaries, division, or merger 8 results in a natural resources district director residing in a district 9 other than the one to which such director was elected to serve, such 10 director shall automatically become a director of the board of the 11 district in which he or she then resides. Except as provided in 12 subsection (6) (5) of this section, all such directors shall continue to 13 serve in office until the expiration of the term of office for which they 14 were elected. Directors or supervisors of other special-purpose districts 15 merged into a natural resources district shall not become members of the 16 natural resources district board but may be appointed as advisors in 17 accordance with section 2-3228. No later than six months after any 18 change, division, or merger, each affected board, in accordance with the 19 procedures and criteria found in this section and section 2-3214, shall 20 21 determine the number of directors for the district as it then exists, the option chosen for nomination and election of directors, and, 22 23 appropriate, new subdistrict boundaries.
- (5) (4) To facilitate the task of administration of any board 24 increased in size by a change of boundaries or merger, such board may 25 appoint an executive committee to conduct the business of the board in 26 the interim until board size reductions can be made in accordance with 27 this section. An executive committee shall be empowered to act for the 28 full board in all matters within its purview unless specifically limited 29 by the board in the establishment and appointment of the executive 30 31 committee.

(6) (5) Notwithstanding the provisions of section 2-3214 and 1 2 subsections (3) and (4) and (5) of this section, the board of directors 3 of any natural resources district established by merging two or more districts in their entirety may provide that all directors be nominated 4 and elected at the first primary and general elections following the year 5 in which such merger becomes effective. In districts which have one 6 7 director elected from each subdistrict, each director elected from an 8 even-numbered subdistrict shall be elected for a two-year term and each director from an odd-numbered district and any member to be elected at 9 10 large shall be elected for a four-year term. In districts which have two 11 directors elected from each subdistrict, the four candidates receiving the highest number of votes at the primary election shall be carried over 12 to the general election, and at such general election the candidate 13 receiving the highest number of votes shall be elected for a four-year 14 term and the candidate receiving the second highest number of votes shall 15 be elected for a two-year term. Thereafter each director shall be elected 16 17 for a four-year term.

(7) Following the release of the 2020 Census of Population data by 18 the United States Department of Commerce, Bureau of the Census, as 19 required by Public Law 94-171, any natural resources district that will 20 have a change to the number of directors as a result of any adjustment to 21 22 the boundaries of election districts shall provide to the election 23 commissioner or county clerk (a) written notice of the need and necessity of his or her office to perform such adjustments and (b) a revised 24 25 election district boundary map that has been approved by the board of directors and subjected to all public review and challenge ordinances of 26 the natural resources district by December 30, 2021. 27

Sec. 2. Section 2-3214, Reissue Revised Statutes of Nebraska, is amended to read:

2-3214 (1) District directors shall be elected as provided in section 32-513. Elections shall be conducted as provided in the Election

- 1 Act. Registered voters residing within the district shall be eligible for
- 2 nomination as candidates for any at-large position or, in those districts
- 3 that have established subdistricts, as candidates from the subdistrict
- 4 within which they reside.
- (2) The board of directors may choose to: (a) Nominate candidates 5 from subdistricts and from the district at large who shall be elected by 6 the registered voters of the entire district; (b) nominate and elect each 7 candidate from the district at large; or (c) nominate and elect 8 candidates from subdistricts of substantially equal population except 9 that any at-large candidate would be nominated and elected by the 10 registered voters of the entire district. Unless the board of directors 11 determines that the nomination and election of all directors will be at 12 large, the board shall strive to divide the district into subdistricts of 13 substantially equal population, except that no subdistrict shall have a 14 population greater than three times the population of any other 15 subdistrict within the district. Such subdistricts shall be consecutively 16 numbered and shall be established with due regard to all factors 17 including, but not limited to, the location of works of improvement and 18 the distribution of population and taxable values within the district. 19 Except as provided by subsection (7) of this section, the The boundaries 20 and numbering of such subdistricts shall be designated at least six 21 months prior to the primary election. Unless the district has been 22 divided into subdistricts with substantially equal population, all 23 directors shall be elected by the registered voters of the entire 24 district and all registered voters shall vote on the candidates 25 representing each subdistrict and any at-large candidates. If a district 26 has been divided into subdistricts with substantially equal population, 27 the board of directors may determine that directors shall be elected only 28 29 by the registered voters of the subdistrict except that an at-large director may be elected by registered voters of the entire district. 30
  - (3) Except in districts which have chosen to have a single director

- 1 serve from each subdistrict, the number of subdistricts for a district
- 2 shall equal a number which is one less than a majority of directors for
- 3 the district. In districts which have chosen to have a single director
- 4 serve from each subdistrict, the number of subdistricts shall equal a
- 5 number which is equal to the total number of directors of the district or
- 6 which is one less than the total number of directors for the district if
- 7 there is an at-large candidate. If the number of directors to be elected
- 8 exceeds the number of subdistricts or if the term of the at-large
- 9 director expires in districts which have chosen to have a single director
- 10 serve from each subdistrict, candidates may file as a candidate from the
- 11 district at large. Registered voters may each cast a number of votes not
- 12 larger than the total number of directors to be elected.
- 13 (4) Elected directors shall take their oath of office in the same
- 14 manner provided for county officials.
- 15 (5) At least six months prior to the primary election, the board of
- 16 directors may choose to have a single director serve from each
- 17 subdistrict.
- 18 (6) The board of directors shall certify to the Secretary of State
- 19 and the election commissioners or county clerks the number of directors
- 20 to be elected at each election and the length of their terms as provided
- 21 in section 32-404.
- 22 (7) Following the release of the 2020 Census of Population data by
- 23 <u>the United States Department of Commerce, Bureau of the Census, as</u>
- 24 required by Public Law 94-171, any board of directors requesting the
- 25 <u>adjustment of the boundaries of election districts shall provide to the</u>
- 26 <u>election commissioner or county clerk (a) written notice of the need and</u>
- 27 necessity of his or her office to perform such adjustments and (b) a
- 28 revised election district boundary map that has been approved by the
- 29 <u>board and subjected to all public review and challenge ordinances of the</u>
- 30 <u>natural resources district by December 30, 2021.</u>
- 31 Sec. 3. Section 16-404, Revised Statutes Cumulative Supplement,

- 1 2020, is amended to read:
- 2 16-404 (1) All ordinances and resolutions or orders for the
- 3 appropriation or payment of money in a city of the first class shall
- 4 require for their passage or adoption the concurrence of a majority of
- 5 all members elected to the city council. The mayor may vote on any such
- 6 matter when his or her vote will provide the additional vote required to
- 7 create a number of votes equal to a majority of the number of members
- 8 elected to the city council, and the mayor shall, for the purpose of such
- 9 vote, be deemed to be a member of the city council.
- 10 (2)(a) (2) Ordinances of a general or permanent nature in a city of
- 11 the first class shall be read by title on three different days unless
- 12 three-fourths of the city council members vote to suspend this
- 13 requirement, except that in a city having a commission plan of government
- 14 such requirement may be suspended by a three-fifths majority vote.
- 15 (b) Regardless of the form of government, such requirement shall not
- 16 be suspended for any ordinance for the annexation of territory or the
- 17 redrawing of boundaries for city council election districts or wards
- 18 except as otherwise provided in subsection (4) of this section.
- 19 <u>(c)</u> In case such requirement is suspended, the ordinances shall be
- 20 read by title or number and then moved for final passage.
- 21 (d) Three-fourths of the city council members may require a reading
- 22 of any such ordinance in full before enactment under either procedure set
- 23 out in this section, except that in a city having a commission plan of
- 24 government, such reading may be required by a three-fifths majority vote.
- 25 (3) Ordinances in a city of the first class shall contain no subject
- 26 which is not clearly expressed in the title, and, except as provided in
- 27 section 19-915, no ordinance or section thereof shall be revised or
- 28 amended unless the new ordinance contains the entire ordinance or section
- 29 as revised or amended and the ordinance or section so amended is
- 30 repealed, except that:
- 31 (a) For an ordinance revising all the ordinances of a city of the

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- 1 first class, the only title necessary shall be An ordinance of the city
- 2 of ....., revising all the ordinances of the city. Under such title
- 3 all the ordinances may be revised in sections and chapters or otherwise,
- 4 may be corrected, added to, and any part suppressed, and may be repealed
- 5 with or without a saving clause as to the whole or any part without other
- 6 title; and
- 7 (b) For an ordinance used solely to revise ordinances or code
- 8 sections or to enact new ordinances or code sections in order to adopt
- 9 statutory changes made by the Legislature which are specific and
- 10 mandatory and bring the ordinances or code sections into conformance with
- 11 state law, the title need only state that the ordinance revises those
- 12 ordinances or code sections affected by or enacts ordinances or code
- 13 sections generated by legislative changes. Under such title, all such
- 14 ordinances or code sections may be revised, repealed, or enacted in
- 15 sections and chapters or otherwise by a single ordinance without other
- 16 title.
- 17 <u>(4) Following the release of the 2020 Census of Population data by</u>
- 18 <u>the United States Department of Commerce, Bureau of the Census, as</u>
- 19 required by Public Law 94-171, the city council of any city of the first
- 20 class requesting the adjustment of the boundaries of election districts
- 21 <u>shall provide to the election commissioner or county clerk (a) written</u>
- 22 notice of the need and necessity of his or her office to perform such
- 23 <u>adjustments and (b) a revised election district boundary map that has</u>
- 24 been approved by the requesting city council and subjected to all public
- 25 review and challenge ordinances of the city by December 30, 2021. The
- 26 <u>revised election district boundary map shall be adopted by ordinance.</u>
- 27 Such ordinance shall be read by title on three different days unless
- 28 three-fourths of the city council members vote to suspend this
- 29 <u>requirement.</u>
- 30 Sec. 4. Section 17-614, Revised Statutes Cumulative Supplement,
- 31 2020, is amended to read:

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- (1)(a) (1) All ordinances and resolutions or orders for the 1 2 appropriation or payment of money shall require for their passage or adoption the concurrence of a majority of all members elected to the city 3 council in a city of the second class or village board of trustees. The 4 mayor of a city of the second class may vote when his or her vote would 5 provide the additional vote required to attain the number of votes equal 6 to a majority of the number of members elected to the city council, and 7 the mayor shall, for the purpose of such vote, be deemed to be a member 8 of the city council. 9
- (b) Ordinances of a general or permanent nature shall be read by title on three different days unless three-fourths of the city council or village board of trustees vote to suspend this requirement. Such , except that such requirement shall not be suspended for any ordinance for the annexation of territory or the redrawing of boundaries for city council or village board of trustees election districts or wards except as otherwise provided in subsection (3) of this section.
- (c) In case such requirement is suspended, the ordinances shall be read by title and then moved for final passage.
- (d) Three-fourths of the city council or village board of trustees
  may require a reading of any such ordinance in full before enactment
  under either procedure set out in this section.
  - (2) Ordinances shall contain no subject which is not clearly expressed in the title, and, except as provided in section 19-915, no ordinance or section of such ordinance shall be revised or amended unless the new ordinance contains the entire ordinance or section as revised or amended and the ordinance or section so amended is repealed, except that:
  - (a) For an ordinance revising all the ordinances of the city of the second class or village, the title need only state that the ordinance revises all the ordinances of the city or village. Under such title all the ordinances may be revised in sections and chapters or otherwise, may be corrected, added to, and any part suppressed, and may be repealed with

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- 1 or without a saving clause as to the whole or any part without other
- 2 title; and
- 3 (b) For an ordinance used solely to revise ordinances or code
- 4 sections or to enact new ordinances or code sections in order to adopt
- 5 statutory changes made by the Legislature which are specific and
- 6 mandatory and bring the ordinances or code sections into conformance with
- 7 state law, the title need only state that the ordinance revises those
- 8 ordinances or code sections affected by or enacts ordinances or code
- 9 sections generated by legislative changes. Under such title, all such
- 10 ordinances or code sections may be revised, repealed, or enacted in
- 11 sections and chapters or otherwise by a single ordinance without other
- 12 title.
- 13 (3) Following the release of the 2020 Census of Population data by
- 14 the United States Department of Commerce, Bureau of the Census, as
- 15 required by Public Law 94-171, the city council of any city of the second
- 16 class or village board of trustees requesting the adjustment of the
- 17 <u>boundaries of election districts shall provide to the election</u>
- 18 commissioner or county clerk (a) written notice of the need and necessity
- 19 of his or her office to perform such adjustments and (b) a revised
- 20 <u>election district boundary map that has been approved by the requesting</u>
- 21 city council or village board of trustees and subjected to all public
- 22 review and challenge ordinances of the city or village by December 30,
- 23 <u>2021</u>. The revised election district boundary map shall be adopted by
- 24 <u>ordinance</u>. Such ordinance shall be read by title on three different days
- 25 <u>unless three-fourths of the members of the city council or village board</u>
- of trustees vote to suspend this requirement.
- 27 Sec. 20. Since an emergency exists, this act takes effect when
- 28 passed and approved according to law.
- 29 2. Renumber the remaining sections and correct the repealer
- 30 accordingly.