STAFF MEETING MINUTES LANCASTER COUNTY BOARD OF COMMISSIONERS THURSDAY, MAY 2, 2019 COUNTY-CITY BUILDING ROOM 113 - BILL LUXFORD STUDIO 8:30 A.M.

Commissioners Present: Jennifer Brinkman, Chair; Roma Amundson, Vice Chair; Deb Schorr, Sean Flowerday and Rick Vest

Others Present: Kerry Eagan, Chief Administrative Officer; Ann Ames, Deputy Chief Administrative Officer; Dan Nolte, County Clerk; and Leslie Brestel, County Clerk's Office

Advance public notice of the Board of Commissioners Staff Meeting was posted on the County-City Building bulletin board and the Lancaster County, Nebraska web site and provided to the media on May 1, 2019.

The Chair noted the location of the Open Meetings Act and opened the meeting at 8:30 a.m.

AGENDA ITEM

1) APPROVAL OF STAFF MEETING MINUTES FOR APRIL 25, 2019

MOTION: Amundson moved and Flowerday seconded approval of the April 25, 2019 Staff Meeting minutes. Brinkman, Amundson, Vest and Flowerday voted yes. Schorr abstained. Motion carried 4-0 with 1 abstention.

2) LEGISLATIVE UDPATE – Joe Kohout and Brennen Miller, Kissel, Kohout, ES Associates LLC

Joe Kohout, Kissel, Kohout, ES Associates LLC, reviewed the weekly legislative report (Exhibit A).

Regarding LB289 (Change provisions relating to county assessor inspections of real property for property tax purposes), Kohout will forward a copy of the amendment to the Board once it has been finalized.

The budget has advanced for debate on Wednesday.

Kohout stated he expects to see the summary of budget appropriations to include the following: the allowance of LB605 (Provide, change, and eliminate penalties, punishments, sentencing, restitution, probation, parole, and crime victim provisions and provide for post-release supervision, grants, and suspension of medical assistance for inmates) funds to remain and be distributed to the counties, no increase in juvenile justice funds, and an increase of 4% for behavioral health provider rates.

Increased funding for Lancaster County problem-solving courts is not expected.

Interim studies will be discussed at next week's staff meeting to have ready by the May 22 deadline. Information on legislative bills and the bill hearing schedule were distributed (Exhibits B and C).

3) MAINTENANCE OF EQUESTRIAN DRIVE – Larry Geiger; Pam Dingman, Lancaster County Engineer; and David Derbin, Lancaster County Attorney

Larry and Diane Geiger, property owners at 2155 Pester Ridge Road, requested the County maintain 1,000 feet of Equestrian Drive. They felt because the maintenance of the road falls solely on them, and that the road connects with an arterial road and it has a daily traffic average of 25-35 vehicles, the County should maintain the road.

Vest verified with the Geiger's that the road was built to the County's requirements.

Brinkman stated the road is being researched and the County will have further communication with the Geiger's at a later date.

4) PENDING AND POTENTIAL LITIGATION – Robert Lannin, Baylor Even; Doug Cyr, Chief Deputy County Attorney; and David Derbin, Deputy County Attorney

MOTION: Schorr moved and Amundson seconded to enter Executive Session at 8:58 a.m. for the purposes of pending and potential litigation, and to protect public interest.

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

ROLL CALL: Brinkman, Schorr, Amundson, Vest and Flowerday voted yes. Motion carried 5-0.

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

MOTION: Amundson moved and Schorr seconded to exit Executive Session at 9:30 a.m. Brinkman, Schorr, Amundson, Vest and Flowerday voted yes. Motion carried 5-0.

5) HEALTH AND DENTAL INSURANCE CONSULTANT/BROKER – Doug McDaniel, Human Resources Director

Doug McDaniel, Human Resources Director, reported the insurance consultant contract with AON expires May 31, 2019. After reviewing proposals, Holmes Murphy and Associates will be the new broker. A one-year contract, with renewal options, in the amount of \$24,000 will be forthcoming. The contract also requires quarterly reports to the Board.

Schorr exited the meeting at 9:35 a.m.

ACTION ITEM

A. AGREEMENT WITH THE SCHEMMER ASSOCIATES FOR PROFESSIONAL ENGINEERING SERVICES RELATING TO COUNTY STRUCTURE K-121, WITH A FEE OF \$35,078 (HOURLY NOT TO EXCEED COSTS)

MOTION: Amundson moved and Flowerday seconded to approve the agreement. Brinkman, Amundson, Vest and Flowerday voted yes. Schorr was absent. Motion carried 4-0.

CHIEF ADMINISTRATIVE OFFICER REPORT

A. County Board Initiatives Update

Regarding the Transportation Task Force Implementation, Brinkman reported the contract (with Seacrest & Kalkowski, PC, LLO) has been scheduled for the next Tuesday meeting.

CHIEF DEPUTY ADMINISTRATIVE OFFICER REPORT

A. Discussion of Tipping Percentage for Miscellaneous Expenditures Resolution

Ann Ames, Chief Deputy Administrative Officer, stated the resolution has a maximum tip allowance of 15% percent for Purchase Card (P-card) purchases. There have been tipping charges on Uber or taxi fare over that amount.

Schorr returned to the meeting at 9:39 a.m.

It was the consensus of the Board to continue further discussion at another staff meeting.

TEMPORARY ACCOUNTING FIRM FOR SHERIFF'S OFFICE – Chief Deputy Sheriff Todd Duncan

Todd Duncan, Chief Deputy Sheriff, reviewed the Board's approval on March 21, 2019 for a full-time temporary accountant. Due to a lack of candidates with a local professional services firm and the upcoming vacancy, the Sheriff's Office needs to hire a temporary accountant from HBE LLP on an asneeded basis until the hiring of a permanent employee. He expects the costs to be within the existing budget; however, the Sheriff's Office has set a maximum of 320 hours worked or services through October 2019, whichever comes first, at a total of \$38,000.

7) BREAK

No break was taken.

- 8) BUDGET HEARINGS Dennis Meyer, Budget & Fiscal Officer
 - **A.** Adult Probation (674) Jeff Curry

Dennis Meyer, Budget & Fiscal Officer, reviewed the reports, technology requests, cost savings and service-based budget documents (see agenda packet). The department's salaries and benefits are covered by the State while the County is required to cover operating expenses. The employees use State-owned vehicles. Additionally, Adult Probation has no revenue.

Jeff Curry, Chief Probation Officer, Adult Probation, explained the biggest increases are for janitorial services and software license renewals. He added no additional appropriations are needed. The department is looking to reallocate existing open space to office space.

Regarding Pre-Sentence Investigation (PSI) Officers, Curry said that while the interlocal agreement

budget amount is based on the highest salary rate for a PSI Officer, the County is billed at the lowest rate. It was the consensus of the Board to continue the interlocal agreement as in previous years.

B. Juvenile Probation (673) – Lori Griggs

Autumn Crable, Juvenile Probation Office Manager, was also present.

Lori Griggs, Chief Probation Officer, Juvenile Probation, and Meyer reviewed the budget, technology needs and future office needs (see agenda packet). The State will be funding software licensing for the computers, while the County will be responsible for the physical equipment. Juvenile Probation also uses State-owned vehicles.

The upgrade of the Courthouse space would be to add storage space for employees. Griggs will work with the Purchasing Department to get estimates on furniture upgrades.

Schorr exited the meeting at 10:30 a.m.

Crable felt OpenGov has made the budgeting process more efficient.

OTHER BUSINESS

Ben Rogers, Human Services Grant Coordinator, was introduced to the Board.

9) ACTION ITEM

A. AGREEMENT WITH THE SCHEMMER ASSOCIATES FOR PROFESSIONAL ENGINEERING SERVICES RELATING TO COUNTY STRUCTURE K-121, WITH A FEE OF \$35,078 (HOURLY NOT TO EXCEED COSTS)

Item moved forward on agenda.

10) CHIEF ADMINISTRATIVE OFFICER REPORT

A. County Board Initiatives Update

Item moved forward on agenda.

11) CHIEF DEPUTY ADMINISTRATIVE OFFICER REPORT

A. Discussion of Tipping Percentage for Miscellaneous Expenditures Resolution

Item moved forward on agenda.

12) GENERAL ADMINISTRATIVE REPORT

A. Village Meeting (May 9 or May 16)

The Board will look at holding a Village meeting in May or June. A meeting date will be set at a later time.

B. Commissioners Award of Excellence

Due to the retirement of Minette Genuchi, Administrative Secretary to the County Board, a replacement on the Commissioners Award of Excellence Committee is needed. The Board will review a listing of Class C employees to find a replacement.

13) DISCUSSION OF BOARD MEMBER MEETINGS ATTENDED

A. Lancaster County Board Chair/Vice-Chair Meeting W/Planning – Brinkman/Amundson

Amundson reported on progress from the Confined Animal Feeding Operations (CAFO) Task Force including the definition for confined animals, matrix outlines, and adding a public comment section to the end of the meetings. South 98th Street improvements and the upcoming Lincoln Metropolitan Planning Organization (MPO) Officials Committee meeting were also discussed.

B. Lincoln Chamber of Commerce Coffee – Brinkman/Amundson

Amundson said the Lincoln Railroad Museum and the upcoming Lincoln Partnership for Economic Development (LPED) breakfast were discussed.

14) SCHEDULE OF BOARD MEMBER MEETINGS

For informational purposes only.

15) EMERGENCY ITEMS

There were no emergency items.

16) ADJOURNMENT

MOTION: Vest moved and Flowerday seconded to adjourn at 10:44 a.m. Brinkman, Amundson, Vest and Flowerday voted yes. Schorr was absent. Motion carried 4-0.

Dan Nolte

Lancaster County Clerk



Kissel, Kohout, ES Associates LLC



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LEGISLATIVE MEMORANDUM

TO:

Lancaster County Board of Commissioners

FROM:

Joseph D. Kohout Brennen L. Miller

DATE:

May 2, 2019

RE:

Weekly Report

Good morning! Please accept this as your weekly report for the 2019 session of the Legislature for the date noted above.

LANCASTER COUNTY PRIORITIES

Competency to Stand Trial. This concept was introduced as LB240 by Senator Matt Hansen. The bill has been referred to the Judiciary Committee for public hearing. The hearing was held on Wednesday, February 20, 2019 at 130pm. Commissioner Flowerday, Brad Johnson and Kim Etherton all testified in support on behalf of Lancaster County. Joe Nigro testified in support on behalf of his office and the Nebraska State Bar Association. There was no opposition and the County Attorneys appeared in neutral capacity. While the bill has not yet emerged from committee, we remain optimistic about the chances for the bill – in some form – to be considered part of a judiciary package to address correctional issues.

On our April 11, 2019 I attached a copy of AM1273, an amendment prepared by the Department of Health and Human Services in response to a meeting between the Department and Senators Bolz and Hansen. We forwarded this amendment to Brad Johnson, Joe Nigro, Kim Etherton and to Mr. Egan and Chairwoman Brinkman for their review. Senator Hansen has been working with Senator Lathrop to include the revised version of the bill in the corrections omnibus bill. In follow-up conversations with Senator Lathrop this week, he has indicated that the provisions of LB240 as amended by AM1273 will be included in LB686.

24/7 Sobriety. Introduced as LB335 by Senator Matt Hansen. The bill was referred to the Judiciary Committee and was heard on Wednesday, February 13, 2019 before the Judiciary Committee. Supporting testimony was offered by Kim Etherton, Joe Nigro and Pat Condon, the County Attorneys Association and the Nebraska Bar Association. Opposition testimony was offered by the Department of Motor Vehicles and MADD. The national coordinator for 24/7 and Douglas County appeared in the neutral capacity. Since the hearing, we have been contacted by the contractors who provide the testing for the program with suggested amendments. Last week, we submitted the amendment for drafting and once back shared it with the Department of Motor Vehicles. We received a bit of feedback from the bill drafter on

the best standards language in the bill. Too, we are awaiting a few small, minor changes from the DMV. Once those are received, we will work to make sure that Vigilnet and the other interested parties are okay with the bill and then try to move it out of Judiciary Committee.

We did have a conversation with Director Lahm about the bill. We are still waiting on her comments on the most recent version of LB335.

Financing of County Bridge Repairs. Introduced as LB267 by Senator Kate Bolz. The bill was referred to the Government, Military & Veterans Affairs Committee. The hearing on this bill was held on Thursday, March 7, 2019. Those appearing in support included Chair Brinkman, Engineer Dingman, Lincoln Chamber of Commerce through Todd Wiltgen, NACO through Jon Cannon, Associated General Contractors through Bill Mueller, and the State Chamber through Ron Sedlacek. Appearing in opposition to the bill was LIBA. We remain optimistic about the bill. Pam Dingman has reached out to committee members at our request and we are hopeful that the bill may have the opportunity on one of several transportation related bills this session. We continue to visit directly with key committee members and work with Senator Bolz to craft language that would emerge from the committee with maximum level of support. We have drafted an amendment that creates two conditions for use of the levy — either scour critical and structurally deficient or destroyed due to a nationally declared disaster.

As the board is aware, we have been working on amendments to LB267 that would do two primary things. First, it would increase the threshold for use of the authority granted to counties from a current majority of the county board to 2/3rds of the board. Second, it would require that the board declare that an emergency exists in order to utilize this authority for bridges. Finally, it would diversify its use to include not just structurally deficient or scour critical but also for bridges damaged or destroyed as a result of a natural disaster resulting in a national disaster declaration by the President.

On Thursday, April 18, 2019, the Government, Military & Veterans Affairs Committee conducted an executive session and advanced LB267 as amended on a unanimous vote. We have been working this week along with Senator Bolz to identify a potential vehicle to attach the provisions of LB267. Senator Bolz has indicated that she will be offering the bill as an amendment to LB583.

Licensure of Facilities Providing CPC. Introduced by Senator Anna Wishart as LB200, the bill was referred to the Health and Human Services Committee and the hearing was held on Thursday, January 24, 2019. Commissioner Flowerday testified on behalf of the Board. Other testifiers included Tammy Stevenson and Chief Blimeister. The Department of Health and Human Services appeared in a neutral capacity. The bill was advance on a 7-0 by the Health and Human Services Committee on January 30, 2019. The bill was signed by the Governor on March 12, 2019.

County Real Property. Senator Myron Dorn has introduced this legislation as LB525 and the bill was referred to the Government, Military & Veterans Affairs Committee. The bill was heard on February 28, 2019 and there was testimony from Mr. Eagan on behalf of Lancaster County, Silas Clark on behalf of Hickman, the League of Nebraska Municipalities and NACO. There was no opposition. The bill was placed on General File with an 8-0 vote on March 13, 2019. We are hopeful that the bill will be considered for Consent Calendar. Senator Dorn has submitted a letter requesting Consent Calendar status for the bill.

Medical Care for Inmates Granted Medical Parole. Senator Lynn Walz introduced LB726 and the bill was referred to the Health and Human Services Committee. The hearing was held on February 20, 2019 at 130pm before that committee. Commissioner Vest and Sara Hoyle testified on behalf of the county. Their testimony was met with positive response from the committee, with limited questions. Senator Williams and Senator Murman both asked clarifying questions in order to ensure they understood the process that would be undertaken, and how the system is currently working. Sara Hoyle followed up briefly with Senator Murman after the hearing as well. The bill was placed on General File on February 28, 2019. Senator Walz is requesting Consent Calendar status on the bill. We are hopeful that the bill will be considered for Consent Calendar. Senator Walz submitted a letter requesting Consent Calendar status for the bill.

Rental car options for counties. Senator Andrew LaGrone introduced LB609 and the bill was referred to the Government, Military & Veterans Affairs Committee. The hearing for this bill will occurred on February 21, 2019 before that committee. Commissioner Amundson testified in support. There was no opposition. We expect the bill to come out of committee. There was one question at the committee hearing that asked whether or not the gas that would be needed to fill the car would be allowed. The bill was placed on General File with an 8-0 vote on March 13, 2019. We are hopeful that the bill will be considered for Consent Calendar. Senator LaGrone has submitted a letter requesting Consent Calendar status for the bill.

ISSUES ON WHICH THE BOARD HAS TAKEN ACTION

LB20 (Briese) Require voter approval of public building commission bonds. OPPOSED. LB20 would amend provisions with respect to public building commissions as they relate to Lancaster County / City of Lincoln and Douglas County / City of Omaha. The bill would provide that no bonds are authorized to be issued by a related public building commission unless the question of a proposed bond issue has been presented to the voters of the affected county at an election called for consideration of such a proposal. The hearing saw support from Commissioner Jim Cavanaugh of Douglas County, Taxpayers for Freedom and other groups; opposition came from Commissioner Chris Rogers of Douglas County, Councilman Ben Gray of Omaha, and Commissioner Sean Flowerday. The bill does not appear to have the support to move from committee. The bill was not prioritized.

Last Thursday, there was an attempt to move the bill out of the Government Committee – however it was not successful. Senator Briese then offered the provisions of LB20 as AM1428 to LB177. The Legislature did not get to this amendment before the bill was pulled from the agenda pursuant to the Speaker's rules. Senator Briese pulled the amendment to the bill before Select File consideration.

LB204 (Briese) Require approval of voters for bonds under the Interlocal Cooperation Act. OPPOSED. Prohibits bonds from being issued by any joint entity on or after the effective date of the act until the question has been submitted to the qualified electors of each public agency which is part of the joint entity. Senator Briese asked the committee to kill LB204.

LB103 (Linehan) Change provisions relating to property tax requests. OPPOSED. This bill appears to cap property tax requests at a rate of the previous year and only allows for an increase the rate of levy and property tax request above the amounts identified in the bill, a governing body can do it only following a public hearing. The bill also puts some significant requirements in place for the public hearing and notice. The bill saw support from Bruce

Riecker on behalf of several ag groups, Colby Mach on behalf of the Lincoln Independent Business Association, Sarah Curry on behalf of the Platte Institute. Opposition came from Kyle McGallon on behalf of several education groups, Steve Curtis on behalf of the city of Omaha, Greg Adams on behalf of the Nebraska Community College Association, Lynn Rex on behalf of the League of Nebraska Municipalities, Mark Johnson on behalf of several SIDs. NACO appeared in a neutral capacity. The committee advanced the bill on a 7-0-1 vote by the Revenue Committee with a committee amendment attached. That amendment was forwarded to Chairwoman Brinkman and Mr. Eagan for their review.

The bill was debated on General File and there were a series of questions asked by Senators of Chairwoman Linehan. The amendment appeared to alleviate the concerns of many of the groups that were previously opposed as there was no organized opposition. The bill was sent to the Governor on March 7, 2019 and was signed by him on March 12, 2019.

LB158 (Brewer) Change provisions relating to the assessed value of real property. OPPOSED. The bill caps property taxes at the 2019 level for a period of four tax years, 2020-2023. The bill includes provisions that accommodate changes in valuation of property accounting for improvements or destruction that would affect the assessed value of the property. Absent these material changes that would alter the value of property, it shall remain at the 2019 level. The bill was supported by Colby Mach, Bruce Riecker. It was opposed by Connie Knoche on behalf of Open Sky, Steve Curtis, John Cannon on behalf of NACO, Rob Winter on behalf of the Greater Nebraska Schools Association. The committee has not advanced the bill. The bill was not prioritized.

LB11 (Blood) Provide for interlocal agreements regarding nuisances. SUPPORT. Intended to provide for interlocal agreements between any city or village and the county where it is located to abate, remove, or prevent nuisances. The governing body of such city or village and the county board of such county shall first approve such interlocal agreement by ordinance or resolution. High priority for Sarpy County. Those appearing in support included NACO and Joe Kohout on behalf of Lancaster County and MAPA. The bill was signed by the Governor on March 7, 2019.

LB373 (Brewer) Provide setback and zoning requirements for wind energy generation projects. OPPOSED. LB373 defines wind energy generation project. The bill requires zoning provisions prior to construction of wind energy projects as prescribed, including notices. It provides for fees, eliminates provisions relating to zoning regulations, limits agreements relating to school lands, repeals the original sections, and to declares an emergency. It is most notable because of opposition to the establishment of wind farms in Western Nebraska. The concern Lancaster County should have is the state usurping the county's ability to exercise local control of zoning rules and regulations. The bill was opposed by many, many groups with limited support mostly from the Sandhills. Several wind energy companies opposed the bill. We believe it will hard to move the bill from committee unless significant concessions are made. Senator Brewer filed an amendment to LB373 on March 5, 2019 and it was contained in your March 7, 2019 report. The bill was not prioritized.

On April 10, 2019 we received language from Senator Matt Hansen that we forwarded to David Cary to review. He has sent back some thoughts he has. We have asked Senator Hansen to seek clarification of Senator Brewer's intent during the executive session on the bill. The bill was discussed during the executive session but was not advanced.

BRAD JOHNSON – LB247 (Bolz) Adopt the Advance Mental Health Care Directives Act. SUPPORT. Brad believes that this bill could in some instances provide the correctional staff with the ability to treat individuals who find themselves in a crisis and cannot rationally make decisions for themselves. This bill saw a good amount of support and some opposition. Support came from a law student from UNL, NAMI, Jakob Dahlke from Nebraska Medicine, Deniece Rieder a police deputy from Omaha. Opposition came from Brad Muerrens. Neutral testimony was offered by the Nebraska State Bar Association, Methodist Hospital. The bill remains held in committee. The bill was not prioritized.

LB289 (Linehan) Change provisions relating to county assessor inspections of real property for property tax purposes. MONITOR. The county assessor shall determine the portion to be inspected and reviewed each year to assure that all parcels of real property in the county have been inspected and reviewed no less frequently than every 3 years amended from no less frequently than every 6 years. The bill was not supported or opposed by anyone; NACO appeared in a neutral capacity. Senator Linehan advised that this bill is merely a placeholder or shell bill. The bill was prioritized by the Revenue Committee and is likely to be their vehicle for any property tax changes.

On the evening of April 24, 2019, there was a hearing before the Revenue, Education and Retirement Systems Committees on AM1381 which we attached with last weeks' report. Of particular note to us is the reduction of valuation of all real property from its actual value to 90% of its value effective January 1, 2020 and agricultural and horticultural land at 65% effective January 1, 2020. It also kicks up the state sales tax to 6.25%, increases the tobacco tax by \$.36 per pack, eliminates sales tax exemptions on moving, self-storage, plumbing heating and air conditioning services, bottled water, candy and soda. All of these resources are credited to the Property Tax Credit Cash Fund.

On Tuesday, the Revenue Committee advanced an amended form of their previous amendment to LB289. It is the Speakers in intent to take that bill up sometime on or about May 9th.

BRAD JOHNSON – LB254 (McCollister) Adopt the Fair Chance Hiring Act. AMEND THE BILL TO INCLUDE CORRECTIONS WORKERS. Brad is concerned that the provisions in the bill do not include correctional workers as a position where criminal background checks can be considered. There was a considerable amount of opposition to the bill. We had language in our possession to utilize with Senator McCollister.

LB254 was advanced by the Business & Labor Committee on February 14, 2019 without amendment. The bill began to pick up immediate opposition. The bill was debated by the entire Legislature and an amendment was offered by Senator Ben Hansen of Blair which gutted the original proposal. The bill is on Final Reading, as amended.

LB148 (Groene) Change requirements for public hearings on proposed budget statements and notices of meetings of public bodies. MONITOR. Under LB148, and for the purposes of the Nebraska Budget Act, "governing body" shall now also include any joint entity created pursuant to the Interlocal Cooperation Act that receives tax funds generated under section 2-3226.05. (That is: River-flow enhancement bonds; costs and expenses of qualified projects; occupation tax authorized; exemption; collection; accounting; lien; foreclosure.)

Each governing body shall each year or biennial period conduct a public hearing on its proposed budget statement. Such hearing shall be held separately from any regularly scheduled meeting

of the governing body and shall not be limited by time. At such hearing, the governing body shall make a detailed presentation of the proposed budget statement and shall make at least three copies of the proposed budget statement available to the public. Any member of the public desiring to speak on the proposed budget statement shall be allowed to address the governing body and shall be given a reasonable amount of time to do so.

Notice shall be given by publishing in a newspaper of the general circulation within the public bodies jurisdiction and, if available, in a digital advertisement on such newspapers website. In addition to search required methods of notice, such notice may also be provided by any other appropriate method designated by such a public body or advisory committee.

A few supporters showed up for the bill which were mostly citizens. Opposition was raised by NRDs, the League, City of Omaha. NACO came in a neutral capacity agreeing with amendments suggested by the League. Dan Nolte has sent us an email indicating that he believes this bill could have a financial impact on Lancaster County. Early this week, we received a series of amendments from Senator Carol Blood which were to be presented at the Government Committee executive session. One of them was on LB148. After talking to several folks including NACO, it became clear to us that the opposition to this bill had evaporated.

The bill was not prioritized. Senator Justin Wayne, responding to Senator Groene's efforts to derail LR14CA (constitutional amendment to allow for 20 year TIF in cases of "extreme" blight), filed an amendment that would apply the provisions of that bill only to a city located in a county with a population between 35,000 and 40,000.

LB239 (Dorn) Change requirements for notices of hearings on county budgets. **SUPPORT.** Change requirements for notice of hearing on county budget. A summary of the budget, in the form required by section 23-905, showing for each fund (1) the requirements, (2) the outstanding warrants, (3) the operating reserve to be maintained, (4) the cash on hand at the close of the preceding fiscal year, (5) the revenue from sources other than taxation, (6) the amount to be raised by taxation, and (7) the amount raised by taxation in the preceding fiscal year, together with a notice of a public hearing to be had with respect to the budget before the county board, shall be published once at least four calendar days prior to the date of hearing in some legal newspaper published and of general circulation in the county or, if no such legal newspaper is published, in some legal newspaper of general circulation in the county. For purposes of such notice, the four calendar days shall include the day of publication but not the day of hearing - amended from 5 days before the hearing. On or before August 1, the budgetmaking authority shall prepare a county budget document, in the form required by sections 23-904 and 23-905, for the fiscal year and transmit the document to the county. The bill took 2 minutes yesterday. There were no opponents. The bill has been advanced to General File. The provisions of LB239 are also part of the committee amendment to LB212 which was advanced to Select File on April 3, 2019. On April 10, 2019, the Legislature advanced LB212 to Final Reading. LB212 was read on Final Reading on April 18, 2019 and was signed by the Governor on April 24, 2019.

BRAD JOHNSON - LB376 (Friesen) Provide for safekeeping of prisoners. SUPPORT. This is a bill that would correct language from LB 605 as it pertains to county jails housing inmate with the Nebraska Department of Corrections as "safe keeping". Lancaster County Department of Corrections has only done this one time that Brad can remember and that was for a medical issue. The hearing on this measure was yesterday. Support was offered by Platte County and others. Our letter was read into the record. Director Frakes appeared in opposition. The bill remains held in committee.

LB443 (McCollister) Require the Department of Correctional Services to allow committed offenders reasonable access to their attorneys. MONITOR. The department shall allow each committed offender reasonable access to his or her attorney or attorneys. If a committed offender communicates with his or her attorney or attorneys by telephone or videoconferencing, such communication shall be provided without charge to the committed offender and without monitoring or recording by the department or law enforcement. The bill was passed by the Legislature on a 32-9-8 vote and was signed by the Governor on March 27, 2019.

LB412 (**Geist**) Require an election regarding creation of a joint public agency. **OPPOSITION.** Beginning on the effective date of this act, before any agreement is entered into regarding the creation of a joint public agency which involves a political subdivision of this state that has authority to levy a tax or issue bonds, the question of the creation of the joint public agency shall be submitted to the registered voters of each such political subdivision which intends to be a party to the agreement at an election held in conjunction with the statewide primary election or statewide general election. No agreement shall be entered into until the question has been submitted to the registered voters of each such political subdivision and a majority of all the voters voting on the question have voted in favor of creating the joint public agency, at an election called for the purpose, upon notice given by the governing body of each political subdivision at least twenty days prior to such election. The same measure, either in form or in essential substance, shall not be submitted to the people, either affirmatively or negatively, for a period of six months from and after the date of such election. Certain procedural requirements are mandated by the bill in the event a related question is submitted to voters.

The City of Lincoln opposed the bill at the hearing through testimony by Mayor Beutler. Our letter of opposition was submitted. The bill remains held in committee. The bill was not prioritized and will not likely emerge from committee.

LB490 (Wayne) Consolidate offices of clerk of the district court and clerk magistrates. NEUTRAL. The position of appointed clerk of the district court shall be consolidated with the position of clerk magistrate into the position of clerk of the courts; and the clerk of the courts and any transferred employees shall become state employees. The clerk of the courts shall have all the duties, obligations, and powers of the clerk of the district court and clerk magistrate.

Consolidation under this section shall occur: (a) On July 1, 2021, for district court judicial district numbers 8, 10, 11, and 12; (b) On July 1, 2022, for district court judicial district numbers 1, 3, 5, 6, 7, and 9; and (c) On July 1, 2023, for district court judicial district numbers 2 and 4.

A consolidation plan shall be submitted to the State Court Administrator in a format prescribed by the administrator within 120 days after the request by the Supreme Court. A majority of the judges affected by the consolidation shall approve the plan prior to submission to the State Court Administrator. A consolidation plan shall not become effective unless approved and adopted by the Supreme Court. If a plan is not submitted within such 120 days, the Supreme Court shall develop a substitute consolidation plan.

At the request of the Supreme Court, the judges of the district court, county courts, and separate juvenile court of a district court judicial district, in conjunction with any remaining clerk of the district court or clerk magistrate and any representative of a vacated office, shall develop a plan

to consolidate the positions of clerk of the district court and clerk of the county court into the position of clerk of the courts for the county.

Each consolidation plan shall address, but not be limited to, the facilities, assignment of magistrate duties to a clerk or to an existing court employee who will become part of the consolidated office under the plan, selection of an administrative judge from within the district for the purposes of administration of the consolidated office of the clerk of the courts, and personnel structure. Each plan shall also identify other employees who are not employed by the clerk of the district court or clerk magistrate at the time of the consolidation but who are integral to the operation of the court, and employees so identified shall remain county employees. In developing the consolidation plan, interests and comments from the public and attorneys who regularly practice in the county shall be considered.

The hearing on this bill was on Friday, February 8, 2019 before the Judiciary Committee. Senator Wayne asked the committee to hold the bill.

LB616 (Hilgers) Provide for build-finance projects under the Build Nebraska Act and the Transportation Innovation Act. The hearing on this bill occurred on Tuesday, February 12, 2019 before the Transportation & Telecommunications Committee. The Committee was offered an amendment during the hearing that would merely allow for the payment of the costs for the south beltway over an 8 year period, but could be constructed over a 3 year period. The bill was advanced by the Transportation and Telecommunications Committee with AM442 attached. We attached that amendment for your review to our February 28, 2019 report. Senator Hilgers has declared LB616 to be his priority bill. On April 10, 2019, the Legislature debated LB616 on General File and adopted AM442 which was the Transportation & Telecommunications Committee amendment. They advanced the bill to Select File. On Tuesday, April 23, 2019, the Legislature passed over LB616 due to some senators questions and Senator Hilgers not being present. On Thursday April 25, 2019, the bill was discussed on Select File and advanced to Final Reading.

PAM DINGMAN – LB612 (Erdman) Authorize the display of roadside memorials. RECOMMEND: SUPPORT. LB612 directs the Nebraska Department of Transportation to erect blue triangular road signs memorializing those who have died on Nebraska's roadways. Signs may contain the name and a photographic image of the deceased. Signs shall also contain one of four safety messages. Signs shall not be posted for drunk drivers who died on Nebraska's roadways. Signs shall be posted for ten years, but can be renewed by way of an application and fee for an additional ten years. The hearing on this measure was on Tuesday, February 12, 2019. Testimony in a supportive neutral capacity was offered by Engineer Dingman. The bill remains held in committee. The bill was not prioritized.

BRAD JOHNSON – LB282 (Hansen, M) Change provisions relating to bail. RECOMMEND: NEUTRAL/MONITOR. Brad does not see this bill as having any serious impact with regard to the courts' bail decision behaviors. This bill does require anybody in custody who has been arraigned to be assigned an attorney if they are indigent.

As before, any bailable defendant shall be ordered released from custody pending judgment on his or her personal recognizance unless the judge determines in the exercise of his or her discretion that such a release will not reasonably assure the appearance of the defendant as required or that such a release could jeopardize the safety and maintenance of evidence or the safety of victims, witnesses, or other persons in the community however, under LB282, this rule would get increased specificity as it relates to what defendants fall under it.

To wit: the rule would apply to any bailable defendant who is charged with a Class IIIA, IV, or V misdemeanor OR a violation of a city ordinance. (Except when the victim is an intimate partner as defined in section 28-323)

Any bailable defendant described in this subsection shall be ordered released from custody pending judgment on his or her personal recognizance unless: i. The defendant has previously failed to appear in the instant case; AND ii. The judge determines in the exercise of his or her discretion that such a release will not reasonably assure the appearance of the defendant as required or that such a release could jeopardize the safety and maintenance of evidence or the safety of victims, witnesses, or other persons in the community.

If the court requires a defendant to execute an appearance or bail bond, the court shall appoint counsel for the defendant if the court finds the defendant to be indigent. The bill remains held in committee. The bill was not prioritized.

LB646 (Chambers) Eliminate cash bail bonds, appearance bonds, and related provisions. Eliminates subsection (c) from section 29-901 and related provisions elsewhere relying on appearance bonds. A fiscal note has been submitted by the county estimating a cost savings of over \$600,000 per year. The bill remains held in committee. I would note that the Douglas County Board of Commissioners passed a resolution supporting this bill on February 26, 2019.

LB230 (Pansing-Brooks) Provide for room confinement of juveniles as prescribed. **NEUTRAL.** For LB230, additional rules are mandated to juvenile facilities regarding placement in room confinement of a juvenile in a juvenile facility specifically, room confinement of a juvenile for longer than one hour during a twenty-four-hour period shall be documented and approved in writing by a supervisor in the juvenile facility. The intent and purpose of this rule shall not be avoided by the use of consecutive periods of room confinement. Rules relating to confinement are outlined in the bill also, for example, notice to the juvenile's parent or guardian, rooms having adequate lighting, etc.

Per the board's request, we did visit with Senator Pansing-Brooks and she indicated that she is willing to clarify the record on the continuous monitoring language of the bill to mean electronic or every 15 minutes.

The Judiciary Committee did advance LB230 with a committee amendment attached. We attached that amendment to the February 28, 2019 report. The bill was not prioritized.

LB651 (Wayne) Change funding provisions for the Community-based Juvenile Services Aid Program. Beginning on the effective date of the act, funding under this program shall only be available for service provided directly juveniles or services provided to carry out express statutorily authorized functions. Any government entity applying for funds from the program shall develop policies governing the distribution of the funds that are adopted by the governing board of the entity after a public hearing. This bill remains held in the Judiciary Committee. The bill was not prioritized.

LB631 (Morfeld) Create the Medicaid Expansion Implementation Task Force. SUPPORT. The task force shall consist of six voting members: The chairperson of the Health and Human Services Committee of the Legislature or his or her designee, the chairperson of the Appropriations Committee of the Legislature or his or her designee, the chairperson of the

Judiciary Committee of the Legislature or his or her designee, and three members of the Legislature chosen by the Executive Board of the Legislative Council.

The task force shall also include seven nonvoting members chosen by the Executive Board of the Legislative Council, as follows: a health care provider licensed under the Uniform Credentialing Act, a behavioral health care provider licensed under the Uniform Credentialing Act, a health care consumer or consumer advocate, a hospital representative, a business representative, a representative from a political subdivision likely to have its constituency impacted by Medicaid expansion, and a rural health care provider.

The task force will report annually by December 1 (beginning 2019). The task force terminates on December 31, 2020, unless reauthorized by the Legislature.

The hearing on this bill was held on February 22, 2019 and several letters of support were read into the record. The only opposition came from the Director of the Department of Medicaid and Long Term Care. The bill was not prioritized.

LB710 (Cavanaugh) Change provisions relating to tobacco including sales, crimes, a tax increase, and distribution of funds. SUPPORT. The bill proposes a significant increase in the tobacco tax from \$.64 per pack to \$2.14 per pack and distributes the additional \$1.50 in a manner of ways that could benefit county operations. Included in this are the following county operational issues:

Medicaid Expansion – 25% (est. \$63 Million) Public Health Departments – 4% (est. \$4 Million) Smoking cessation – 5% (est. \$12.6 Million) EPC – 1% (est. \$2.5 Million) Behavioral Health Rebasing – 2% (\$5 Million) Health Services in County Corrections – 2% (\$5 Million)

The Director of the Department of Health, Shavonna M. Lausterer, sent an email recommending support for this bill as well. The hearing has been set for February 28, 2019 before the Revenue Committee.

The bill was heard before the Revenue Committee on Thursday February 28th. During her opening, Senator Cavanaugh noted that she will be bringing an amendment to clarify where the funds generated from the bill go. This topic was left vague in the introduced copy.. Proponents included mostly those with health care backgrounds, while opponents consisted of the Department of Health and Human Services Medicaid Division, who spoke regarding lack of clarity noted above, and the Platte Institute who discussed the dollars produced being an unstable revenue source for ongoing spending. The Attorney General's Tobacco Enforcement officer appeared in neutral with suggested language changes to not jeopardize tobacco settlement dollars, specifically how the bill defines cigarettes. We expect this change to be included with Senator Cavanaugh's coming amendment. The bill was not prioritized.

LB736 (Murman) Provide restrictions on occupation taxes, license fees, and regulation by counties and municipalities. OPPOSE. Under current law, counties and cities of the metropolitan, primary, first, second and villages shall have power to tax for revenue, license, and regulate any person within the limits of the city by ordinance except as otherwise provided in this section. Such tax may include both a tax for revenue and license. Under LB726, beginning January 1, 2020, (i) no occupation tax or license fee imposed under the above

paragraph shall be greater than \$25 annually; (ii) No occupation tax or license fee shall be imposed by a city or county on a profession or business that provides goods or services unless the profession or business was subject to an occupation tax or license fee under this subsection on January 1, 2020; and (iii) No licensing requirements shall be imposed by a city of the metropolitan class on any profession or business which is subject to state licensing requirements. The bill saw support only from the Platte Institute and Americans for Prosperity. Opposition came from multiple groups include the League of Municipalities, NACO and multiple other groups. The bill was not prioritized.

PAM DINGMAN – LB39 (Hilkemann) Change provisions relating to occupant protection system enforcement and change certain violations from secondary to primary enforcement. Designed to change passenger restraint system enforcement from a secondary offense to a primary offense, as well as to require the use of occupant protection systems for each vehicle occupant. Hearing was held on March 4, 2019. Several groups and individuals appeared in support; opposition was limited. We believe the bill will have a hard time advancing from committee.

PAM DINGMAN – LB40 (Hilkemann) Change provisions related to provisional operator's permits, LPD and LPE learner's permits, and interactive wireless communication devices. Designed to change certain uses of interactive wireless communication devices from secondary offenses to primary offenses regarding provisional operator's permits, and LPD/LPE learner's permits. Hearing was held on March 4, 2019. Several groups and individuals appeared in support; opposition was limited. We believe the bill will have a hard time advancing from committee. The bill was not prioritized.

SHAVONNA LAUSTERER - LB304 (Crawford) Change provisions relating to the Nebraska Pure Food Act to exempt certain operations from the definition of a food establishment as prescribed. OPPOSITION THROUGH LETTER. This bill would allow foods to be prepared and sold from a private home without a food safety permit. We believe this could lead to an increase in foodborne illnesses. Licensed businesses would also be impacted if people are allowed to purchase foods from unlicensed vendors. The bill was prioritized by Senator Ben Hansen. The Agriculture Committee advanced LB304 to General File with AM990 attached. I would recommend that Lincoln/Lancaster Department of Health review this amendment to advise on whether these changes meet their concerns. I would note that the bill, as amended, would require that they meet any food safety and handling guidelines adopted by the county, city or village where it is sold.

On April 8, 2019, the Legislature debated LB304 and adopted the Agriculture Committee amendment described above. They advanced the bill to Select File on that day. On Tuesday, April 23, 2019, the Legislature advanced the bill to Final Reading. On Monday, April 29, 2019, the bill was sent to the Governor for his signature or veto.

BRAD JOHNSON - LB 690 (Cavanaugh) Adopt the Healthy Pregnancies for Incarcerated Women Act. RECOMMEND: AMENDMENTS. This bill pertains to the transporting and restraining of pregnant inmates. The restraining of pregnant women has been discouraged for many years. Lancaster County has been in compliance with that practice for at least five years and our current procedures prohibit it unless authorized by the jail administrator. Quoting Brad: "I want to emphasize that we are not opposed to this bill in spirit. As I have mentioned, we have not, for at least five years, had a reason to restrain any of our pregnant women and we have established written procedures prohibiting it without appropriate authorization. My request is that the statute not take away all of our discretion for

very rare but potentially dangerous cases." In other words, please seek an amendment to the bill that allows for some discretion.

Brad Johnson met in the rotunda of the Capitol with Senator Cavanaugh to discuss the concerns with LB690. Senator Cavanaugh was open to amending the bill, and asked for language suggestions to be submitted to her following the hearing. At the hearing she noted in her opening that she is working with parties to develop language that will ensure the safety of correctional staff and healthcare workers. The hearing had proponent testimony from the ACLU and the Nebraska Catholic Conference and was kept very brief. Senator Cavanaugh has asked Brad to discuss potential changes to the bill with Spike Eickholt from the ACLU.

There has been a series of conversations between Brad, Spike, myself, Senator Cavanaugh and Brandon, her aide. The latest version of the amendment offered by the Senator's office following discussions would include 90% of the suggestions made by us and would still allow for a medical facility to request that correctional staff to remain in the room or allow for correctional staff to ask if they can remain. The bill was prioritized by Speaker Scheer. Based on continued conversations with Brad, he believes we can live with the amendment as provided by Senator Cavanaugh that would become the committee amendment.

BRAD JOHNSON / DOUGLAS COUNTY – LB446 (McDonnell) State intent relating to appropriations for the County Justice Reinvestment Grant

Program. SUPPORT. Bill states that it is the intent of the Legislature to appropriate one million dollars to the County Justice Reinvestment Grant Program within the Nebraska Crime Commission on Law Enforcement and Criminal Justice for FY2018-19 and FY2019-20 to alleviate county jail populations through programming and services. The programming and services shall include, but not be limited to, the inmates who are diagnosed as mentally ill. This is the reimbursement portion of LB 605 that allows counties who can show that LB 605 increased their population. As you may remember we took advantage of this grant in 2017 and received nearly \$75,000. The money has to be used for programming. In this bill the total funding is double, from \$500,000 to \$1 million. We could receive around \$150,000 if passed.

Commissioner Schorr, and Kim Etherton testified in support of the legislation on behalf of Lancaster County. Also appearing in support were NACO, Region 6 Behavioral Health, and Sarpy County. The bill further appropriates justice reinvestment funds by \$1,000,000 to counties in response to increased costs from LB605. With lowered revenue forecast bills seeking additional funding face a more difficult path in being included in the budget that will emerge later this session.

In working with Douglas County, it was suggested that direct communications be sent to Senators Bolz and Wishart as part of the Appropriations Committee. I asked Commissioner Schorr, who testified in support of the bill on behalf of Lancaster County, to reach out to both Senators.

The committee decided not to lapse the roughly \$340,000 that is currently unspent in the fund. No additional funding was added after the forecasting board completed its work.

SARA HOYLE – LB703 (Vargas) Appropriate funds to the Nebraska Commission on Law Enforcement and Criminal Justice. SUPPORT. The bill would appropriate \$2.5 Million to the aforementioned fund. If the Appropriations Committee agrees with the bill, the provisions would be included in the mainline budget recommendation. However, with lowered

revenue forecast bills seeking additional funding face a more difficult path in being included in the budget that will emerge later this session.

SARA HOYLE - LB174 (Bolz) State intent relating to appropriations for the Office of Violence Prevention. SUPPORT. The bill seeks to appropriate \$1.525 Million each fiscal year beginning with FY2019-20 from the General Fund to the Nebraska Commission on Law Enforcement and Criminal Justice for the Office of Violence Prevention. The office shall use such appropriation to increase total grant awards, develop an annual statewide strategic plan, increase administrative capacity, and develop a technical assistance partnership with the University of Nebraska through the University of Nebraska Medical Center College of Public Health. The bill was heard Wednesday by the Appropriations Committee. The letter of support from Chair Brinkman was read into the record by Chairman Stinner. Additionally, Officer Jeff Sorensen of the Lincoln Police Department's Gang Prevention unit, and members of the Omaha community testified as proponents. Conversation included the impact of grants, and included questions from Senators if these funds were being strategically spent; these comments included Senator Wishart inquiring if it is better to put these funds towards the development of mental health courts. The bill increases the appropriation to the Office of Violence Prevention from \$427,616 to \$1,525,000. If the Appropriations Committee agrees with the bill, the provisions would be included in the mainline budget recommendation. However, with lowered revenue forecast bills seeking additional funding face a more difficult path in being included in the budget that will emerge later this session.

DAVE SHIVELY – SECRETARY OF STATE'S BUDGET: Funding for New Vote Tabulating Machines. SUPPORT THROUGH LETTER. The funding for new vote tabulating machines has been included in the Governor's proposed budget. The funding is dependent on a 10 percent match from each county. Mr. Shively has estimated this cost to be between \$60,000 and \$70,000. Our letter was submitted to the committee. We hope that it will remain a part of the Secretary's budget.

LB718 (Hunt) Require additional polling places prior to elections in certain counties. SUPPORT THROUGH LETTER. The election commissioner in a county with a population of more than one hundred thousand inhabitants shall provide additional office hours during which ballots for early voting may be picked up or returned pursuant to section 32-941 or registered voters of the county may vote or pick up or return a ballot for early voting pursuant to section 32-942. The additional hours shall be provided for any primary or general election, but not for special elections, beginning at least two weeks prior to the day of the election and shall include at least four hours on each of the two Saturdays preceding the day of the election and at least five hours during each week of such two-week period in addition to normal business hours on business days. Our letter was submitted to the committee. The hearing on this bill consisted of Nebraskans for Civic Reform testifying in support with the election commissioners from the three largest counties appearing in opposition. The bill was not prioritized and is not likely to emerge from committee.

LB712 (Friesen) Prohibit joint entities and joint public agencies from taking action against representative for their speech. FIND OUT MORE INFORMATION. First, under the Interlocal Cooperation Act, Sections 13-801 to 13-827, a joint entity shall not prohibit a representative of its members or of any joint board from, or censure such representative for, expressing his or her opinion or speaking on any matter related to the joint entity or joint board if such speech is otherwise lawful. And under the Joint Public Agency Act, Sections 13-2501 to 13-2550, a joint public agency shall not prohibit a representative of its member public agencies or of any board from, or censure such representative for, expressing his or her opinion or

speaking on any matter related to the joint public agency or board if such speech is otherwise lawful.

At the hearing on this bill, Sen Friesen indicated that LB712 prohibits a joint entity formed under the Interlocal Cooperation Act and joint public agency formed under the Joint Public Agency Act from restricting the members of their boards from expressing their opinions or speaking on matters related to the entity or the agency. Senator Chambers indicated that the bill seemed strange to him and asked where the bill came from and Senator Friesen explained where it came from. There were no proponents or opponents. Two folks appeared in a neutral capacity. The bill was not prioritized and likely will not advance from committee.

BRENT MEYER – DEPARTMENT OF AGRICULTURE: Funding for Riparian Management Task Force. SUPPORT. The hearing on the budget made no mention of the Riparian Management Task Force; however, Brennen did confirm through the fiscal analyst for the Department that the \$456,000 appropriation is unchanged and remains in the budget.

LB472 (Dorn) Adopt the Qualified Judgment Payment Act and authorize a sales and use tax. For purposes of the Qualified Judgment Payment Act, qualified judgment means a judgment that is rendered against a county by a federal court for a violation of federal law. Any county that has a qualified judgment rendered against it may, upon adoption of a resolution by at least a two-thirds vote of the county board, impose a sales and use tax of one-half of one percent on transactions that are subject to the state sales and use tax under the Nebraska Revenue Act of 1967, as amended from time to time, and that are sourced as provided in sections 77-2703.01 to 77-2703.04 within the county. Any sales and use tax imposed pursuant to this section shall be used to pay the qualified judgment. The bill was advanced on a 7-0-1 vote by the Revenue Committee and was prioritized by Senator Dorn.

On Thursday, April 4, 2019, the Legislature debated LB472 and advanced it to Select File after adopted amendments that required a county utilizing the authority to put their levy at the maximum rate, that the program terminated on January 1, 2027, and requires the judgment to be \$25 Million or more. Further, Senator Dorn amended the bill to require a 2/3 vote of the governing board to impose the tax. During Select File consideration of the bill on April 10, 2019, Senator Lowe offered an amendment, which failed, that required a vote of the residents of the county. The bill then advanced to Final Reading. The bill passed on Thursday, April 17, 2019 but was vetoed by Governor Ricketts on Wednesday, April 24, 2019.

On Tuesday, April 30, 2019, the Legislature overrode the Governor's veto of LB472 with a vote of 41-8. This was 11 more than the necessary 30 votes.

BRAD JOHNSON – LB90 (Wayne) Make post-release supervision optional for Class IV felonies. RECOMMEND: SUPPORT. Currently, individuals sentenced to a Felony IV offense must do 12 months of post release supervision. This has had a significant impact on population numbers because many of these individuals violate the terms of their supervision and are sentenced to additional jail time as a result. Over the past two years this has involved thousands of jail days. By giving judges an option the Department may see some relief. The hearing on bill has been set for March 20, 2019. The hearing on this bill was on March 20, 2019 and received support from the Criminal Defense Attorneys Association, the County Attorney's Association. No opposition was registered.

BRAD JOHNSON - LB 684 (Lathrop) Change provisions relating to post-release supervision for Class IV felonies. RECOMMEND: OPPOSE. This bill pertains to F4

sentencings and post release supervision. His concern with this bill is that in Section 2, paragraph 2, line 11 it changes the length of term for revocation of post-release supervision from remaining period to original period. This means if a person is sentenced to 12 months post-release supervision and 6 months into the supervision period the courts revoke it the individual could now be sentenced to the jail for the entire 12 month period, rather than the 6 months that was left. I would encourage opposing this bill as written. The hearing on this bill has been set for March 20, 2019. The hearing on this bill was on March 20, 2019 and received support from the Criminal Defense Attorneys Association, the County Attorney's Association. The Department of Probation appeared in a neutral capacity. No opposition was registered.

We did discuss a concern Brad had with a provision in LB684 with both Senator Lathrop's LA and the Legal Counsel handling LB684 and expressed the potential concern. We were told that our concern was Senator Lathrop's as well and it would not likely be in an advanced version of LB684 (if it in fact came out).

SHAVONNA LAUSTERER - LB480 (Quick) State intent relating to appropriations to local public health departments. RECOMMEND: SUPPORT. Appropriates \$900,000 to local public health departments established by LB 692 for preventative health programs to reduce chronic disease and associated health care costs. Each Department would get \$50,000. The preventive health programs that will benefit from the funds will be selected to: Increase physical activity; prevent complications from diabetes, cardiovascular disease, and other chronic diseases; improve access to medical homes and dental homes to offer prevention and wellness services; increase worksite wellness initiatives to prevent disease and disability; assure preventive services for children and adults; and promote preventive health and wellness in additional ways. Programs will be selected based on needs identified by the community and based on Evidence Based Practices. NACO supported this bill last year. Several individuals and agencies appeared in support. If the Appropriations Committee agrees with the bill, the provisions would be included in the mainline budget recommendation.

LB327 (Bolz) State intent to appropriate funds for an increase in rates paid to behavioral health service providers. SUPPORT. The Legislature finds that the initial report from the cost model study project (ten years in the making) shows rates paid to behavioral health providers from seven percent below the actual cost of providing services to thirty-five percent below the actual cost of providing services and that the average rate paid is eighteen and one-tenth percent below the actual cost of providing services. Therefore, this bill earmarks for related appropriations. The hearing on this measure was on Tuesday of this week and Commissioner Schorr, Chief Blimeister, representatives of NABHO, representatives of the Supreme Court and others testified in support. If the Appropriations Committee agrees with the bill, the provisions would be included in the mainline budget recommendation. It is our understanding that the Committee has included an increase of 4% in each year of the biennium for provider rate increases.

LB455 (Arch) Change medical services payment provisions relating to jails. For purposes of sections 47-701 to 47-705, which governs responsibility for payment of the costs of medical services for any person ill, wounded, injured, or otherwise in need of such services at the time such person is arrested, detained, taken into custody, or incarcerated. Here, medical services include: medical and surgical care and treatment, hospitalization, transportation, medications and prescriptions, examinations to determine fitness for confinement, and other associated items. Associated references are to be amended elsewhere, namely, 47-703. The hearing on this bill was on Wednesday, March 27, 2019. Senator Arch asked that the committee hold the bill during his opening. Brad, a representative of Sarpy County and NACO testified in

support. The League and a lawyer for Ogallala testified in opposition. The bill will not emerge from committee.

LB550 (Vargas) Require voter approval of fees and taxes on wireless services and eliminate the Prepaid Wireless Surcharge Act. REVIEW REQUESTED BY CITY OF LINCOLN. LB550 states that no municipality shall impose any tax or fee related to wireless and prepaid wireless services after the effective date of this act unless and until the question of whether to impose such tax has been submitted at a primary, general, or special election held within the municipality and in which all registered voters shall be entitled to vote on such question. The officials of the municipality shall order the submission of the question by submitting a certified copy of the resolution proposing the tax to the election commissioner or county clerk by March 1 for a primary election, by September 1 for a general election, or at least fifty days before a special election. The election shall be conducted in accordance with the Election Act. If a majority of the votes cast upon such question are in favor of such tax, then the governing body of such municipality shall be empowered to impose such tax. If a majority of those voting on the question are opposed to such tax, then the governing body of the municipality shall not impose such tax.

A concern was raised by the City of Lincoln and I have forwarded to Dennis Meyer for his review. Based on further conversations, the city does not believe it will impact 911.

The bill was debated on Tuesday, April 16 and Wednesday April 17 but it did not have sufficient votes to advance. The bill itself is not likely to be brought back up this session unless they attempt to amend it into something else.

LB237 (Crawford) Change provisions relating to sales and use tax collection fee. RECOMMEND SUPPORT. The bill increases the sales and use tax collection fee for county treasurers. Under current law, county treasurers are allowed to withhold the same collection fee as any retailer and the revenue is to be used for the county general fund. The retailer collection fee is currently capped at \$75 per month. The bill would increase this amount by one-half of one percent of all amounts collected in excess of 6,000 per month. 75% would be deposited in the county general fund and 25% would be allocated to the county road fund. The operative date is set as January 1, 2020 The committee amendment requires any county with a population of 150,000 or more to remit one dollar for each of the first 5,000 vehicles registered to the Department of Revenue to defray the costs incurred to implement the bill. The bill was supported at the hearing by Douglas County, Sarpy County, NACO. The only member of the Lancaster County delegation that was present, not voting was Senator Hilgers. Senator Bolz was excused.

We worked with NACO, Douglas and Sarpy Counties on shoring up the vote count on the bill. Senators Bolz and Pansing-Brooks have both expressed their support for the bill in our conversations. Senator Hilgers has asked for some information from us on the cost to the county for similar services that Sarpy and Douglas have provided. We did provide him some dated numbers on costs from the Treasurer's office based upon a legislative proposal from 2014.

An amendment was offered during Select File consideration that did a 50/50 split between county roads funds and the county general fund until January 1, 2023. After that date, it would be a 25/75 split between the county roads fund and the county general fund in that proportion. The amendment was adopted and the bill was advanced to Final Reading.

This concludes our report for this week. We would be happy to answer any questions you might have.



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possession.

Kissel Kohout ES Associates LLC Lancaster County Board of Commissioners 106th Legislature, 1st Regular Session

Document Senator Position Committee Status Description Change mileage reimbursement and filing fees under the Tax Equalization and Review Commission Final Reading Revenue 01/25/2019 LB4 Stinner 03/05/2019 Act 01/25/2019 03/05/2019 Act
LB4 mandates that because of the commission shall have three commissioners, one from each congressional district, and because a commissioner shall be a qualified voter and resident of the state and a domiciliary of the district he or she represents each commissioner shall be reimbursed for mileage for actual round-trip travel from the commissioner's residence to the state office building in Lincoln or to the location of any hearing or other official business of the commission. Reimbursement requests shall be based on the rate established by the Department of Administrative Services. Funds expended for parking may be requested in addition to mileage. Also, LB4 mandates that when an appeal or petition is filed with the commission regarding the taxable value of a parcel of real property, the filing fees shall be: Forty dollars (\$40) if the taxable value of the parcel is at least two hundred fifty thousand dollars but less than five hundred thousand dollars (\$250,000-\$499,999); Sixty dollars (\$60) if the taxable value of the parcel is at least five hundred thousand dollars but less than none million dollars (\$500,000-\$999,999); or Eighty-five dollars (\$85) if the taxable value of the parcel is at least five hundred thousand dollars but less than one million dollars (\$500,000-\$999,999); or Eighty-five dollars (\$85) if the taxable value of the parcel is at least five hundred thousand dollars but less than one million dollars (\$7,000,000+). For any appeal or petition filed with the commission not regarding the taxable value of a parcel of real property, the filing fee shall be forty dollars (\$40). No filing fee (\$0) shall be required for an appeal by a county assessor, the Tax Commissioner, or the Property Tax Administrator acting in his or her official capacity or a county board of equalization acting in its official capacity. official capacity. Government, Military Prohibit cities, counties, and villages from taxing or regulating distributed ledger technology LB9 Blood General File and Veterans Affairs 03/05/2019 02/21/2019 Designed to prohibit cities, villages, and counties from taxing or otherwise regulating the use of distributed ledger technology, which is a technology that is a uniformly ordered, redundantly maintained electronic record of transactions, or other data, validated by the use of cryptography. LB11 Support **Urban Affairs** Approved by Provide for interlocal agreements regarding nuisances Blood Governor 03/12/2019 01/29/2019 Intended to provide for interlocal agreements between any city or village and the county where it is located to abate, remove, or prevent nuisances. The governing body of such city or village and the county board of such county shall first approve such interlocal agreement by ordinance or resolution. Provide a sales tax exemption for breast pumps and related supplies and exempt breast-feeding from General File LB13 Revenue 01/25/2019 public indecency offenses LB13 is creates an exemption from the public indecency offenses, that is it shall not be a violation for an individual to breast-feed a child in a public place. Also, it proscribes sales and use taxes sale, lease, or rental of and the storage, use, or other consumption of breast pump and breast pump collection and storage supplies (caps, tubes, pump kits, etc.). State a right of juveniles who have a parent with a disability Judiciary 01/31/2019 In Committee 01/14/2019 LB17 Briese Designed to assure the right of each juvenile to be parented by his or her parent, which shall not be abridged based solely on a disability of the parent. Government, Military and Veterans Affairs In Committee 01/14/2019 Require voter approval of public building commission bonds LB20 Briese 01/24/2019 Designed to require approval by the voters for the issuance of bonds by public building commissions and to repeal the original provision. Passed with E- Change the Property Assessed Clean Energy Act LB23 Urban Affairs Kolterman Clause 04/26/2019 Speaker Priority Designed to change legislative findings and to change provisions relating to requirements for ordinances or resolutions, assessment contracts, and duties of municipalities regarding energy efficiency. Authorize damages for property taxes and special assessment paid on property lost through adverse In Committee 01/14/2019 LB28 Judiciary 01/24/2019 possession Intended to authorize damages in causes of action arising on or after January 1, 2020, for property taxes and special assessments paid on property lost through adverse

Kissel Kohout ES Associates LLC **Lancaster County Board of Commissioners** 106th Legislature, 1st Regular Session

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Document		Position	Committee	Status	Description
.B32	Kolterman		Nebraska Retirement Systems 01/29/2019	Approved by Governor 03/12/2019	Change defined contribution benefit investment options as prescribed under the County Employees Retirement Act and State Employees Retirement Act
	Designed after Janu cycle fund	iary 1, 2021, w	ined contribution benefit in which shall include, but not	nvestment options t be limited to: an ir	as prescribed under the County Employees Retirement Act and State Employees Retirement Act on or nvestor select account, a stable return account, an equifies account, a fixed income account, and a life-
_B33	Kolterman		Nebraska Retirement Systems 01/22/2019	Approved by Governor 03/06/2019	Change various provisions relating to retirement and the Nebraska Investment Council and the Public Employees Retirement Board
	Designed year begil and endin	nning in 2020).	tten plan of action deadlin The bill also limits the inf	es for the Nebrask formation obtained	a Investment Council and the Public Employees Retirement Board (prior to 2020, and by April 10 of eac by the board of trustees that can be disclosed as public information to name, retirement commencement
LB34	Kolterman		Nebraska Retirement Systems 02/05/2019	Approved by Governor (E- Clause) 04/18/2019 Nebraska Retirement Systems Priority Bill	Change various retirement provisions
	County E	mployees Retii	rovisions relating to benef rement Act and State Emp ount or member cash bala	olovees Retiremen:	e filing of a grievance or appeal and change provisions relating to employee reinstatement under the t Act, specifically the bill proposes to eliminate the repayment of the value of the amount received from
LB35	Kolterman		Nebraska Retirement Systems 02/05/2019	In Committee 01/14/2019	Change provisions relating to reemployment, reinstatement, repayment, and age eligibility for certain members under the County Employees Retirement Act and State Employees Retirement Act
	Designed members	to change pro under the Coບ	visions relating to reempl unty Employees Retireme	oyment, reinstatem nt Act and State Er	nent, repayment, and age eligibility (proposed to be 18 years of age) regarding certain retirement system mployees Retirement Act. To become operative January 1, 2020.
_B38	Hilkemann		Transportation and Telecommunications 02/05/2019	In Committee 01/14/2019	Provide for one license plate and In Transit decal per vehicle
	Designed	to provide for	one license plate and In 1	Transit decal per ve	phicle; to change provisions relating to license plates; to eliminate obsolete provisions.
LB42	Hilkemann		Banking, Commerce and Insurance 01/28/2019	Approved by Governor 03/12/2019	Provide certain responsibilities and a duty under the Condominium Property Act and a duty under the Nebraska Condominium Act
	governing	ithe condo. As	s well as to require the boa	ard of administrato	cement of common elements in the association of co-owners and board of administrators, or other body rs or other administrative body under the Condominium Property Act for the yearly (on or before ers of the board with the county clerk, and the filing fees (not more than \$25).
LB43	Bolz		Judiciary 02/22/2019	In Committee 01/14/2019	Adopt the Sexual Assault Survivors' Bill of Rights Act
	his or her medical e	choosing durii xamination, the secution/defer	ng medical evidentiary or e right to shower at no co	physical examinati st if the facilities an	which includes, among other things, the survivor's right to consult with and have present an advocate of on (regardless of whether or not said right has been previously waived), the right to a free forensic e available, right to consult with or have an advocate available during an interview by were the gender of the survivor's choosing, and to and interpreter for differences regarding primary
LB47	Chambers		Judiciary 01/25/2019	IPP (Killed) 02/01/2019	Change provisions relating to when a grand jury report may be made public
	Designed judge of ti	allow for a gra he district cour	and jury report may be ma t finds that such a release	ide public only afte e will exonerate a p	r all persons indicted have been adjudicated in district court, or when required by statute, or when the erson or persons who have requested such a release.

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Document	Senator	Position	Committee	Status	Description
LB48	Stinner	A Company of the Comp	Natural Resources 02/13/2019	Approved by Governor 03/21/2019	Change provisions relating to sufficient cause for nonuse of a water appropriation
	the appro	priation is unde s district progra	er an acreage reserve pr mOR such land wa	rogram or productio s previously under s	se for nonuse of a water appropriation, namely, to add the following sufficient cause: "The land subject to n quota or is otherwise withdrawn from use as required for participation in any federal, state, or natural such a program but currently is not under such a program and there have been not more than five land was last under such program."
LB50	Vargas		Revenue 01/23/2019	In Committee 01/14/2019	Change individual income tax brackets and rates
	Increase (2%) tax	s income tax al rate on that poi	so creates a one percen rtion of a taxpayer's Neb	it (1%) tax rate on ti oraska taxable incon	nat portion of a taxpayer's Nebraska taxable income in excess of one million dollars and, a two percent ne in excess of two million dollars.
LB53	Scheer		Natural Resources 02/14/2019	In Committee 01/14/2019	Change and provide duties for landowners or their tenants relating to removal of a blockage or obstruction in a watercourse and provide for court costs and attorney's fees
	or obstru April 15tl watercou guilty of a reasonal	ction is caused n, and, betweer Irse, slough, dr a misdemeanor ple attorney's fe	by any of the acts of sun April 15th and the follow I have ditch or drainage I and upon conviction shows if the person was pro-	ch landowner or ter wing March 1st with course running thro all be fined up to \$1 operly notified at lea	or an obstruction in a watercourse, slough, or drainage ditch or drainage course whenever such blockage nant or with his or her knowledge or consent and to do so at least once a year between March 1st and init thirty days after notification of such blockage or obstruction by a landowner or tenant having the same ough the land owned or occupied by such landowner or tenant. Any person violating the above rule will be 10 and be liable for all damages caused by reason of such obstruction, including court costs and set 10 days before the filing of a complaint relating to the March 1st to April 15th time-frame, or if the omplaint but after the thirty-day period provided for above
LB54	Lowe		Judiciary 02/28/2019	In Committee 01/14/2019	Change provisions relating to carrying a concealed weapon
	for any la	wful purpose to	tion to the carrying a color or from any place whe	ncealed weapon sta re such firearm may deral law from poss	atue. The statute would now allow for possessing, carrying, transporting, shipping, or receiving a firearm I be lawfully possessed or carried by a person if such firearm is unloaded and stored in a case and such eessing, carrying, transporting, shipping, or receiving a firearm. Here, "case" means case means (i) a hard ed for the purpose of storing or transporting a firearm or (ii) the firearm manufacturer's original packaging.
LB55	Lowe		Judiciary 01/24/2019	Approved by Governor 03/12/2019	Authorize persons eighteen years of age to acquire or convey title to real property
	LB55 wo	uld authorize p	ersons eighteen years o	of age to acquire or	convey title to real property
LB56	Lowe		General Affairs 01/28/2019	Approved by Governor 03/12/2019	Change special designated licensure provisions under the Nebraska Liquor Control Act
	such sne	cial event licer	sing and must be made	l designated license	for the delivery, sale or dispensing of alcohol at a specific date/location. Application may be made by for for to the event, unless the local governing body has established an expedited process for such selve days prior to the event. License can be delivered electronically.
LB58	Morfeld		Judiciary 02/28/2019	In Committee 01/14/2019	Adopt the Extreme Risk Protection Order Act
	by includ near futu protectio	ling in the petiti ire by having in in order on the	on detailed allegations b his or her custody or co day the petition is filed o	pased on personal k ontrol, purchasing, p or on the judicial day	er, requesting such order be issued ex parte to the respondent and without prior notice to the respondent, knowledge that the respondent poses a significant risk of causing personal injury to self or others in the consessing, or receiving a firearm. The court shall hold a hearing on a petition for an ex parte extreme risk immediately following the day the petition is filed. If the court finds reasonable cause, the extreme risk office of such an order, Respondent has five days to request a show-cause hearing, the court must

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Document	Senator	Position	Committee	Status	Description
LB59	Cavanaugh		Health and Human Services 03/06/2019	Approved by Governor 04/24/2019 Speaker Priority Bill	
	request in complaint	vestigation of a s of abuse and	an alleged violation of the I neglect from professiona	Act or rules and rules, and determine	Il Facilities and Placing Licensure Act. Any person may submit a complaint to the department and egulations adopted and promulgated under the act. The department shall review all complaints, including whether to conduct an investigation within five working days after receiving the complaint. If such an thin thirty days after the determination is made to conduct the investigation.
LB63	Groene	Monitor	Revenue 01/24/2019	Approved by Governor (E- Clause) 03/12/2019	Change tax levy provisions relating to rural and suburban fire protection districts and change the Mutual Finance Assistance Act
	valuation of valuation of portion of under this as require year until lagreemen	of property sub of property sub the valuation of section and of d under a mut the year follow tt. LB63 furthe	oject to the levy if such dis oject to the levy OR such of of such district is located of one or more rural or suburt ual finance organization a ing any year for which all	trict is located in a district had a levy i lid not authorize a pan fire protection greement, the mu districts and cities	ion districts may levy a maximum levy of ten and one-half cents per one hundred dollars of taxable is county that had a levy in the previous year of at least forty cents per one hundred dollars of taxable request in any of the three previous years and the county board of the county in which the greatest my levy authority to such district in such year. If a mutual finance organization qualifies for assistance districts or cities or villages fail to levy a tax rate that complies with the Mutual Finance Assistance Act, tual finance organization shall be disqualified for assistance in the following year and each subsequent and villages in the mutual finance organization levy a tax rate required by a mutual finance organization irectors of a rural or suburban fire protection district may receive up to fifty dollars (\$50) for each meeting
LB67	Hansen	07.46	Urban Affairs 01/22/2019	Approved by Governor 03/06/2019	Change provisions relating to determination of municipality population thresholds and references to cities, villages, and governing bodies
	most rece	nt revised cert	ified count by the United S	States Bureau of ti	pany Act shall be the population as determined by the most recent federal decennial census OR the ne Census. This bill also changes the governing body of counties from the county commissioners to the eferred to as members of the "village board of trustees".
LB68	Hansen		Urban Affairs 02/19/2019	General File 03/04/2019	Change provisions of the Business Improvement District Act as prescribed
	under LB6 district hav improvem an existing proposed	68, hearings ar ve been propo ent district, it s g improvemen to be added to	e required after any chang sed. If a city council has n hall do so when presente district where an occupal or removed from an exis	ge in the boundari ot acted to call a l d with a petition si tion tax is imposed ting business impr	tust be called by city council now not only when simply expanding the district's boundaries, but now es have been proposed or any change the functions or provisions of an existing business improvement nearing to change the boundaries or change the functions or provisions of an existing business gned by the users of thirty percent of space in a business area proposed to be added to or removed from if, or by the record owners of thirty percent of the assessable front footage in a portion of a business area overment district, or if the recommendation is to change the functions or provisions of an existing t of the existing business improvement district.
LB71	Hansen		Judiciary 01/23/2019	Approved by Governor 03/12/2019	Eliminate a cause of action for damages for shoplifting
	The rule n year now	elating to smal applies also to	l claims court causes of a shoplifting, which it did no	ction that says no ot before.	party shall file more than two claims within any calendar week nor more than ten claims in any calendar
LB72	Hansen		Government, Military and Veterans Affairs	Withdrawn 01/18/2019	Provide for nonpartisan election of county officers
1-1	Under LB: commissio	72, each count oners, as well	y Assessor, county sherifi as the county supervisors	f, county treasurer —shall be elected	, county attorney, public defender, clerk of the district court, county surveyor, county engineer, county on the nonpartisan ballot rather than the partisan ballot.
LB76	Williams		Revenue 02/08/2019	General File 03/13/2019	Change provisions relating to the nameplate capacity tax
	"Namepla: LB76 add:	te capacity" me s the specificit	eans the capacity of a ren v that "nameplate capacity	ewable energy ge r" shall be determi	neration facility to generate electricity as measured in megawatts, including fractions of a megawatt. ned based on the facility's alternating current capacity.

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Document	Senator	Position	Committee	Status	Description
LB77	Williams		Banking, Commerce and Insurance 01/22/2019	Approved by Governor 03/06/2019	Change provisions of the Real Property Appraiser Act and the Nebraska Appraisal Management Company Registration Act

"Education providers", that provide appraiser training or education, shall no longer as a technical term include simply any person that provides appraiser qualifying or continuing training or education. Specifically, "education provider" is proposed to mean: Any real property appraisal or real estate related organization, proprietary school, accredited degree-awarding community college, college, or university, state or federal agency, or other such provider that may be approved by the Real Property Appraiser Board that provides appraiser training or education. The one licensed real estate broker board member that is selected at large no longer would need to also hold a credential as a licensed or certified real property appraiser. Three members of the board, at least two of whom are real property appraisers, shall constitute a quorum.

The Real Property Appraiser Board- approved qualifying education courses shall now be conducted by education providers as prescribed by the board. Such courses shall include a proctored, closed-book examination, and the degree so earned upon successful completion and passing of said examination shall be conferred within the five-year period immediately preceding submission of any application.

The scope of practice for the trainee real property appraiser shall be limited to the appraisal of the types of real property or real estate that the supervisory certified real property appraiser is permitted to appraise by his or her current credential and that the supervisory appraiser is competent to appraise.

To qualify for a credential as a licensed residential real property appraiser, an applicant shall: Be at least nineteen years of age; Hold a high school diploma or a certificate of high school equivalency or have education acceptable to the Real Property Appraiser Board; Have successfully completed and passed examination for no fewer than one hundred fifty class hours in Real Property Appraiser Board-approved qualifying education courses conducted by education providers as prescribed by rules and regulations of the Real Property Appraiser Board and completed the fifteen-hour National Uniform Standards of Professional Appraisal Practice Course. Each course shall include a proctored, closed-book examination pertinent to the material presented; or hold a bachelor's degree or higher in real estate from an accredited degree-awarding college or university that has had all or part of its curriculum approved by the Appraiser Qualifications Board as required core curriculum or the equivalent as determined by the Appraiser Qualifications Board does not satisfy all required qualifying education for credentialing, the remaining class hours shall be completed in Real Property Appraiser Board-approved qualifying education; Have no fewer than one thousand hours of experience (down from two thousand hours) that occurred during a period no fewer that six months (down from twelve months),; Comply with the filing requirements as before, such as proper fingerprinting, etc. before, such as proper fingerprinting, etc.

To qualify for a credential as a certified residential real property appraiser, a licensed residential real property appraiser shall: Meet the postsecondary educational requirements—or—have held a credential as a licensed residential real property appraiser for a minimum of five years, AND Not have been subject to a nonappealable disciplinary action by the board or any other jurisdiction, which action limited the real property appraiser's legal eligibility to engage in real property appraisal activity within five years immediately preceding the date of application for the certified residential real property appraiser credential, AND

- Successfully complete and pass proctored, closed-book examinations for no fewer than fifty additional class hours in board-approved qualifying education courses conducted by education providers as prescribed by rules and regulations of the board, or hold a bachelor's degree in real estate from an accredited degree-awarding college or university, AND
- Meet the experience requirements.

To qualify for a credential as a certified general real property appraiser, a licensed residential real property appraiser shall:

- · Meet the postsecondary educational requirements,
- Successfully complete and pass proctored, closed-book examinations for no fewer than one hundred fifty additional class hours in board-approved qualifying education courses conducted by education providers as prescribed by rules and regulations of the board, or hold a bachelor's degree in real estate from an accredited degreeawarding college or university or equivalent, AND
- · Meet the experience requirements.

To qualify for a credential as a certified residential real property appraiser, an applicant shall:

- · Be at least nineteen years of age,
- · Hold a bachelor's degree, or higher, from an accredited degree-awarding college or university,
- · Hold an associate's degree from an accredited degree-awarding community college, college, or university in the study of business administration, accounting, finance,
- Successfully complete thirty semester hours of college-level education from an accredited degree-awarding community college, college, or university that includes:
- o Three semester hours in each of the following: English composition; microeconomics; macroeconomics; finance; algebra, geometry, or higher mathematics; statistics; computer science; business law or real estate law; and
- o Three semester hours each in two elective courses in any of the topics listed in subdivision (b)(iii)(A), or in accounting, geography, agricultural economics, business management, or real estate;

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	 Successfully complete thirty semester hours of College-Level Examination Program from an accredited degree-awarding community college, college, or university that includes three semester hours in each of the following subject matter areas: College algebra; college composition; college composition modular, college mathematics; 									
	principles	of macroecon	omics; principles of mic	roeconomics; introd	oductory business law, and information systems, or					
					of all topics and hours identified.					
	(Rules ex	ist for equivale	ncy if an individual's de	egree is from a forei	agn country.)					
LB79	Friesen		Transportation and Telecommunications 01/22/2019	Approved by Governor 03/06/2019	Adopt and update references to federal transportation laws and allow for electronic images of certain registration certificates					

In the case of an apportionable vehicle, the registration certificate may be displayed as a legible paper copy or electronically as authorized by the department.

Registration fees credited to the Motor Carrier Services Division Distributive Fund pursuant to section 60-3,198 and remaining in such fund at the close of each calendar month shall be remitted to the State Treasurer for credit as follows: (a) Three percent of thirty percent of such amount shall be credited to the Department of Revenue Property Assessment Division Cash Fund; (b) the remainder of such thirty percent shall be credited to the Motor Vehicle Tax Fund; and (c) seventy percent of such amount shall be credited to the Highway Trust Fund.

Regulations implemented from federal acts and regulations shall be done as such acts and regulations existed on January 1, 2019.

LB80

Friesen

Transportation and 01/28/2019

Approved by 03/13/2019

Change motor vehicle identification inspection provisions

01/28/2019 03/13/2019

Each county sheriff shall establish a process to enter into an agreement with any franchisee licensed under the Motor Vehicle Industry Regulation Act with a franchise location in the county in which the sheriff has jurisdiction to collect information for the identification inspection on motor vehicles which are in the inventory of the franchisee and which are at a franchise location in such county. The agreement shall require that the franchisee provide the required fee, a copy of the documents evidencing transfer of ownership, and the make, model, vehicle identification number, and odometer reading in a form and manner prescribed by the county sheriff, which shall include a requirement to provide a photograph or digital image of the vehicle, the vehicle identification number, and the odometer reading. The county sheriff shall complete the identification inspection as required using such information and return to the franchisee the statement that an identification inspection has been conducted for each motor vehicle. If the information is incomplete or if there is reason to believe that further inspection is necessary, the county sheriff shall inform the franchisee. If the franchisee knowingly provides inaccurate or false information, the franchisee shall be liable for any damages that result from the provision of such information. The franchisee shall keen the records for five years after the date the identification inspection is complete. keep the records for five years after the date the identification inspection is complete.

LB82

Transportation and Telecommunications 01/22/2019 Approved by Governor (E-Clause) 03/12/2019

Change provisions relating to contracts and state aid for bridges, land acquisition for state highways, functional classification, minimum standards, six-year and one-year plans, and distribution of funds and to change and provide duties as prescribed

No longer shall the total costs of all contracts for bridge erection or repair, approaches thereto, culverts, or road improvements in excess of twenty thousand dollars be included in the annual reports to the Board of Public Roads Classifications and Standards. The Board of Public Roads Classifications and Standards. The Board of Public Roads Classifications and Standards shall develop and adopt the specific orienta for each functional classification, after public hearing. Following their adoption, the board shall provide an electronic copy of such criteria to the Secretary of State and the Clerk of the Legislature. The board shall also provide an electronic notification of such criteria to the appropriate representative of each county and each incorporated municipality and to the Director-State Engineer.

In cooperation with the Department of Transportation, counties, and municipalities, the board is authorized to develop, support, approve, and implement programs and project strategies that provide additional flexibility in the design and maintenance standards. Once a program is established, the board shall allow project preapproval for all projects that conform to the agreed-upon program. The programs shall be set out in memorandums of understanding or guidance documents and may include, but are not limited to, the following:

- a) Practical design, flexible design, or similar programs or strategies intended to focus funding on the primary problem or need in constructing projects that will not meet all the standards but provide substantial overall benefit at a reasonable cost to the public,
- b) Asset preservation or preventative maintenance programs and strategies that focus on extending the life of assets such as, but not limited to, pavement and bridges that may incorporate benefit cost, cost effectiveness, best value, or lifecycle analysis in determining the project approach and overall benefit to the public; and
- c) Context sensitive design programs or similar programs that consider the established needs and values of a county, municipality, community, or other connected group to enable projects that balance safety while making needed improvements in a manner that fits the surroundings and provides overall benefit to the public.

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To encourage unified operations, counties and municipalities may contract between themselves to administer all phases of their road and street programs without filing such contracts with the Board of Public Roads.

contracts with the Board of Public Roads.

1. The Department of Transportation and each county and municipality shall develop, adopt, maintain as a public record, and annually update a long-range, six-year plan or program of highway, road, and street improvements based on priority of needs and calculated to contribute to the orderly development of an integrated statewide system of highways, roads, and streets. The department and each county and municipality shall annually certify compliance with the requirements of this section to the Board of Public Roads Classifications and Standards using the certification form developed by the board pursuant to section 39-2120. Each county and municipality shall annually develop, adopt, and maintain as a public record a one-year plan or program for specific highway, road, or street improvements for the current year. No plan or program will be adopted until after public hearing thereon and its approval by the governing body. Each county and municipality shall schedule and hold the public hearing each year, and such hearing may be held prior to or in conjunction with that entity's annual public hearing on its proposed budget statement in any year such budget statement hearing is held according to law. Each county and municipality shall annually certify compliance with the requirements of this section to the Board of Public Roads Classifications and Standards using the certification form developed by the board. If the county or municipality complies within a six-month period it shall receive the money in escrow, but after six months, if the county or municipality fails to comply, the money in the escrow account shall be lost to the county or municipality and shall be distributed to other counties or municipalities, as appropriate, in the manner provided by law for allocation of highway-user revenue.

The Roard of Public Roads Classifications and Standards shall develop and schedule for implementation a certification form for annual filing by the Department of

The Board of Public Roads Classifications and Standards shall develop and schedule for implementation a certification form for annual filing by the Department of Transportation and each county and municipality. The certification for shall include:

- 1) A statement from the department and each county or municipality that it has developed, adopted, and included in its public records the plans or programs required by sections 39-2115 to 39-2119;
- 2) A statement that the department and each county or municipality:
- a. Meets the standards or programs of design, construction, and maintenance for its highways, roads, or streets;

Status

- b. Expends all tax revenue for highway, road, or street purposes in accordance with approved plans and standards, including county and municipal tax revenue as well as highway-user revenue allocations; and
- c. Uses a system of revenue and cost accounting which clearly includes a comparison of receipts and expenditures for approved budgets, plans, and programs;
- d. Uses a system of budgeting which reflects uses and sources of funds in terms of plans, programs, and accomplishments;
- e. Uses an accounting system including an inventory of machinery, equipment, and supplies; and
- f. Uses an accounting system that tracks equipment operation costs;
- 3) The information required under subsection (2) of section 39-2510 or subsection (2) of section 39-2520, when applicable. The certification by the department shall be signed by the Director- State Engineer. The certification by each county and municipality shall be signed by the board chairperson or mayor and shall include a copy of the resolution or ordinance of the governing body of the county or municipality authorizing the signing of the certification form.

The certification form shall be filed annually by the Department of Transportation by July 31 and by each county and municipality by October 31.

The county or municipal county shall determine the amount of revenue other than sales and use tax revenue derived from motor vehicles, trailers, or semitrailers that is to be expended for the purposes listed in subsection (1) of this section and (ii) the amount of sales and use taxes expected to be collected from sales of motor vehicles, trailers, and semitrailers for that year. The county or municipal county shall create and maintain such determination as a public record and certify the determination pursuant to law.

LB83

Government, Military and Veterans Affairs 03/06/2019

Revenue

01/25/2019

In Committee 01/14/2019

Provide for restoration of voting rights upon completion of a felony sentence or probation for a felony

LB83 allow for the restoration of an individual's voting rights immediately upon completion of that person's felony sentence or successful completion of probation for a felony, rather than after the two-year waiting period necessary under previous law.

1 B86

Select File 04/30/2019 Wayne Priority Bill

Change provisions relating to the allocation of the Affordable Housing Trust Fund and the collection

and remittance of the documentary stamp tax

Creates a new category for the Documentary Stamp Tax for properties in excess of \$1,000,000 at 3.25. Moves money around according to a new formula and creates a category of extremely blighted property to move some of the money into

LB95

Wayne

Urban Affairs

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LB87	Wayne		Urban Affairs 02/19/2019	Approved by Governor 04/24/2019 Speaker Priority Bill	Provide funding in opportunity zones designated pursuant to federal law
	part withi	n an enterprise	zone designated pursuar	nt to the Enterprise	and for use by the Department of Economic Development those projects which are located in whole or in Tone Act or an opportunity zone designated pursuant to the federal Tax Cuts and Jobs Act, Public Law we qualified occupants for the longest period of time.
LB89	Wayne		Judiciary 03/20/2019	In Committee 01/14/2019	Change certain marijuana penalties
	be guilty knowingl III misdei Class I m	of a Class IV fe y or intentionall neanor. Any pe iisdemeanor. A	lony with respect to 5 pou y possessing marijuana w erson knowingly or intention ny person quilty of knowir	unds or less of mar veighing more than onally possessing r ngly or intentionally	n with intent to manufacture or deliver a controlled substance or a counterfeit controlled substance shall rijuana and shall be guilty of a Class IIA felony for more than 5 pounds of marijuana. Any person 1.3 ounces (up from 1 ounce) but not the more than 1 pound shall be guilty of a shall be guilty of a Class marijuana weighing more than 1 pound but not more than 5 pounds (up from 1 pound) shall be guilty of a possessing marijuana wings 1 ounce or less shall be guilty, for their second offense, of a class IV , shall be guilty of a Class IIIA misdemeanor.
LB90	Wayne	Monitor	Judiciary 03/20/2019	In Committee 01/14/2019	Make post-release supervision optional for Class IV felonies
	fine, or b	oth, and a Minii effective date o	num: no imprisonment an f this act. and offenses co	nd no post-release committed prior to th	y shall be a Maximum: two years imprisonment and twelve months post-release supervision or \$10,000 supervision. BEWARE: the changes made to the penalty above shall apply to offenses committed on or be effective date of this act and on or after August 30, 2015, for which a final judgment has not been en committed prior to August 30, 2015, if any element of the offense occurred prior to such date.
LB91	Wayne		Judiciary 03/20/2019	In Committee 01/14/2019	Provide for deferred judgments by courts as prescribed
	showing new sent	by the prosecut ence as would	ing attornev that the defe	ndant is intentiona	Intence and place the defendant on probation after hearing from the prosecution and defense. Upon a Ily violating the conditions of probation, the court may revoke, pronounce judgment, and impose such convicted. Whereas upon fulfillment of the conditions of probation, the defendant shall have his or her
	offense ti offense ti prior defe	he defendant hi he defendant hi erred judgment	ad been granted a deferre as been granted a deferre	ed judgment or two ed judgment anywh ssion of the offense	neen previously convicted of a felony anywhere in the United States for, prior to the commission of the or more time anywhere in the United States (with limited exceptions) OR, prior to the commission of the neer in the United States within the proceedings five years (measured from the date of granting of the OR, the defendant is not eligible for probation or, they defendant is a business entity and not a person.
	The clerk docket cr	of the court is eated and mair	mandated to keep a state ntained by the State Coun	ewide data base (in t Administrator.	cluding a permanent record of the deferred judgment), which shall serve as the deferred judgment
LB94	Wayne		Judiciary 01/30/2019	In Committee 01/14/2019	Designate Nebraska State Patrol as agency to investigate criminal activity within Department of Correctional Services correctional facilities
	the Depa	rtment of Corre	ctions Services. When th	e act becomes ope	uct investigations of any criminal activity that takes place within any correctional facility be operated by erative, the Nebraska State Patrol shall employ and have oversight over any investigators employed by ed by the Department of Correctional Services for the administration of salaries for such investigators).

In Committee 01/14/2019 02/12/2019 Allstate agencies shall comply with the state building code except that the construction or repair of any building or structure beginning on or after January 1, 2020, which is owned by the state or any state agency, the state agency shall comply with the local building and construction codes and acted, administered, or enforced to the extent that such codes meet or exceed the standards of the state building code. Related fees shall not exceed the actual expenses incurred by such county, city, or village.

The Nebraska state patrol shall provide information regarding any investigations conducted here in to the Inspector General of the Nebraska correctional system. With very limited exception, these are not public records and shall not be subject to discovery by any other person or entity.

Change applicability provisions for building codes

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LB96	Wayne		Urban Affairs 02/12/2019	Select File 04/30/2019 Speaker Priority Bill	Change local building code provisions				
	1.to state 2.if adop	The state building code shall be the building and construction standard within the state and shall be applicable: 1.to state buildings and structures, 2.if adopted by a county, city, or village, and 3.in each county, city, or village which has not adopted a local building or construction personnel to Nebraska law within two years after an update to the state building code.							
LB97	Wayne		Revenue 03/27/2019	In Committee 01/15/2019	Change provisions relating to highway funding				
	leverage infrastru	historically low cture needs. It is	interact rates to offset the	challenges that c	frastructure is of great importance to Nebraska. That it is in the interest of Nebraska taxpayers to onstruction inflation and uncertain Federal highway funding pose to adequately financing the state's ly utilize the bond financing by issuing bonds, not to exceed \$200 million in the aggregate principal				
	highway act. No l	behind act in su conds shall be is	uch principal amounts as ssued with a fixed interesi	determined by the trate exceeding 5%	commission acting for and on behalf of the state meet issues from time to time bonds under the Nebraska commission for accelerating completion of the highway construction projects under the Build Nebraska % or with a variable interest rate. No bonds shall be issued after June 30, 2022, except for refunding Bonds issued pursuant therein shall be paid off by July 1, 2039.				
	expressi priority a Expansi	way system and is determined b on Act and the l	l federally designated higl y the department. Any mo Vebraska state funds inve	nway priority comid oney in the fund av- estment, and the fu	ey credited to the fund herein. At least 25% of the proceeds shall be used for construction of the ors and the remaining proceeds shall be used to pay for service transportation projects at the highest ailable for investment shall be invested by the state investment officer pursuant to the Nebraska Capital and shall retain any earnings related thereto.				
LB98	Wayne		Government, Military and Veterans Affairs	General File 04/03/2019	Change signature requirements for nomination of partisan candidates by petition				
	For LB9	8, the number o	03/13/2019		place the name of a candidate for an office upon the partisan ballot for the general election shall be as				
	For each partisan office to be filled by the registered voters of the entire state, at least four thousand, and at least 750 signatures shall be obtained in each congressional district in the state, and								
	States ti	For each partisan office to be filled by the register voters of a county, at least 20% of the total number of registered voters voting for governor or president of the United States the immediately preceding general election within the county, not to exceed two thousand, except that the number of signatures shall not be required to exceed 25% of the total number of registered voters voting for the office in the preceding general election, and							
	For each	h participant offi r or president o	ce to be filled up by the re f the United States at the	egistered voters of immediately prece	a political subdivision other than a county, at least 20% of the total number of registered voters voting for ding general election within the political subdivision, not to exceed two thousand.				
LB103	Linehan	Oppose	Revenue 01/24/2019	Approved by Governor (E- Clause) 03/13/2019	Change provisions relating to property tax requests				
	This bill identifie	appears to cap d in the bill, a go	property tax requests at a everning body can do it or	a rate of the previo nly following a publ	us year and only allows for an increase the rate of levy and property tax request above the amounts ic hearing. The bill also puts some significant requirements in place for the public hearing and notice.				

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Document	Senator	Position	Committee	Status	Description				
LB106	Dorn		Judiciary 03/28/2019	General File 04/26/2019	Change provisions relating to disclosure of DNA records under the DNA Identification Information Act				
	DNA Ide	ntification Inform	ation Act. The Nebraska	State patrol shall	e State DNA sample bank or the State DNA database are confidential except as otherwise provided in the make DNA records in the State DNA database available to law enforcement agencies and forensic DNA combined DNA index system.				
LB108	Bolz		Judiciary 02/06/2019	In Committee 01/14/2019	Change provisions relating to placement of Department of Correctional Services inmates in county jails				
	150 com	mitted offenders	. This limit shall apply to t	the entire state. Co	in any year the department of corrections may contract with county jail facilities to house no more than ommitted offenders eligible for placement in the county jails shall only include those within one year of or minimum-security supervision.				
	of the off place a c	enders prerelea committed offend	se programming requiren der who does not have pro withhold good time or in	nents when such p erelease programi	n a county jail if the county jail facility has the capacity and agrees to offer services to meet one or more congramming is needed for the offender to become eligible for parole or release. The department may ming requirements in a county jail facility in which such programming is not offered.				
LB109	Bolz		Government, Military and Veterans Affairs 02/14/2019	In Committee 01/14/2019 Bolz Priority Bill	Require the position classification plan and salary or pay plan for state employees to include certain positions				
	plan (and listed he position	Under LB109, the State Director of Personnel shall, for fiscal year 2021-22 and each fiscal year thereafter, include the following positions within the position classification plan (and the salary or pay plan) of the Department of Correctional Services: Corrections Corporal I, Corrections Corporal II, and Corrections Corporal III. Each position listed here shall be assigned to a different pay grade with in the salary or pay plan. Corrections Sergeant I, Corrections Sergeant II. and Corrections Sergeant III. Each position listed here shall be assigned to a different pay grade within the salary or pay plan. Corrections Unit Caseworker I, Corrections Unit Caseworker III. Each position listed here shall be assigned to a different pay grade with in the salary or pay plan.							
LB110	Wishart	en e	Judiciary 01/25/2019	In Committee 01/14/2019 Wishart Priority	Adopt the Medical Cannabis Act				

Adopts the Medical Cannabis Act. Establishes the act, dispensaries, the Marijuana Enforcement Division, patient registries, additional assistant attorneys general, violations, and other definitions. The act also sets forth those illnesses that would qualify for the use of medical marijuana including symptoms caused by cancer, HIV, multiple sclerosis, terminal illness with probable life expectancy of under one year, or any other illness which cannabis could provide relief as determined by a heath care practitioner. Nothing in the act requires a private insurer to reimburse for any costs related to the use of medical cannabis, however they are required to continue coverage for the underlying medical condition(s).

Patients seeking the use of medical cannabis will apply to the newly created division for enrollment in a registry. Those enrolled may consume marijuana legally, possess three or less ounces on themselves, six or fewer plants or seeding plants, one once or less of concentrated substance, seventy-two ounces or less of edibles, or eight ounces or less in a residence.

The act also sets forth requirements for acting as a caregiver, including background checks, age requirements, and limiting the number of patients per caregiver at no more than one unless patients reside in the same residence.

The act allows for up to ten producers and ten processors in each congressional district by November 1, 2020. Requirements of both the producers and the processors are set forth. Processors must begin supplying dispensaries before May 1, 2021. The Medical Cannabis Board may extend any required start date. Specific requirements of both applicant producers and processors are included.

Kissel Kohout ES Associates LLC Lancaster County Board of Commissioners 106th Legislature, 1st Regular Session

				106th Legis	slature, 1st Regular Session				
Document	Senator	Position	Committee	Status	Description				
LB111	Howard		Transportation and Telecommunications 01/29/2019	Approved by Governor 03/13/2019	Change a certificate of title application signature requirement as prescribed				
	In the case of the sale of a motorboat, the certificate of title shall be obtained in the name of the purchaser upon application signed by the purchaser, except that for titles be held by a married couple (changed from husband and wife), applications may be accepted by the county treasurer upon the signature of either spouse as a signature thinself or herself and as an agent for his or her spouse.								
LB113	Blood		Judiciary 01/30/2019	In Committee 01/14/2019	Require the Department of Correctional Services to disclose certain records				
	The Department of Correctional Services shall provide the Public Counsel and the Inspector General with access to all documents or information submitted for entry into the department's criminal information data base. This includes documents and information submitted by department staff and related to activity or action that has taken place within departmental correctional facilities. This also includes physical documents maintained by department staff to document what has been submitted for entry into the data base.								
		This section does not require the department to provide access to documents or information collected and submitted for entry into the data base by local, state, and federal law enforcement agencies.							
	For purposes of this section, criminal information data base means a data base developed, maintained, and secured by the department that includes intelligence inform								

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LB117 Hilgers

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Transportation and Telecommunications 01/22/2019

Approved by Governor 03/12/2019 Change provisions relating to bridge and highway construction contracts, certification of financial showing, and obtaining contract plans prepared by the Department of Transportation

Any person desiring to submit to the department a bid for the performance of any contract for the construction, reconstruction, improvement, maintenance, or repair of roads, bridges, and their appurtenances, which the department proposes to let, shall apply to the department for prequalification. Such application shall be made not later than five days (amended down from ten days) before the letting of the contract unless fewer than five days is specified by the department. The department shall determine the extent of any applicant's qualifications by a full and appropriate evaluation of the applicant's experience, bonding capacity as determined by a bonding agency licensed to do business in the State of Nebraska or other sufficient financial showing deemed satisfactory by the department and performance record. In determining the qualification of an applicant to bid on any particular contract, the department shall consider the resources available for the particular contract contemplated.

As before, any person proposing to bid on a contract for the construction, reconstruction, improvement, maintenance, or repair of roads, bridges, and their appurtenances to be let by the department shall submit to the department, at such times as it may require, a statement showing such person's qualifications. Such statement shall be under oath and on a standard form to be prepared and supplied by the department. However, the financial showing required in the statement shall no longer necessarily be certified by a certified public accountant or by a public accountant holding a currently valid permit from the Nebraska State Board of Public Accountancy.

Reproductions of the plans prepared by the department at their discretion may now be paper or electronic, and a reasonable sum may be established by the department to cover the actual cost of preparing such paper or electronic reproductions for those requesting them.

LB118 Ar

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Government, Military and Veterans Affairs 02/08/2019 In Committee 01/14/2019 Provide a procedure to withhold residential address of physicians in county records

Unless requested by a member of the public in writing, the county assessor and register of deeds shall withhold from the public the residential address of a physician or an osteopathic physician licensed under the Medicine and Surgery Practice Act who applies to the county assessor in the county of his or her residence to have such address withheld. The application shall be on a form prescribed by the county assessor and shall include the name, address, and medical license number of the physician or osteopathic physician and the parcel identification number for his or her residential address. The county assessor shall notify the register of deeds regarding the receipt of a complete application. The county assessor and the register of deeds shall withhold the address of a physician or an osteopathic physician who complies with this section for five years after receipt of a complete application. The physician or osteopathic physician may renew his or her application every five years upon submission of an updated application. A change of address requires a new application.

Document Senator

Position

Committee

Status

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Description

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LB124	Crawford	Urban Affairs 02/05/2019	Approved by Governor (E- Clause) 03/21/2019	Change provisions relating to jointly created clean energy assessment districts under the Property Assessed Clean Energy Act
	assessment of within their ex- city or village which shall be implemented	listricts. Such districts may be sepa traterritorial zoning jurisdictions, ex unless such city or village is one of e made up of members of the gover jointly by two or more municipalities	rate, overlapping, cept that such dist the municipalities ming bodies of the single public he	to the Interlocal Cooperation Act to jointly create, administer, or create and administer clean energy or coterminous and may be created anywhere within the municipalities that entered into the agreement or cross shall not include any area within the corporate boundaries or extraterritorial zoning jurisdiction of any that entered into the agreement. The agreement shall provide for a governing body for any such district, municipalities that entered into the agreement. If the creation of clean energy assessment districts is earing held jointly by the cooperating municipalities is sufficient to salisfy the requirements of section 13-yr of the administration of clean energy assessment districts.
LB131	Pansing Brooks	Judiciary 03/15/2019	In Committee 01/14/2019	Change certain provisions relating to minimum sentences
	Except when shall fix the n	a term of life imprisonment is requir inimum and maximum terms of the	red by law, in impo sentence to be se	sing a sentence upon an offender for any class of felony other than Class III, IIIA, or IV felony, the court rved within the limits provided by law.
	The maximur minimum pro law.	n term shall not be greater than the vided in section 28–105 and shall n	maximum limit pro ot be greater than	wided by law, and: The minimum term fixed by the court shall not be less than the minimum or mandatory 1/3 of the maximum limit provided by law, or the minimum term shall be the minimum limit provided by
	Further, when minimum limi the court here	t provided by law. (The rule from thi	by the court for a s paragraph is am	Class IB felony, the minimum term fixed by the court shall be any term of years not less than the ended by LB131 to remove "a term of life imprisonment" from the potential minimum terms imposed by
LB132	Pansing Brooks	Judiciary 02/14/2019	In Committee 01/14/2019	Change penalties for certain felonies committed by persons under nineteen years of age
	The minimum shall not be a	term of imprisonment for any personandatory minimum but a minimum	on convicted of a C m term only.	Class IC or Class ID felony for an offense committed when such person was under nineteen years of age
LB133	Pansing Brooks	Judiciary 02/27/2019	In Committee 01/14/2019	Change provisions relating to structured programming and deferral of parole
	programming written staten shall provide statements o department to	as recommended by the board. If the term the committed offender in the written statement to the office of reasons, the department shall doc	he committed offer which a committed f Inspector Genera ument in writing it's d offender whose p	rtment shall provide the committed offender an opportunity to enroll in the earliest offered treatment or inder refuses to enroll or participate in such treatment or programming, the department shall obtain a doffender expresses his or her refusal and any reason is relevant to his or her decision. The department of the Nebraska correctional system. If the committed offender refuses to provide such written s attempts to obtain such written statement or reasons. An annual report shall also be provided by the parole was deferred with all relevant information on treatment and programming received, refusals to enroll such refusals.
LB144	Hughes	Government, Military and Veterans Affairs 02/27/2019	In Committee 01/15/2019	Provide for voter approval of nonpartisan nomination and partisan election of county officers
	board in cour proposing the	cers elected pursuant to sections 3 ties with a population of fifteen thou nomination of all officers elected p	isand or fewer inhours ursuant to sections	nall be nominated and elected on a partisan ballot except as otherwise provided in this section. The county abitants may adopt a resolution requiring the submission of the question to the voters of the county is 32-517 to 32-529 without a political party designation on a nonpartisan ballot and the election of such lot. Specific resolution requirements and procedure are mandated herein.
LB148	Groene I	Monitor Government, Military and Veterans Affairs 02/06/2019	General File 03/05/2019	Change requirements for public hearings on proposed budget statements and notices of meetings of public bodies
	that receives	and for the purposes of the Nebra tax funds generated under section official discounting; lien; foreclosu	2-3226.05. (That is	overning body" shall now also include any joint entity created pursuant to the Interlocal Cooperation Act :: River-flow enhancement bonds; costs and expenses of qualified projects; occupation tax authorized;

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Description Position Committee Document Senator Each governing body shall each year or biennial period conduct a public hearing on its proposed budget statement. Such hearing shall be held separately from any regularly scheduled meeting of the governing body and shall not be limited by time. At such hearing, the governing body shall make a detailed presentation of the proposed budget statement and shall make at least three copies of the proposed budget statement available to the public. Any member of the public desiring to speak on the proposed budget statement shall be allowed to address the governing body and shall be given a reasonable amount of time to do so. Notice shall be given by publishing in a newspaper of the general circulation within the public bodies jurisdiction and, if available, in a digital advertisement on such newspapers website. In addition to search required methods of notice, such notice me also be provided by any other appropriate method designated by such a public body or advisory committee. Government, Military In Committee Change provisions relating to access to public records and provide for fees LB150 Brewer and Veterans Affairs 02/08/2019 Under LB 150, the persons interested in the examination of public records are divided into residents and nonresidents. "Resident" means a person domiciled in this state and includes news media without regard to domicile. For non-residents of Nebraska, the actual added cost used as the basis for the calculation of a fee for records may include a charge for the existing salary or pay obligation to the public officers or employees, including a charge for the services of an attorney to review the requested public records. Government, Military and Veterans Affairs Adopt the Government Neutrality in Contracting Act In Committee LB151 Brewer 02/20/2019 LB 151 creates the Government Neutrality in Contracting Act. Its purposes are to provide for the efficient procurement of goods and services by governmental units and to promote the economical, non-discriminatory, and efficient administration in completion of construction projects funded, assisted, or awarded by a governmental unit. The act defines bidder, collective-bargaining agreement, construction, governmental unit, public benefit, public contract, public contractor, real property, and subcontractor. Unless otherwise required by federal law, a governmental unit challenge sure that any requests for proposals or bid specifications for public contract or the procurement procedures for a public contract do not contain barriers to entering into or adhering to a collective bargaining agreement relating to construction under the public contract or that discriminates beast on related collective-bargaining agreements. State rights of Nebraska National Guard members and provide for confidentiality of member's residential addresses Government Military LB152 Brewer Approved by and Veterans Affairs Governor 03/13/2019 01/30/2019 The rights of a member of the Nebraska national guard in the state of Nebraska shall include, but not be limited to, the right to: · Seek implement with the state, county, and local government, · Not have a membership in the Nebraska national guard impact such members rights to donate to political parties when not on duty status, · Participate with state, county, or local government in a law enforcement function as prescribed by that government, · Receive the same protections a law enforcement officer is afforded under law if the member is acting as a law-enforcement officer, or • Protection of such members personal information as afforded personnel of public bodies. Unless requested in writing, the County assessor and register of deeds shall withhold from the public the residential address of a law-enforcement officer or member of the Nebraska national guard acting as a law-enforcement officer herein. Select File Change eminent domain provisions that apply to privately developed renewable energy generation LB155 Natural Resources Brewer Monitor 04/23/2019 02/07/2019 Brewer Priority

LB158

Oppose

In Committee

Change provisions relating to the assessed value of real property

The bill caps property taxes at the 2019 level for a period of four tax years, 2020-2023. The bill includes provisions that accommodate changes in valuation of property accounting for improvements or destruction that would affect the assessed value of the property. Absent these material changes that would alter the value of property, it shall remain at the 2019 level.

Under LB155, the specific exercise of eminent domain to provide needed transmission lines and related facilities for a privately developed renewable energy generation facility is no longer a public use therefore, a consumer-owned electric supplier operating in the state of Nebraska may still exercise eminent domain authority to acquire the land rights necessary for the construction of transmission lines and related facilities but not with a statutory presumption that it would be designated as a public use.

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Document	Senator	Position	Committee	Status	Description
LB162	Hunt		Revenue 03/01/2019	In Committee 01/15/2019	Impose sales and use taxes on certain services
	LB 162 µ	proposes to tax	the gross income receive	d for body piercing	, tattooing, tanning, and electrolysis hair removal services.
LB163	Hunt		Government, Military and Veterans Affairs 03/06/2019	In Committee 01/15/2019	Permit counties to conduct elections by mail
	Under Li approva	B 163 the election I of the application	on commissioner (which i on to registered voters of	has been added) O any or all of the pr	PR the county clerk may apply to the Secretary of State for the mailing of ballots for all elections held after recincts in the county in lieu of establishing polling places for such precincts.
LB171	Pansing Brooks		Appropriations 03/14/2019	In Committee 01/15/2019	Appropriate funds to the Department of Administrative Services
	aid in ca existing supply p should b public-pi than Jan	rrying out the properties of the parking and future arking for state to built. The studies and intergraph of 1, 2020, and the properties of the properties o	rovisions of this section. I ire parking needs around employees in and around dy shall also include ident ovemmental partnerships	The Department of I the Capitol. Such I the Capitol, a list ification of the opti Is as to aid in future	Parking Revolving Fund for FY2019-20 to the Department of Administrative Services, for Program 560, to Administrative Services shall enter into a contract with a parking consultant for a professional analysis of parking analysis shall include a state-needs analysis of existing facilities, little facilities, and capacity to of best practices for such a parking system, and recommendations for where any new parking structures mum site of such structures, any suggestions regarding multi-use opportunities, and the possibility of growth related to state, city, and neighborhood parking needs. The analysis shall be completed no later overnor, the Chairperson of the Executive Board of the Legislative Council, and the Chairperson of the
LB174	Bolz	Support	Appropriations 03/06/2019	In Committee 01/15/2019	State intent relating to appropriations for the Office of Violence Prevention
	Commis an annu	sion on Law En al statewide stra	riate one million five hund forcement and Criminal J	dred twenty-five the justice for the Office inistrative capacity	ousand dollars each fiscal year beginning with FY2019-20 from the General Fund to the Nebraska e of Violence Prevention. The office shall use such appropriation to increase total grant awards, develop r, and develop a technical assistance partnership with the University of Nebraska through the University of
LB176	Chambers		Judiciary 03/15/2019	In Committee 01/15/2019	Eliminate certain mandatory minimum penalties
	imprison	for purposes of ment (no longe no longer manda	the Nebraska criminal co r mandatory). Further, it p	de, proposes to ch	nange the mandatory minimum 5 years imprisonment for a Class IC felony to simply a minimum of 5 years the mandatory minimum 3 years imprisonment for a Class ID felony to simply a minimum of 3 years in
LB182	Bolz		Revenue 02/13/2019	In Committee 01/15/2019	Adopt the School District Local Option Income Surtax Act
	individua calls for	als who reside ir a vote on such i	nool District Local Option of the school district, for presolutions no more than	Income Surtax Act roperty tax reductio once each calenda	t. By majority vote the school Board of any school district may impose a local option income surtax, upon on or building construction, remodeling, and site acquisition, A school board may pass a resolution which ar year. Certain rules apply if the resolution calls for a vote at a primary or general election, or for a vote te rules and regulations to carry out the school district the local option income surtax tax.
LB183	Briese		Revenue 01/24/2019	Select File 03/01/2019 Briese Priority Bill	Change the valuation of agricultural land and horticultural land for purposes of certain school district taxes

Bill

Creates an exception to the 75% valuation rule for agricultural and horticultural land that states that for the purposes of payment of principal and interest on bonds issued for a school district, the appropriate percentage is 1%.

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Document	Senator	Position	Committee	Status	Description
LB185	Friesen		Revenue 01/30/2019	Approved by Governor 03/13/2019	Change provisions relating to the special valuation of agricultural and horticultural land
	assessed approved corporate borticultu	f as provided in f pursuant to se boundaries of tral land. If the	n subsection (3) of section ection 77-1345. In order for fany sanitary and improv land consists of five conti	n 77-201 if the land or the land to quali ement district, city, quous acres or les	purposes or uses other than agricultural or horticultural purposes or uses (under77-112) shall be if meets the qualifications of this subsection and an application for such special valuation is filed and fly for special valuation, all of the following criteria shall be met: (a) The land must be located outside the or village except as provided in subsection (2) of this section; and (b) the land must be agricultural or s, the owner or lessee of the land must also provide an Internal Revenue Service Schedule F e years in order for such land to qualify for special valuation.
	Written n section 7 agricultu	otification by th 7-1344, inclusi ral or horticultu	ne applicant or his or her on of the land within the c ral land: or (4) For land th	successor in intere corporate boundari pat consists of five	e land as provided in section 77-1344 until the land becomes disqualified for such valuation by: (1) ist to the county assessor to remove such special valuation; (2) Except as provided in subsection (2) of es of any sanitary and improvement district, city, or village; (3) The land no longer qualifying as contiguous acres or less, the owner or lessee of the land not being able to provide an Internal Revenue to out of the last three years.
LB191	La Grone		Government, Military and Veterans Affairs 02/06/2019	General File 02/22/2019	Change provisions relating to budgets and public hearing notice for certain governmental entities
	the amou	ınt of restricted	ranefers the financial rest	oviding the service	ing a service financed in whole or in part with restricted funds to another governmental unit or the state, a shall be subtracted from the last prior year's total of budgeted restricted funds for the previous provider r the new provider.
	on the is	sue at a specia	l election called for such	purpose upon the I	ercentage otherwise prescribed in this section by an amount approved by a majority of legal voters voting recommendation of the governing body or upon the receipt by the county clerk or election commissioner f the legal voters of the governmental unit.
	by an an	nount approved	l bv a maioritv of legal vo	ters votina at a med	y, for a period of one year, exceed the allowable growth percentage otherwise prescribed in this section eting of the residents of the governmental unit, called after notice is published in a newspaper of general meeting (among other requirements for documentation, etc.).
	division of which is	of area not eve	ented anartment of transi	ontation in lieu of t	dged to retire bonds or restricted funds used by a public airport to retire interest-free loans from the sonded indebtedness at a lower-cost to the public airport, restricted funds budgeted in support of a servic- agreement whether operated by one of the parties to the agreement or by an independent joint entity or
LB200	Wishart	Support	Health and Human Services 01/24/2019	Approved by Governor 03/13/2019	Change provisions relating to licensure under the Health Care Facility Licensure Act of mental health substance use treatment centers providing civil protective custody of intoxicated persons
	basis tha and requ	nt the alcoholism Mations of the c	m center utilizes locked n	ooms to provide civ n placed into civil p	ance or renewal of a license under the Health Care Facility Licensure Act to an alcoholism center on the it protective custody services if the alcoholism center is otherwise in compliance with the applicable rules protective custody in the alcoholism center is not kept in a locked room after such person is no longer a sm center.
LB204	Briese	Oppose	Government, Military and Veterans Affairs 01/24/2019	In Committee 01/15/2019	Require approval of voters for bonds under the Interlocal Cooperation Act
	Prohibits is part o	bonds from be the joint entity	eing issued by any joint e	ntity on or after the	effective date of the act until the question has been submitted to the voters of each public agency which

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Document		Position	Committee	Status	Description
LB211	Crawford		Government, Military and Veterans Affairs 03/06/2019	In Committee 01/15/2019	Provide for nonpartisan nomination and election of county officers
	Under LE engineer	3211, the registe , county supervi	er of deeds, county asses sors, and county commis	ssor, county sheriff, ssioners would now	county treasurer, county attorney, public defender, clerk of the district court, county surveyor, county be elected on the nonpartisan ballot.
LB212			Government, Military and Veterans Affairs 02/06/2019	Approved by Governor 04/24/2019 Speaker Priority Bill	Change provisions relating to budget limitations and procedures, hearing notices for county budgets and property tax requests, and videoconferences and telephone conferences
	Coopera to the qu organiza or teleph	tion Act, or their orum. In the cas tion created und	designees, may be pres se of an organization crea der the Municipal Cooper	ent at any site of su ated under the Inter ative Financing Act,	e videoconferences or telephone conferences, members of an organization created under the Interlocal uch videoconferences or telephone conferences. Such individuals shall not be included in counts related flocal Cooperation Act that sells electricity or natural gas at wholesale on a multistate basis or an , such organization must hold at least one meeting each calendar year that is not by videoconferencing apply to certain meetings with members of organizations created under the Interlocal Cooperation Act
LB213	McCollister		Judiciary 01/25/2019	In Committee 01/15/2019	Provide for setting aside certain infraction, misdemeanor, and felony convictions
	offenders as a resu offender extension	s who were sent ilt of the crimina completes his o n of the set asid	enced to probation or ord I conviction, LB 213 wou r her sentence. The facto	dered to pay a fine. Id extend the rehab ors that a judge con is bill would not app	ndant completes his or her sentence. Currently, the only people who can request a set aside are those A set aside is a limited remedy, and it results in a restoration of some privileges or rights which were lost illitative remedy and allow for an offender who was sentenced to a year of imprisonment or less after the siders under current law in determining whether to issue a set aside order remain the same. The ly to a person convicted of a traffic offense resulting in jail time or of any offense which would require the
LB216	Kolterman		Judiciary 02/06/2019	In Committee 01/15/2019	Prohibit releasing a person in custody to avoid medical costs
	receiving compete investiga	such medical s nt jurisdiction. If	ervices from a health can the law enforcement offi	re provider unless ti icer is satisfied that	se such person from custody merely to avoid the cost of necessary medical services while the person is he health care provider consents to such release or unless the release is ordered by a court of probable cause no longer exists to believe such person committed a crime based upon an ongoing es will be filed at the time such person is in custody, the law enforcement officer may release such
	longer ex		of a decision by the pro-		on is being released from custody because the ongoing investigation indicates that probable cause no at no charges will be filed, the law enforcement agency shall no longer be responsible for the cost of
LB218	Lindstrom		Revenue 02/22/2019	Final Reading 04/15/2019 Speaker Priority Bill	Redefine real property and gross receipts for tax purposes
	subdivisi any pers	on of the state. on involved in c	"Gross receipts" of every	y person engageď a services does not a	eneration, transmission, distribution and street lighting structures or facilities owned by a political is a public utility, as a community antenna television service operator, or as a satellite service operator or oply to the lease or use of electric generation, transmission, distribution, or street lighting structures or

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Document	Senator	Position	Committee	Status	Description	
LB222	Albrecht		Revenue 02/01/2019	Passed 04/26/2019 Speaker Priority Bill	Change the Volunteer Emergency Responders Incentive Act	

Each volunteer department serving a county, city, village, or rural or suburban fire protection district shall designate one member of the department to serve as the certification administrator. The designation of such individual as the certification administrator shall be confirmed and approved by the governing body of such county, city, village, or rural or suburban fire protection district. The certification administrator shall keep and maintain records on the activities of all volunteer members and award points for such activities based upon the standard criteria for qualified active service.

No later than July 15 of each year, the certification administrator shall provide each volunteer member with notice of the total points he or she has accumulated during the first six months of the current calendar year of service.

No later than February 1 of each year, the certification administrator shall provide each volunteer member with a written certification stating the total number of points accumulated by the volunteer member during the immediately preceding calendar year of service and whether the volunteer member has qualified as an active emergency responder, active rescue squad member, or active volunteer firefighter for such year. Such certification may be sent electronically or by mail.

The certification administrator of the volunteer department shall file with the Department of Revenue a certified list of those volunteer members who have qualified as active emergency responders, active rescue squad members, or active volunteer firefighters for the immediately preceding calendar year of service no later than February 15.

Each volunteer member on the list described in subsection (1) of this section shall receive a refundable credit against the income tax imposed by the Nebraska Revenue Act of 1967 in an amount equal to two hundred fifty dollars beginning with the second taxable year in which such volunteer member is included on such list. The volunteer member shall claim the credit by including a copy of the certification received under subsection (3) of section 77-3104 with the volunteer member's state income tax return.

This act becomes operative on January 1, 2020.

LB226

Quick

Appropriations 03/26/2019

In Committee 01/16/2019 State intent relating to appropriations for the Youth Rehabilitation and Treatment Center-Kearney and the Youth Rehabilitation and Treatment Center-Geneva

It is the intent of the Legislature to appropriate \$3,948,965 from the General Fund to the Department of Health and Human Services, for Program 250, for the purpose of hiring and training staff at the Youth Rehabilitation and Treatment Center-Kearney and the Youth Rehabilitation and Treatment Center-Geneva to maintain (1) a youth-staff ratio of no greater than eight to one at any time without use of mandatory overtime, (2) evidence-based programming and mental health treatment for youth while committed, and (3) re-entry planning and transition supports and services for the youth exiting treatment at these centers.

A portion of such appropriation shall also be used by the Department of Health and Human Services to contract with an academic institution to complete an independent evaluation of the Youth Rehabilitation and Treatment Center-Kearney and the Youth Rehabilitation and Treatment Center-Geneva on the evidence-based spectrum. Such evaluation shall assess the existence and role of the facilities in an evidence-based juvenile justice system, whether the programs and operations of the facilities are evidence-based, whether the facilities improve short-term and long-term public safety, whether the facilities effectively address the needs of committed youth, and whether commitment reduces the risk that a youth will reoffend.

Evaluation measures shall include, but not be limited to:

- (1) Measures of youth and staff safety during the period of commitment;
- (2) Educational, vocational, or educational and vocational attainment of youth during the period of commitment;
- (3) Educational, vocational, or educational and vocational attainment of youth subsequent to release from commitment;
- (4) The outcome of the juvenile court case under which commitment was ordered, including whether completion of juvenile probation is successful or and
- (5) Recidivism rates of committed youth in the three years following release from commitment which include the following information:
 - a. Subsequent adjudications in juvenile court;
 - b. Subsequent criminal convictions in county or district court; and
 - c. For any sentence of incarceration in county or district court, the length of sentence ordered to be served.

The department shall enter into such contract in FY2019-20 and evaluation shall begin no later than FY2020-21. The department shall electronically transmit the evaluation to the Health and Human Services Committee of the Legislature.

unsuccessful;

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Kissel Kohout ES Associates LLC Lancaster County Board of Commissioners 106th Legislature, 1st Regular Session

Document	Senator	Position	Committee	Status	Description					
LB230	Pansing Brooks	Neutral	Judiciary 02/14/2019	General File 02/26/2019	Provide for room confinement of juveniles as prescribed					
	juvenile t of this ru	or longer than le shall not be	one hour during a twe	enty-four-hour period sh consecutive periods of	ling placement in room confinement of a juvenile in a juvenile facility specifically, room confinement of a all be documented and approved in writing by a supervisor in the juvenile facility. The intent and purpos room confinement. Rules relating to confinement are outlined in the bill also, for example, notice to the					
LB231	Pansing Brooks		Judiciary 03/06/2019	General File 03/18/2019	Change provisions relating to legal defense of juveniles					
	Change _l	provisions relat	ing to legal defense o	f juveniles						
	juveniles the costs Advocac offset the	in juvenile cou of administeri y to be known a	rt, provide resources ng the Juvenile Indige as the Juvenile Indige ing legal counsel for i	to assist counties in full nt Defense Grant Progr nt Defense Grant Progr	Iministered by the Commission on Public Advocacy and shall only be used to provide legal services to filling their obligation to provide for effective assistance of legal counsel for indigent juveniles, and pay ram. There is created a separate and distinct budgetary program within the Commission on Public ram. Funds from the Juvenile Indigent Defense Fund shall be used to provide grants to counties to help or the administrative costs of the commission. A county may apply for a grant under the program					
LB232	Slama		Appropriations 03/14/2019	In Committee 01/16/2019	Reduce the threshold amount for claims against the state for prosecution costs					
	Reduce t	Reduce the threshold amount for claims against the state for prosecution costs								
	property	Under LB232, threshold amount would now mean the amount of property tax revenue raised by a county from a levy of one and \$0.015 per \$100 of taxable valuation of property subject to the levy. (Amended from \$0.025 per every \$100). The threshold amount shall be determined using valuations for the year in which the correctional institution incident occurred. Original section 81-8,236, Revised Statutes Cumulative Supplement, 2018, is repealed.								
LB233	Wayne		Judiciary 01/30/2019	In Committee 01/16/2019	Prohibit bringing a cell phone into a detention facility					
	Prohibit l	Prohibit bringing a cell phone into a detention facility								
	cellular te herself w	elephone, or ot rith, or has in h	her thing which may b is or her possession, a	e useful for escape. Ar	oduces within a detention facility, or unlawfully provides an inmate with, any weapon, tool, mobile or in inmate commits an offense if he or she unlawfully procures, makes, or otherwise provides himself or ment of escape. "Detention facility" means a jail, prison, penitentiary, house of correction, or other place vision of the state;					
LB237	Crawford	Support	Revenue 02/22/2019	Final Reading 04/30/2019 Speaker Priority	Change provisions relating to sales and use tax collection fees and authorize use of certain fees for revenue enforcement					

Specifically, the county treasurer or Department of Motor Vehicles shall report and remit the tax so collected to the Tax Commissioner by the fifteenth day of the following month. The county treasurer, for his or her collection fee, shall deduct and withhold from all amounts required to be collected, the collection fee permitted to be deducted by any retailer collecting the sales tax, all of which shall be deposited in the county general fund, plus one-half of one percent of all amounts in excess of three thousand dollars remitted each month, seventy-five percent of which shall be deposited in the county general fund and twenty-five percent of which shall be deposited in the county road fund. The Department of Motor Vehicles, for its collection fee, shall deduct, withhold, and deposit in the Motor Carrier Division Cash Fund the collection fee permitted to be deducted by any retailer collecting the sales tax.

The collection fee for the county treasurer or the Department of Motor Vehicles shall be forfeited if the county treasurer or department violates any rule or regulation pertaining to the collection of the use tax. The county treasurer, for his or her collection fee, shall deduct and withhold for the use of the county general fund, from all amounts.

Kissel Kohout ES Associates LLC Lancaster County Board of Commissioners 106th Legislature, 1st Regular Session

Document	Senator	Position	Committee	Status	Description
LB239	Dorn	Support	Government, Military and Veterans Affairs 02/06/2019	General File 02/22/2019	Change requirements for notices of hearings on county budgets
	(2) the out than taxat with respe general ci	tstanding warr ion, (6) the an ect to the budg rculation in the dar days shall	ants, (3) the operating res nount to be raised by taxa et before the county boan e county or, if no such lega include the day of publics	erve to be maintai tion, and (7) the ar d, shall be publishe al newspaper is pu ation but not the da	nmary of the budget, in the form required by section 23-905, showing for each fund (1) the requirements, ined, (4) the cash on hand at the close of the preceding fiscal year, (5) the revenue from sources other mount raised by taxation in the preceding fiscal year, together with a notice of a public hearing to be had ed once at least four calendar days prior to the date of hearing in some legal newspaper published and of iblished, in some legal newspaper of general circulation in the county. For purposes of such notice, the ay of hearing. (Amended from 5 days before the hearing.) On or before August 1, the budget-making red by sections 23-904 and 23-905, for the fiscal year and transmit the document to the county.
LB240	Hansen	Support	Judiciary 02/20/2019	In Committee 01/16/2019	Change procedures for determining competency to stand trial
	'defendan	ť. Further, sh efendant accu	ould the judge determine sed will become compete provide appropriate treati	after a hearing tha nt within the forese ment to restore co	0, replaces the term 'accused', under 29-1823 as it relates to competency to stand trial, with the term to the defendant accused is mentally incompetent to stand trial and that there is a substantial probability seable future, the judge shall order the defendant accused to be committed to the Department of Health mpetency, which may include commitment until such time as the disability may be removed, to: a state

and Human Services to provide appropriate treatment to restore competency, which may include commitment until such time as the disability may be removed, to: a state hospital for the mentally ill; another or some other appropriate state-owned or state-operated facility; a private facility; a facility, other than a jail, operated by a political subdivision, or; on an outpatient basis at any such facility for appropriate treatment.

If the department determines that treatment outside of a state hospital for the mentally ill is appropriate, the department shall file a report outlining its determination with the court. The court may approve or deny the alternative treatment plan. A defendant shall not be eligible for outpatient treatment under this section if he or she is charged with an offense for which bail is prohibited or if the judge determines that the public's safety would be at risk.

LB242 Lindstrom Revenue In Committee Adopt the Infrastructure Improvement and Replacement Assistance Act and provide for a turnback of state sales tax revenue

Adopt the Infrastructure Improvement and Replacement Assistance Act and provide for a turnback of state sales tax revenue. Funds received under this legislation shall be used exclusively to assist in: (a) Paying for infrastructure improvements relating to constructing, upgrading, redeveloping, or replacing sewer and water infrastructure facilities; (b) Paying for the redevelopment and replacement of obsolete water or sewer facilities; or (c) Repaying bonds issued and pledged for such work. The state shall 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 as provided in this section.

Taxes refunded according to this schedule: For sales taxes imposed from July 1, 2019, through June 30, 2021: Two percent; for sales taxes imposed from July 1, 2021, through June 30, 2023: Three percent; and for sales taxes imposed on and after July 1, 2023: Four percent.

The Department of Revenue shall adopt and promulgate rules and regulations as necessary to carry out the Infrastructure Improvement and Replacement Assistance Act.

LB243 Gragert Agriculture Approved by Create the Healthy Soils Task Force and add a use for a fund
01/29/2019 Governor (EClause)

Governor (É-Clause) 04/18/2019 Gragert Priority Bill

Under LB243, the Legislature finds that appropriate planning and coordination is needed to speed up and coordinate the adoption of conservation practices that rebuild and protect soil carbon to increase water holding capacity and enhance the vitality of the subsurface microbiome for landowners to capitalize on the economic and production benefits of soil health, while simultaneously enhancing water quality, capturing carbon, building resilience to drought and pests, reducing greenhouse gas emissions, expanding pollinator and other wildlife habitat, and protecting fragile ecosystems for a more sustainable future therefore: The Healthy Soils Task Force is created within the Department of Agriculture. The Department may request additional advisory support from appropriate federal and state agencies.

The task force shall consist of the following voting members: The Director of Agriculture or his or her designee; Two representatives of natural resources districts in Nebraska, appointed by the Governor; Two academic experts in agriculture and natural resources in Nebraska, appointed by the Governor; Five representatives from production agriculture, appointed by the Governor; Two representatives from agribusiness, appointed by the Governor; and one representative from an environmental organization in Nebraska, appointed by the Governor.

Kissel Kohout ES Associates LLC **Lancaster County Board of Commissioners** 106th Legislature, 1st Regular Session

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Document Senator

Position

Committee

Description

The task force shall consist of the following nonvoting members: The chairperson of the Natural Resources Committee of the Legislature; and the chairperson of the Agriculture committee of the Legislature

The Healthy Soils Task Force shall primarily develop a comprehensive healthy soils initiative for the State of Nebraska. On or before January 1, 2021, the Healthy Soils Task Force shall submit the action plan and report its findings and recommendations to the Governor and electronically to the Natural Resources Committee of the Legislature. The task force shall terminate on January 1, 2021.

LB246

Brewer

Government, Military and Veterans Affairs 02/07/2019

03/05/2019

Status

Change provisions relating to elections

As before, a registered voter may file petition(s) for the submission of a question of township organization (for creation or discontinuation). A county board may use the rule above to submit the question of township discontinuation to the office of the election commissioner.

However, now, under LB246, in addition to the previous requirements, the petition or petitions shall be so-filed in the office of the election commissioner or county clerk by September 1 of the year of the general election at which the petitioners wish to have the question submitted for a vote. If such petition or petitions are filed in conformance with requirements, the question shall be submitted to the registered voters at the next general election held not less than seventy days after the filing of the petition or

Before adopting an economic development program, a city shall submit the question of its adoption to the registered voters at an election. The governing body of the city shall order the submission of the question by filing a certified copy of the resolution proposing the economic development program with the election commissioner or county clerk not later than fifty days prior to a special election or a municipal primary or general election which is not held at the statewide primary or general election or not later than March 1 prior to a statewide primary election or September 1 prior to a statewide general election. And now under LB246, the governing body of the city may determine not to submit the question at a particular election and order the removal of the question from the ballot by filing a certified copy of the resolution approving the question with the election commissioner or county clerk not later than March 1 prior to a statewide primary election or September 1 prior to a statewide general election.

LB246 also changes the requirements for disclosure of lists of registered voters by the Secretary of State, election commissioner, or the county clerk, with an emphasis on protecting voter record confidentiality. Such lists shall be used solely for purposes related to elections, political activities, voter registration, law enforcement, or jury selection—and not for commercial purposes. Changes rules relating to any political subdivision requesting the adjustment of the boundaries of election districts.

Creates additional rules relating to election commissioner or county clerk submitting a written plan to the Secretary of State within five business days after receiving a resolution from the political subdivision to hold an election. Changes ballot requirements under Section 32-1007. And write-in votes under Section 32-1008. And other recall election timing and publication requirements.

LB247

Bolz

Support

Judiciary 02/01/2019

In Committee 01/16/2019

Adopt the Advance Mental Health Care Directives Act

Adopt the Advance Mental Health Care Directives Act. An individual may use such a directive to: 1) Set forth instructions for mental health care, including consent to inpatient mental health treatment, psychotropic medication, or electroconvulsive therapy; 2) Dictate whether the directive is revocable during periods of incapacity and consent to treatment despite illness-induced refusals; 3) Choose the standard by which the directive becomes active; 4) Designate an agent to make mental health care decisions for the individual and 5) List all health care professionals, mental health care professionals, family, friends, and other interested individuals whom treatment providers are allowed to communicate if the individual loses capacity. Under the bill, an individual's decision-making capacity is evaluated relative to the demands of a particular mental health care decision as an individual may lose capacity without being eligible for civil commitment in Nebraska.

LB250

Revenue 01/30/2019 In Committee 01/16/2019

Change provisions relating to agricultural land and horticultural land receiving special valuations

Change provisions relating to agricultural land and horticultural land receiving special valuations. LB250 reworks the requirements for special valuation of agricultural or horticultural land, with differing rules depending on whether in a county of population greater than or less than 100,000 inhabitants.

LB253

02/14/2019

In Committee 01/16/2019

Adopt the Redistricting Act

Adopt the Redistricting Act. The Redistricting Act would recognize that decennial redistricting is a significant part of the legislative and political process and must be administered in an equitable and transparent manner to ensure citizen confidence in government. It is the intent of the Legislature to create and approve districts that have an equal distribution of population, as directed by Article I, section 2, of the Constitution of the United States and the Constitution of Nebraska. It is the intent of the Legislature to create the Independent Redistricting Citizen's Advisory Commission for the purpose of assisting the Legislature in the process of redistricting in 2021 and

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Kissel Kohout ES Associates LLC Lancaster County Board of Commissioners 106th Legislature, 1st Regular Session

Committee Status Description Document Senator Position In preparation for developing redistricting plans on the basis of census data, the director shall acquire and maintain temporary and permanent equipment, materials, supplies, facilities, software, and staff as necessary to assist the commission. The Legislature shall appropriate funds to the office of Legislative Research to be used for the purchase or lease of temporary or permanent equipment, materials, supplies, facilities, software, or staff for the explicit purpose of carrying out the Redistricting Act only and with the prior approval of the Executive Board of the Legislative Council. The director shall act as a liaison between the commission, the Secretary of State, and the Legislature, among many other responsibilities under the bill. Business and Labor 02/04/2019 Final Reading 03/12/2019 Adopt the Fair Chance Hiring Act LB254 McCollister Monitor An employer or employment agency shall not ask an applicant to disclose, orally or in writing, information concerning the applicant's criminal record or history, including any inquiry on any employment application, until the employer or employment agency has determined the applicant meets the minimum employment qualifications. Prior to determining whether an applicant meets the minimum employment qualifications, an employer or employment agency may ask the applicant to disclose, orally or in writing, information concerning the applicant's criminal record or history, including any inquiry on any employment application, if: (a) The applicant is applying for a position for which: a criminal history record information check is required by federal or state law; or, to any position for which federal or state law specifically disqualifies an applicant with a criminal background even if such law allows for a waiver that would allow such applicant to be employed; AND (b) The inquiry or request for disclosure is limited to the types of criminal offenses that the employer or employment agency is required to conduct a check for or that disqualify the Exemptions and other regulations exist, such as school exemptions and opportunities for applicants to explain their answers. Redefine premises under the Disposition of Personal Property Landlord and Tenant Act Judiciary 01/24/2019 LB264 La Grone Approved by Governor 03/12/2019 For purposes of the Disposition of Personal Property Landlord and Tenant Act: "Premises" means (a) a dwelling unit as defined in the Uniform Residential Landlord and Tenant Act, section 76-1410 or a distinct portion of a dwelling unit, the facilities and appurtenances in such dwelling unit, and the grounds, areas, and facilities held out for the use of tenants generally or the use of which is promised to the tenants or (b) self-service storage units or facilities. Adopt the Unsecured Consumer Loan Licensing Act and clarify licensing provisions under the Delayed Deposit Services Licensing Act and the Nebraska Installment Loan Act LB265 Banking, Commerce In Committee La Grone and Insurance 03/12/2019 01/17/2019

Adopt the Unsecured Consumer Loan Licensing Act and clarify licensing provisions under the Delayed Deposit Services Licensing Act and the Nebraska Installment Loan Act

LB265 relates to the Unsecured Consumer Loan Licensing Act. The bill updates and/or (re)defines: Annual percentage rate, check, default, department (Dept. of Banking and Finance), director, financial institution, licensee, Nationwide Mortgage Licensing System and Registry, person, and unsecured consumer loan business.

The Unsecured Consumer Loan Licensing Act shall not apply to a financial institution organized under the laws of this state or the laws of the United States.

The bill outlines the process for application for a license. Licensees under the Unsecured Consumer Loan Licensing Act are required to be licensed and registered through the Nationwide Mortgage Licensing System and Registry. The department is authorized to contract with certain entities to fulfill the purposes of the act. The bill further provides for duties of the director, bond requirements, publication and hearing and related waivers, expenses paid by applicants, when the director shall issue licenses, appeal procedures etc.

There are in this bill requirements impressed upon the licensees, such as disclosure within thirty days of material developments, like bankruptcy or corporate reorganization, felony convictions against the licensee, etc. As well as numerous rules relating to the specifics of lending hereinunder.

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Document Senator

Position

Committee

Status

Kissel Kohout ES Associates LLC Lancaster County Board of Commissioners 106th Legislature, 1st Regular Session

Description

	Original sed	ctions 45-90	1 and 45-1001, Revised S	tatutes Cumulativ	re Supplement, 2018, are repealed.					
LB267	Bolz	Support	Government, Military and Veterans Affairs 03/07/2019	General File 04/23/2019	Provide a duty for the county board relating to deficient bridges and authorize a tax levy					
	Provide a d	luty for the c	ounty board relating to del	ficient bridges and	d authorize a tax levy					
			23-120, in addition to alrea nd deemed deficient by De		lates, that the county board is authorized to and shall repair, retrofit, reconstruct, or replace any bridge sportation standards.					
LB269	Friesen		Transportation and Telecommunications 02/11/2019	Approved by Governor 04/18/2019	Change provisions relating to ignition interlock permits and school permits					
	Youth drive functions.	rs would no			t now under LB 269 also to property used by the school he or she attends for purposes of school events or					
LB270	Friesen		Transportation and Telecommunications 02/04/2019	Approved by Governor 04/18/2019	Change provisions relating to motorboats, motor vehicles, state identification cards, and operators' licenses					
	Under this	Department of Motor Vehicles' omnibus bill. Under LB270, the director shall designate an implementation date on or before January 1, 2021, for motor boat registration. Under this bill, and in addition to other requirements, both the full legal name AND the name as it appears on the owner's motor vehicle operator's license or state identification card are required for the application for a certificate of title under 37-1278, relating to the registration of motor boats.								
	made herei	Timing and procedure methods are outlined. Mandates to the county treasurer as well. Changes to the rules relating to salvaged, rebuilt or reconstructed motor boats are made herein also. If a vehicle has situs in Nebraska, the application for a certificate of title may be filed with the county treasurer of any county. (The previous exceptions no longer apply.)								
	Implementa vehicles, ve	Implementation dates would change hereinunder to the rules from 60-151, relating to mobile homes and cabin trailers. Definitions are (re)made regarding late model vehicles, vehicles that have been wrecked, damaged or destroyed—and how the county treasurer shall issue salvage branded certificates of title. New rules would be put place re: "low-speed vehicles" as well, including that three-wheeled motor vehicles no longer need to comply with 49 C.F.R. part 571 to qualify as low-speed vehicles.								
	would be m	ade to rules	regarding plates of forme	r prisoners of war	Military Honor Plates (with related duties mandated to the director and department). Further, changes r, Purple Heart Award recipients, disabled veterans, those holding amateur radio station license issued by Spirit Plates, commercial motor vehicles, historical vehicles, etc.					
LB275	Hansen		Judiciary 02/28/2019	In Committee 01/17/2019	Require notification when persons prohibited by state or federal law attempt to obtain a handgun purchase permit or concealed handgun permit					
	Require no	tification who	en persons prohibited by s	tate or federal lav	v attempt to obtain a handgun purchase permit or concealed handgun permit					
	police and/ Concealed have affirm	or the sherifi Handgun Pe ative obligat	f when purchases would be ermit Act would be made a	e in violation of fe as well, including o commission in the	nged, including commission, prohibited processor. Notification requirements are mandated on the chief of ideral law. The Nebraska State Patrol shall be notified under certain circumstances. Changes to the definitions and rules relating, again, to the term "prohibited processor". The Nebraska State Patrol will now e event an application for renewal is made by a prohibited processor, and to peace officers is such peace prohibited possessor.					
	electronica case, the A notification	lly send a no ttorney Gen of prohibited	ntification of prohibited pos eral shall report such fact if possessor that is require	sessor to the com to the commissior d shall be sent in	the permitholder is found to be a prohibited possessor, the attorney who prosecuted the case shall nmission pursuant to section 20 of this act. If the county attorney refused or was unable to prosecute the n, along with any explanation for why the county attorney refused or was unable to prosecute the case. A a form and in a manner prescribed by the commission. The notification shall include the identity of the formation deemed relevant by the commission.					
LB277	McCollister		Judiciary 02/06/2019	In Committee 01/17/2019	Change membership provisions for the Board of Parole					
	Change me	embership p	rovisions for the Board of I							
					ne member of the board shall have experience as a professional treating mental illness or substance					
	The memb	am of the he	ard shall alast one mambe	ar ta aansa a fassr	year form as shalmarson (province), designated by the Coverney					

The members of the board shall elect one member to serve a four-year term as chairperson (previously designated by the Governor).

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Kissel Kohout ES Associates LLC Lancaster County Board of Commissioners 106th Legislature, 1st Regular Session

Committee **Status** Description Document Senator The members of the Board of Parole appointed for terms beginning prior to January 1, 2019, shall have terms of office of six years, and the members appointed for terms beginning after January 1, 2019, shall have terms of office of eight years and until their successors are appointed. The successors shall be appointed in the same manner as provided for the members first appointed, and a vacancy occurring before expiration of a term of office shall be similarly filled for the unexpired term. A member of the board may not be reappointed for a consecutive term. Position The members of the board may be removed only for disability, neglect of duty, or malfeasance in office by the Board of Pardons after a hearing. The Board of Pardons shall promptly file in the office of the Secretary of State a complete statement of the charges, its findings and disposition, and a complete record of the proceedings. Original sections 83-189 and 83-190, Reissue Revised Statutes of Nebraska, are repealed. Provide a veteran notation on an operator's license or a state identification card for certain LB278 Transportation and In Committee Bostelman Telecommunications 02/11/2019 01/17/2019 commissioned officers as prescribed Provide a veteran notation on an operator's license or a state identification card for certain commissioned officers as prescribed LB278 applies to 60-4,189 relating to operator's licenses and state identification cards. Specifically, (1) An operator's license or a state identification card shall include a notation of the word "veteran" on the front of the license or card as directed by the department if the individual applying for such license or card is eligible for the license or card by meeting verification requirements outlined in the bill. Judiciary 02/13/2019 Change provisions relating to bail LB282 Monitor Hansen 01/17/2019 Change provisions relating to bail As before, any bailable defendant shall be ordered released from custody pending judgment on his or her personal recognizance unless the judge determines in the exercise of his or her discretion that such a release will not reasonably assure the appearance of the defendant as required or that such a release could jeopardize the safety and maintenance of evidence or the safety of victims, witnesses, or other persons in the community however, under LB282, this rule would get increased specificity as it relates to what defendants fall under it. To wit: the rule would apply to any bailable defendant who is charged with a Class IIIA, IV, or V misdemeanor OR a violation of a city ordinance. (Except when the victim is an intimate partner as defined in section 28-323) Any bailable defendant described in this subsection shall be ordered released from custody pending judgment on his or her personal recognizance unless: i. The defendant has previously failed to appear in the instant case; AND ii. The judge determines in the exercise of his or her discretion that such a release will not reasonably assure the appearance of the defendant as required or that such a release could jeopardize the safety and maintenance of evidence or the safety of victims, witnesses, or other persons in the community. If the court requires a defendant to execute an appearance or bail bond, the court shall appoint counsel for the defendant if the court finds the defendant to be indigent. I B286 McCollister Judiciary 02/27/2019 In Committee Create the Coordinated Reentry Council 01/17/2019 The Legislature finds and declares that there shall be a coordinated effort to establish a comprehensive and successful system of correctional reentry programs throughout this state and to include an array of interests in the establishment and growth of this system. To further such policy, the Coordinated Reentry Council is created. For administrative and budgetary purposes, the council shall be within the Nebraska Commission on Law Enforcement and Criminal Justice. The council will have voting and nonvoting members and will be populated with individuals from pertinent fields, including two judges appointed by the Chief Justice of the Supreme Court and Two members of the Legislature, appointed by the Executive Board of the Legislative Council. Members will have terms of varying length Among other things the council shall develop and implement a plan to establish the statewide operation and use of a continuum of reentry programs, review efforts by individuals and organizations that provide reentry services in Nebraska and, review best practices regarding reentry policies and programs in other states. LB288 Revenue 04/03/2019 In Committee Change income tax rates Linehan 01/17/2019 Revenue Priority Change income tax rates Applies the individual income tax brackets and rates for taxable years beginning or deemed to begin on or after January 1, 2014 those beginning before January 1, 2020. Creates individual income tax brackets and rates for the taxable years beginning or deemed to begin on or after January 1, 2020.

LB298

Scheer

on July 1, 2019.

Appropriations 02/26/2019

In Committee

01/17/2019

Kissel Kohout ES Associates LLC Lancaster County Board of Commissioners 106th Legislature, 1st Regular Session

Document Senator Position Committee Status Description LB289 Linehan Monitor Revenue In Committee Change provisions relating to county assessor inspections of real property for property tax purposes 04/24/2019 01/17/2019 Revenue Priority Bill The county assessor shall determine the portion to be inspected and reviewed each year to assure that all parcels of real property in the county have been inspected and reviewed no less frequently than every 3 years. (Amended from no less frequently than every 6 years.) LB290 Linehan Revenue 02/01/2019 Change the sales and use tax rate 01/17/2019 LB290 amends the sales and use tax of 5.5% commencing on the start of the first calendar quarter after July 20, 2002 so that it extends until July 1, 2020. Further, the bill opens discussion to a new sales and use tax rate commencing July 1, 2020. LB293 Appropriations In Committee Provide, change, and eliminate provisions relating to appropriations 02/26/2019 01/17/2019 LB 293, introduced by the Speaker of the request of the Governor, is part of the Governor's biennial budget recommendations. This bill makes adjustments to the appropriations and reappropriations for state operations, aid and construction programs in the current fiscal year ending June 30, 2019. The adjustments will be used in programs where the forecasted cost has risen or decreased due to circumstances that were unforeseen when appropriation bills were passed two years ago and subsequently amended by the Legislature in 2018. The bill contains the emergency clause. Appropriate funds for the expenses of Nebraska State Government for the biennium ending June 30, 2021 LB294 Appropriations 02/26/2019 In Committee 01/17/2019 Scheer Support LB 294, introduced by the Speaker at the request of the Governor, is part of the Governor's biennial budget recommendations. This bill is the mainline appropriations bill for the biennium that begins July 1, 2019 and ends on June 30, 2021. the measure includes the budget recommendations for all State operations and aid programs. The bill includes the appropriate transfers from cash funds to the General Fund as well as between specified cash funds. Finally, it provides the necessary definitions for the proper administration of appropriations and personal service limitations. This bill contains the emergency clause and becomes operative on July 1, 2019. LB295 Scheer Appropriations 02/26/2019 In Committee Appropriate funds for salaries of members of the Legislature LB 295, introduced by the Speaker at the request of the Governor, is a part of the Governor's biennial budget recommendations. This bill make the appropriations each year of the biennium for the salaries and benefits of the 49 State Senators. This separate appropriation bill is required by the State Constitution and funds the \$12,000 annual salary of each senator and the corresponding employer payroll contribution for Social Security. This bill contains the emergency clause and becomes operative on July 1, 2019. LB296 Appropriations 02/26/2019 In Committee 01/17/2019 Scheer Appropriate funds for salaries of constitutional officers LB 296, introduced by the Speaker at the request of the Governor, is a part of the Governor's biennial budget recommendations. This bill provides for the funding of the salaries and benefits of certain State Officers as required by the State Constitution and current laws of the State of Nebraska. This bill includes judges as well as elected Constitutional Officers, the Parole Board and the Tax Commissioner. This bill contains the emergency clause and becomes operative on July 1, 2019. LB297 Appropriations 02/26/2019 In Committee Appropriate funds for capital construction and property acquisition 01/17/2019 LB297, introduced by the Speaker at the request of the Governor, is part of the Governor's biennial budget recommendations. This bill appropriates funds for the reaffirmed and new constructions projects recommended by the Governor for the next biennium. Reaffirmed projects include those projects currently underway that have already received approval and funding previously but were funded over several years. In addition to the new and reaffirmed appropriations set forth in the bill, language is included providing for the re-appropriation of unexpended June 30, 2019 appropriation balances for FY 2019-20 ton continue or complete projects. This bill contains the emergency clause and becomes operative on July 1, 2019.

LB 298, introduced by the Speaker, at the request of the Governor, is a part of the Governor's biennial budget recommendations. This bill provides for fund transfers, eliminates fund transfer provisions, and changes provisions governing the administration and use of funds. This bill contains the emergency clause and becomes operative

Repeal funds and authorize, provide, change, and eliminate fund transfer provisions

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LB299	Scheer		Appropriations 02/26/2019	In Committee 01/17/2019	Change Cash Reserve Fund provisions			
	LB299, ir Nebraska 1, 2019.	ntroduced by the Revised Statu	e Speaker, at the request tes section 84-612 to prov	of the Governor, i vide for transfers t	is part of the Governor's biennial budget recommendations. This bill's primary purpose is to amend offrom the Cash Reserve Fund. This bill contains the emergency clause and becomes operative on July			
LB303	Lindstrom		Revenue 02/27/2019	General File 04/11/2019	Change the amount of relief under the Property Tax Credit Act			
	years yea thereafte	ar 2017 and 20 r, the amount o	18 the amount of relief or:	anted under the a act shall be no les	to fund the Property Tax Credit Act for tax years after tax year 2008 using available revenue. For tax ct shall be two hundred twenty-four million dollars (\$224M). For tax year 2019 and each tax year stands two hundred seventy-five million dollars (no less than \$275M). The relief shall be in the form of a			
LB304	Crawford		Agriculture 03/05/2019	Passed 04/29/2019 Hansen, B. Priority Bill	Exempt certain operations from the definition of a food establishment under the Nebraska Pure Food Act			
	safety for	od is prepared:			establishment to exclude a private home or other area where food that is not time/ temperature control for			
	For sale home or	directly to the c	onsumer including, but no ich producer meets and a	t limited to at a fa	n's bake sale or similar function; or armers market, fair, festival, craft show, or other public event or for pick up at or delivery from such private quirements outlined in the proposed bill, such as specific labeling of the food, abiding by the food			
LB306	Crawford		Business and Labor 01/28/2019	Final Reading 02/22/2019	Change provisions relating to good cause for voluntarily leaving employment under the Employment Security Law			
	1 B306 n	rovides that ner	sons who leave work to c	are for a family mi	ployment under the Employment Security Law ember with a serious health condition are eligible for unemployment benefits. It adds "caring for a family are considered good cause for voluntarily leaving employment under employment security law.			
LB313	Bolz		Executive Board 02/20/2019	In Committee 01/18/2019	Provide the office of Inspector General of the Nebraska Correctional System with oversight authority over regional centers			
	LB313 is designed to rename, amend, and add to the Office of Inspector General of the Nebraska Correctional System Act, which would now be named the Correctional System and Mental Health Facilities Oversight Act. The Department of Health and Human Services (and the regional centers) will now be included in the content of investigations conducted and reports created hereinunder.							
	treatmen	it, and release o	vide authority for an indep of persons in the regional o And it requires a report.	endent form of inc centers. It provide	quiry for concerns regarding the actions of individuals and agencies responsible for the supervision, as duties for the Division of Behavioral Health. It proposes to change provisions relating to qualifications of			
LB315	Kolterman		Revenue 03/14/2019	General File 04/11/2019	Provide for an inheritance tax exemption and change certain inheritance tax proceedings			
	Proceed subject t	s of life insuran o inheritance ta	ce receivable by a trustee x. This subsection shall no	, of either an inter ot apply if the dec	vivos trust or a testamentary trust, as insurance under policies upon the life of the decedent shall not be edent's estate is the beneficiary of the trust.			
	of the co tax proce	unty where the eding vernacu	property or any part there ar previously used).	of which might be	independent proceeding for the sole purpose of determining the tax may be instituted in the county court subject to tax is situated. (Now using "independent proceeding" to refer to such, rather than inheritance			
	ivotice re	equirements are	still in place, and now ap					
LB319	Moser		Natural Resources 02/06/2019	Approved by Governor 03/21/2019	Change provisions relating to notices, rules, and regulations of the Department of Natural Resources			
	useful pu	ırposes except	as such jurisdiction is spe	isdiction over all r cifically limited by	matters pertaining to water rights for irrigation, power, or other r statute. The department may adopt and promulgate rules cretionary whereas it was mandatory previously).			

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LB320	Albrecht	Agriculture 02/05/2019	Approved by Governor 04/24/2019 Agriculture Priority Bill	Change various provisions of the Pesticide Act and update federal references
	Historically, if the repealed here. \	e pesticide contains arsenic in an Naming labels related hereto sha	ly form, a statement Il now include dang	t of the percentage of total water-soluble arsenic calculated as elementary arsenic. This rule would be er, symbol, or cautionary labeling when applicable.
LB322	Crawford	Judiciary 02/01/2019	General File 02/26/2019	Change provisions relating to enforcement of certain tobacco restriction provisions
	under eighteen	hes a uniform process for tobacco years of age. It provides that pers mpliance check with written cons	sons at least fifteen	is to be performed for the purpose of deterring licensees from providing nicotine products to persons but under eighteen years of age may assist law enforcement or a tobacco prevention coalition in uardian.
LB323	Crawford	Health and Human Services 02/28/2019	Select File 04/17/2019 Crawford Priority Bill	Change eligibility provisions under the Medical Assistance Act for certain disabled persons
	The associated be graduated be eligibility.	federal rule has changed and the ased on family income and shall r	refore eligibility is n not exceed 7.5% of	ow as allowed under 42 U.S.C. 1396a(a)(10)(A)(ii)(XV) and (XVI). A qualifying family's premiums shall family income and the department shall not include assets or available resources in the determination of
LB324	La Grone	Judiciary 03/21/2019	In Committee 01/18/2019	Change immunity from liability under the 911 Service System Act
	in the provision	ny local governing body, the com of next-generation 911 service, s peneration 911 service.	mission, or any pub hall, except for failu	plic safety agency and their employees, including employees of public safety answering points, involved the to use reasonable care or for intentional acts, be immune from liability or the payment of damages in
LB325	Bostelman	Transportation and Telecommunications 02/26/2019	In Committee 01/18/2019	Provide for motor vehicle tax exemptions for one hundred percent service-connected disability compensation rated veterans and dependency and indemnity compensation recipients
	LB325 provides compensation r	(one) motor vehicle tax exemption	ons for one hundred	percent service-connected disability compensation rated veterans and dependency and indemnity
LB327	Bolz Su	oport Appropriations 03/26/2019	In Committee 01/18/2019	State intent to appropriate funds for an increase in rates paid to behavioral health service providers
	below the actua	finds that the initial report from the cost of providing services to third cost of providing services. There	ty-five percent belov	project (ten years in the making) shows rates paid to behavioral health providers from seven percent w the actual cost of providing services and that the average rate paid is eighteen and one-tenth percent arks for related appropriations.
LB328	Bolz	Health and Human Services 03/07/2019	In Committee 01/18/2019	Adopt the Nebraska Family First Act, provide for non-court-involved response to reports of child abuse or neglect, and provide for a family finding project
	accordance with	aska Family First Act proposed by In the requirements for up to 12 m In plan for each foster care cand	onths before a child	ment of health and human services shall provide prevention and family services and programs in I is removed from their home to be place into foster care. The bill mandates the department maintain a
LB330	Bolz Mo	nitor Executive Board 02/20/2019	General File 04/10/2019	Change the administration, duties, membership, purpose, and reports of the Nebraska Children's Commission
	Duties relating t advise the boar		are now to be only i	monitoring and evaluating responsibilities. The bill overhauls the make-up of the board and who may

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LB331	Bolz	Judiciary 02/27/2019	In Committee 01/18/2019	Change provisions relating to the Board of Parole, the Department of Correctional Services, and the Office of Probation Administration
	The obta Vocation	ining state identification cards or rene al and Life Skills Program will be move	wing motor vehicle o ed from the Departm	and the Office of Probation Administration. It would change provisions relating to release or reentry plans. perator's licenses for inmates would undergo rule changes. The duties for the reentry program and the ent of Correctional Services to the Board of Parole.
	responsi	urther states intent regarding appropri bility for community corrections from th on from the Office of Probation Admin	he department to the	e Department of Correctional Services and the Board of Parole to develop a plan to transition board, requires the Board of Parole to develop a plan to transition responsibility for post-release t.
LB335	Hansen	Support Judiciary 02/13/2019	In Committee 01/18/2019	Authorize a 24/7 sobriety program permit for operating a motor vehicle as a condition of bail
	A 24/7 s that invo	obriety program shall coordinate effort Ive operating a motor vehicle under th	s among various stat e influence of alcoho	te and local governmental agencies for finding and implementing alternatives to incarceration for offenses of or other drugs. :
LB336	Hansen	Government, Militar and Veterans Affairs 03/07/2019	01/18/2019	Change the vote required to exceed certain budget limitations
	Under Li governin	3336, a governmental unit may exceed g body. (Previously 75% of the govern	d the limit on their bu ning body.)	dget for a fiscal year by up to an additional one percent upon the affirmative vote of a majority of the
LB338	Wayne	Revenue 03/27/2019	In Committee 01/18/2019	Change calculation of gasoline tax and distribution of proceeds
	The min	mum average wholesale price of gaso	oline to be used to ca	iculate the taxfor tax periods beginning on and after July 1, 2019, shall be two dollars and forty-four cents.
LB341	Arch	Health and Human Services 02/08/2019	In Committee 01/18/2019	Change provisions relating to a determination of ongoing eligibility for a child care subsidy
	state me eligible t child car by the U	dian income as reported by the United or transitional child care assistance if	d States Bureau of th the family's income is f the transitional eligil hichever occurs first.	a family's eligibility period—OR—until the family income exceeds one hundred eighty-five percent of the the Census, whichever occurs first. When the family's eligibility period ends, the family shall continue to be a below one hundred eighty-five percent of the federal poverty level. The family shall receive transitional bility period or until the family income exceeds eighty-five percent of the state median income as reported (If a family's income falls to one hundred thirty percent of the federal poverty level or below, the twenty-
LB348	Quick	Urban Affairs 02/12/2019	Approved by Governor 04/18/2019	Adopt changes to the state building code
	The refe	rences of this code shall now comply i	in pertinent parts to t	he International Council Code from 2018 (amended from the 2012 edition).
LB351	Morfeld	Education 03/19/2019	In Committee 01/18/2019	Provide for school district levy and bonding authority for cybersecurity and violence prevention
	On and address	after April 19, 2016, the school board ((amended from specific abatement to	of any school district address). This bill a	may make a determination that an additional property tax levy is necessary for a specific project to dds cybersecurity, violence protection, and other possible specific projects allowed under this rule.
LB352	Morfeld	Judiciary 03/06/2019	Approved by Governor 04/24/2019 Morfeld Priority Bill	
	includin	ddresses concerns relating to the relia g testimony offered or provided by jaill re additional disclosure requirements a	nouse informants (fel	tness testimony, by such means as the creation and maintenance of a central record of each case lons), the benefits so requested, etc. Such record will be the responsibility of the county attorney's office.

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LB353	Pansing Brooks		Judiciary 03/28/2019	In Committee 01/18/2019	Provide powers and duties for University of Nebraska police departments and police officers as prescribed				
	LB353 pr the recor	roscribes racial ding of the info	profiling by all University or mation using the form de	of Nebraska police veloped and prom	e departments. Further, it places mandates on all University of Nebraska police departments, including ulgated pursuant to section 20-505 relating to traffic stops, and several others.				
_B354	Pansing Brooks		Judiciary 01/31/2019	Approved by Governor 03/27/2019	Change provisions relating to sealing of juvenile records				
	shall repl	y to any public	inquiry that no informatior	n exists regarding					
	Portabilit	y and Accounta	bility Act of 1996, as such	n act existed on Ja					
	Notice re Administi	quirements and rator have affirm	d more are mandated agai native obligations hereinu	inst the county atte nder.	omey as well, like at such time as mediation is offered. Also, the Department of Labor, State Court				
LB355	La Grone		Banking, Commerce and Insurance 01/29/2019	Approved by Governor 03/12/2019	Change provisions relating to money transmitters, installment sales, and mortgage loans				
	LB 355 is Installme	a bill introduce nt Sales Act, a	ed at the request of the Ne and the Residential Mortga	ebraska Departme ge Licensing Act.	ent of Banking and Finance to update provisions of the Nebraska Money Transmitters Act, the Nebraska				
	The bill updates the Department's authority relating to examinations of licensees and their authorized delegates under the Nebraska Money Transmitters Act, by providing for offsite examinations and joint examinations with federal agencies.								
	required. notificatio	The bill defines ons to the Depa	s "branch office," sets lice artment, and changes/upda	nsing and renewa ates terminology.	ses to establish branch offices rather than obtaining a full license for each physical location as currently I fees for branch offices, requires applicants to submit specific information, sets standards for licensee These amendments would be effective January 1, 2020.				
	banker lid mortgage	cense. The bill	would also adopt a transit rs licensed by another sta	ional licensing pro	requirements for the submission of fingerprints for specified principals of an applicant for a mortgage cess, effective November 24, 2019, to allow certain federally-registered mortgage loan originators and conduct business in Nebraska; limit the term of inactive mortgage loan originator licensees; and change				
LB366	Bostelman		Transportation and Telecommunications 02/26/2019	In Committee 01/18/2019	Change registration fee for alternative fuel-powered motor vehicles				
	The fee s	shall be \$75 for	each such motor vehicle	registered in 2019	ration Act, a fee for registration of each motor vehicle powered by an alternative fuel shall be charged. b, \$85 dollars for 2020, \$95 for 2021, \$105 dollars for 2022, \$115 dollars for 2023, and \$125 dollars for nunty treasurer and remitted to the State Treasurer for credit to the Highway Trust Fund.				
_B369	Vargas		Judiciary 03/28/2019	In Committee 01/18/2019	Require jails, law enforcement agencies, and the Nebraska State Patrol to provide public notice before entering into agreements to enforce federal immigration law and to allow audits of noncomplying entities				
	to investi subdivisi body and	gate, interrogat on overseeing : I the governing	ie, detain, detect, or arresi such law enforcement age body shall include the not	t persons for immi ency or jail, in writi tice in the agenda	nall, before becoming a party to an agreement with any other public agency to enforce immigration law or gration enforcement purposes pursuant to such agreement, notify the governing body of any political ng, at least thirty days prior to entering into such agreement. The notice shall be filed with the governing of subjects of the next regularly scheduled public meeting of the governing body.				
	law enfor	cement agency	risted prior to September of or jail, in writing, on or be of the next regularly sched	efore October 15,	v enforcement agency or jail shall notify the governing body of any political subdivision overseeing such 2019. The notice shall be filed with the governing body and the governing body shall include the notice in ng of the governing body.				
LB373	Brewer	Oppose	Government, Military and Veterans Affairs 01/31/2019	In Committee 01/18/2019	Provide setback and zoning requirements for wind energy generation projects				
					ning provisions prior to construction of wind energy projects as prescribed, including notices. It provides agreements relating to school lands, repeals the original sections, and to declares an emergency.				

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Document		Position	Committee	Status	Description
LB376	Friesen	Support	Judiciary 02/06/2019	In Committee 01/18/2019	Provide for safekeeping of prisoners
	lawful cu juvenile o this state	stody, when ne detention facility , to be procured	cessary for the safekeepil of this state, an institution of by such sheriff or other (ng of such prisone n under the contro county official havi	rear shall be served in the county jail. authority of a sheriff or other county official having a prisoner in r, to convey such prisoner to and confine such prisoner in the jail of any city or county of this state, any I of the Department of Correctional Services, or any other secure and convenient place of confinement in ng such prisoner in custody.
	sheriff or place of	other county of confinement is i	fficial may determine that	a prisoner cannot : safely keep the pr	a prisoner shall rest with the sheriff or other county official having such prisoner in lawful custody. The safely serve his or her sentence or otherwise be safely kept in a particular place of confinement if the isoner for any reason, including, but not limited to, the medical or mental health needs of a prisoner or s.
LB377	DeBoer		Judiciary 03/06/2019	In Committee 01/18/2019	Provide for voidability of certain releases from liability
	death oc notification	curred, shall be on must occur v	voidable by the releasor.	The agreement sl days after the initi	n liability for personal injury or death, if entered into within thirty days after the date the personal injury or nall be void upon written notification by the releasor to the other party or parties to the agreement. Such al execution of the agreement. 25, article 21.
LB379	Kolterman		Banking, Commerce and Insurance 03/12/2019	General File 03/15/2019 Speaker Priority Bill	Change provisions under the Delayed Deposit Services Licensing Act and the Nebraska Installment Loan Act
	registere Nationwi	d through the N	lationwide Mortgage Licer censing System and Regi	System and Registrations System and System and System and Stry, For this purpo	ry. Licensees under the Delayed Deposit Services Licensing Act are required to be licensed and Registry. In order to carry out this requirement, the department is authorized to participate in the ose, the department may establish requirements as necessary by adopting and promulgating rules and imited to: background checks, criminal history checks through fingerprint data bases, credit checks, etc.,
LB386	Erdman		Government, Military and Veterans Affairs 02/21/2019	In Committee 01/22/2019	Change provisions relating to cash reserves under the Nebraska Budget Act
		roposes to ame are an emerger		r to change provis	ions relating to cash reserves, provide an operative date of July 1, 2019, repeal original section 13-504,
LB387	Pansing Brooks		Judiciary 03/14/2019	General File 04/15/2019	Change and modernize provisions relating to juries
	LB387 w	ould be the Jur	y Selection Act, to becom	e operative Janua	ry 1, 2020.
	qualifica: cases, e clerk ma	tions, exemption xtra jurors, tales gistrates and cl	ns and excuses from jury s jurors, grand juries, juro hange terminology relating	service, jury lists a rs' notes, jurors vie g to verdicts and co	s. The bill would transfer, change, and eliminate provisions relating to jury commissioners, juror and summoning juries, initial and subsequent jury panels, excess jurors, special jury panels in criminal wing property or a place material to litigation, and compensation for jurors. It would provide duties for purt proceedings, as well as change penalty provisions. 1609, 25-1626.02, 25-1627.01, 25-1629.03, 25-1629.04, 25-1633.01, 25-1634.03, 25-1642, and 25-
	1643.	repear trie ongii	nai sections and outlight i	epear sections 25-	7009, 25-1020.02, 25-1027.01, 25-1023.03, 25-1023.04, 25-1033.01, 25-1034.05, 25-1042, und 25
LB390	Pansing Brooks	Neutral	Judiciary 02/14/2019	Approved by Governor 04/24/2019 Pansing Brooks Priority Bill	Provide duties regarding school resource officers and security guards
	LB390 is Justice,	s for a bill relatir law enforcemer	ng to public safety. The bil nt agencies, security agen	l would state findin cies, and school d	gs, define terms, and provide duties for the Nebraska Commission on Law Enforcement and Criminal istricts relating to school resource officers and security guards as prescribed.
LB391	Hansen		Judiciary 02/14/2019	In Committee 01/22/2019	Change duties of peace officers taking juveniles into custody or interrogating juveniles and prohibit use of statements taken in violation of the rights of a juvenile
	This bill and 43-2	relates to the N 2,129, Revised	ebraska Juvenile Code. It Statutes Cumulative Supp	proposes to amer plement, 2018.	nd sections 29-401, 43-248.01, and 43-249, Reissue Revised Statutes of Nebraska, and sections 43-250

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Document Senator Position Committee Status Description In addition to defining a term, this bill would require notification of a juvenile's parent, guardian, custodian, or relative when a juvenile is taken into custody, require an advisement of a juvenile's rights to be given when a juvenile is taken into custody, require that a juvenile's parent, guardian, custodian, or relative be present when requested, and prohibit the use of certain statements in court proceedings. And repeal the original sections. Appropriations 03/21/2019 In Committee 01/22/2019 LB394 Wishart State intent relating to an appropriation to the Department of Transportation The proposed bill reads: It is the intent of the Legislature that fifteen million dollars be appropriated from the General Fund for FY2019-20 for a program to fund municipal innovation projects focused on transportation technology that improve safety, efficiency, and mobility. The Department of Transportation shall administer the program through a grant process, and the program shall be known as the Nebraska Innovation and Transportation Technology Program. The department shall adopt and promulgate rules and regulations necessary to carry out this section. Immediate effect proposed due to an emergency. Final Reading Adopt updates to building and energy codes LB405 Urban Affairs 02/12/2019 04/25/2019 The bill would amend sections 71-6403, 71-6406, 72-804, 72-805, 72-806, 81-1608, 81-1609, 81-1611, 81-1614, 81-1618, and 81-1622 in order to update provisions relating to building and energy codes, specifically, to adopt the 2018 International Energy Conservation Code (IECC) published by the International Code Council as the Nebraska Energy Code. (amended from the 2008 edition of the IECC). Proposed to become operative July 1, 2020. LB409 Kolowski Urban Affairs Approved by Adopt design standards for health care facilities 02/12/2019 Governor 04/18/2019 The Legislature would under LB409 adopt the 2018 Guidelines for Design and Construction of Hospitals, the 2018 Guidelines for Design and Construction of Posign and Construction of Residential Health, Care, and Support Facilities published by the Facility Guidelines Institute for the construction of any health care facility on or after the effective date of this act and for any major addition, remodeling, restoration, repair, or renovation of any health care facility on or after the effective date of this act as determined by the department. Government, Military and Veterans Affairs LB411 Scheer Select File Provide an additional method of changing the number of county commissioners 03/19/2019 02/14/2019 Government, Military and Veterans Affairs Priority Bill LB411 allows for a county board of commissioners to vote to place the question on the ballot regarding the number of commissioners on the county board. Currently, the only way the question can be placed on the ballot is by citizen petition.

LB412 Geist

Oppose

Government, Military and Veterans Affairs 02/07/2019

In Committee 01/23/2019

mittee Require an election regarding creation of a joint public agency

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Beginning on the effective date of this act, before any agreement is entered into regarding the creation of a joint public agency which involves a political subdivision of this state that has authority to levy a tax or issue bonds, the question of the creation of the joint public agency shall be submitted to the registered voters of each such political subdivision which intends to be a party to the agreement at an election held in conjunction with the statewide primary election or statewide general election. No agreement shall be entered into until the question has been submitted to the registered voters of each such political subdivision and a majority of all the voters voting on the question have voted in favor of creating the joint public agency, at an election called for the purpose, upon notice given by the governing body of each political subdivision at least twenty days prior to such election. The same measure, either in form or in essential substance, shall not be submitted to the people, either affirmatively or negatively, for a period of six months from and after the date of such election. Certain procedural requirements are mandated by the bill in the event a related question is submitted to voters.

LB414 Brandt

Government, Military and Veterans Affairs 03/01/2019 General File 04/24/2019 Change county highway superintendent duties as prescribed and eliminate an annual report requirement

LB414 would amend Section 39-1508 such that it shall be the duty of the county highway superintendent to: Annually submit to the county board a proposed schedule of construction, repair, maintenance, and supervision of county roads and bridges in conjunction with sections 39-2115, 39-2119, and 39-2120; Annually file with the county clerk a revised and current map of the county roads clearly distinguishing the primary and secondary roads, indicating the past year's improvements thereon, and showing the number of miles of roads established during the year and the location thereof; and Undertake the projects contained in subsection (1) of this section, and when requested by the county board report the projects completed, the projects in construction, the and equipment and material purchased, the amounts expended upon roads and bridges, and the sum remaining to be expended, except that deviations from the adopted program may be authorized by the unanimous vote of the county board in case of an emergency.

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Bolz Revenue of the Property Tax Circuit Breaker Act 10/23/2019 The purpose of the Property Tax Circuit Breaker Act 10/23/2019 The purpose of the Property Tax Circuit Breaker Act 1/23/2019 The purpose of the Property Tax Circuit Breaker Act 1/23/2019 The purpose of the Property Tax Circuit Breaker Act 1/23/2019 The purpose of the Property Tax Circuit Breaker Act 1/23/2019 The purpose of the Property Tax Circuit Breaker Act 1/23/2019 The purpose of the Property Tax Circuit Breaker Act 1/23/2019 The purpose of the Property Tax Circuit Breaker Act 1/23/2019 The purpose of the Property Tax Circuit Breaker Act 1/23/2019 The purpose of the Property Tax Circuit Breaker Act 1/23/2019 The purpose of the Property Tax Circuit Breaker Act 1/23/2019 The purpose of the Property Tax Circuit Breaker Act 1/23/2019 The purpose of the Property Tax Circuit Breaker Act 1/23/2019 Adopt the Property Tax Circ	Document	Senator	Position	Committee	Status	Description				
Bolz Revenue 02/21/2019 In Committee 01/23/2019 The purpose of the Property Tax Circuit Breaker Act is to provide tax relief through a refundable income tax credit for taxpayers with limited income available to pay property taxes. A qualifying residential (or agricultural) taxpayer may apply to the Department of Revenue for a refundable income tax credit under the Property Tax Circuit Breaker Act fron January 1 to April 15 of each year beginning in 2020. The application shall be made on a form developed by the department. Qualifying residential taxpayer means an individual who owns or rents his or her principal residence in the State of Nebraska and who has federal adjusted gross income of less than one hundred thousand dollars for a married filing jointly texpayer or fifty thousand dollars for any other taxpayer. Qualifying agricultural taxpayer means an individual who owns agricultural land and horticultural land that is located in this state and that has been used as part of a farming operation which has federal adjusted gross income of less than three hundred fility thousand dollars for any other taxpayer. The department may certify tax credits under this section of up to one hundred seven million six hundred thousand dollars for each taxable year. If the total amount of tax credits calculated under subsection (2) of this section for all applications received in any year exceeds one hundred seven million six hundred thousand dollars, the department shall certify tax credits in proportionate percentages based upon the ratio of the amount of tax credits requested in all applications so that the limitation in this subsection is not exceeded Friesen Business and Labor Oxide the parties, or to either spouse the wife, in a marriage relationship which may be dissolved or annulled pursuant to sections 42-347 to 42-381 shall be legitimate unless otherwise decreed by the court, and in every case the legitimacy of all children conceived before the commencement of the suit shall be resumed until the contrary is	LB415	Friesen		and Veterans Affairs		Repeal recall provisions for political subdivisions				
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Qualifying agricultural taxpayer means an individual who owns agricultural land and horticultural land that is located in this state and that has been used as part of a farming operation which has federal adjusted gross income of less than three hundred fifty thousand dollars in the most recently completed taxable year. The department may certify tax credits under this section of up to one hundred seven million six hundred thousand dollars for each taxable year. If the total amount of tax credits calculated under subsection (2) of this section for all applications received in any year exceeds one hundred seven million six hundred thousand dollars, the department shall certify tax credits in proportionate percentages based upon the ratio of the amount of tax credits requested in all applications so that the limitation in this subsection is not exceeded [B428] Friesen Business and Labor 03/18/2019 Business and Labor Priority Bill LB428 amends 42-377, as follows: Children born to the parties, or to either spouse the wife, in a marriage relationship which may be dissolved or annulled pursuant to sections 42-347 to 42-381 shall be legitimate unless otherwise decreed by the court, and in every case the legitimacy of all children conceived before the commencement of the suit shall be presumed until the contrary is shown. Business and Labor Priority Bill Change tax provisions for cigars, cheroots, and stogies 03/27/2019 Section 77-4008, Reissue Revised Statutes of Nebraska, would be amended so as to read:		A qualify January	ing residential (1 to April 15 of	or agricultural) taxpayer i each year beginning in 20	may apply to the De 020. The application	epartment of Revenue for a refundable income tax credit under the Property Tax Circuit Breaker Act from n shall be made on a form developed by the department.				
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sections 42-347 to 42-381 shall be legitimate unless otherwise decreed by the court, and in every case the legitimacy of all children conceived before the commencement of the suit shall be presumed until the contrary is shown. B429 Wayne Revenue In Committee Change tax provisions for cigars, cheroots, and stogies 03/27/2019 01/23/2019 Section 77-4008, Reissue Revised Statutes of Nebraska, would be amended so as to read:	LB428	Friesen		Business and Labor 03/18/2019	Passed 04/29/2019 Business and Labor Priority Bi	Change provisions relating to computation of wages under the Employment Security Law				
03/27/2019 01/23/2019 Section 77-4008, Reissue Revised Statutes of Nebraska, would be amended so as to read:		sections	LB428 amends 42-377, as follows: Children bom to the parties, or to either spouse the wife, in a marriage relationship which may be dissolved or annulled pursuant to sections 42-347 to 42-381 shall be legitimate unless otherwise decreed by the court, and in every case the legitimacy of all children conceived before the commencement of							
	LB429	•	77-4008, Reissi	03/27/2019	01/23/2019					
		77-4008								

77-4008

- (a) A tax is hereby imposed upon the first owner of tobacco products to be sold in this state.

- (b) The tax on cigars, cheroots, and stogies shall be twenty percent of
 (i) the purchase price of the cigars, cheroots, or stogies paid by the first owner OR
 (ii) the price at which a first owner who made, manufactured, or fabricated the cigars, cheroots, or stogies sells the items to others, except that the maximum tax imposed under this subdivision (b) shall be fifty cents for each cigar, cheroot, or stogie.
- (c) The tax on snuff shall be forty-four cents per ounce and a proportionate tax at the like rate on all fractional parts of an ounce. (Such tax shall be computed based on the net weight as listed by the manufacturer.)
- (d) The tax on tobacco products other than cigars, cheroots, stogies, and snuff shall be twenty percent of (i) the purchase price of such tobacco products paid by the first owner or (ii) the price at which a first owner who made, manufactured, or fabricated the tobacco product sells the items to others.

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Position

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(e) The tax on tobacco products shall be in addition to all other taxes.

(2) Whenever any person who is licensed under section 77-4009 purchases tobacco products from another person licensed under section 77-4009, the seller shall be liable for the payment of the tax.

Amounts collected pursuant to this section shall be used and distributed pursuant to section 77-4025, that is, the Tobacco Products Administration Cash Fund.

This act becomes operative on October 1, 2019.

Original section 77-4008, Reissue Revised Statutes of Nebraska, is repealed.

LB436 Hansen Government, Military and Veterans Affairs

In Committee 01/23/2019

Create the Complete Count Commission and provide duties regarding the census

03/13/2019

This bill creates the Complete Count Commission. The Complete Count Commission shall develop, recommend, and assist in the administration of a census outreach strategy to encourage full participation in the 2020 federal decennial census of population required by 13 U.S.C. 141.

The commission shall consist of the following members: The Speaker of the Legislature, or his or her designee, as a nonvoting, ex officio member; The Governor or his or her designee; The Secretary of State or his or her designee; Seven individuals representing political subdivisions, reflecting the geographic diversity of the state, including a representative of a city of the metropolitan class and a representative of a city of the primary class, appointed by the Secretary of State; Five individuals representing school districts, reflecting the geographic diversity of the state, appointed by the State Board of Education; One representative each from four different organizations representing the interests of minorities in the state, appointed by the Secretary of State; One representative each from three different organizations representing the interests of business in the state, including one organization representing minority business interests, appointed by the Governor, AND One representative of the lead agency of the Nebraska State Data Center appointed by the Governor.

Each appointed member shall serve at the pleasure of the appointing official or board. A vacancy shall be filled in the same manner as the original appointment. The Secretary of State shall serve as the chairperson of the commission. The commission shall meet at the call of the chairperson or upon request of ten members of the commission. A member of the commission shall receive no compensation for service on the commission but shall be reimbursed for actual and necessary expenses.

LB438

Wishart

Judiciary 01/30/2019 In Committee 01/23/2019

Designate Nebraska State Patrol as agency to investigate criminal activity within Department of Correctional Services facilities and the Lincoln Regional Center

This bill requires a report by the Inspector General of the Nebraska Correctional System. It would designate the Nebraska State Patrol as the agency to investigate criminal activity within correctional facilities operated by the Department of Correctional Services and the Lincoln Regional Center (and provide the related powers and duties for the patrol). No less than ten so-assigned investigators. The bill also to provides for confidentiality of certain records.

Operative date: January 1, 2020.

Repeal original sections.

LB443 McCollister

Monitor

Judiciary 02/06/2019

Approved by

Require the Department of Correctional Services to allow committed offenders reasonable access to

Governor their attorneys 03/27/2019

The department shall allow each committed offender reasonable access to his or her attorney or attorneys. If a committed offender communicates with his or her attorney or attorneys by telephone or videoconferencing, such communication shall be provided without charge to the committed offender and without monitoring or recording by the department or law enforcement.

LB446

McDonnell

Support

Appropriations 03/06/2019

In Committee 01/23/2019

State intent relating to appropriations for the County Justice Reinvestment Grant Program

It is the intent of the Legislature to appropriate one million dollars to the County Justice Reinvestment Grant Program within the Nebraska Crime Commission on Law Enforcement and Criminal Justice for FY2018-19 and FY2019-20 to alleviate county jail populations through programming and services. The programming and services shall include, but not be limited to, the inmates who are diagnosed as mentally ill.

05/01/2019 01:09 PM

Kissel Kohout ES Associates LLC Lancaster County Board of Commissioners 106th Legislature, 1st Regular Session

Document	Senator	Position	Committee	Status	Description				
LB455	Arch		Judiciary	In Committee	Change medical services payment provisions relating to jails				
			03/27/2019	01/23/2019					
	For purposes of sections 47-701 to 47-705, which governs responsibility for payment of the costs of medical services for any person ill, wounded, injured, or otherwise in								
	need of si	uch services at	the time such person is a	rrested, detained,	taken into custody, or incarcerated. Here, medical services include: medical and surgical care and				
	treatment	, hospitalization	n, transportation, medicati	ons and prescripti	ons, examinations to determine fitness for confinement, and other associated items.				

Associated references are to be amended elsewhere, namely, 47-703.

LB458	Lathrop	Judiciary 03/15/2019	In Committee 01/23/2019	Change provisions relating to child abuse or neglect
LB460		Health and Human Services 03/07/2019	Select File 04/29/2019 Health and Human Services Priority Bill	Change criminal background check provisions under the Children's Residential Facilities and Placing Licensure Act

LB 460 amends the Children's Residential Facilities and Placing Licensure Act with new federally mandated criminal background check requirements.

Any individual over the age of 18 who is employed by a residential child-caring agency is required to: (a) undergo a national criminal history record information check at least once every five years (b) submit to four other types of background checks.

To conduct a national criminal history record information check: (a) the individual being screened must submit a complete set of fingerprints to the Nebraska State Patrol (b) the Nebraska State Patrol will transmit the fingerprints to the Federal Bureau of Investigation for a national criminal history record information check (Sec. 2, page 2(1), lines 10-13); and (c) the State Patrol must then issue a report to the Department of Health and Human Services with the information collected during the criminal history record information check.

The four additional background checks include: (a) A search of the National Crime Information Center's National Sex Offender Registry (b) A search of three different registries, repositories or databases in the state where the individual resides and in each state where the individual resided during the last five years: (i) State criminal registries and repositories (ii) State sex offender registries or repositories (iii) State-based child abuse and neglect registries. The individual being screened must pay the actual cost of the fingerprinting and national criminal history record information check and the actual cost of the additional background checks.

AM 1211 revises some language in LB 460 and incorporates LB 341 and LB 459 into LB 460. LB 460 is amended to replace the term "employed by" with "working in" to reflect the language in the federal law. In addition, the language regarding who pays the cost for the criminal history record information check is amended. The language from the original bill remains which requires the individual to pay for the cost of fingerprinting and the criminal history record information check, but the amendment adds that the Department of Health and Human Services (DHHS) may pay for all or part of the cost if funding becomes available.

AM 1211 provides an emergency clause for LB 460. But section 6 carves out sections 1 and 2 (LB 341), section 3 (LB 459), and section 7 which will become operative three calendar months after the adjournment of this legislative session. All other sections become operative on their effective date.

LB 341 (Arch) Change provisions relating to a determination of ongoing eligibility for a child care subsidy. The provisions of LB 341 appear in Sections 1 and 2 of AM 1211. The original provisions of LB 341 amend Neb. Rev. Stat. 68-1206 to reflect the changes in federal law regarding the child care subsidy program and the eligibility and duration of transitional child care assistance. Families may receive child care assistance in Nebraska if their income is less than 130% of the federal poverty guidelines. When determining ongoing eligibility, if a family's income exceeds 130% of the federal poverty guidelines, the

family may receive transitional child care assistance for the remainder of the family's eligibility period or until the family income exceeds 85% of the state's median income for a family of the same size, whichever occurs first. In addition, the family will continue to be eligible for transitional child care assistance through the next eligibility period if the family's income is below 185% of the federal poverty guidelines, as long as the family's income does not exceed 85% of the state median income for a family of the same size.

The language limiting transitional child care assistance to 24 months is struck. The language in existing law which would end a family's transitional child care assistance and move the family back onto regular child care subsidy assistance if the family's income falls back below 130% of the federal poverty guidelines is struck. Section 2 of AM 1211 strikes the 24 month limit on work related child care assistance to harmonize provisions.

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LB 459 (HHS Committee) Change criminal background check provisions under the Child Care Licensing Act. The provisions of LB 459 appear in section 3 of AM 1211. The original provisions of LB 459 relate to fingerprinting and criminal history record information checks for child care programs under the Child Care Development Block Grant. Persons applying for a license as a child care provider, or persons who are already licensed child care providers, must submit a request for a national criminal history record information check for each child care staff member, including prospective child care staff members, at the applicant's or licensee's expense.

Child care staff member is defined as an individual who is not related to the children receiving care, who is employed by a child care provider for compensation, and whose activities involve the care or supervision of the children for the child care provider or unsupervised access to the children being served. In addition, persons 18 years of age or older who reside in a family child care home are considered child care staff members for purposes of the criminal background checks.

Beginning September 1, 2019, all prospective child care staff members must submit to a criminal history record information check before they can be employed. Similarly, beginning on September 1, 2019, persons over 18 years of age residing in a family child care home must submit to a criminal history record information check. For child care staff members that are already employed before September 1, 2019, they will have until September 1, 2021 to submit to a national criminal history record information check unless they cease to be a child care staff member prior to that date.

To conduct a national criminal history record information check, a child care staff member must submit a complete set of fingerprints to the Nebraska State Patrol. The Nebraska State Patrol will transmit the fingerprints to the Federal Bureau of Investigation for a national criminal history record information check. The State Patrol must then issue a report to the DHHS with the information collected during the criminal history record information check. A child care staff member is required to undergo a national criminal history record information check at least once every five year period, The child care staff member being screened must pay the actual cost of the fingerprinting and national criminal history record information check.

Child care staff members must also submit to several other background checks at their expense, such as the National Crime Information Center's National Sex Offender Registry, a search of a variety of registries and data bases regarding criminal history, sex offenses, and child abuse and neglect in each state in which the staff member resides or has resided in the last five years. Any person who refuses to consent to the national criminal history record information check, knowingly makes false statements in connection with the background check, is a registered sex offender, has been convicted of a crime of violence, moral turpitude, or dishonesty may not be employed by a child care center.

DHHS and the Nebraska State Patrol may promulgate rules and regulations regarding the implementation of national criminal history record information checks, including the costs associated. In addition, DHHS may also promulgate rules and regulations regarding the employment of child care staff members with criminal records. A child care provider will not be eligible for a license if they employ a staff member who is not eligible under these rules and regulations. These provisions do not apply to child care providers licensed as family child care home. A family child care home means a program in the licensee's residence which may serve at least four but not more than eight children.

LB463

Williams

Revenue 02/08/2019 Approved by Governor 03/27/2019 Williams Priority

Status

Change provisions relating to treasurer's tax deeds and tax sale certificates

This bill changes and eliminates provisions relating to real property sold for delinquent taxes. Further, it re-outlines the process the process for issuing treasurer's tax deeds, and tax sale certificates.

LB466

Howard

Executive Board 02/14/2019

In Committee 01/23/2019 Adopt the Redistricting Act

The purpose of the Redistricting Act is to establish procedures to divide the State of Nebraska into districts by designating boundary lines based on population for the representatives from the State of Nebraska to the United States House of Representatives, the judges of the Supreme Court, and the members to be elected to the Legislature, the Board of Regents of the University of Nebraska, the Public Service Commission, and the State Board of Education. The districts shall be established by maps incorporated by reference into legislation enacted by the Legislature.

If the Legislature fails to enact legislation to provide for district boundaries for any entity listed in section 3 of this act prior to adjournment of the legislative session, the Governor shall call a special session within thirty days after the adjournment sine die of such legislative session and the director and the committee shall begin with a new initial version of the map during the special session and otherwise comply with the Redistricting Act.

05/01/2019 01:09 PM

Document Senator

Committee

Position

Status

application to the State Treasurer for the loan of sufficient funds to pay the judgment in full.

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Description

For purposes of the Redistricting Act: 1) Committee means the Redistricting Committee of the Legislature; 2) Director means the Director of Research of the office of Legislative Research or his or her designee. The maps to be established under the Redistricting Act shall be drawn using state-issued computer software and politically neutral criteria, including: Equal population; No political affiliation; No previous voting data; Only data and demographic information from the United States Bureau of the Census; Deference to county and municipal boundary lines when appropriate; and Contiguous districts. The director shall deliver initial versions of the maps to be established under the Redistricting Act to the Legislature to be placed on General File no later than fifteen calendar days after the director receives the federal decennial census data from the United States Bureau of the Census in the year after the census. The legislative bills incorporating the initial version of the maps shall not be placed on the agenda for General File consideration until after the committee delivers its report under this act. No changes other than corrective amendments shall be allowed to the initial version of the maps to be established under the Redistricting Act or the legislative bills incorporating the maps. If one or more of the legislative bills incorporating the initial version of the maps fail to pass on Final Reading or are vetoed by the Governor, the director shall prepare a second version of the map for each such legislative bill as provided in this act. Prohibit consideration of certain factors in redistricting LB467 **Executive Board** In Committee 02/14/2019 01/23/2019 In drawing boundaries for legislative districts, no consideration shall be given to the political affiliation of registered voters, demographic information other than population figures, or the results of previous elections, except as may be required by federal law and the Constitution of the United States. Prohibit additional services and populations under the medicaid managed care program Select File LB468 Walz Monitor Health and Human 04/30/2019 Services 03/01/2019 Health and **Human Services** Priority Bill The bill proposes the following language be added to the Medical Assistance Act: Until at least January 1, 2020, or until a critical evaluation is performed of the at-risk capitated managed care program of the medical assistance program and the success of such managed care program is proven, whichever is later, the department shall not add any additional service or population to the medicaid managed care program in effect on January 1, 2017. Adopt the Qualified Judgment Payment Act, authorize a sales and use tax, and require a property tax I R472 Dorn Monitor Revenue Veto Override 04/30/2019 Dorn Priority Bill For purposes of the Qualified Judgment Payment Act, qualified judgment means a judgment that is rendered against a county by a federal court for a violation of federal law. Any county that has a qualified judgment rendered against it may, upon adoption of a resolution by at least a two-thirds vote of the county board, impose a sales and use tax of one-half of one percent on transactions that are subject to the state sales and use tax under the Nebraska Revenue Act of 1967, as amended from time to time, and that are sourced as provided in sections 77-2703.01 to 77-2703.04 within the county. Any sales and use tax imposed pursuant to this section shall be used to pay the qualified During General File consideration, the Legislature adopted amendments that required a county utilizing the authority to put their levy at the maximum rate, that the program terminate on January 1, 2027, required the judgment to be \$25 Million or more, and to require a 2/3 vote of the governing board to impose the tax. orn Revenue In Committee O2/28/2019 O1/23/2019 Change revenue and taxation provisions relating to judgments against public corporations and political subdivisions, authorize certain loans, and provide powers and duties to the State Treasurer

If constitutional or statutory provisions prevent any public corporation or political subdivision from budgeting sufficient funds to pay any judgment in its entirety, the governing body of the public corporation or political subdivision shall pay that portion that can be paid under the Constitution of Nebraska and laws of this state and then shall make LB473

When application is made for such a loan, the State Treasurer shall make such investigation as he or she deems necessary to determine the validity of the judgment and the inability of the public corporation or political subdivision to make full payment on the judgment, and the period of time during which the public corporation or political subdivision will be able to repay the loan. After determining that such loan will be proper, the State Treasurer shall make the loan from funds available for investment in the state treasurer, which loan shall carry an interest rate of one-half of one percent per annum. The State Treasurer shall determine the schedule for repayment, and the governing body of the public corporation or political subdivision shall annually budget and levy a sufficient amount to meet the schedule until the loan, with interest, has been repaid in full.

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Document	Senator	Position	Committee	Status	Description
_B474	Dorn		Judiciary 02/21/2019	In Committee 01/23/2019	Change provisions relating to claims against the state for wrongful incarceration and conviction
	A claimar conviction "incarcera	n or wrongful in	braska Claims for Wrong carceration and that hav	gful Conviction or Ir e been proved bas	ncarceration and Imprisonment Act shall recover damages found to proximately result from the wrongful led upon a preponderance of the evidence. LB474 replaces imprisonment references, largely, into
	for full pa	yment of any s	uch judgment, or any pai	rt of such judgment	ch claimant obtained a final judgment may, jointly or individually, file a claim with the State Claims Board t, which exceeds the available financial resources and revenue of the political subdivision required for its in two years of the final judgment and shall be governed by the State Miscellaneous Claims Act.
LB476	McCollister		Urban Affairs 02/26/2019	General File 03/04/2019	Eliminate a sunset provision relating to certain retail sales of natural gas by a metropolitan utilities district
	revenue o as vehicu	derived from all	retail sales of water and LB476, the January 1, 2	gas sold by such t	litan class (and to every city or village of any class) a sum equivalent to two percent of the annual gross district within such city, except that, retail sales of gas shall not include the retail sale of natural gas usec on on the exception that retail sales of gas shall not include the retail sale of natural gas used as a
LB479	Wishart		Judiciary 03/15/2019	General File 04/26/2019	Prohibit sexual abuse of a detainee and change provisions relating to sexual abuse of an inmate or parolee
	sections . purposes is guilty o	27-414 and 27- c. The bill overh of sexual abuse	415. Section 7 of the act auls what is lawful at suc of a detainee in the first	t will be added to th ch time when law e degree. Sexual ab	ninal proceedings regarding sexual assault. Redefines the offense of sexual assault for purposes of ne Nebraska Criminal Code. Redefines sexual penetration so as to include non-law enforcement nforcement has a detainee in custody. (4) Any person who engages in sexual penetration with a detaine use of a detainee in the first degree is a Class IIA felony. Any person who engages in sexual contact with tree. Sexual abuse of a detainee in the second degree is a Class IIIA felony.
LB480	Quick		Appropriations 03/25/2019	In Committee 01/24/2019	State intent relating to appropriations to local public health departments
	By impro	slature finds tha ving health and state as a who	promoting wellness in th	live health and med ne areas of prevent	dicine the state will decrease the amount of serious health complications and disease among its resident tive health, rather than waiting for serious illness or disease to strike, it will save money and lead to a
	for the eig the purpo physical a preventio	ghteen local pu ose of improving activity; preven on and wellness	blic health departments. g preventive health and p complications from diab	The Department of promoting worksite petes, cardiovascul site wellness initiat	f Health and Human Services, for Program No. 502, for FY2019-20 \$900,000 General Funds for state aic f Health and Human Services shall distribute \$50,000 to each of the local public health departments for wellness. The preventive health programs that will benefit from the funds shall be designed to: Increase ar disease, and other chronic diseases; improve access to medical homes and dental homes to offer lives to prevent disease and disability; assure preventive services for children and adults; and promote
LB481	Bolz		Appropriations 03/28/2019	In Committee 01/24/2019 Scheer Priority Bill	State intent relating to an appropriation to the Department of Health and Human Services
	It is the ir	ntent of the Leg	islature to appropriate X	XX from the Gener	al Fund for FY2019-20 to the Department of Health and Human Services.
LB482	Erdman		Revenue 02/27/2019	In Committee 01/24/2019	Provide for an adjustment to the assessed value of destroyed real property
	For purpo fire or oth	oses of Chapter ner natural disa	77 and any statutes dea ster after January 1 and :	aling with taxation, before October 1 o	unless the context otherwise requires, "destroyed real property" means real property that is destroyed by f any year.
	lt shall be year.	e the duty of the	county assessor to repo	ort to the county bo	pard of equalization all real property in his or her county that becomes destroyed real property during any
	If the cou destroyed	inty board of eq d real property	ualization receives a rep to an amount as the bill o	ort of destroyed re describes.	al property pursuant to the above, the county board of equalization shall adjust the assessed value of the

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Document Senator LB483 Erdman

agency.

Position

Committee

Status

Kissel Kohout ES Associates LLC **Lancaster County Board of Commissioners** 106th Legislature, 1st Regular Session

Description

Document	Senator	Position	Committee	Status	Description					
.B483	Erdman		Revenue 02/21/2019	General File 03/20/2019 Erdman Priority Bill	Change the valuation of agricultural land and horticultural land					
	'Agricultu for agricu land.	ıral land and ho ultural or horticu	rticultural land' means Itural purposes, includ	a parcel of land, excl ing wasteland lying in	uding land associated with a building or enclosed structure located on the parcel, which is primarily used or adjacent to and in common ownership or management with other agricultural land and horticultural					
	Agricultu expressi	ral land and hor y exempt from t	ticultural land shall col axation, and shall be v	nstitute a separate an alued at its agricultura	d distinct class of property for purposes of property taxation. shall be subject to taxation, unless al productivity value.					
	For tax y capitalize	rear 2020 and e ed net earning d	ach tax year thereafter apacity (as prescribed	r, the agricultural prod).	luctivity value of agricultural land and horticultural land shall be determined based upon the land's					
_B484	Lowe		Judiciary 03/15/2019	In Committee 01/24/2019	Change provisions relating to assault on certain employees and officers					
	provider	s, employees of	ections related to assa DHHS working at a yo us sex offender under	outh rehabilitation and	officer (including, peace officers, probation officers, firefighters, out-of-hospital emergency care I treatment center or at a regional center, employees of the DHHS if the person committing the offense is mmitment Act.					
	It outline	s penalties, me	ntal states necessary f	or violations, and defi	nes terms (such as, public safety officer or health care professional in the first, second, or third degree).					
_B490	Wayne	Neutral	Judiciary 02/08/2019	In Committee 01/24/2019	Consolidate offices of clerk of the district court and clerk magistrates					
	and any	The position of appointed clerk of the district court shall be consolidated with the position of clerk magistrate into the position of clerk of the courts; and the clerk of the courts and any transferred employees shall become state employees. The clerk of the courts shall have all the duties, obligations, and powers of the clerk of the district court and clerk magistrate.								
	Consolidation under this section shall occur: (a) On July 1, 2021, for district court judicial district numbers 8, 10, 11, and 12; (b) On July 1, 2022, for district court judicial district numbers 1, 3, 5, 6, 7, and 9; and (c) On July 1, 2023, for district court judicial district numbers 2 and 4.									
	A maiori	hi of the judges	affected by the consol	idation shall approve	ator in a format prescribed by the administrator within 120 days after the request by the Supreme Court. the plan prior to submission to the State Court Administrator. A consolidation plan shall not become plan is not submitted within such 120 days, the Supreme Court shall develop a substitute consolidation					
	remainir	na clerk of the di	preme Court, the judge strict court or clerk ma court into the position o	gistrate and any repre	county courts, and separate juvenile court of a district court judicial district, in conjunction with any esentative of a vacated office, shall develop a plan to consolidate the positions of clerk of the district cour or the county.					
	the cons the cour consolia	solidated office u ts, and personn lation but who a	ınder the plan, selectic el structure. Each plan re integral to the opera	on of an administrative shall also identify oth tion of the court, and	lities, assignment of magistrate duties to a clerk or to an existing court employee who will become part of pludge from within the district for the purposes of administration of the consolidated office of the clerk of her employees who are not employed by the clerk of the district court or clerk magistrate at the time of it employees so identified shall remain county employees. In developing the consolidation plan, interests in the county shall be considered.					
_B493	Wayne		Revenue 02/28/2019	In Committee 01/24/2019	Change provisions relating to property tax exemptions under the Nebraska Housing Agency Act					
	This bill			anti tav avamatiana i	under the Nebrooks Housing Agency Act be for properties "wholly owned" controlled affiliates of a housing					

This bill repeals the requirement that real property tax exemptions under the Nebraska Housing Agency Act be for properties "wholly owned" controlled affiliates of a housing

Document Senator

Position

Committee

Status

Bill

General File 03/19/2019

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Description

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LB496	Wayne	Judiciary 03/15/2019	Final Reading 04/30/2019 Speaker Priority Bill	Change penalties for tampering with witnesses, informants, jurors, or physical evidence and change provisions relating to discovery in criminal cases					
	classified as a proceeding wh a Class IV felo felony, the offe	Class I, IA. IB, IC, ID, or II felor ich alleges a violation of anothe ny, except that if such offense i	ny, the offense is a Cla er offense classified as involves a pending crit Il further defines enfor	I that if such offense involves a pending criminal proceeding which alleges a violation of another offense ass II felony. Jury tampering is a Class IV felony, except that if such offense involves a pending criminal is a Class I, IA, IB, IC, ID, or II felony, the offense is a Class II felony. Tampering with physical evidence is minal proceeding which alleges a violation of another offense classified as a Class I, IA, IB, IC, ID, or II remember the provisions under certain circumstances, for instance, when the prosecution believes a witness					
LB500	Morfeld	Judiciary 02/13/2019	In Committee 01/24/2019	Prohibit participation in pretrial diversion programs for certain driving under the influence and driver's license offenses					
	having once be	ested for a violation of section 6 een convicted of a violation of a	0-4,164, 60-6,196, 60 ny such section, nor a	-6,197, 60-6,197.04, 60-6,211.01, or 60-6,211.02 (all of which relate to driving under the influence) after any person arrested for a violation of section 60-6,196 or 60-6,197 punishable as provided in subdivision tion of section 60-6,196 or 60-6,197 shall be eligible for pretrial diversion under a program.					
LB502	Hunt	Judiciary 03/28/2019	In Committee 01/24/2019	Adopt the Limited Immigration Inquiry Act					
	The purpose of the Limited Immigration Inquiry Act is to promote the health and safety of all residents of Nebraska by encouraging immigrants to cooperate with the government, especially in reporting violations of the law. Unless required by court order or federal law or required or permitted by state law, no peace officer or government employee or official shall inquire into the immigration								
	status of any person who interacts with such peace officer, employee, or official or with a government agency or law enforcement agency or ask for such person's social security number or other information that would disclose such person's immigration status.								
	Each law enforcement agency and each government agency to which residents regularly walk in to report violations of the law or to complain about government operations shall post prominent signs describing the policy under the Limited Immigration Inquiry Act of not asking about residents' immigration status.								
	Nothing in the Limited Immigration Inquiry Act is intended to prevent peace officers or government employees or officials from knowing a person's immigration status or viewing a document that might provide evidence of a person's immigration status, so long as the person has volunteered the information or document to the peace officer, employee, or official.								
	Unless required by court order or federal law or required or permitted by state law, if a peace officer or government employee or official learns of a person's immigration status, the peace officer, employee, or official shall keep such status confidential and not disclose it to third parties, including other peace officers, law enforcement agencies, government employees or officials, or government agencies.								
	The Nebraska	r may inquire into a person's im Commission on Law Enforcem and complying with the Limited	ent and Criminal Justi	ce shall develop training to assist law enforcement agencies and other government agencies in					
LB512	Linehan	Revenue 01/31/2019	Select File 04/11/2019 Moser Priority	Change revenue and taxation provisions					

Douglas County Priority

Linehan

LB522

LB522 names the County Civil Service Commission Act.

Government, Military and Veterans Affairs 02/28/2019

It changes the purpose of the Act so it is to guarantee to all citizens a fair and equal opportunity for employment in the county offices governed by the act and to establish conditions of employment and to promote economy and efficiency in such offices.

LB512 proposes to eliminate the Motor Fuel Tax Enforcement and Collection Division of the Department of Revenue; to change and eliminate provisions relating to a list of exempt real property, collection agency fees, rules and regulations, and reimbursement to political subdivisions; to provide for reassessment of destroyed or damaged property; to change provisions relating to personal exemptions, standard deductions, requirements for filing income tax returns, notices of deficiency, and homestead exemptions.

Name and change the purpose of the County Civil Service Commission Act, change provisions relating to commission membership and duties, and provide for appointment of a human resources director

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Description

Status In addition, the purpose of the act is to establish a system of personnel administration that meets the social, economic, and program needs of county offices. Such system shall provide the means to recruit, select, develop, and maintain an effective and responsive workforce and shall include policies and procedures for employee hiring and advancement, training and career development, position classification, salary administration, benefits, discipline, discharge, and other related matters. All appointments and promotions under the act shall be made based on merit and fitness.

In any county having a population of four hundred thousand inhabitants or more as determined by the most recent federal decennial census, there shall be a civil service commission which shall be formed as provided in the County Civil Service Commission Act. A county shall comply with this section within six months after a determination that the population has reached four hundred thousand inhabitants or more as determined by the most recent federal decennial census.

county board shall appoint a human resources director to help carry out the County Civil Service Commission Act. Such human resources director shall be a person experienced in the field of personnel administration and in known sympathy with the application of merit principles in public employment. The human resources director shall report to the county board. In addition to other duties imposed upon him or her by the county board, the human resources director shall have duties from the Legislature as prescribed in the bill.

LB524 Dorn Government, Military

and Veterans Affairs 02/28/2019

Change provisions relating to annexations under the Nebraska Budget Act

Final Reading 04/25/2019 Speaker Priority

On or before August 20 of each year, the county assessor shall certify to each governing body or board empowered to levy or certify a tax levy the current taxable value of the taxable real and personal property subject to the applicable levy.

Specifically, for LB524, [ijf a political subdivision annexes property since the last time taxable values were certified from above, the governing body of such political subdivision shall send notification of such annexation to the county clerk of the county in which the annexed property is located. Such notification shall include a description of the annexed property. If the county clerk receives such notification prior to July 1, the valuation of the real and personal property annexed shall be considered in the taxable valuation of the annexing political subdivision for the current year. If the county clerk receives such notification on or after July 1, the valuation of the real and personal property annexed shall be considered in the taxable valuation of the annexing political subdivision for the following year.

LB525

Dorn

Support

Government, Military and Veterans Affairs 02/28/2019

General File

Change provisions relating to the sale of county land in fee simple

A county board may, by majority vote, sell real estate owned by the county in fee simple to another political subdivision in fee simple in such manner and upon such terms and conditions as may be deemed in the best interest of the county. A county board shall cause to be printed and published at least thirty days prior to the sale in a legal newspaper in the county a notice of the intent to sell county real estate to another political subdivision. The notice shall state the legal description and address of the real estate to be sold.

Further, as it relates to county codes under section 23-174.03, any plat shall, after being filed with the register of deeds, be equivalent to a deed in fee simple absolute to the county, from the owner, of such portion of the land as is therein set apart for public use.

LB529

Groene

Revenue 02/28/2019 In Committee

Change provisions relating to a property tax exemption for hospitals

For property tax exemption purposes under 77-202. Property owned by educational, religious, charitable, or cemetery organizations, or any organization for the exclusive benefit of any such educational, religious, charitable, or cemetery organization, and used exclusively for educational, religious, charitable, or cemetery purposes, when such property is not (i) owned or used for financial gain or profit to either the owner or user, (ii) used for the sale of alcoholic liquors for more than twenty hours per week, or (iii) owned or used by an organization which discriminates in membership or employment based on race, color, or national origin.

For tax year 2020 and each tax year thereafter, in order for property of a hospital to qualify for exemption under the above rule, the hospital must permit licensed medical practitioners in the community to use the hospital's facilities regardless of whether the practitioner is employed by the hospital, except that a hospital may prohibit a practitioner from using its facilities if good cause is shown. If a hospital meets such requirement, the property of such hospital shall be exempt in proportion to the percentage of the hospital's services that are provided gratuitously. A hospital shall establish such percentage by providing documentation to the applicable county assessor showing the hospital's gross revenue for the most recently completed fiscal year and an estimate of the value of the services that the hospital provided gratuitously during such year.

LB545

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Document	Senator	Position	Committee	Status	Description
LB531	Vargas		Appropriations 03/13/2019	In Committee 01/24/2019	Create a fund and provide for a transfer of funds

The Election Administration Fund is hereby created. The fund shall consist of federal funds, state funds, gifts, and grants appropriated for the administration of elections. The Secretary of State shall use the fund for voting systems, provisional voting, computerized statewide voter registration lists, voter registration, training or informational materials related to elections, and any other costs related to elections. The Secretary of State shall transfer two hundred thousand dollars from the Election Administration Fund to the Enhanced Motor Voter Fund on or before June 30, 2019. Any money in the fund available for investment shall be invested by the state investment officer pursuant to the Nebraska Capital Expansion Act and the Nebraska State Funds Investment Act.

The Enhanced Motor Voter Fund is hereby created. The fund shall consist of federal funds, gifts, and grants appropriated for the improvement of voter registration processes occurring at the Department of Motor Vehicles or other state agencies.

It is the intent of the Legislature that the fund be used by the Secretary of State to increase the number of eligible Nebraskans who create, update, or affirm their voter registrations while interacting with state agencies.

Any money in the fund available for investment shall be invested by the state investment officer pursuant to the Nebraska Capital Expansion Act and the Nebraska State Funds Investment Act.

Original section 32-204, Revised Statutes Cumulative Supplement, 2018, is repealed.

Since an emergency exists, this act takes effect when passed and approved according to law.

LB533 Cavanaugh General File Change terminology related to marriage

04/26/2019

02/21/2019 LB533 changes marriage language (for purposes of solemnization of the marriage or for defining the marriage as void)—that is—the "husband and wife" language would become "party and spouse" or "in marriage" so as to eliminate the gender connotation.

Change income tax provisions relating to the Nebraska educational savings plan trust and authorize employer contributions to the trust In Committee 01/24/2019 Revenue 02/06/2019 LB 545 is designed to authorize and provide an income tax deduction for employer contributions as a participant in the Nebraska educational savings plan trust or contributions to an account established under the achieving a better life experience program made for the benefit of a beneficiary, as provided in sections 77-1401 to 77-1409, to the extent not deducted for federal income tax purposes, but not to exceed five thousand dollars per married filing separate return or ten thousand dollars for any

For taxable years beginning or deemed to begin on or after January 1, 2020, a participant in the Nebraska educational savings plan trust may include, in any reduction taken pursuant to this subdivision, employer contributions as defined in section 85-1802 that are made to such participant's account.

Further, [b]eginning with tax year 2020, the Tax Commissioner shall include space on the individual income tax return form in which the individual taxpayer may, if a refund is due, designate any amount of such refund as a contribution to an account established under the Nebraska educational savings plan trust. The Tax Commissioner shall determine the total amount of contributions designated pursuant to this section each year, and the State Treasurer shall transfer such amount from the General Fund to the College Savings Plan Program Fund for deposit into the appropriate accounts within the College Savings Plan Program Fund.

A government program administered by any agency of the state that provides benefits or aid to individuals based on financial need, except as may be otherwise provided by federal law or the provisions of any specific grant applicable to the federal law, shall not take into account and shall not consider employer contributions to a participant's account in determining the income of such participant.

LB552

Appropriations 03/04/2019 In Committee 01/24/2019

Change appropriations relating to the Nebraska Tree Recovery Program

Legislative intent: Deal with dead and dying trees that create public safety issues. Appropriation requested: \$3,000,000 from the General Fund for FY2019-20 and for each FY thereafter until the Legislature finds that ash trees are no longer a safety issue for cities and villages.

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The Nebraska Forest Service of the University of Nebraska Institute of Agriculture and Natural Resources shall administer the program through a grant process (the Nebraska Tree Recovery Program). The forest service shall designate an application deadline and grants shall not be awarded later than 90 days after such date. Grant money shall be used to plant, remove, or dispose of only those trees located on land owned by state or local governments, including parks, public grounds, and city rights-of-way.

LB554 Wishart Health and Human Services 01/2/4/2019 Change provisions relating to prescription drugs not on the preferred drug list under the Medical Assistance Act

02/22/2019

Except as otherwise provided in subsection (2) or (3) of this section, a health care provider may prescribe a prescription drug not on the preferred drug list to a medicaid recipient if:

the prescription drug is medically necessary,

the provider certifies that the preferred drug has not been therapeutically effective, or with reasonable certainty is not expected to be therapeutically effective, in treating the recipient's condition—or—the preferred drug causes or is reasonably expected to cause adverse or harmful reactions in the recipient, AND

the department authorizes coverage for the prescription drug prior to the dispensing of the drug. The department shall respond to a prior authorization request no later than twenty-four hours after receiving such request.

A health care provider may prescribe an antidepressant, antipsychotic, or anticonvulsant prescription drug to a medicaid recipient if the prescription drug is medically necessary.

A health care provider may prescribe a prescription drug not on the preferred drug list to a medicaid recipient without prior authorization by the department if the provider certifies that:

the recipient is achieving therapeutic success with a course of antidepressant, antipsychotic, or anticonvulsant medication or medication for human immunodeficiency virus, multiple sclerosis, epilepsy, cancer, or immunosuppressant therapy OR the recipient has experienced a prior therapeutic failure with a medication.

A managed care organization shall not substitute a generic equivalent for an antidepressant, antipyschotic, or anticonvulsant medication.

LB565 Bolz

Nebraska Retirement Systems 02/12/2019

In Committee 01/24/2019

166 9

State legislative intent relating to a designated beneficiary determination under certain retirement systems

LB565 proposes the following statement of intent be added to the County Employees Retirement Act:

It is the intent of the Legislature that if a member of the retirement system is married at the time of his or her death and there is no designated beneficiary on file with the board, then the spouse married to the member on the date of the member's death is determined to be the beneficiary. If the member is not married on the date of his or her death and there is no surviving designated beneficiary on file with the board, then the benefit shall be paid to the member's estate.

LB565 further proposes the following statement of intent be added to the School Employees Retirement Act:

It is the intent of the Legislature that if a member of any retirement system established under the Class V School Employees Retirement Act is married at the time of his or her death and there is no designated beneficiary on file with the board of trustees, then the spouse married to the member on the date of the member's death is determined to be the beneficiary. If the member is not married on the date of his or her death and there is no surviving designated beneficiary on file with the board of trustees, then the benefit shall be paid to the member's estate.

LB565 also proposes the following statement of intent be added to the State Employees Retirement Act:

It is the intent of the Legislature that if a member of the retirement system is married at the time of his or her death and there is no designated beneficiary on file with the board, then the spouse married to the member on the date of the member's death is determined to be the beneficiary. If the member is not married on the date of his or her death and there is no surviving designated beneficiary on file with the board, then the benefit shall be paid to the member's estate.

LB565 creates an additional duty of the Public Employees Retirement Board for the administration of the retirement systems provided for in the County Employees Retirement Act, the Judges Retirement Act, the Nebraska State Patrol Retirement Act, the School Employees Retirement Act, and the State Employees Retirement Act, specifically:

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	her death beneficiar	and there is no	designated beneficiary of	on file with the boar	tent of the Legislature that if a member of the deferred compensation plan is married at the time of his or rd, then the spouse married to the member on the date of the member's death is determined to be the ath and there is no surviving designated beneficiary on file with the board, then the benefit shall be paid
LB566	Crawford		Executive Board 02/08/2019	General File 03/18/2019	Provide for notice to the Legislature if the Department of Insurance applies for a 1332 waiver from requirements of federal law as prescribed
	LB566 red Act. If a w	quires the Depa vaiver applicatio	artment of Insurance to pr in is approved, the Depar	ovide notification to tment must seek le	o the legislature prior to applying for a Section 1332 State Innovation Waiver under the Affordable Care egislative authorization prior to implementing any approved changes associated with the waiver.
LB573	Hansen		Banking, Commerce and Insurance 03/18/2019	IPP (Killed) 03/19/2019	Change provisions relating to agreements under the Intergovernmental Risk Management Act
LB579	Quick		Judiciary 02/13/2019	General File 02/26/2019	Authorize issuance of ignition interlock permits to persons who caused serious bodily injury while driving under the influence
	Prohibits	the issuance of	an interlock device to an	y person who is co	nvicted of driving under influence of alcoholic liquor or drugs and causes serious bodily injury.
LB583	Hilgers		Government, Military and Veterans Affairs 03/01/2019	General File 03/13/2019 Arch Priority Bill	Provide powers for certain counties under the Transportation Innovation Act
					prescribed. Much of the authority was previously authority authorized to the Department of the county". The bill was introduced by Senator Hilgers at the request of Sarpy County.
LB584	Hilgers		General Affairs 02/11/2019	General File 03/25/2019	Change farm winery provisions and provide for a promotional special designated license

LB584 amends 53-103.13 such that "farm winery" means any enterprise which produces and sells wines produced from grapes, other fruit, or other suitable agricultural products of which at least 60% (amended down from 75%) of the finished product is grown in this state or which meets the requirements of 53-123.13.

A farm winery could not produce more than 30,000 gallons. This proposed amendment would increase that threshold to 50,000 gallons. This proposed amendment would allow them to sell any alcohol to the public.

53-123.13 is amended as follows: If the operator of a farm winery is unable to produce or purchase 60% (amended down from 75%) of the grapes, fruit, or other suitable agricultural products used in the farm winery from within the state due to natural disaster which causes substantial loss to the Nebraska-grown crop, such operator may petition the commission to waive the 60% requirement (which was the 75% requirement) prescribed for one year.

It shall be within the discretion of the commission to waive the 60% requirement taking into consideration the availability of products used in farm wineries in this area and the ability of such operator to produce wine from products that are abundant within the state.

If the operator of a farm winery is granted a waiver, any product purchased as concentrated juice from grapes or other fruits from outside of Nebraska, when reconstituted from concentrate, may not exceed in total volume along with other products purchased the total percentage allowed by the waiver.

Any product purchased under the waiver or as part of the 40% (amended up from 25%) of allowable product purchased that is not Nebraska- grown for the production of wine shall not exceed the 40% volume allowed under state law if made from concentrated grapes or other fruit, when reconstituted. The concentrate shall not be reduced to less than twenty-two degrees Brix in accordance with 27 C.F.R. 24.180.

Further, the bill allows for issuance of promotional special designated licenses. That is, the commission may issue a promotional special designated license to a craft brewery, microdistliery, or farm winery licensee for the sale or consumption of alcoholic liquor at a festival, bazaar, picnic, carnival, or similar function conducted by the licensee outside of the manufacturer's designated premises at one location per twelve-month period commencing May 1 of each year or such other date as the commission may prescribe by rule and regulation. A licensee shall apply thirty days prior to the promotional event. A promotional special designated license may be issued to a licensee for the duration of an annual event without reapplying to the commission. The licensee shall comply with the rules and regulations adopted and promulgated by the commission.

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Document		Position	Committee	Status	Description
B589	Chambers	Monitor	Judiciary 02/14/2019	In Committee 01/25/2019	Prohibit peace officers from serving as school resource officers
	the time o	f such service	or work. The provisions	do not apply to a	of resource officer, whether or not such officer is on duty as an employee of a law enforcement agency at peace officer who is responding to a specific request for assistance from a student, school employee, or who is providing security for an extracurricular event or activity.
	crime, the	enforcement	of the penal, traffic, or hig e department, an office of	phway laws of this f a town marshal. a	this state or of any political subdivision of this state that is responsible for the prevention and detection of state or any political subdivision of this state, and the enforcement of arrest warrants. Law enforcement an office of a county sheriff, the Nebraska State Patrol, and any department to which a deputy state sherif an any officer or employee of a law enforcement agency authorized by law to make arrests.
.B596	Quick		Executive Board 02/20/2019	In Committee 01/25/2019	Adopt the Office of Inspector General of Nebraska Public Health
	audits, ins General s	spections, and hall be appoin	other reviews of state-on	uned facilities prov	blic Health Act and create within the Office of Public Counsel for the purpose of conducting investigations iding health care and state-licensed health care facilities as defined in section 71-413. The Inspector m the chairperson of the Executive Board of the Legislative Council and the chairperson of the Health and
	involved i the amou supervisio	n partisan affa nt available by on of the Publi	irs. The Inspector Gener	al shall employ su e office of Public C moval of the Inspe	nd may be reappointed. During his or her employment, the Inspector General shall not be actively ch investigators and support staff as he or she deems necessary to carry out the duties of the office withir Counsel for the office of Inspector General. The Inspector General shall be subject to the control and ctor General shall require approval of the chairperson of the Executive Board of the Legislative Council of the Legislature.
B599	Walz		Executive Board 02/27/2019	In Committee 01/25/2019	Provide data to the Public Counsel from the Division of Children and Family Services of the Department of Health and Human Services
	The bill w Services	ould add the f shall make an	ollowing section to the He	ealth and Human S	Services Act: The Director of Children and Family Services of the Department of Health and Human request, including any triage complaint data base.
LB608	La Grone		Government, Military and Veterans Affairs 02/07/2019	General File 03/05/2019	Change and eliminate provisions regarding counting methods under the Election Act
	LB 608 e Technolo	liminates outda gy, and create	ated provisions on elections a process by which, over	n technology, impl erseen by the Sec	lements the remaining structural recommendations from the 2016 Special Committee on Election retary of State, local election authorities change their ballot counting method.
LB609	La Grone	Support	Government, Military and Veterans Affairs 02/21/2019	General File 03/13/2019	Provide for reimbursement of actual costs of a rental vehicle by county and local governments
	emplovee	s. or voluntee	the expenditure of public	ops, conferences, i	ment or reimbursement of actual and necessary expenses incurred by elected and appointed officials, training programs, official functions, hearings, or meetings now may include travel by rental vehicle or
LB612	Erdman	Monitor	Transportation and Telecommunications 02/12/2019	In Committee 01/25/2019	Authorize the display of roadside memorials
	contain ti	ne name and a	nhotographic image of th	he deceased. Sign	blue triangular road signs memorializing those who have died on Nebraska's roadways. Signs may is shall also contain one of four safety messages. Signs shall not be posted for drunk drivers who died on be renewed by way of an application and fee for an additional ten years.
LB613	Crawford		Revenue 03/06/2019	In Committee 01/25/2019	Change application deadlines under certain tax incentive programs
	Repurpo	ses the thirty n	nillion dollars saved from	no longer acceptin	g applications under the New Markets Job Growth Investment Act, the Nebraska Job Creation and t Act be used to increase the appropriation to the Site and Building Development Fund for fiscal year

Document

LB615

Kissel Kohout ES Associates LLC Lancaster County Board of Commissioners 106th Legislature, 1st Regular Session

106th Legislature, 1st Regular Session

Status Description

Reduce income tax rates and provide for certain transfers from the Cash Reserve Fund

02/20/2019 01/25/2019
Beginning in November 2019 and each November thereafter until the top corporate and individual income tax rates are set at five and ninety-nine hundredths percent, the Tax Rate Review Committee shall examine the expected rate of growth in net General Fund receipts from the current fiscal year to the upcoming fiscal year, as determined by the Nebraska Economic Forecasting Advisory Board, and shall determine the balance of the Cash Reserve Fund.

If the expected rate of growth in net General Fund receipts is at least three and one-half percent for the upcoming fiscal year and the balance of the Cash Reserve Fund is at least five hundred million dollars, the Tax Rate Review Committee shall: (a) Certify such rate of growth and balance to the Tax Commissioner. Upon receipt of each such certification, the Tax Commissioner shall reduce the top corporate income tax rate in accordance with subscition (3) of section 77-2715.03; and

(b) Certify such rate of growth and balance to the State Treasurer. Upon receipt of each such certification, the State Treasurer shall make the transfer prescribed in subsection (13) of section 84-612.

Each time the State Treasurer receives certification from the Tax Rate Review Committee pursuant to subsection (3) of section 77-2715.01, he or she shall transfer seventy-five million dollars from the Cash Reserve Fund to the Property Tax Credit Cash Fund on such date as directed by the budget administrator of the budget division of the Department of Administrative Services.

LB616

Hilgers

Senator

Hilgers

Monitor

Position

Transportation and Telecommunications 02/11/2019

Committee

Revenue

Final Reading 04/30/2019 Hilgers Priority

In Committee

Provide an interest payment exception for certain state highway and bridge construction contracts

In its original form, the bill defines build-finance project as a project in which a design-builder, a construction manager, or a contractor working under any project structure allowed by law pays for the project labor, materials, and vendors as the work is performed and payments due from the Department of Transportation are made by, or on behalf of, the department over a period not to exceed ten years after the date of substantial completion. And, financing plan would mean an assurance of available funding and security to ensure payment to vendors and labor as work is performed on a build-finance project and, if not addressed in the request for proposal, the terms of required structured repayment.

The department may structure a contract as a "build-financing" project pursuant to the Build Nebraska Act, sections 39-2808 to 39-2824, or the Accelerated State Highway Capital Improvement Program created in section 39-2804. Prior to entering into a contract for a build-finance project, the department shall determine that there will be an estimated cost savings to the state as a result of a cost-benefit analysis. The department may authorize a design-builder or a construction manager engaged in a contract pursuant to sections 39-2808 to 39-2824 or a contractor engaged in a contract pursuant to the Build Nebraska Act or the Accelerated State Highway Capital Improvement Program to structure the contract as a build-finance project.

If a build-finance project will be under consideration by the department, the department shall include the financing requirements in the request for proposals or the initial project solicitation. The department may include in the financing requirements the maximum annual payment, the interest rate on the financing, and the minimum number of years for repayment. The department may require a financing plan from the design-builder, the construction manager, or the contractor. If required, the financing plan shall be included in the proposal and may be considered by the department as a part of the best value-based selection process or a qualifying factor in the selection process, as applicable.

The contract for any build-finance project shall include in its terms that the payments extending beyond the contract year of completion will be subject to annual appropriations by the Legislature, that the project is unsecured, and that it does not constitute a debt obligation of the state. The department shall not obligate more than ten percent of the annual revenue of the Highway Trust Fund to secure payment on all build-finance projects at the time a contract for a build-finance project is under consideration.

COMAM442 would strike all sections of the original bill and insert new language that would allow a project to be completed in a four-year timeframe but payments could continue for up to 8 years.

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Document Senator

Position

Committee

Status

Kissel Kohout ES Associates LLC Lancaster County Board of Commissioners 106th Legislature, 1st Regular Session

Description

LB618	Hilgers	Government, Military and Veterans Affairs 02/22/2019	General File 03/05/2019	Change provisions relating to electioneering
	at the election in voters to cast b	for which the voters are annearing :	to vote. No perso r or county clerk p	vote, or not vote, for a particular candidate, ballot question, or political party which appears on the ballot n shall do any electioneering, or circulate petitions within any polling place or any building designated for sursuant to the Election Act while the polling place or building is set up for voters to cast ballots or within erwise provided here.
	Subject to any if the property i V misdemeand	is not under common ownership wit	lay yard signs on h the property on	private property within two hundred feet of a polling place or building designated for voters to cast ballots which the polling place or building is located. Any person violating this section shall be guilty of a Class
LB619	Kolowski	Banking, Commerce and Insurance 03/05/2019	Approved by Governor 04/18/2019 Kolowski Priority Bill	Prohibit denial of coverage for mental health services delivered in a school
	Requires that a educational se		rage for behavior	al health treatment shall provide coverage for behavioral health services delivered in a school or other
LB620	Kolowski	Transportation and Telecommunications 03/04/2019	In Committee 01/25/2019	Provide for enforcement of handheld wireless communication devices as a primary action
	LB 620 change	es the violation of texting while drivi	ng from a seconda	ary offense to a primary offense.
LB621	Kolowski	Judiciary 02/21/2019	In Committee 01/25/2019	Change provisions relating to solar energy and wind energy, declare certain instruments void and unenforceable, and provide for a civil cause of action
LB625	Pansing Brooks	Appropriations 03/18/2019	In Committee 01/25/2019	Appropriate funds to the Department of Correctional Services
		e appropпated \$5,800,000 from the gramming, programming portables,		r FY2019-20 to the Department of Correctional Services to g staffing costs.
LB627	Pansing Brooks	Judiciary 02/07/2019	General File 02/19/2019	Prohibit discrimination based upon sexual orientation and gender identity
	employment ag 15 or more em	gency, or a labor organization to dis	scriminate against racts regardless o	ation and gender identity. Under LB627 it would be an unlawful employment practice for an employer, an an individual on the basis of sexual orientation or gender identity. The Act applies to employers having f the number of employees, the State of Nebraska, governmental agencies and political subdivisions. lor, religion, sex, disability, mantal statute or national origin.
LB631	Morfeld St	upport Executive Board 02/22/2019	In Committee 01/25/2019	Create the Medicaid Expansion Implementation Task Force
	The task force			of the Health and Human Services Committee of the
	Legislature or	his or her designee, the chairperso	n of the Appropria	tions Committee of the Legislature or his or her designee, the
			islature or his or l	her designee, and three members of the Legislature chosen by
		Board of the Legislative Council.	mamhars chasan	by the Executive Board of the Legislative Council, as follows: a
				a behavioral health care provider licensed under the
				vocate, a hospital representative, a business representative, a
	representative provider.	from a political subdivision likely to	have its constitue	ency impacted by medicaid expansion, and a rural health care
	The task force	will report annually by December 1		
	The task force	terminates on December 31, 2020,	unless reauthoriz	zed by the Legislature.

Kissel Kohout ES Associates LLC Lancaster County Board of Commissioners 106th Legislature, 1st Regular Session

Document	Senator	Position	Committee	Status	Description
LB633	Wishart		Government, Military and Veterans Affairs 03/01/2019	In Committee 01/25/2019	Change provisions relating to real property owner information available to the public
	residentia convenier	I address or na nt for reference	me of any owner of such and in a manner that pro	real estate. The c	roperty is made and filed with the county clerk of such county, such inventory shall not include the ounty clerk shall retain such inventory for filing as a public record in his or her office in a manner and residential address of any owner unless a request is made in writing to the county
	assessor	to provide sucl	information.		
LB636	Stinner		Executive Board 02/28/2019	In Committee 01/25/2019	Create the Financial Condition of Counties and Municipalities Task Force
	Consider role in alle	whether it is ac eviatina anv su	lvisable to provide a ratin	g criterion to evalu task force shall re	system to effectively detect, monitor, and prevent financial distress in counties and municipalities; (b) late the financial health of counties and municipalities; and (c) Provide recommendations as to the state's sport electronically to the Executive Board of the Legislative Council no later than December 1, 2019. It is arry out this section.
LB643	McDonnell		Judiciary 03/14/2019	General File 04/15/2019	Change death and disability-related prima facie evidence provisions relating to emergency responders
	This bill re existing c	elates to 35-10 riteria are met,	01, regarding circumstand breast cancer and ovaria	ces where a firefig n cancer are here	hter's death is presumed, prima facie, to have been caused in theline of duty. When the other already inunder causes which shall be considered occurring "in-the-line-of-duty".
LB646	Chambers	Monitor	Judiciary 02/13/2019	In Committee 01/25/2019	Eliminate cash bail bonds, appearance bonds, and related provisions
	Eliminates	s subsection (c) from section 29-901, an	d related provisio	ns elsewhere relying on appearance bonds.
LB648	Wayne		Urban Affairs 03/05/2019	Introduced 01/23/2019	Change the Community Development Law
LB648 proposes to provide requirements, in addition to those found in 18-2109, for certain redevelopment plans such that an authority shall not preplan that will divide ad valorem taxes pursuant to section 18-2147 for a period of more than fifteen years unless the governing body of the city in what project area is located has, by resolution adopted after the public hearings required under this section, declared more than fifty percent of the proper redevelopment project area to be an extremely blighted area in need of redevelopment. Prior to making such declaration, the governing body of the cause to be conducted a study or an analysis on whether the area is extremely blighted and shall submit the question of whether such area is extremely blighted and shall submit the question of whether such area is extremely blighted.					or a period of more than fifteen years unless the governing body of the city in which the redevelopment parings required under this section, declared more than fifty percent of the property in such d of redevelopment. Prior to making such declaration, the governing body of the city shall conduct or s extremely blighted and shall submit the question of whether such area is extremely blighted to the
	a map of the study within thir days after	sufficient size t or analysis cor ty days after th	o show the area to be de nducted pursuant to this s e public hearing. Upon re ning, the governing body	clared extremely to subsection. The place eceipt of the recom	e question after giving notice of the hearing as provided in section 18-2115.01. Such notice shall include blighted or information on where to find such map and shall provide information on where to find copies of anning commission or board shall submit its written recommendations to the governing body of the city mendations of the planning commission or board, or if no recommendations are received within thirty chearing on the question of whether the area is extremely blighted after giving notice of the hearing as
	on where	to find copies	of the study or analysis co	onducted pursuan	o be declared extremely blighted or information on where to find such map and shall provide information t to subsection (2) of this section. At the public hearing, all interested parties shall be afforded a sed declaration. After such hearing, the governing body of the city may make its declaration.
LB651	Wayne		Judiciary 02/14/2019	In Committee 01/25/2019	Change funding provisions for the Community-based Juvenile Services Aid Program
	juveniles the progra	or services pro	vided to carry out expres	s statutorily author	m shall only be available for services provided directly to rized functions. Any government entity applying for funds from funds that are adopted by the governing board of the entity

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Kissel Kohout ES Associates LLC Lancaster County Board of Commissioners 106th Legislature, 1st Regular Session

Document		Position	Committee	Status	Description
LB652	Wayne		Judiciary 03/20/2019	In Committee 01/25/2019	Change a penalty for controlled substance possession as prescribed
	compoun order issu the follow	ds described, e ued by a practi ving penalties:	defined, or delineated lioner authorized to p (i) If the controlled su	l în subdivision (c)(25) c rescribe while acting in bstance is an amount c	ce, except marijuana or any substance containing a quantifiable amount of the substances, chemicals, or of Schedule I of section 28-405, unless such substance was obtained directly or pursuant to a medical the course of his or her professional practice, or except as otherwise authorized by the act, is subject to onstituting only residue, such person is guilty of a Class I misdemeanor; OR (ii) If the controlled in is guilty of a Class IV felony.
LB657	Wayne	00 000 00 00 00 00 00 00 00 00 00 00 00	Agriculture 02/12/2019	Select File 04/17/2019 Brandt Priority Bill	Adopt the Nebraska Hemp Act
	postseco institution	ndary institutio n that wishes to s found to have	n, a person shall not arow hemp in this st	grow hemp in this state ate shall submit the red	wer registration program. Except as otherwise provided under the Nebraska Hemp Act for a unless the person is registered as a grower under the act. A person other than a postsecondary pistration application fee (\$100) and register with the department on a form prescribed by the department. an three-tenths percent on a dry weight basis will be subject to forfeiture and destruction, without
LB659	Wayne		Judiciary 02/20/2019	In Committee 01/25/2019	Remove cannabidiol from list of controlled substances
	tetrahydr	ocannabinols b	y weight, and deliver	ed in the form of a liqui	nat contains more than ten percent cannabidiol by weight, but not more than three-tenths of one percent id or solid dosage form, regardless of whether or not the cannabidiol is ontained in a drug product pursuant to sections 28-463 to 28-468.
	The follow of the Dri	wing are the so ug Enforcemen	hedules of controlled It Administration of th	substances referred to e United States Depart	in the Uniform Controlled Substances Act, unless specifically contained on the list of exempted products ment of Justice as the list existed on November 9, 2017:
	substanc their opti- optical is compour	es, derivatives cal isomers, ex omers; and De	, and their isomers w cluding dronabinol in Ita 3,4 cis or trans tet uctures shall be inclu	ith similar chemical stru a drug product approve rahydrocannabinol and	alents of the substances contained in the plant or in the resinous extractives of cannabis, sp. or synthetic icture and pharmacological activity such as the following: Delta 1 cis or trans tetrahydrocannabinol and ed by the federal Food and Drug Administration; Delta 6 cis or trans tetrahydrocannabinol and their lits optical isomers. Since nomenclature of these substances is not internationally standardized, jumerical designation of atomic positions covered. This subdivision does not include
LB663	Friesen		Revenue 02/21/2019	Passed 04/29/2019 Friesen Priority Bill	Change provisions relating to Nebraska adjusted basis
	the code	for depreciation	n or amortization or p ring on or after Janua	oursuant to an election i arv 1. 2018. if similar pe	of property as determined under the Internal Revenue Code increased by the total amount allowed under to expense depreciable property under section 179 of the code. (2) For purchases of depreciable ersonal property is traded in as part of the payment for the newly acquired property, the Nebraska ty traded in, plus the additional amount that was paid by the taxpayer for the newly acquired property.
LB666	Dorn		Appropriations 03/12/2019	In Committee 01/25/2019	Change Nebraska Health Care Cash Fund provisions and provide for a transfer to the Board of Regents of the University of Nebraska for a program to train first responders and emergency medical technicians in rural areas
	from the Medical	Nebraska Hea Center. It is the	lth Care Cash Fund t	o the Board of Regents ure that these funds be	FY2019-20 and two hundred thousand dollars for FY2020-21 of the University of Nebraska eused for the Simulation in Motion program to train first
LB684	Lathrop		Judiciary 03/20/2019	In Committee 01/25/2019	Change provisions relating to post-release supervision for Class IV felonies

LB684 would allow judges to decide whether to require post-release supervision for persons sentenced to county jail for committing class IV felonies. A minimum of nine months of post-release supervision would still be required for felony offenders imprisoned with the Nebraska Department of Correctional Services. In case of a violation, LB684 would also allow judges to revoke a person's post-release supervision and order them imprisoned for a period as long as their original post-release supervision term, rather than just for the remainder of the time they were to spend on post-release supervision.

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Kissel Kohout ES Associates LLC **Lancaster County Board of Commissioners** 106th Legislature, 1st Regular Session

Document	Senator	Position	Committee	Status	Description
LB686	Lathrop		Judiciary 03/27/2019	In Committee 01/25/2019 Judiciary Priority Bill	Change provisions relating to correctional system emergencies
	of Correct departme overcrowdirectors until June hundred t percent o that the d population Beginning one hund five perce Further, c released a) The bo parole; b) The bo institution	lions. As before that #39;s inmate #39;s inmate #39; and #30; and	until July 1, 2020, the Go e population is over one his shall exist whenever the ithin thirty days after the orectional system overcrown to of design capacity. The y, Beginning July 1, 2021, is immate population is one hundred thirty percent of design capacity accity. During a correctional system of the compact of the system of the syst	overnor may decla undred forty perce director certifies It late on which the p wding emergency director shall so c , and until Decemi er one hundred th t of design capacit overcrowding eme y. The director sha has en overcro oard of Parole sha see of each commi than not that the committed offender	rm. The term population is amended to mean the actual number of inmates assigned to the Department are a correctional system overcrowding emergency whenever the director certifies that the ent of design capacity. Beginning July 1, 2020, and until December 31, 2020, a correctional system that the department's inmate population is over one hundred forty percent of design capacity. The population first exceeds one hundred forty percent of design capacity. Beginning January 1, 2021, and shall exist whenever the director certifies that the department's inmate population is over one entify within thirty days after the date on which the population first exceeds one hundred thirty-five ber 31, 2021, a correctional system overcrowding emergency shall exist whenever the director certifies intry percent of design capacity. The director shall so certify within thirty days after the date on which the ty. In order to the start whenever the director certifies that the department's inmate population is over unit so certify within thirty days after the date on which the population first exceeds one hundred twenty-widing emergency, the Governor shall take immediate action to reduce the prison population. It immediately consider or reconsider committed offenders eligible for parole who have not been itted offender unless it is of the opinion that such release should be deferred because; permitted offender will not conform to the conditions of the committed offender will commit a violent act against a
LB687	Vargas		Government, Military and Veterans Affairs	In Committee 01/25/2019	Provide for voter registration of applicants for driver's licenses and state identification cards

LB687 Vargas Government, Military and Veterans Affairs 03/14/2019

O3/14/2019

Specifically, the voter registration application shall be designed so that the electors.#39;s information is transmitted to the election commissioner or county clerk via electronic transmission for each applicant verified by the Department of Motor Vehicles to be a citizen of the United States and at least eighteen years of age or will be eighteen years of age on or before the first Tuesday after the first Monday in November of the then-current year, unless the elector specifies on the form that he or she does not want to register to vote or update his or her voter registration record. The voter registration application shall contain the information required (pursuant to section 32-312) and shall be designed so that it does not require the duplication of information in the application for the motor vehicle operators.#39;s license or state identification card, except that it may require a second signature of the applicant. The department and the Secretary of State shall make the voter registration application available to any person applying for an operators.#39;s license or state identification card. The application shall be completed at the office of the department by the close of business on the third Friday preceding any election to be registered to vote at such election. A registration application received after the deadline shall not be processed by the election commissioner or county clerk until after the election. 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 shall not be considered a violation of section 32-1502 or 32-1503 and the document submitted shall 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. Any deputy registrar, judge or clerk of misdemeanor.

LB690

Cavanaugh

Judiciary 03/06/2019

General File 04/26/2019 Speaker Priority

Bill

Adopt the Healthy Pregnancies for Incarcerated Women Act

This bill intends to adopt the Healthy Pregnancies for Incarcerated Women Act. A detention facility shall not use restraints on a prisoner or detainee known to be pregnant, including during labor, delivery, or postpartum recovery or during transport to a medical facility or birthing center, unless the administrator makes an individualized determination that there are extraordinary circumstances where the administrator makes an individualized determination that there

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Kissel Kohout ES Associates LLC Lancaster County Board of Commissioners 106th Legislature, 1st Regular Session

Document		Position	Committee	Status	Description
	detainee l	known to be pi	regnant, the staff of the de	tention facility or n	curity circumstance that dictates restraints be used to ensure the safety and security of the prisoner or nedical facility, other prisoners or detainees, or the public, except that:
	employee detainee l elucidates including and regul	accompanyin known to be prosing the manner a reasonable att ations to carry	g the prisoner or detainee regnant; AND c) Under no and circumstances where a comey's fees and, potentia out the Healthy Pregnanc	shall immediately circumstances sh- restraints may (not illy, punitive damag ies for Incarcerate	ner or detainee known to be pregnant requests that restraints not be used, any detention facility remove all restraints; b) Under no circumstances shall leg or waist restraints be used on the prisoner or all any restraints be used on any prisoner or detainee in labor or during childbirth. The bill further t) be used, and creates a cause of action for making whole a detainee harmed by the violation of the rule, ges. On or before October 1, 2019, each detention facility in this state shall adopt and promulgate rules d Women Act. A detention facility may also adopt and promulgate rules and regulations developed by reement and Criminal Justice.
LB693	Halloran		Transportation and Telecommunications 02/19/2019	Final Reading 04/30/2019 Halloran Priority Bill	Prohibit the selling, renting, or conveying of telephone numbers
	LB693 creates the Neighbor Spoofing Protection Act. The act requires that no person shall sell, rent, or convey any interest in a telephone number to any out-of-state person unless such telephone number is listed or available from directory assistance to the general public so that a member of the general public could determine the source of the telephone number by contacting his or her telecommunications provider. No person shall, in connection with any telecommunications service or IP-enabled voice service, cause any caller identification service to knowingly transmit misleading or inaccurate caller identification information with the intent to defraud, cause harm, or wrongfully obtain anything of value. Public Service Commission penalties, after hearing, may be imposed, but, shall not exceed \$2,000. Every violation within the state shall be considered a separate and distinct violation.				
LB700	Bostelman	Monitor	Natural Resources 03/06/2019	General File 04/05/2019 Natural Resources Priority Bill	Provide for decommissioning and reclamation of a wind energy conversion system
	Under LB700, any person owning, operating, or managing a wind energy conservation system in this state shall be responsible for all decommissioning or reclamation costs necessary for removal of such system, including the removal of any aboveground equipment and restoration of the land to its natural state. For purposes of this section reclamation means restoration of the area on which a wind energy conservation system is constructed to the condition that existed prior to construction.				
LB701	Bostelman		Health and Human Services 03/20/2019	In Committee 01/25/2019	Require billing for emergency medical services
	An emergency medical service shall transmit a request for payment to a recipient of services involving transportation of the recipient to a health care facility licensed under the Health Care Facility Licensure Act or to his or her parent or legal guardian if the recipient is a minor or under guardianship.				
LB703	Vargas	Support	Appropriations 03/06/2019	In Committee 01/25/2019	Appropriate funds to the Nebraska Commission on Law Enforcement and Criminal Justice
	There would hereinunder LB703 be appropriated \$2,500,000 from the General Fund for FY2019-20 to the Nebraska Commission on Law Enforcement and Criminal Justice to be used by the Community-based Juvenile Services Aid Program to aid in supporting alternatives for juvenile detention.				
LB704	McCollister		Government, Military and Veterans Affairs 03/15/2019	In Committee 01/25/2019	Provide for a request for proposals for renewable energy for state-owned buildings and a study regarding state vehicles
	Under LB704, it is the intent of the Legislature that the State Energy Office shall continue implementing the energy efficiency and consumption policy for the state without further General Fund appropriations—AND—the Department of Administrative Services use an appropriation of \$50,000 for fiscal year 2021-22 to analyze and compile the results of the Nebraska Benchmarking and Beyond Initiative to assess utilization of resources, including using instate renewable energy generation for state-owned buildings, reduction of energy consumption in state-owned buildings, and other measures to increase energy efficiency in state-owned buildings. The Department of Administrative Services shall prepare a request for proposals for contracts for purchase of energy to meet the requirements of this bill. Of all energy purchased for state-owned buildings, the State of Nebraska, including the University of Nebraska, shall purchase at				
					om renewable energy sources by 2025, at least 75% from

least 50% from renewable energy sources by 2022, at least 60% from renewable energy sources by 2025, at least 75% from

renewable energy sources by 2028, and at least 80% from renewable energy sources by 2031.

Kissel Kohout ES Associates LLC **Lancaster County Board of Commissioners** 106th Legislature, 1st Regular Session

Document Senator Position Committee Status Description LB707 Erdman Revenue In Committee Authorize the Tax Equalization and Review Commission to hold certain hearings by videoconference 03/13/2019 01/25/2019 and telephone conference A single commissioner of the Tax Equalization and Review Commission may hear an appeal and cross appeal and cross appeals and cross appeals consolidated with any such appeal and cross appeal when: a) The taxable value of each parcel is one million dollars or less as determined by the county board of equalization; AND b) The appeal and

cross appeal has been designated for hearing pursuant to this section by the chairperson of the commission or in such manner as the commission may provide in its rules and regulations.

Under LB707, when such a hearing is held, before a single commissioner, such hearing may now be held by means of videoconferencing or telephone conference.

LB710 Cavanaugh Support

Revenue 02/28/2019 In Committee 01/25/2019

Change provisions relating to tobacco including sales, crimes, a tax increase, and distribution of funds

LB710 eliminates many, if not all, distinctions between "tobacco products". The rules of chapter 28, 71, and 77 are titivated so as to reflect that linguistically minor but wideencompassing change, for instance the elimination of "vapor products" as a defined term.

encompassing change, for instance the elimination of "vapor products" as a defined term.

Also, the Nebraska Behavioral Health Services Act would get an additional section which reads: [t]he Behavioral Health Provider Rate Stabilization Fund is created. The fund shall consist of money credited to the fund pursuant to section 77-2602, any gifts, grants, or donations from any source, and any other funds appropriated by the Legislature. The fund shall be used to support reimbursement of behavioral health services providers through provider rates within, but not limited to, the Children's Health Insurance Program, the Medical Assistance Act, the Nebraska Behavioral health Services Act, and the Nebraska Community Aging Services Act. The money credited to the fund pursuant to section 77-2602 shall be used to the greatest extent possible to leverage federal funds for behavioral health services provider rate reimbursement under such program and acts. The Legislature finds that, in order to provide Nebraska residents with appropriate access to behavioral health services and providers, provider rates need to be adequate and stable in order to attract and maintain the number of behavioral health services provider necessary to maintain an adequate behavioral health services provider network. Any money in the fund available for investment shall be invested by the state investment officer pursuant to the Nebraska Capital Expansion Act and the Nebraska State Funds Investment Act.

Registrating Ally 1, 2020, and every fiscal year therefore. The state Transvers shall place the equivalent of \$47,400,000 (amended up from one million two bundred lifts).

Beginning July 1, 2020, and every fiscal year thereafter, the State Treasurer shall place the equivalent of \$47,400,000 (amended up from one million two hundred fifty thousand dollars) of such tax in the Nebraska Health Care Cash Fund. In addition, the State Treasurer shall place the equivalent of \$13,000,000 of such tax in the Nebraska Health Care Cash Fund to ensure future sustainability of the fund

Further, beginning with fiscal year 2020-21, and every fiscal year thereafter, one dollar and fifty cents of the two dollars and fourteen cents special privilege tax under subsection (1) of section 77-2602 shall be distributed as follows:

- i. In addition to the forty-nine cents of such tax under subsection (2) of section 77-2602, seventeen percent to the General Fund;
- ii. One-half of one percent to the Nebraska Outdoor Recreation Development Cash Fund;
- iii. One percent to the University of Nebraska Medical Center and the Creighton University Medical Center for cancer research;
- iv. Two and one-half percent to the Building Renewal Allocation Fund;
- v. Three percent equally distributed to the University of Nebraska Medical Center, Creighton University Medical Center, and Boys Town Center for Neurobehavioral Research in Children for children's behavioral research;
- vi. Twenty-five percent for Medicaid expansion;
- vii. Four percent to Nebraska public health departments;
- viii. Two percent to the University of Nebraska Medical Center College of Public Health;
- ix. Two percent for federally qualified health centers;
- x. Five percent for smoking cessation and addiction services;
- xi. One percent for area health education centers;
- xii. Four percent for cancer and smoking-related disease research;
- xiii. One percent to the Behavioral Health Education Center of Nebraska at the University of Nebraska Medical Center:
- xiv. One percent for emergency protective custody services and resources;
- xv. Two percent to the Behavioral Health Provider Rate Stabilization Fund for behavioral health rate basing;
- xvi. Six percent to the State Children 's Health Insurance Program to increase eligibility by thirty-seven percent;
- xvii. Two percent to improve health care delivery systems under the Patient Safety Improvement Act;
- xviii. One percent on emergency medical services workforce training and recruitment;
- xix. One percent on other emergency medical services sustainability initiatives;
- xx. Two and one-half percent for paid family and medical leave start-up costs;
- xxi. Two percent to the Nebraska Early Childhood Professional Record System;
- xxii. Five percent for grades kindergarten through twelve education;

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Kissel Kohout ES Associates LLC Lancaster County Board of Commissioners 106th Legislature, 1st Regular Session

Document	Senator	Position	Committee	Status	Description
	xxiv. One xxv. Two	-half percent to and one-half p	ealth services in county co o the Human Trafficking V percent for all telehealth se eds in county hospitals an	lictim Assistance F ervices;	Fund; ealth centers for mental health treatment in counties
			metropolitan class and a c to the Health and Human		th center; AND nd for traumatic brain injury research.
LB712	Friesen		Judiciary 03/14/2019	In Committee 01/25/2019	Prohibit joint entities and joint public agencies from taking action against representative for their speech
	First, und such rep Joint Pub	er the Interloca resentative for, plic Agency Act	expressing his or her opi Sections 13-2501 to 13-	nion or speaking o 2550. a ioint public	27, a joint entity shall not prohibit a representative of its members or of any joint board from, or censure on any matter related to the joint entity or joint board if such speech is otherwise lawful. And under the cagency shall not prohibit a representative of its member public agencies or of any board from, or beaking on any matter related to the joint public agency or board if such speech is otherwise lawful.
LB713	Vargas		Executive Board 02/28/2019	Approved by Governor 04/24/2019 Executive Board Priority Bill	
	analyses odd-num condition revenue- comparis	of long-term fi bered years, a s; AND iii. Eve forecasting info sons of current	scal sustainability, beginn budget stress test compa ery four years, a long-term ormation shall include, in a	ing, in FY2020-21. Inng estimated futto In budget for progra Indicated by the alre In the al	duties, such that, in addition to the already legislated duties, the analyst shall provide the following cycle of : i. In even-numbered years, the joint revenue volatility report required under section 50-419.02; ii. In ure revenue to and expenditure from major funds and tax types under various potential economic ams appropriated for major funds and tax types. Also under LB713, the Legislative Fiscal Analyst's lady legislated duties, the estimated revenue receipts for each year of the following biennium, including g-term trends for that tax type, ii. Federal fund receipts to long-term federal fund trends; AND iii. Tax
LB718	Hunt	Support	Government, Military and Veterans Affairs 03/14/2019	In Committee 01/25/2019	Require additional polling places prior to elections in certain counties
	The elec additiona registere additiona weeks pi	tion commission I office hours of I voters of the I hours shall be Tior to the day of Tion and at leas.	o the Election Act: oner in a county with a pop during which ballots for ea county may vote or pick u e provided for any primary of the election and shall in	rly voting may be Ip or retum a ballo or general election clude at least four	an one hundred thousand inhabitants shall provide picked up or returned pursuant to section 32-941 or it for early voting pursuant to section 32-942. The no, but not for special elections, beginning at least two hours on each of the two Saturdays preceding the day of yeek period in addition to normal business hours on
LB720	Kolterman		Revenue 03/06/2019	In Committee 01/25/2019 Kolterman Priority Bill	Adopt the ImagiNE Nebraska Act and provide tax incentives

Under LB720, the Legislature finds that it is the policy of this state to modernize its economic development platform in order to (1) encourage new businesses to relocate to Nebraska. (2) encourage existing businesses to remain and grow in Nebraska. (3) encourage the creation and retention of new, high-paying jobs in Nebraska. (4) attract and retain investment capital in Nebraska, (5) develop the Nebraska workforce, (6) simplify the administration of the tax incentive program created in the ImagiNE Nebraska Act for both businesses and the state, and (7) improve the transparency and accountability of such program. SECTION 28 of the Act describes the application process for a taxpayer to request an agreement. If the director fails to make his or her determination within the prescribed ninety-day period, the application is deemed approved. Within ninety days after approval of the application, the director shall prepare and deliver a written agreement to the taxpayer for the taxpayer's signature. The taxpayer and the director shall enter into a written agreement. The taxpayer shall agree to increase employment or investment at the qualified location or locations, report wage and hours data at the qualified location or locations to the Property Tax

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	applicatio		orting documentation, to		Il agree to allow the taxpayer to use the incentives contained in the ImagiNE Nebraska Act. The ed, shall be considered a part of the agreement. There shall be no new applications for incentives filed by
LB726	Walz	Support	Health and Human Services 02/20/2019	General File 02/28/2019	Require a protocol for individuals eligible for medical parole to apply for medical assistance
		develop a pro-			epartment of Health and Human Services shall, in consultation with the Department of Correctional or medical parole pursuant to section 83-1,110.02 to apply for and receive benefits under the Medical
LB733	Kolowski		Government, Military and Veterans Affairs 03/14/2019	General File 03/19/2019	Provide and change requirements for polling places
	many, oth	er requiremen		oth so constructed	rica Vote Act of 2002, as amended, including, among many, as to provide easy access for people with limitations,
LB736	Murman	Oppose	Government, Military and Veterans Affairs 02/28/2019	In Committee 01/25/2019	Provide restrictions on occupation taxes, license fees, and regulation by counties and municipalities
	limits of th 2020, (i) r city or cou subsection	ne city by ording no occupation in unty on a profe	ance except as otherwise tax or license fee impose ession or business that pro 1, 2020; and (iii) No licens	e provided in this s d under the above ovides goods or se	first, second and villages shall have power to tax for revenue, license, and regulate any person within the ection. Such tax may include both a tax for revenue and license. Under LB726, beginning January 1, paragraph shall be greater than \$25 annually; (ii) No occupation tax or license fee shall be imposed by a ervices unless the profession or business was subject to an occupation tax or license fee under this shall be imposed by a city of the metropolitan class on any profession or business which is subject to
LB739	Vargas		Judiciary 02/27/2019	In Committee 01/25/2019	Change procedures and requirements for use of restrictive housing of inmates

O22772019
O112572019
This act shall be known and may be cited as the Adult Institutions Disciplinary Procedures Act. All adult disciplinary action within the system of the Department of Correctional Services shall be pursuant to the Adult Institutions Disciplinary Procedures Act. Inmates shall be informed of rules of behavior and discipline. Such rules shall be posted or otherwise made available to the inmates. Restrictive housing means conditions of confinement that provide limited contact with other inmates, strictly controlled movement while out of cell, and out-of-cell time of less than twenty-four hours per week. Member of a vulnerable population means an inmate who is eighteen years of age or younger, pregnant, or diagnosed with a serious mental illness, a developmental disability, or a traumatic brain injury. On and after July 1, 2019, no inmate who is a member of a vulnerable population shall be placed in restrictive housing. In line with the least restrictive framework, an inmate who is a member of a vulnerable population may be assigned to immediate segregation to protect himself or herself; staff, other inmates, or inmates who are members of vulnerable populations pending classification. The The department shall adopt and promulgate rules and regulations regarding restrictive housing to address risks for immates who are members of vulnerable populations. The department shall not place or retain an inmate in restrictive housing for more than ninety days in any calendar year, whether consecutive or not, due to a security threat posed by the inmate unless there is an individualized determination made by a specialized immate classification committee. Such committee has extensive procedural requirements for prompt and thorough review of the specialized immate issue. Many due process type requirements are mandated, such as, timely notice, the right to be heard in person, the right to confront/cross witnesses, and an established appeal process. Beware: many other requirements and duties stem from this act. For example: Inmates shall be informed of rules of behavior and discipline. Such rules shall be posted or otherwise made available to the inmates. (And more.)

LR3CA Erdman

Revenue 02/07/2019

In Committee 01/14/2019

Constitutional amendment to provide income tax credits for property taxes paid

New VIII-14 (1) Notwithstanding any other provision of this Constitution, the Legislature shall provide by law for a refundable credit against the income tax imposed by the State of Nebraska in an amount equal to thirty-five percent of the property taxes that were: (a) Levied on real property located in this state; and (b) Paid by the taxpayer during the taxable year. (2) The Legislature shall make the credit available for taxable years beginning on or after January 1, 2021. Sec. 2. The proposed amendment shall be submitted to the electors in the manner prescribed by the Constitution of Nebraska, Article XVI, section 1, with the following ballot language:

A constitutional amendment to require the Legislature to provide a refundable state income tax credit in an amount equal to thirty-five percent of the property taxes that were levied on real property located in this state and paid by the taxpayer during the taxable year. For OR Against.

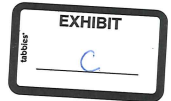
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Document	Senator	Position	Committee	Status	Description
LR8CA	Linehan	Oppose	Revenue 02/27/2019	In Committee 01/17/2019	Constitutional amendment to limit the total amount of property tax revenue that may be raised by political subdivisions
			a new section 14 to Article		
	raised by) Notwithstand a political sub ns (2) and (3)	division in any fiscal year s	r 5, of this Constitu shall not be more th	ution or any other provision of this Constitution to the contrary, the total amount of property tax revenue than three percent greater than the amount raised in the prior fiscal year, except as provided in
	approved subdivisio	by a majority on. Such recor	of legal voters voting on th nmendation shall include i	e issue at an elect the amount by whic	division in a fiscal year may exceed the limitation in subsection (1) of this section by an amount ion called for such purpose upon the recommendation of a majority of the governing body of the political that the property tax revenue would exceed the limitation in subsection (1) of this section for the fiscal seeking to exceed such limitation.
	(3) The l	mitation in sub	section (1) of this section		he amount of property tax revenue needed to pay the principal and interest on bonded indebtedness that
	(4) For pu proposed A constitu	amendment s	section, property tax reve hall be submitted to the el gent to provide that the tol	ectors in the mann al amount of prope	e raised from a tax that is assessed annually upon the value of real and personal property. The er prescribed by the Constitution of Nebraska, Article XVI, section 1, with the following ballot language: orty tax revenue raised by a political subdivision in any fiscal year shall not be more than three percent ounts approved by voters and amounts needed to pay bonded indebtedness.
LR14CA	Wayne		Urban Affairs 03/05/2019	President/Speak er Signed 04/18/2019 Urban Affairs Priority Bill	Constitutional amendment to authorize municipalities to pledge property taxes for up to twenty years if more than one-half of the property in a redevelopment project is extremely blighted
	designate	ed as extremel	al provision regarding tax / blighted. During Select I ined with a high poverty ra	File debate, AM125	g frm fifteen years to not exceed twenty years if more than one-half of the property in the project area is 55 was adopted that included a provision that stated that extreme blight will be determined by a high rate by law.

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Document	Senator	Position	Committee	Status	Description
_B23	Kolterman		Urban Affairs 02/05/2019	Passed with E- Clause 04/26/2019 Speaker Priority Bill	Change the Property Assessed Clean Energy Act
		to change leg energy efficie		ange provisions rel	ating to requirements for ordinances or resolutions, assessment contracts, and duties of municipalities
LB34	Kolterman		Nebraska Retirement Systems 02/05/2019	Approved by Governor (E- Clause) 04/18/2019 Nebraska Retirement Systems Priority Bill	
	County E	mployees Reti	rovisions relating to benef rement Act and State Emp count or member cash bala	oloyees Retirement	e filing of a grievance or appeal and change provisions relating to employee reinstatement under the t Act, specifically the bill proposes to eliminate the repayment of the value of the amount received from
LB59	Cavanaugh		Health and Human Services 03/06/2019	Approved by Governor 04/24/2019 Speaker Priority Bill	Change investigation and reporting provisions under the Children's Residential Facilities and Placing Licensure Act
	request in	vestigation of	an alleged violation of the	Act or rules and re	al Facilities and Placing Licensure Act. Any person may submit a complaint to the department and egulations adopted and promulgated under the act. The department shall review all complaints, including whether to conduct an investigation within five working days after receiving the complaint. If such an thin thirty days after the determination is made to conduct the investigation.
LB86	Wayne		Revenue 01/25/2019	Select File 04/30/2019 Wayne Priority Bill	Change provisions relating to the allocation of the Affordable Housing Trust Fund and the collection and remittance of the documentary stamp tax
	Creates a category	new category of extremely b	for the Documentary Stailighted property to move s	mp Tax for properto come of the money	ies in excess of \$1,000,000 at 3.25. Moves money around according to a new formula and creates a into.
LB87	Wayne		Urban Affairs 02/19/2019	Approved by Governor 04/24/2019 Speaker Priority Bill	
	nart within	n an enterprise	zone designated pursual	nt to the Enterprise	und for use by the Department of Economic Development those projects which are located in whole or in EZONE Act or an opportunity zone designated pursuant to the federal Tax Cuts and Jobs Act, Public Law ve qualified occupants for the longest period of time.
LB96	Wayne		Urban Affairs 02/12/2019	Select File 04/30/2019 Speaker Priority Bill	
	1.to state 2 if adopt	buildings and ed by a county	structures, city or village, and		ard within the state and shall be applicable: ing or construction personnel to Nebraska law within two years after an update to the state building code.

Document	Senator	Position	Committee	Status	Description
LB109	Bolz		Government, Military and Veterans Affairs 02/14/2019	In Committee 01/14/2019 Bolz Priority Bill	Require the position classification plan and salary or pay plan for state employees to include certain positions
	plan (and listed hei position l	d the salary or p re shall be assi listed here shall	pay plan) of the Departme gned to a different pay gra I be assigned to a differen	nt of Correctional a ade with in the sala at pay grade within	021-22 and each fiscal year thereafter, include the following positions within the position classification Services: Corrections Corporal I, Corrections Corporal II, and Corrections Corporal III. Each position ary or pay plan. Corrections Sergeant I, Corrections Sergeant II, and Corrections Sergeant III. Each the salary or pay plan. Corrections Unit Caseworker I, Corrections Unit Caseworker II, and Corrections of different pay grade with in the salary or pay plan.
LB110	Wishart		Judiciary 01/25/2019	In Committee 01/14/2019 Wishart Priority Bill	Adopt the Medical Cannabis Act
	and othe sclerosis Nothing i	r definitions. Th . terminal illnes	ne act also sets forth those s with probable life expec res a private insurer to rei	e illnesses that wor tancy of under one	, the Marijuana Enforcement Division, patient registries, additional assistant attorneys general, violations, uld qualify for the use of medical marijuana including symptoms caused by cancer, HIV, multiple e year, or any other illness which cannabis could provide relief as determined by a heath care practitioner. sts related to the use of medical cannabis, however they are required to continue coverage for the
	three or l	seeking the use less ounces on or less in a resid	themselves, six or fewer	apply to the newly plants or seeding p	r created division for enrollment in a registry. Those enrolled may consume marijuana legally, possess plants, one once or less of concentrated substance, seventy-two ounces or less of edibles, or eight
			equirements for acting as s reside in the same resid		ding background checks, age requirements, and limiting the number of patients per caregiver at no more
	set forth.	Processors mu	ten producers and ten pro ust begin supplying disper processors are included.	nsaries before May	ongressional district by November 1, 2020. Requirements of both the producers and the processors are v1, 2021. The Medical Cannabis Board may extend any required start date. Specific requirements of both
LB155	Brewer	Monitor	Natural Resources 02/07/2019	Select File 04/23/2019 Brewer Priority Bill	Change eminent domain provisions that apply to privately developed renewable energy generation facilities
	facility is	no longer a pui	blic use therefore, a consi	umer-owned electr	eeded transmission lines and related facilities for a privately developed renewable energy generation ric supplier operating in the state of Nebraska may still exercise eminent domain authority to acquire the related facilities but not with a statutory presumption that it would be designated as a public use.
LB183	Briese		Revenue 01/24/2019	Select File 03/01/2019 Briese Priority Bill	Change the valuation of agricultural land and horticultural land for purposes of certain school district taxes
			the 75% valuation rule fo propriate percentage is 1%	r agricultural and h	norticultural land that states that for the purposes of payment of principal and interest on bonds issued for

This act becomes operative on January 1, 2020.

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Document	Senator	Position	Committee	Status	Description
LB212			Government, Military and Veterans Affairs 02/06/2019	Approved by Governor 04/24/2019 Speaker Priority Bill	Change provisions relating to budget limitations and procedures, hearing notices for county budgets and property tax requests, and videoconferences and telephone conferences
	Cooperat to the que organizat or telephe	ion Act, or their orum. In the cas	designees, may be prese se of an organization crea Ser the Municipal Coopera	ent at any site of su ted under the Inter stive Financing Act	e videoconferences or telephone conferences, members of an organization created under the Interlocal uch videoconferences or telephone conferences. Such individuals shall not be included in counts related docal Cooperation Act that sells electricity or natural gas at wholesale on a multistate basis or an such organization must hold at least one meeting each calendar year that is not by videoconferencing apply to certain meetings with members of organizations created under the Interlocal Cooperation Act
LB218	Lindstrom		Revenue 02/22/2019	Final Reading 04/15/2019 Speaker Priority Bill	Redefine real property and gross receipts for tax purposes
	subdivision any person	on of the state. on involved in c	"Gross receipts" of every	person engaged a ervices does not a	eneration, transmission, distribution and street lighting structures or facilities owned by a political as a public utility, as a community antenna television service operator, or as a satellite service operator or pply to the lease or use of electric generation, transmission, distribution, or street lighting structures or
LB222	Albrecht		Revenue 02/01/2019	Passed 04/26/2019 Speaker Priority Bill	Change the Volunteer Emergency Responders Incentive Act
	certificati village, o	on administrato r rural or suburl	r. The decianation of such	n individual as the The certification a	suburban fire protection district shall designate one member of the department to serve as the certification administrator shall be confirmed and approved by the governing body of such county, city, dministrator shall keep and maintain records on the activities of all volunteer members and award points e service.
	No later t first six n	han July 15 of onths of the cu	each year, the certificatior rrent calendar year of ser	n administrator sha vice.	Il provide each volunteer member with notice of the total points he or she has accumulated during the
	accumula	ated by the volu	inteer member during the	immediately prece	shall provide each volunteer member with a written certification stating the total number of points ding calendar year of service and whether the volunteer member has qualified as an active emergency ter for such year. Such certification may be sent electronically or by mail.
	The certi emergen	fication adminis cy responders,	trator of the volunteer dep active rescue squad men	oartment shall file v obers, or active vol	with the Department of Revenue a certified list of those volunteer members who have qualified as active unteer firefighters for the immediately preceding calendar year of service no later than February 15.
	of 1067 i	n an amount ao	usel to two hundred fifty do	allars heginning wi	s section shall receive a refundable credit against the income tax imposed by the Nebraska Revenue Act th the second taxable year in which such volunteer member is included on such list. The volunteer received under subsection (3) of section 77-3104 with the volunteer member's state income tax return.

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Document	Senator	Position	Committee	Status	Description			
LB237	Crawford	Support	Revenue 02/22/2019	Final Reading 04/30/2019 Speaker Priority Bill	Change provisions relating to sales and use tax collection fees and authorize use of certain fees for revenue enforcement			
	month. Ti any retail remitted e The Depa	he county treaser collecting the each month, se artment of Mote	surer, for his or her collect e sales tax, all of which s eventy-five percent of whi	tion fee, shall deduc hall be deposited in ch shall be deposite	hall report and remit the tax so collected to the Tax Commissioner by the fifteenth day of the following ct and withhold from all amounts required to be collected, the collection fee permitted to be deducted by the county general fund, plus one-half of one percent of all amounts in excess of three thousand dollars ed in the county general fund and twenty-five percent of which shall be deposited in the county road fund. t, withhold, and deposit in the Motor Carrier Division Cash Fund the collection fee permitted to be			
	The colle pertaining amounts.	g to the collecti	e county treasurer or the fon of the use tax. The co	Department of Moto unty treasurer, for h	or Vehicles shall be forfeited if the county treasurer or department violates any rule or regulation is or her collection fee, shall deduct and withhold for the use of the county general fund, from all			
LB243	Gragert		Agriculture 01/29/2019	Approved by Governor (E- Clause) 04/18/2019 Gragert Priority Bill	Create the Healthy Soils Task Force and add a use for a fund			
	protect so benefits o expandin	oil carbon to in of soil health, w g pollinator an	crease water holding cap hile simultaneously enha d other wildlife habitat, an	acity and enhance t incing water quality, nd protecting fragile	ordination is needed to speed up and coordinate the adoption of conservation practices that rebuild and the vitality of the subsurface microbiome for landowners to capitalize on the economic and production capturing carbon, building resilience to drought and pests, reducing greenhouse gas emissions, ecosystems for a more sustainable future therefore: The Healthy Soils Task Force is created within the advisory support from appropriate federal and state agencies.			
	Nebraska productio	n, appointed by n agriculture, a	the Governor: Two acad	lemic experts in agr or; Two representati	rector of Agriculture or his or her designee; Two representatives of natural resources districts in iculture and natural resources in Nebraska, appointed by the Governor; Five representatives from ves from agribusiness, appointed by the Governor; and one representative from an environmental			
	The task force shall consist of the following nonvoting members: The chairperson of the Natural Resources Committee of the Legislature; and the chairperson of the Agriculture committee of the Legislature.							
	Task Ford	ce shall submit	Force shall primarily devi t the action plan and repo rce shall terminate on Jar	rt its findings and re	ive healthy soils initiative for the State of Nebraska. On or before January 1, 2021, the Healthy Soils ecommendations to the Governor and electronically to the Natural Resources Committee of the			
LB288	Linehan		Revenue 04/03/2019	In Committee 01/17/2019 Revenue Priority Bill	Change income tax rates			
	Applies th		come tax brackets and ra	ites for taxable year	rs beginning or deemed to begin on or after January 1, 2014 those beginning before January 1, 2020. rs beginning or deemed to begin on or after January 1, 2020.			
LB289	Linehan	Monitor	Revenue 04/24/2019	In Committee 01/17/2019 Revenue Priority Bill	Change provisions relating to county assessor inspections of real property for property tax purposes			
	The coun reviewed	ty assessor sh no less freque	eall determine the portion ently than every 3 years. (to be inspected and	f reviewed each year to assure that all parcels of real property in the county have been inspected and ess frequently than every 6 years.)			

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Document	Senator	Position	Committee	Status	Description
LB304	Crawford		Agriculture 03/05/2019	Passed 04/29/2019 Hansen, B. Priority Bill	Exempt certain operations from the definition of a food establishment under the Nebraska Pure Food Act
	safety foo	od is prepared:			stablishment to exclude a private home or other area where food that is not time/ temperature control for o's bake sale or similar function; or
	For sale of home or	directly to the c	onsumer including, but n uch producer meets and a	ot limited to at a fai	rmers market, fair, festival, craft show, or other public event or for pick up at or delivery from such private uirements outlined in the proposed bill, such as specific labeling of the food, abiding by the food
LB320	Albrecht		Agriculture 02/05/2019	Approved by Governor 04/24/2019 Agriculture Priority Bill	Change various provisions of the Pesticide Act and update federal references
	Historica repealed	lly, if the pestic here. Warning	ide contains arsenic in an labels related hereto sha	y form, a statemen Il now include dang	t of the percentage of total water-soluble arsenic calculated as elementary arsenic. This rule would be er, symbol, or cautionary labeling when applicable.
LB323	Crawford		Health and Human Services 02/28/2019	Select File 04/17/2019 Crawford Priority Bill	Change eligibility provisions under the Medical Assistance Act for certain disabled persons
	The asso be gradu eligibility.	ated based on	rule has changed and the family income and shall r	refore eligibility is not exceed 7.5% of	now as allowed under 42 U.S.C. 1396a(a)(10)(A)(ii)(XV) and (XVI). A qualifying family's premiums shall family income and the department shall not include assets or available resources in the determination of
LB352	Morfeld		Judiciary 03/06/2019	Approved by Governor 04/24/2019 Morfeld Priority Bill	Provide requirements relating to the use of jailhouse informants
	including	testimony offe	erns relating to the reliabil red or provided by jailhou closure requirements as	ise informants (feloi	ess testimony, by such means as the creation and maintenance of a central record of each case ns), the benefits so requested, etc. Such record will be the responsibility of the county attorney's office.
LB379	Kolterman		Banking, Commerce and Insurance 03/12/2019	General File 03/15/2019 Speaker Priority Bill	
	registere Nationwi	d through the l	Nationwide Mortgage Lice icensing System and Rec	nsing System and i	ry. Licensees under the Delayed Deposit Services Licensing Act are required to be licensed and Registry. In order to carry out this requirement, the department is authorized to participate in the use, the department may establish requirements as necessary by adopting and promulgating rules and imited to: background checks, criminal history checks through fingerprint data bases, credit checks, etc.,
LB390	Pansing Brooks	Neutral	Judiciary 02/14/2019	Approved by Governor 04/24/2019 Pansing Brooks Priority Bill	Provide duties regarding school resource officers and security guards
	LB390 is Justice, l	for a bill relation	ng to public safety. The bi nt agencies, security ager	II would state findin	gs, define terms, and provide duties for the Nebraska Commission on Law Enforcement and Criminal istricts relating to school resource officers and security guards as prescribed.

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Document	Senator	Position	Committee	Status	Description
LB411	Scheer		Government, Military and Veterans Affairs 02/14/2019	Select File 03/19/2019 Government, Military and Veterans Affairs Priority Bill	Provide an additional method of changing the number of county commissioners
	LB411 ai	llows for a coun	tv board of commissione	rs to vote to place th	he question on the ballot regarding the number of commissioners on the county board.
			he question can be place	•	•
LB428	Friesen		Business and Labor 03/18/2019	Passed 04/29/2019 Business and Labor Priority Bill	Change provisions relating to computation of wages under the Employment Security Law
	sections	42-347 to 42-38		ess otherwise decre	either spouse the wife, in a marriage relationship which may be dissolved or annulled pursuant to eed by the court, and in every case the legitimacy of all children conceived before the commencement of
LB460			Health and Human Services 03/07/2019	Select File 04/29/2019 Health and Human Services Priority Bill	Change criminal background check provisions under the Children's Residential Facilities and Placing Licensure Act

LB 460 amends the Children's Residential Facilities and Placing Licensure Act with new federally mandated criminal background check requirements.

Any individual over the age of 18 who is employed by a residential child-caring agency is required to: (a) undergo a national criminal history record information check at least once every five years (b) submit to four other types of background checks.

To conduct a national criminal history record information check: (a) the individual being screened must submit a complete set of fingerprints to the Nebraska State Patrol will transmit the fingerprints to the Federal Bureau of Investigation for a national criminal history record information check (Sec. 2, page 2(1), lines 10-13); and (c) the State Patrol must then issue a report to the Department of Health and Human Services with the information collected during the criminal history record information check.

The four additional background checks include: (a) A search of the National Crime Information Center's National Sex Offender Registry (b) A search of three different registries, repositories or databases in the state where the individual resides and in each state where the individual resided during the last five years: (i) State criminal registries and repositories (ii) State sex offender registries or repositories (iii) State-based child abuse and neglect registries. The individual being screened must pay the actual cost of the fingerprinting and national criminal history record information check and the actual cost of the additional background checks.

AM 1211 revises some language in LB 460 and incorporates LB 341 and LB 459 into LB 460. LB 460 is amended to replace the term "employed by" with "working in" to reflect the language in the federal law. In addition, the language regarding who pays the cost for the criminal history record information check is amended. The language from the original bill remains which requires the individual to pay for the cost of fingerprinting and the criminal history record information check, but the amendment adds that the Department of Health and Human Services (DHHS) may pay for all or part of the cost if funding becomes available.

AM 1211 provides an emergency clause for LB 460. But section 6 carves out sections 1 and 2 (LB 341), section 3 (LB 459), and section 7 which will become operative three calendar months after the adjournment of this legislative session. All other sections become operative on their effective date.

LB 341 (Arch) Change provisions relating to a determination of ongoing eligibility for a child care subsidy. The provisions of LB 341 appear in Sections 1 and 2 of AM 1211. The original provisions of LB 341 amend Neb. Rev. Stat. 68-1206 to reflect the changes in federal law regarding the child care subsidy program and the eligibility and duration of transitional child care assistance. Families may receive child care assistance in Nebraska if their income is less than 130% of the federal poverty guidelines. When determining ongoing eligibility, if a family's income exceeds 130% of the federal poverty guidelines, the

family may receive transitional child care assistance for the remainder of the family's eligibility period or until the family income exceeds 85% of the state's median income for a family of the same size, whichever occurs first. In addition, the family will continue to be eligible for transitional child care assistance through the next eligibility period if the family's income is below 185% of the federal poverty guidelines, as long as the family's income does not exceed 85% of the state median income for a family of the same size.

LB468

Walz

Monitor

Kissel Kohout ES Associates LLC

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Document	Senator	Position	Committee	Status	Description	J.							
	The lang	uage limiting tra	ansitional child care	assistance to 24 mont	hs is struck. The	e language in existin	ig law wl	hich wou	ıld end i	a family	s transi	itional ch	ild

ild care assistance and move the family back onto regular child care subsidy assistance if the family's income falls back below 130% of the federal poverty guidelines is struck. Section 2 of AM 1211 strikes the 24 month limit on work related child care assistance to harmonize provisions.

LB 459 (HHS Committee) Change criminal background check provisions under the Child Care Licensing Act. The provisions of LB 459 appear in section 3 of AM 1211. The original provisions of LB 459 relate to fingerprinting and criminal history record information checks for child care programs under the Child Care Development Block Grant. Persons applying for a license as a child care provider, or persons who are already licensed child care providers, must submit a request for a national criminal history record information check for each child care staff member, including prospective child care staff members, at the applicant's or licensee's expense.

Child care staff member is defined as an individual who is not related to the children receiving care, who is employed by a child care provider for compensation, and whose activities involve the care or supervision of the children for the child care provider or unsupervised access to the children being served. In addition, persons 18 years of age or older who reside in a family child care home are considered child care staff members for purposes of the criminal background checks.

Beginning September 1, 2019, all prospective child care staff members must submit to a criminal history record information check before they can be employed. Similarly, beginning on September 1, 2019, persons over 18 years of age residing in a family child care home must submit to a criminal history record information check. For child care staff members that are already employed before September 1, 2019, they will have until September 1, 2021 to submit to a national criminal history record information check unless they cease to be a child care staff member prior to that date.

To conduct a national criminal history record information check, a child care staff member must submit a complete set of fingerprints to the Nebraska State Patrol. The Nebraska State Patrol will transmit the fingerprints to the Federal Bureau of Investigation for a national criminal history record information check. The State Patrol must then issue a report to the DHHS with the information collected during the criminal history record information check. A child care staff member is required to undergo a national criminal history record information check at least once every five year period, The child care staff member being screened must pay the actual cost of the fingerprinting and national criminal history record information check.

Child care staff members must also submit to several other background checks at their expense, such as the National Crime Information Center's National Sex Offender Registry, a search of a variety of registries and data bases regarding criminal history, sex offenses, and child abuse and neglect in each state in which the staff member resides or has resided in the last five years. Any person who refuses to consent to the national criminal history record information check, knowingly makes false statements in connection with the background check, is a registered sex offender, has been convicted of a crime of violence, moral turpitude, or dishonesty may not be employed by a child care center.

DHHS and the Nebraska State Patrol may promulgate rules and regulations regarding the implementation of national criminal history record information checks, including the costs associated. In addition, DHHS may also promulgate rules and regulations regarding the employment of child care staff members with criminal records. A child care provider will not be eligible for a license if they employ a staff member who is not eligible under these rules and regulations. These provisions do not apply to child care providers licensed as family child care home. A family child care home means a program in the licensee's residence which may serve at least four but not more than eight

	children.			
LB463	Williams	Revenue 02/08/2019	Approved by Governor 03/27/2019 Williams Priority Bill	Change provisions relating to treasurer's tax deeds and tax sale certificates
	This bill changes ar and tax sale certific		elating to real property s	sold for delinquent taxes. Further, it re-outlines the process the process for issuing treasurer's tax deeds,

Prohibit additional services and populations under the medicaid managed care program Select File Health and Human Services 04/30/2019 03/01/2019 Health and **Human Services** Priority Bill

The bill proposes the following language be added to the Medical Assistance Act: Until at least January 1, 2020, or until a critical evaluation is performed of the at-risk capitated managed care program of the medical assistance program and the success of such managed care program is proven, whichever is later, the department shall not add any additional service or population to the medicaid managed care program in effect on January 1, 2017.

Document	Senator	Position	Committee	Status	Description
LB472	Dorn	Monitor	Revenue 03/13/2019	Veto Override 04/30/2019 Dorn Priority Bill	Adopt the Qualified Judgment Payment Act, authorize a sales and use tax, and require a property tax levy
	Any coun of one-ha	ity that has a q alf of one perce eed as provided	rualified judgment render ent on transactions that a	red against it may, up are subject to the stat	ment means a judgment that is rendered against a county by a federal court for a violation of federal law. son adoption of a resolution by at least a two-thirds vote of the county board, impose a sales and use tax te sales and use tax under the Nebraska Revenue Act of 1967, as amended from time to time, and that in the county. Any sales and use tax imposed pursuant to this section shall be used to pay the qualified
					ents that required a county utilizing the authority to put their levy at the maximum rate, that the program on or more, and to require a 2/3 vote of the governing board to impose the tax.
LB481	Bolz		Appropriations 03/28/2019	In Committee 01/24/2019 Scheer Priority Bill	State intent relating to an appropriation to the Department of Health and Human Services
	It is the ir	ntent of the Leg	gislature to appropriate X	XX from the Genera	I Fund for FY2019-20 to the Department of Health and Human Services.
LB483	Erdman		Revenue 02/21/2019	General File 03/20/2019 Erdman Priority Bill	Change the valuation of agricultural land and horticultural land
					uding land associated with a building or enclosed structure located on the parcel, which is primarily used or adjacent to and in common ownership or management with other agricultural land and horticultural
			nticultural land shall cons taxation, and shall be va		d distinct class of property for purposes of property taxation, shall be subject to taxation, unless al productivity value.
	For tax ye capitalize	ear 2020 and e d net earning (each tax year thereafter, capacity (as prescribed).	the agricultural produ	uctivity value of agricultural land and horticultural land shall be determined based upon the land's
LB496	Wayne		Judiciary 03/15/2019	Final Reading 04/30/2019 Speaker Priority Bill	Change penalties for tampering with witnesses, informants, jurors, or physical evidence and change provisions relating to discovery in criminal cases
	Tamaaarin				
	classified proceedir a Class I ^N felony, th	as a Class I, I ng which allege V felony, excep e offense is a	A, IB, IC, ID, or II felony, es a violation of another ot that if such offense inv	iss IV felony, except the offense is a Clas offense classified as folves a pending crim further defines enforc	that if such offense involves a pending criminal proceeding which alleges a violation of another offense ss II felony. Jury tampering is a Class IV felony, except that if such offense involves a pending criminal a Class I, IA, IB, IC, ID, or II felony, the offense is a Class II felony. Tampering with physical evidence is similar proceeding which alleges a violation of another offense classified as a Class I, IA, IB, IC, ID, or II seement provisions under certain circumstances, for instance, when the prosecution believes a witness
LB512	classified proceedir a Class I ^N felony, th	as a Class I, I ng which allege V felony, excep e offense is a	A, IB, IC, ID, or II felony, es a violation of another ot that if such offense inv Class II felony. The bill t	iss IV felony, except the offense is a Clas offense classified as folves a pending crim further defines enforc	ss II felony. Jury tampering is a Class IV felony, except that if such offense involves a pending criminal a Class I, IA, IB, IC, ID, or II felony, the offense is a Class II felony. Tampering with physical evidence is hinal proceeding which alleges a violation of another offense classified as a Class I, IA, IB, IC, ID, or II

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Document	Senator	Position	Committee	Status	Description
LB524	Dorn		Government, Military and Veterans Affairs 02/28/2019	Final Reading 04/25/2019 Speaker Priority Bill	Change provisions relating to annexations under the Nebraska Budget Act
	fy to each governing body or board empowered to levy or certify a tax levy the current taxable value of				
	subdivisio of the ann	n shall send no exed property.	tification of such annexat If the county clerk receiv annexing political subdivis	ion to the county c es such notification ion for the current	nce the last time taxable values were certified from above, the governing body of such political lerk of the county in which the annexed property is located. Such notification shall include a description in prior to July 1, the valuation of the real and personal property annexed shall be considered in the year. If the county clerk receives such notification on or after July 1, the valuation of the real and ion of the annexing political subdivision for the following year.
LB583	Hilgers This bill p	rovides contrac	Government, Military and Veterans Affairs 03/01/2019 ting agencies with substa	General File 03/13/2019 Arch Priority Bill ntial authority as p	Provide powers for certain counties under the Transportation Innovation Act prescribed. Much of the authority was previously authority authorized to the Department of
	Transport	ation. It (re)def	ines and reifies certain ter	ms, such as "eligil	ble county". The bill was introduced by Senator Hilgers at the request of Sarpy County.
LB616	Hilgers	Monitor	Transportation and Telecommunications 02/11/2019	Final Reading 04/30/2019 Hilgers Priority Bill	Provide an interest payment exception for certain state highway and bridge construction contracts
	In its origi	nal form, the hi	II defines build-finance pro	oiect as a proiect il	n which a design-builder, a construction manager, or a contractor working under any project structure

In its original form, the bill defines build-finance project as a project in which a design-builder, a construction manager, or a contractor working under any project structure allowed by law pays for the project labor, materials, and vendors as the work is performed and payments due from the Department of Transportation are made by, or on behalf of, the department over a period not to exceed ten years after the date of substantial completion. And, financing plan would mean an assurance of available funding and security to ensure payment to vendors and labor as work is performed on a build-finance project and, if not addressed in the request for proposal, the terms of required structured repayment.

The department may structure a contract as a "build-financing" project pursuant to the Build Nebraska Act, sections 39-2808 to 39-2824, or the Accelerated State Highway Capital Improvement Program created in section 39-2804. Prior to entering into a contract for a build-finance project, the department shall determine that there will be an estimated cost savings to the state as a result of a cost-benefit analysis. The department may authorize a design-builder or a construction manager engaged in a contract pursuant to sections 39-2808 to 39-2824 or a contractor engaged in a contract pursuant to the Build Nebraska Act or the Accelerated State Highway Capital Improvement Program to structure the contract as a build-finance project.

If a build-finance project will be under consideration by the department, the department shall include the financing requirements in the request for proposals or the initial project solicitation. The department may include in the financing requirements the maximum annual payment, the interest rate on the financing, and the minimum number of years for repayment. The department may require a financing plan from the design-builder, the construction manager, or the contractor. If required, the financing plan shall be included in the proposal and may be considered by the department as a part of the best value-based selection process or a qualifying factor in the selection process, as applicable.

The contract for any build-finance project shall include in its terms that the payments extending beyond the contract year of completion will be subject to annual appropriations by the Legislature, that the project is unsecured, and that it does not constitute a debt obligation of the state. The department shall not obligate more than ten percent of the annual revenue of the Highway Trust Fund to secure payment on all build-finance projects at the time a contract for a build-finance project is under consideration

COMAM442 would strike all sections of the original bill and insert new language that would allow a project to be completed in a four-year timeframe but payments could continue for up to 8 years.

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Document	Senator	Position	Committee	Status	Description			
LB619	Kolowski		Banking, Commerce and Insurance 03/05/2019	Approved by Governor 04/18/2019 Kolowski Priority Bill	Prohibit denial of coverage for mental health services delivered in a school			
	Requires that any insurance policy providing coverage for behavioral health treatment shall provide coverage for behavioral health services delivered in a school or other educational setting.							
LB657	Wayne		Agriculture 02/12/2019	Select File 04/17/2019 Brandt Priority Bill	Adopt the Nebraska Hemp Act			
	postsecc institution	ondary institution In that wishes to Is found to have	r, a person shall not grow l grow hemp in this state sh	hemp in this state in all submit the regi	wer registration program. Except as otherwise provided under the Nebraska Hemp Act for a unless the person is registered as a grower under the act. A person other than a postsecondary istration application fee (\$100) and register with the department on a form prescribed by the department and three-tenths percent on a dry weight basis will be subject to forfeiture and destruction, without			
LB663	Friesen		Revenue 02/21/2019	Passed 04/29/2019 Friesen Priority Bill	Change provisions relating to Nebraska adjusted basis			
	77-118 (1) Nebraska adjusted basis shall mean the adjusted basis of property as determined under the Internal Revenue Code increased by the total amount allowed under the code for depreciation or amortization or pursuant to an election to expense depreciable property under section 179 of the code. (2) For purchases of depreciable personal property occurring on or after January 1, 2018, if similar personal property is traded in as part of the payment for the newly acquired property, the Nebraska adjusted basis shall be the remaining federal tax basis of the property traded in, plus the additional amount that was paid by the taxpayer for the newly acquired property.							
LB686	Lathrop		Judiciary 03/27/2019	In Committee 01/25/2019 Judiciary Priority Bill	Change provisions relating to correctional system emergencies			
	Under LE	3686, the term o	perational capacity no long	ger is a defined tei	rm. The term population is amended to mean the actual number of inmates assigned to the Department			

Under LB686, the term operational capacity no longer is a defined term. The term population is amended to mean the actual number of inmates assigned to the Department of Corrections. As before, until July 1, 2020, the Governor may declare a correctional system overcrowding emergency whenever the director certifies that the department's inmate population is over one hundred forty percent of design capacity. Beginning July 1, 2020, and until December 31, 2020, a correctional system overcrowding emergency shall exist whenever the director certifies that the department's inmate population is over one hundred forty percent of design capacity. The director shall so certify within thirty days after the date on which the population first exceeds one hundred forty percent of design capacity. Seginning July 1, 2021, and until June 30, 2021, a correctional system overcrowding emergency shall exist whenever the director certifies that the department's inmate population is over one hundred thirty-five percent of design capacity. Beginning July 1, 2021, and until December 31, 2021, a correctional system overcrowding emergency shall exist whenever the director certifies that the department's inmate population is over one hundred thirty percent of design capacity. The director shall so certify within thirty days after the date on which the population first exceeds one hundred thirty percent of design capacity. The director shall so certify within thirty days after the date on which the population first exceeds one hundred thirty percent of design capacity.

Beginning January 1, 2022, a correctional system overcrowding emergency shall exist whenever the director certifies that the department \$\pi\$39;s inmate population is over one hundred twenty-five percent of design capacity. The director shall so certify within thirty days after the date on which the population first exceeds one hundred twenty-five percent of design capacity. During a correctional system overcrowding emergency, the Governor shall take immediate action to reduce the prison population.

Further, during an overcrowding emergency, the Board of Parole shall immediately consider or reconsider committed offenders eligible for parole who have not been released on parole. The board shall order the release of each committed offender unless it is of the opinion that such release should be deferred because:

- a) The board has determined that it is more likely than not that the committed offender will not conform to the conditions of parole:
- b) The board has determined that release of the committed offender would have a very significant and quantifiable effect on institutional discipline; or
- c) The board has determined that there is a very substantial risk that the committed offender will commit a violent act against a person.

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Document	Senator	Position	Committee	Status	Description			
LB690	Cavanaugh		Judiciary 03/06/2019	General File 04/26/2019 Speaker Priority Bill	Adopt the Healthy Pregnancies for Incarcerated Women Act			
	including o	during labor, de tion that there	elivery, or postpartum rec are extraordinary circums	overy or during trai stances where the a	Yomen Act. A detention facility shall not use restraints on a prisoner or detainee known to be pregnant, Insport to a medical facility or birthing center, unless the administrator makes an individualized Individualized determination that there			
	detainee l	known to be pr	eanant. the staff of the de	tention facility or m	urity circumstance that dictates restraints be used to ensure the safety and security of the prisoner or edical facility, other prisoners or detainees, or the public, except that:			
	a) If the de employee detainee I elucidates including I and regul	octor, nurse, or accompanying known to be pr the manner a reasonable atto ations to carry	r other health professiona of the prisoner or detainee egnant; AND c) Under no not circumstances where i priney's fees and, potentia out the Healthy Pregnanc	I treating the prisor shall immediately a circumstances sha restraints may (not) illy, punitive damag ies for Incarcerated	ner or detainee known to be pregnant requests that restraints not be used, any detention facility remove all restraints; b) Under no circumstances shall leg or waist restraints be used on the prisoner or all any restraints be used on any prisoner or detainee in labor or during childbirth. The bill further be used, and creates a cause of action for making whole a detainee harmed by the violation of the rule, es. On or before October 1, 2019, each detention facility in this state shall adopt and promulgate rules of Women Act. A detention facility may also adopt and promulgate rules and regulations developed by cement and Criminal Justice.			
LB693	Halloran		Transportation and Telecommunications 02/19/2019	Final Reading 04/30/2019 Halloran Priority Bill	Prohibit the selling, renting, or conveying of telephone numbers			
	unless su telephone cause any obtain any	ch telephone n number by co caller identific thing of value	umber is listed or availab ntacting his or her telecor cation service to knowing	le from directory as mmunications provi v transmit misleadi	es that no person shall sell, rent, or convey any interest in a telephone number to any out-of-state person sistance to the general public so that a member of the general public could determine the source of the der. No person shall, in connection with any telecommunications service or IP-enabled voice service, and or inaccurate caller identification information with the intent to defraud, cause harm, or wrongfully hearing, may be imposed, but, shall not exceed \$2,000. Every violation within the state shall be			
LB700	Bostelman	Monitor	Natural Resources 03/06/2019	General File 04/05/2019 Natural Resources Priority Bill	Provide for decommissioning and reclamation of a wind energy conversion system			
	necessan	for removal o	f such system including t	he removal of any i	ergy conservation system in this state shall be responsible for all decommissioning or reclamation costs aboveground equipment and restoration of the land to its natural state. For purposes of this section conservation system is constructed to the condition that existed prior to construction.			
LB713	Vargas		Executive Board 02/28/2019	Approved by Governor 04/24/2019 Executive Board Priority Bill	Provide for long-term analyses from the Legislative Fiscal Analyst			
	Here, a mandate would be added to the Legislative Fiscal Analyst duties, such that, in addition to the already legislated duties, the analyst shall provide the following cycle of analyses of long-term fiscal sustainability, beginning, in FY2020-21: i. In even-numbered years, the joint revenue volatility report required under section 50-419.02; ii. In odd-numbered years, a budget stress test comparing estimated future revenue to and expenditure from major funds and tax types under various potential economic conditions; AND iii. Every four years, a long-term budget for programs appropriated for major funds and tax types. Also under LB713, the Legislative Fiscal Analyst's revenue-forecasting information shall include, in addition to the already legislated duties, the estimated revenue receipts for each year of the following biennium, including comparisons of current estimates for: i. Each major tax type to long-term trends for that tax type, ii. Federal fund receipts to long-term federal fund trends; AND iii. Tax collections and federal fund receipts to long-term trends.							

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Document	Senator	Position	Committee	Status	Description			
LB720	Kolterman		Revenue 03/06/2019	In Committee 01/25/2019 Kolterman Priority Bill	Adopt the ImagiNE Nebraska Act and provide tax incentives			
Under LB720, the Legislature finds that it is the policy of this state to modernize its economic development platform in order to (1) encourage new businesses to re Nebraska, (2) encourage existing businesses to remain and grow in Nebraska, (3) encourage the creation and retention of new, high-paying jobs in Nebraska, (4) retain investment capital in Nebraska, (5) develop the Nebraska workforce, (6) simplify the administration of the tax incentive program created in the ImagiNE Nebraska workforce, (6) simplify the administration of the tax incentive program created in the ImagiNE Nebraska workforce, (6) simplify the administration of the tax incentive program created in the ImagiNE Nebraska taxpayer to request an agreement. If the director fails to make his or her determination within the prescribed ninety-day period, the application is deemed approved ninety days after approval of the application, the director shall prepare and deliver a written agreement to the taxpayer for the taxpayer. The taxpayer shall agree to increase employment or investment at the qualified location or locations. The taxpayer shall agree to allow the taxpayer to use the incentives contained in the ImagiNE Nebraska Act. The application, and all supporting documentation, to the extent approved, shall be considered a part of the agreement. There shall be no new applications for incentive a taxpayer after December 31, 2029.								
LR14CA	Wayne		Urban Affairs 03/05/2019	President/Speak er Signed 04/18/2019 Urban Affairs Priority Bill	Constitutional amendment to authorize municipalities to pledge property taxes for up to twenty years if more than one-half of the property in a redevelopment project is extremely blighted			
	Extends the constitutional provision regarding tax increment financing frm fifteen years to not exceed twenty years if more than one-half of the property in the project area is designated as extremely blighted. During Select File debate, AM1255 was adopted that included a provision that stated that extreme blight will be determined by a high rate of unemployment combined with a high poverty rate as determined by law.							