STAFF MEETING MINUTES LANCASTER COUNTY BOARD OF COMMISSIONERS THURSDAY, MAY 16, 2019 COUNTY-CITY BUILDING ROOM 113 - BILL LUXFORD STUDIO 8:30 A.M.

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

Commissioners Absent: Jennifer Brinkman, Chair

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 15, 2019.

The Vice 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 MAY 9, 2019

MOTION: Schorr moved and Vest seconded approval of the May 9, 2019 Staff Meeting minutes. Schorr, Amundson, Vest and Flowerday voted yes. Brinkman was absent. Motion carried 4-0.

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

Joe Kohout, Kissel, Kohout, ES Associates LLC, stated the Legislature could adjourn four or five days early.

He reviewed the weekly legislative report (Exhibit A).

Regarding LB583 (Provide powers for certain cities, counties, and joint entities under the Transportation Innovation Act), an amendment was filed (see Exhibit B).

Kohout said there were concerns if LB525 (Change provisions relating to the sale of county land in fee simple) allowed for remonstrance, which is a process in which 30% of the electors have 30 days to set aside the sale of real property. Kerry Eagan, Chief Administrative Officer, added this provision is intended for villages and smaller cities. When real property is sold from a political subdivision, it is exempt from the remonstrance process.

Regarding LB686 (Change provisions relating to post-release supervision, competency to stand trial, restrictive housing, and the long-term restrictive housing work group, create a criminal offense relating to electronic communication devices in correctional facilities, and provide for deferred judgments by courts), the bill includes LB90 (Make post-release supervision optional for Class IV

felonies) of which there is a recommendation for support and LB684 (Change provisions relating to post-release supervision for Class IV felonies) with a recommendation of opposition. Amendment AM1454 and the Committee Statement on LB686 were distributed (Exhibits C and D).

It was the consensus of the Board for Kohout and Brennen Miller, Kissel, Kohout, ES Associates LLC, to discuss the interim studies with the Senators.

Information on legislative bills and the bill hearing schedule were also distributed (Exhibits E and F).

3) **EXECUTIVE SESSION (LEGAL ADVICE)** – David Derbin, Deputy County Attorney; Pam Dingman, Lancaster County Engineer; and Stephen Henrichsen, Planning Development Review Manager

MOTION: Schorr moved and Vest seconded to enter Executive Session at 8:42 a.m. for the purposes of receiving legal advice, and to protect public interest.

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

ROLL CALL: Schorr, Amundson, Vest and Flowerday voted yes. Brinkman was absent. Motion carried 4-0.

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

Vest exited the meeting.

MOTION: Schorr moved and Flowerday seconded to exit Executive Session at 9:24 a.m. Schorr, Amundson and Flowerday voted yes. Brinkman and Vest were absent. Motion carried 3-0.

4) JUVENILE JUSTICE REVIEW COMMITTEE AND JOINT BUDGET COMMITTEE
FUNDING RECOMMENDATIONS FOR FY 19-20 — Sara Hoyle, Human Services Director

Sara Hoyle, Human Services Director, reviewed the funding recommendations (see agenda packet). She stated the City of Lincoln allocated an additional \$15,000 to the Joint Budget Committee (JBC) beginning in September 2019. After the distribution, there will be \$156,019 remaining which will go into an emergency fund.

Schorr added the YWCA Mother Daughter Circle and Lincoln Public Schools Truancy Diversion Lite were not funded due to low participation and Cedars Youth Services was not funded as the original funding was a one-time stipulation. The Bridge Behavioral Health will need to go through the JBC process for future funding requests.

Vest returned to the meeting at 9:30 a.m.

Hoyle reviewed the Yezidi Youth Club and the Young Women's Christian Association (YWCA) Project Restore Family Support programs.

It was the consensus of the Board to forward the recommendations to next Tuesday's meeting.

Hoyle reported 44 new citizens were sworn in at the Lincoln Unites event.

5) ACTION ITEM

A. Special Designated License Application From Kramer Bar & Grill For An Event At 11365 West Kramer Street, Crete, Nebraska on June 1, 2019.

Item was removed from the agenda.

GENERAL ADMINISTRATIVE REPORT

A. Legislative Retreat

It was the consensus of the Board for the Legislative Retreat to be discussion on legislative priorities between the appointed directors and elected officials, after which, the priorities will be presented to the Senators at the Nebraska Association of County Officials (NACO) County 101 workshop. A date and time for the Legislative Retreat has not been determined.

B. 2019 NACo Voting Credentials

Schorr will be the designated County delegate.

- **6) BUDGET HEARINGS** Dennis Meyer, Budget and Fiscal Officer
 - **A. COMMUNITY CORRECTIONS (676)** Kim Etherton, Community Corrections Director

Dennis Meyer, Budget and Fiscal Officer, stated expenses increased 3.00% and revenues decreased .7% (see agenda packet). He reminded the Commissioners that a Field Officer for the 24/7 program was added during the past year and that funding will now be included in its entirety in the budget.

Schorr exited the meeting at 9:45 a.m.

Kim Etherton, Community Corrections Director, added contractual expenses will decrease as there are fewer in-person Safety Training Option Program (S.T.O.P.) classes and electronic monitoring and housing costs have also decreased. She confirmed that a new vehicle is not included in the budget.

Schorr returned to the meeting at 9:48 a.m.

Etherton reported she needs an additional staff member for the 24/7 program. Currently, S.T.O.P. funds cover 24/7 staffing costs with the intention of future 24/7 fees covering the costs. Currently, there are 40 participants. She felt with legislation changes, 200-300 people could be in the program.

When asked about federal funding, Etherton said she has a \$500,000 drug court enhancement grant (\$125,000 for four years) for medication-assisted treatment planning and housing for drug court participants. It also provides funding for staff to attend the National Association for Drug Court Professionals Conference, which has provided information on ways to improve the drug court program.

Etherton added there is a \$2,000,000 four-year Re-entry grant (including matching funds) for the Re-entry program. The grant required a one-year planning period. She will be requesting a one-year cost extension. The County is progressively responsible for the match contribution each year. Etherton feels the target population needs a different transitional housing option and she is discussing a partnership option with Matt Talbott Kitchen & Outreach.

The grant for social support for drug court participants was not approved.

Regarding future needs, Etherton said the current case management system will upgrade to include an application for mobile devices. The cost is unknown. Also, the staff needs access to the rewrite of the Criminal Justice Information Services (CJIS). She felt including behavioral health information in CJIS is crucial.

7) CHIEF ADMINISTRATIVE OFFICER REPORT

A. County Board Initiatives Update

It was the consensus of the Board to add CJIS to the initiatives.

Amundson stated May 22, 2019 will be the Infrastructure Task Force meeting with the Cities of Waverly and Hickman and Kent Seacrest, Seacrest & Kalkowski, PC, LLO.

B. Market Adjustment for Deputy Chief Administrative Officer

Schorr proposed to increase the salary of the Deputy Chief Administrative Officer to \$92,610 to be effective the next pay period.

MOTION: Schorr moved and Vest seconded to forward the proposal to Tuesday's meeting. Schorr, Amundson, Vest and Flowerday voted yes. Brinkman was absent. Motion carried 4-0.

8) GENERAL ADMINISTRATIVE REPORT

- **A.** Legislative Retreat
- **B.** 2019 NACo Voting Credentials

Items A and B moved forward on agenda.

9) DISCUSSION OF BOARD MEMBER MEETINGS ATTENDED

A. Lincoln Parks and Recreation Advisory Board – Vest

Vest said the Lincoln Parks and Recreation Advisory Board is reviewing proposals on how best to fix or replace the Teachers Fountain at S. 27th Street and Normal Boulevard.

B. Lincoln Metropolitan Planning Organization – Brinkman/Amundson

Amundson reported the Star Tran electric bus charging stations were approved. There were also

discussions on the Saltillo Road safety improvements, S. 98th Street improvements and the East Beltway.

C. Emergency Medical System Oversight Authority – Flowerday

Flowerday stated Lincoln Fire and Rescue requested 16 new Cardiopulmonary Resuscitation (CPR) training dummies to meet updated American Heart Association standards. The request will be funded.

D. Region V Meetings – Flowerday

Flowerday reported Region V is conducting an internal audit of procedures and also gave a financial report.

- **E.** Public Building Commission Chair Meeting W/Mayor CANCELLED
- F. Lancaster County Board Chair/Vice-Chair Mtg W/Mayor CANCELLED
- **G.** Public Building Commission Meeting Brinkman/Amundson

Amundson said the Hall of Justice deck repair is almost complete, the Lincoln-Lancaster County Health Department remodel is advancing and new locks at the Mental Health Crisis Center (MHCC) will be installed. Additionally, security updates to the parking garage and a reconfiguration of the County Assessor/Register of Deeds Office were discussed (Exhibits G and H).

H. Lincoln-Lancaster County Board of Health – Flowerday

Flowerday reported measles were discussed.

I. Visitors Promotion Committee – Amundson

Amundson reported grant applications from the Lincoln Arts Council, the Nebraska History Museum, Lincoln Parks and Recreation and the Lincoln Sports Foundation were reviewed. The proposed budget, director reports and Visitors Promotion Committee community representative change were also discussed.

OTHER BUSINESS

Amundson stated she attend the Information Services Policy Committee (ISPC) which had updates on CJIS and the new payroll system. Training for employees on electronic security will be available at a later date.

10) SCHEDULE OF BOARD MEMBER MEETINGS

For informational purposes only.

11) EMERGENCY ITEMS

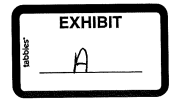
There were no emergency items.

12) ADJOURNMENT

MOTION: Schorr moved and Vest seconded to adjourn at 10:47 a.m. Schorr, Amundson, Vest and Flowerday voted yes. Brinkman 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 16, 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.

I would note that today is day 78 of the 90 day session and they will break for a four-day weekend when they adjourn today.

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.

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.

On Monday, May 13, 2019, the Judiciary Committee advanced LB686 with AM1737 of which section 4, pages 4-6, included the provisions of LB240 as amended. The bill was debated on Wednesday, May 15, 2019 and the bill was advanced to Select File with those provisions included.

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. Also, 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. We did have at least two conversations with Director Lahm about the bill but did not receive her comments on the most recent version of LB335.

As discussed at the meeting last week, we recommend an interim study on LB335 for consideration during the period between sessions. This would enable us to work to make sure that DMV, Vigilnet and the other interested parties are okay with the bill and then try to move it out of Judiciary Committee next session.

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. Senator Bolz has filed an amendment to LB583 as AM1454 which is the amended version of 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. The bill was accepted for Consent Calendar consideration and the bill was advanced without amendment last Friday to Select File.

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. The bill was accepted for Consent Calendar consideration and the bill was advanced without amendment last Friday to Select File.

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. The bill was accepted for Consent Calendar consideration and the bill was advanced without amendment last Friday to Select File.

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.

On Thursday, April 18, 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.

As per the Board's direction, we have prepared a draft interim study for your consideration.

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, April 30, 2019 the Revenue Committee advanced an amended form of their previous amendment to LB289. The bill was reported to General File at noon on May 2, 2019 and the bill was taken up for General File debate on Tuesday, May 7, 2019. We sent copies of the amendment as well as the summary thereof as part of our end-of-the-week update. The bill was debated for three hours and then pulled from the agenda. The bill, at this point, does not appear to have the requisite 33 votes to justify its return for another 3 hours — even though several Senators are working on competing plans to try to garner support.

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.

During consideration of LB686 on Wednesday, May 15, 2019, Senator Friesen offered LB376 as an amendment to the bill but withdrew it after discussing it for a few minutes.

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. On Thursday, May 2, 2019, the Legislature passed the bill and it was signed by the Governor on May 8, 2019.

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. The bill was approved by the Governor on May 1, 2019.

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.

On April 26, 2018, the Judiciary Committee reported LB690 to General File with AM1488 which was adopted during floor debate on May 9, 2019. The bill is parked on Select File.

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 funding here came through more significantly than we had thought. First, the Committee has added some additional "state aid" to the program. This is appears on page 104, lines 21 and 23 of AM1329 to LB294 the mainline budget bill. In both years, \$480,000 is appropriated. Additionally, on page 105, lines 10-11, the Committee re-appropriated the funding to the department which is approximately \$800,000.

Second, as part of LB298, the statutory trailer bill within the budget package, the Committee included a change to the original LB605 funding — to allow for the money to be used to supplement existing programs, services and approaches to reduce jail populations and costs. This is AM1498 to LB298, page 14 lines 14-19.

The budget bills are now on Final Reading.

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. The Committee chose not to increase the Community Based Juvenile Aid Program.

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.

The Appropriations Committee included in the appropriation to this program \$300,000 General Funds for FY2019-20 and \$300,000 General Funds for FY2020-21 to be used by the Office of Violence Prevention to increase total grant awards, develop an annual statewide strategic plan, and increase administrative capacity.

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. Furthermore, the Department's budget, within AM1329 to LB294 at page 30, lines 25-30, contains an appropriation to this program for FY2019-2020 of \$456,000 General Funds and for FY2020-21 \$456,000 General Funds which shall only be used for such purpose.

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.

The Judiciary Committee included the provisions of LB90 as part of the Committee Amendment AM1737 to LB686. That amendment was adopted during debate on Wednesday, May 15, 2019 and the bill advanced to Select File.

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).

The Judiciary Committee included the provisions of LB684 as part of the Committee Amendment AM1737 to LB686. That amendment was adopted during debate on Wednesday, May 15, 2019 and the bill advanced to Select File.

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. The Committee chose not to include any additional support in this area.

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.

As mentioned in our previous report, the Appropriations Committee included \$1.5 million in FY19-20 and \$3.6 million in FY20-21 for behavioral health provider rates proposed by LB 327. The committee proposal increased the rates to a total of 4% in Medicaid, the Children's Health Insurance Program and Juvenile and Adult Probation.

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.

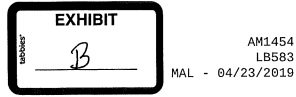
We worked with NACO, Douglas and Sarpy Counties on shoring up the vote count on the bill. Senators Bolz and Pansing-Brooks have both expressed their support for the bill in our conversations. Senator Hilgers has asked for some information from us on the cost to the county for similar services that Sarpy 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. The bill was read on Final Reading on Thursday, May 2, 2019 and presented to the Governor.

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

AM1454 LB583 MAL - 04/23/2019

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AMENDMENTS TO LB583

Introduced by Bolz, 29.

Insert the following new section:

2 Section 1. Section 23-120, Reissue Revised Statutes of Nebraska, is

3 amended to read:

23-120 (1) The county board (a) shall, pursuant to a two-thirds 4 majority vote of the members of the board, acquire, purchase, construct, 5 renovate, remodel, furnish, equip, add to, improve, or provide a suitable 6 courthouse, jail, and other county buildings and a site or sites 7 therefor, (b) may, pursuant to a two-thirds majority vote of the members 8 of the board and a declaration by resolution that an emergency exists, 9 repair, retrofit, reconstruct, or replace any bridge owned by the county 10 which is (i) destroyed or damaged as a result of a natural disaster for 11 which a federal disaster declaration was issued by the President of the 12 United States or (ii) designated as scour critical or structurally 13 deficient pursuant to Department of Transportation standards, and (c) 14 may, for such purposes borrow money and issue the bonds of the county to 15 pay for the same. Agreements entered into under section 25-412.03 shall 16 be deemed to be in compliance with this section. The board shall keep 17 such buildings and bridges in repair and provide suitable rooms and 18 offices for the accommodation of the several courts of record, Nebraska 19 Workers' Compensation Court or any judge thereof, Commissioner of Labor 20 for the conduct and operation of the state free employment service, 21 county board, county clerk, county treasurer, county sheriff, clerk of 22 the district court, county surveyor, county agricultural agent, and 23 county attorney if the county attorney holds his or her office at the 24 county seat and shall provide suitable furniture and equipment therefor. 25 All such courts which desire such accommodation shall be suitably housed 26 27 in the courthouse.

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- 1 (2) No levy exceeding (a) two million dollars in counties having in 2 excess of two hundred fifty thousand inhabitants, (b) one million dollars in counties having in excess of one hundred thousand inhabitants and not 3 4 in excess of two hundred fifty thousand inhabitants, (c) three hundred 5 thousand dollars in counties having in excess of thirty thousand inhabitants and not in excess of one hundred thousand inhabitants, or (d) 6 7 one hundred fifty thousand dollars in all other counties shall be made within a one-year period for any of the purposes specified in subsection 8 (1) of this section without first submitting the proposition to a vote of 9 the people of the county at a general election or a special election 10 11 ordered by the board for that purpose and obtaining the approval of a majority of the legal voters thereon. 12
 - (3)(a) The county board of any county in this state may, when requested so to do by petition signed by at least a majority of the legal voters in the county based on the average vote of the two preceding general elections, make an annual levy of not to exceed seventeen and five-tenths cents on each one hundred dollars upon the taxable value of all the taxable property in the county for any of the purposes specified in subsection (1) of this section.
 - (b) If a county on the day it first initiates a project for any of the purposes specified in subsection (1) of this section had no bonded indebtedness payable from its general fund levy, the county board may make an annual levy of not to exceed five and two-tenths cents on each one hundred dollars upon the taxable value of all the taxable property of the county for a project or projects for any of the purposes specified in subsection (1) of this section without the filing of a petition described in subdivision (3)(a) of this section. The county board shall designate the particular project for which such levy shall be expended, the period of years, which shall not exceed twenty, for which the tax will be levied for such project, and the number of cents of the levy for each year thereof. The county board may designate more than one project and levy a

- 1 tax pursuant to this section for each such project, concurrently or
- 2 consecutively, as the case may be, if the aggregate levy in each year and
- 3 the duration of each levy will not exceed the limitations specified in
- 4 this subsection. Each levy for a project which is authorized by this
- 5 subdivision may be imposed for such duration specified by the county
- 6 board notwithstanding the contemporaneous existence or subsequent
- 7 imposition of any other levy or levies for another project or projects
- 8 imposed pursuant to this subdivision and notwithstanding the subsequent
- 9 issuance by the county of bonded indebtedness payable from its general
- 10 fund levy.
- 11 2. Renumber the remaining sections and correct the repealer
- 12 accordingly.

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AMENDMENTS TO LB686

Introduced by Judiciary.

- 1 1. Strike the original sections and insert the following new
- 2 sections:
- 3 Section 1. Section 28-101, Revised Statutes Cumulative Supplement,
- 4 2018, is amended to read:
- 5 28-101 Sections 28-101 to 28-1357 and 28-1601 to 28-1603 and section
- 6 3 of this act shall be known and may be cited as the Nebraska Criminal
- 7 Code.
- 8 Sec. 2. Section 28-105, Revised Statutes Cumulative Supplement,
- 9 2018, is amended to read:
- 10 28-105 (1) For purposes of the Nebraska Criminal Code and any
- 11 statute passed by the Legislature after the date of passage of the code,
- 12 felonies are divided into ten classes which are distinguished from one
- another by the following penalties which are authorized upon conviction:
- 14 Class I felony Death
- 15 Class IA felony Life imprisonment
- 16 Class IB felony Maximum—life imprisonment
- 17 Minimum—twenty years imprisonment
- 18 Class IC felony Maximum—fifty years imprisonment
- 19 Mandatory minimum—five years imprisonment
- 20 Class ID felony Maximum—fifty years imprisonment
- 21 Mandatory minimum—three years imprisonment
- 22 Class II felony Maximum—fifty years imprisonment
- 23 Minimum—one year imprisonment
- 24 Class IIA felony Maximum—twenty years imprisonment
- 25 Minimum—none
- 26 Class III felony Maximum—four years imprisonment and two years

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1		post-release supervision or
2		twenty-five thousand dollars fine, or both
3		Minimum—none for imprisonment and nine months
4		post-release supervision if imprisonment is imposed
5	Class IIIA felony	Maximum—three years imprisonment
6		and eighteen months post-release supervision or
7		ten thousand dollars fine, or both
8		Minimum—none for imprisonment and nine months
9		post-release supervision if imprisonment is imposed
10	Class IV felony	Maximum—two years imprisonment and twelve
11		months post-release supervision or
12		ten thousand dollars fine, or both
13		Minimum—none for imprisonment and <u>none for</u>
14		nine months post-release supervision
15		if imprisonment is imposed

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- 16 (2) All sentences for maximum terms of imprisonment for one year or more for felonies shall be served in institutions under the jurisdiction 17 of the Department of Correctional Services. All sentences for maximum 18 19 terms of imprisonment of less than one year shall be served in the county 20 jail.
- 21 (3) Nothing in this section shall limit the authority granted in sections 29-2221 and 29-2222 to increase 22 sentences for habitual 23 criminals.
- (4) A person convicted of a felony for which a mandatory minimum 24 sentence is prescribed shall not be eligible for probation. 25
- (5) All sentences of post-release supervision shall be served under 26 27 the jurisdiction of the Office of Probation Administration and shall be 28 subject to conditions imposed pursuant to section 29-2262 and subject to sanctions authorized pursuant to section 29-2266.02. 29
- 30 (6) Any person who is sentenced to imprisonment for a Class I, IA,

- 1 IB, IC, ID, II, or IIA felony and sentenced concurrently or consecutively
- 2 to imprisonment for a Class III, IIIA, or IV felony shall not be subject
- 3 to post-release supervision pursuant to subsection (1) of this section.
- 4 (7) Any person who is sentenced to imprisonment for a Class III,
- 5 IIIA, or IV felony committed prior to August 30, 2015, and sentenced
- 6 concurrently or consecutively to imprisonment for a Class III, IIIA, or
- 7 IV felony committed on or after August 30, 2015, shall not be subject to
- 8 post-release supervision pursuant to subsection (1) of this section.
- 9 (8) The changes made to the penalties for Class III, IIIA, and IV
- 10 felonies by Laws 2015, LB605, do not apply to any offense committed prior
- to August 30, 2015, as provided in section 28-116.
- Sec. 3. (1) A person commits an offense if he or she intentionally
- 13 introduces within a facility, or intentionally provides an inmate of a
- 14 facility with, any electronic communication device. An inmate commits an
- offense if he or she intentionally procures, makes, or otherwise provides
- 16 <u>himself or herself with, or has in his or her possession, any electronic</u>
- 17 <u>communication device.</u>
- 18 (2) This section does not apply to:
- 19 (a) An attorney or an attorney's agent visiting an inmate who is a
- 20 client of such attorney;
- 21 (b) The Public Counsel or any employee of his or her office;
- 22 (c) A peace officer acting under his or her authority; or
- 23 (d) An emergency responder or a firefighter responding to emergency
- 24 incidents within a facility.
- 25 (3) For purposes of this section:
- 26 (a) Facility has the same meaning as in section 83-170; and
- 27 (b) Electronic communication device means any device which, in its
- 28 ordinary and intended use, transmits by electronic means writings,
- 29 <u>sounds, visual images, or data of any nature to another electronic</u>
- 30 communication device. Electronic communication device does not include
- 31 any device provided to an inmate by the Department of Correctional

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- 1 <u>Services</u>.
- 2 <u>(4) A violation of this section is a Class I misdemeanor.</u>
- 3 (5) An electronic communication device involved in a violation of
- 4 this section shall be subject to seizure by the Department of
- 5 <u>Correctional Services or a peace officer, and disposition may be made in</u>
- 6 <u>accordance</u> with the method of disposition directed for contraband in
- 7 sections 29-818 and 29-820.
- 8 Sec. 4. Section 29-1823, Revised Statutes Cumulative Supplement,
- 9 2018, is amended to read:
- 10 29-1823 (1) If at any time prior to trial it appears that the 11 defendant accused has become mentally incompetent to stand trial, such disability may be called to the attention of the district or county court 12 13 by the county attorney or city attorney, by the defendant accused, or by 14 any person for the defendant accused. The judge of the district or county 15 court of the county where the defendant accused is to be tried shall have 16 the authority to determine whether or not the defendant accused is competent to stand trial. The judge may also cause such medical, 17 18 psychiatric, or psychological examination of the defendant accused to be 19 made as he or she deems warranted and hold such hearing as he or she 20 deems necessary. The cost of the examination, when ordered by the court, 21 shall be the expense of the county in which the crime is charged. The 22 judge may allow any physician, psychiatrist, or psychologist a reasonable 23 fee for his or her services, which amount, when determined by the judge, 24 shall be certified to the county board which shall cause payment to be 25 made. Should the judge determine after a hearing that the defendant 26 accused is mentally incompetent to stand trial and that there is a 27 substantial probability that the defendant accused will become competent 28 within the foreseeable future, the judge shall order the <u>defendant</u> accused to be committed to the Department of Health and Human Services to 29 30 provide appropriate treatment to restore competency. This may include 31 commitment to a state hospital for the mentally ill, another or some

- 1 other appropriate state-owned or state-operated facility, or a contract
- 2 facility or provider pursuant to an alternative treatment plan proposed
- 3 by the department and approved by the court under subsection (2) of this
- 4 section for appropriate treatment until such time as the disability may
- 5 be removed.
- 6 (2)(a) If the department determines that treatment by a contract
- 7 <u>facility or provider is appropriate, the department shall file a report</u>
- 8 outlining its determination and such alternative treatment plan with the
- 9 court. Within twenty-one days after the filing of such report, the court
- 10 shall hold a hearing to determine whether such treatment is appropriate.
- 11 The court may approve or deny such alternative treatment plan.
- 12 (b) A defendant shall not be eligible for treatment by a contract
- 13 <u>facility or provider under this subsection if the judge determines that</u>
- 14 the public's safety would be at risk.
- 15 (3) (2) Within six months after the commencement of the treatment
- ordered by the district or county court, and every six months thereafter
- 17 until either the disability is removed or other disposition of the
- 18 <u>defendant</u> accused has been made, the court shall hold a hearing to
- 19 determine (a) whether the <u>defendant</u> accused is competent to stand trial
- 20 or (b) whether or not there is a substantial probability that the
- 21 defendant accused will become competent within the foreseeable future.
- 22 (4) (3) If it is determined that there is not a substantial
- 23 probability that the <u>defendant</u> accused will become competent within the
- 24 foreseeable future, then the state shall either (a) commence the
- 25 applicable civil commitment proceeding that would be required to commit
- 26 any other person for an indefinite period of time or (b) release the
- 27 <u>defendant</u> accused. If during the period of time between the six-month
- review hearings set forth in subsection (3) (2) of this section it is the
- 29 opinion of the <u>department</u> Department of Health and Human Services that
- 30 the <u>defendant</u> accused is competent to stand trial, the department shall
- 31 file a report outlining its opinion with the $court_{\mathcal{T}}$ and within twenty-one

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- days after such report being filed, the court shall hold a hearing to 1
- 2 determine whether or not the <u>defendant</u> accused is competent to stand
- 3 trial. The state shall pay the cost of maintenance and care of the
- defendant accused during the period of time ordered by the court for 4
- 5 treatment to remove the disability.
- (5) The department may establish a network of contract facilities 6
- 7 and providers to provide competency restoration treatment pursuant to
- 8 alternative treatment plans under this section. The department may create
- criteria for participation in such network and establish training in 9
- competency restoration treatment for participating contract facilities 10
- 11 and providers.
- Sec. 5. Section 29-2202, Reissue Revised Statutes of Nebraska, is 12
- amended to read: 13
- 14 29-2202 Except as provided in sections 7 to 12 of this act, if #
- the defendant has nothing to say, or if he or she shows no good and 15
- 16 sufficient cause why judgment should not be pronounced, the court shall
- 17 proceed to pronounce judgment as provided by law. The court, in its
- 18 discretion, may for any cause deemed by it good and sufficient, suspend
- 19 execution of sentence for a period not to exceed ninety days from the
- 20 date judgment is pronounced. If the defendant is not at liberty under
- 21 bail, he or she may be admitted to bail during the period of suspension
- 22 of sentence as provided in section 29-901.
- 23 Sec. 6. Section 29-2268, Reissue Revised Statutes of Nebraska, is
- amended to read: 24
- 25 29-2268 (1) If the court finds that the probationer, other than a
- 26 probationer serving a term of post-release supervision, did violate a
- 27 condition of his or her probation, it may revoke the probation and impose
- 28 on the offender such new sentence as might have been imposed originally
- for the crime of which he or she was convicted. 29
- 30 (2) If the court finds that a probationer serving a term of post-
- 31 release supervision did violate a condition of his or her post-release

- 1 supervision, it may revoke the post-release supervision and impose on the
- 2 offender a term of imprisonment up to the <u>original</u> remaining period of
- 3 post-release supervision. The term shall be served in an institution
- 4 under the jurisdiction of the Department of Correctional Services or in
- 5 county jail subject to subsection (2) of section 28-105.
- 6 (3) If the court finds that the probationer did violate a condition
- 7 of his or her probation, but is of the opinion that revocation is not
- 8 appropriate, the court may order that:
- 9 (a) The probationer receive a reprimand and warning;
- 10 (b) Probation supervision and reporting be intensified;
- 11 (c) The probationer be required to conform to one or more additional
- 12 conditions of probation which may be imposed in accordance with the
- 13 Nebraska Probation Administration Act;
- 14 (d) A custodial sanction be imposed on a probationer convicted of a
- 15 felony, subject to the provisions of section 29-2266.03; and
- 16 (e) The probationer's term of probation be extended, subject to the
- 17 provisions of section 29-2263.
- 18 Sec. 7. (1)(a) A court may, upon a finding of guilt for which a
- 19 judgment of conviction may be rendered, after giving the prosecutor and
- 20 the defendant the opportunity to be heard and with the consent of the
- 21 defendant, defer the entry of a judgment of conviction and the imposition
- 22 of a sentence and place the defendant on probation, upon conditions as
- 23 the court may require under section 29-2262. The court shall retain the
- 24 power to pronounce judgment and impose a sentence subject to the
- 25 defendant's compliance with conditions of probation set by the court as a
- 26 condition of the deferred judgment. The defendant shall be responsible
- 27 for the payment of all administrative and programming fees as provided in
- 28 <u>section 11 of this act upon the entry of a deferred judgment. The</u>
- 29 administration, supervision, and revocation of such probation shall be
- 30 governed by the Nebraska Probation Administration Act and sections
- 31 29-2270 to 29-2273.

- 1 (b) Upon a finding that a defendant has violated a condition of his
- 2 or her probation, the court may enter any order authorized by section
- 3 29-2268 or pronounce judgment and impose such new sentence as might have
- 4 been originally imposed for the crime for which the defendant was
- 5 convicted.
- 6 (c) Upon satisfactory completion of the conditions of probation and
- 7 the payment or waiver of all administrative and programming fees assessed
- 8 under section 11 of this act, the defendant shall have his or her charge
- 9 <u>dismissed without entry of judgment.</u>
- 10 (2) A defendant shall not be eligible for a deferred judgment if:
- 11 <u>(a) The defendant has previously been convicted of a felony anywhere</u>
- 12 <u>in the United States;</u>
- 13 (b) Prior to the commission of the offense, the defendant had been
- 14 granted a deferred judgment or substantially similar relief two or more
- 15 <u>times anywhere in the United States, except for participation in a</u>
- 16 pretrial diversion program established pursuant to sections 29-3601 to
- 17 <u>29-3609 or a substantially similar pretrial diversion program in another</u>
- 18 jurisdiction;
- 19 (c) Prior to the commission of the offense the defendant had been
- 20 granted a deferred judgment or substantially similar relief for a felony
- 21 anywhere in the United States within the preceding five years, measured
- 22 from the date of granting of the prior deferred judgment to the date of
- 23 commission of the offense, except for participation in a pretrial
- 24 <u>diversion program established pursuant to sections 29-3601 to 29-3609 or</u>
- 25 <u>a substantially similar pretrial diversion program in another</u>
- 26 <u>jurisdiction;</u>
- 27 (d) The defendant is not eligible for probation; or
- 28 (e) The defendant is an entity and not an individual.
- 29 (3) A defendant may be disqualified under subsection (2) of this
- 30 section for a previous conviction for a felony or previous grant of
- 31 deferred judgment or substantially similar relief arising from the laws

- 1 of this state, the United States, the District of Columbia, or any state,
- 2 <u>territory</u>, <u>possession</u>, <u>or tribe</u>, <u>only if:</u>
- 3 (a) In the case of a previous felony, such felony was classified as
- 4 a felony by the law under which the defendant was convicted at the time
- 5 of such prior conviction; and
- 6 (b) Such previous felony conviction, deferred judgment, or
- 7 <u>substantially similar relief was the result of a case:</u>
- 8 (i) In which the defendant was represented by counsel or knowingly
- 9 and intelligently waived the right to counsel; and
- 10 (ii) Which, if it involved prosecution for a crime for which the
- 11 <u>defendant was entitled to a jury trial in the jurisdiction in which the</u>
- 12 <u>case was tried, either:</u>
- 13 (A) The case was tried to a jury; or
- 14 (B) The defendant knowingly and intelligently waived the right to
- 15 have the case tried to a jury.
- 16 Sec. 8. A deferred judgment under section 7 of this act shall be
- 17 entered promptly by the clerk of the court into a statewide data base,
- 18 which shall serve as the deferred judgment docket. The deferred judgment
- 19 docket shall be created and maintained by the State Court Administrator.
- 20 The docket shall contain a permanent record of the deferred judgment,
- 21 including the name and date of birth of the defendant, the docket number
- 22 of the case, the nature of the offense, and the date of the deferred
- 23 judgment. Before granting deferred judgment in any case, the court shall
- 24 search the deferred judgment docket and consider any prior record of
- 25 <u>deferred judgment against the defendant. The permanent record provided</u>
- 26 for in this section shall be confidential and not a public record. The
- 27 permanent record shall only be made available to the defendant and his or
- 28 her attorney, the clerk of the court, any judge or prosecutor in this
- 29 state, the Nebraska Probation System, and any committee or commission
- 30 tasked by the Legislature with tracking the implementation of and
- 31 measuring the efficacy of the deferred judgment program.

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- (1) Prior to sentencing a defendant who is eligible for 1
- probation, the court shall consider whether to defer judgment and place 2
- 3 the defendant on probation under section 7 of this act.
- 4 (2) In considering whether to defer judgment, the court first shall
- 5 determine if entering a deferred judgment will (a) provide the maximum
- opportunity for the rehabilitation of the defendant and (b) protect the 6
- 7 community from further offenses by the defendant. In making this
- 8 determination, the court shall consider the age of the defendant, the
- 9 defendant's prior record of convictions and deferred judgments, the
- 10 defendant's employment and family circumstances, the defendant's mental
- 11 health and substance abuse history and treatment options available in the
- community and the correctional system, the nature and circumstances of 12
- 13 the offense, and such other factors as are appropriate. The court may
- 14 order a presentence investigation pursuant to section 29-2261 for the
- purpose of determining whether the defendant is a suitable candidate for 15
- 16 deferred judgment. When granting or denying a deferred judgment, the
- 17 court shall make a specific written statement of its reasons for the
- 18 decision and the facts supporting the decision.
- 19 (3) If the court decides that the defendant is not eligible for
- deferred judgment, the court shall proceed to pronounce judgment as 20
- 21 provided by law.
- 22 Sec. 10. (1) The term of probation for a person on probation as a
- result of a deferred judgment shall be as follows: 23
- (a) For a felony, not less than two years nor more than five years; 24
- and 25
- 26 (b) For a misdemeanor, not less than one year nor more than two
- 27 years.
- 28 (2) In determining the term of probation, the court shall consider
- 29 what period of time is most likely to provide the maximum opportunity for
- the rehabilitation of the defendant, what period of time will suffice to 30
- 31 determine whether rehabilitation has been successful, and what period of

- 1 time will suffice to protect the community from further offenses by the
- 2 defendant.
- 3 (3) The term of probation may be extended for up to one year subject
- 4 to the provisions of section 29-2263.
- 5 (4) The court may reduce the term of probation or discharge the
- 6 <u>defendant from probation at any time if the court determines that the</u>
- 7 purpose of probation has been fulfilled and the administrative and
- 8 programming fees imposed under section 11 of this act have been paid or
- 9 <u>waived.</u>
- 10 (5) The court may, as a condition of probation, impose on the
- 11 <u>defendant any requirements permitted by section 29-2262. The court may</u>
- 12 modify, eliminate, or add further conditions at any time pursuant to
- 13 <u>section 29-2263.</u>
- Sec. 11. <u>Upon entry of a deferred judgment pursuant to section 7 of</u>
- 15 this act, the court shall order the defendant to pay all administrative
- 16 and programming fees authorized under section 29-2262.06, unless waived
- 17 under such section. The defendant shall pay any such fees to the clerk of
- 18 the court. The clerk of the court shall remit all fees so collected to
- 19 the State Treasurer for credit to the Probation Program Cash Fund.
- 20 Sec. 12. An entry of deferred judgment pursuant to section 7 of
- 21 this act is a final order as defined in section 25-1902.
- 22 Sec. 13. Section 29-3523, Revised Statutes Cumulative Supplement,
- 23 2018, is amended to read:
- 24 29-3523 (1) After the expiration of the periods described in
- 25 subsection (3) of this section or after the granting of a motion under
- 26 subsection (4), (5), or (6) of this section, a criminal justice agency
- 27 shall respond to a public inquiry in the same manner as if there were no
- 28 criminal history record information and criminal history record
- 29 information shall not be disseminated to any person other than a criminal
- 30 justice agency, except as provided in subsection (2) of this section or
- 31 when the subject of the record:

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(a) Is currently the subject of prosecution or correctional control 1 2 as the result of a separate arrest;

- 3 (b) Is currently an announced candidate for or holder of public 4 office;
- 5 (c) Has made a notarized request for the release of such record to a 6 specific person; or
- 7 (d) Is kept unidentified, and the record is used for purposes of surveying or summarizing individual or collective law enforcement agency 8 9 activity or practices, or the dissemination is requested consisting only 10 of release of criminal history record information showing (i) dates of 11 arrests, (ii) reasons for arrests, and (iii) the nature of the dispositions including, but not limited to, reasons for not prosecuting 12 13 the case or cases.
- 14 (2) That part of criminal history record information described in 15 subsection (7) of this section may be disseminated to individuals and 16 agencies for the express purpose of research, evaluative, or statistical 17 activities pursuant to an agreement with a criminal justice agency that 18 specifically authorizes access to the information, limits the use of the 19 information to research, evaluative, or statistical activities, and 20 ensures the confidentiality and security of the information.
- (3) Except as provided in subsections (1) and (2) of this section, 21 22 in the case of an arrest, citation in lieu of arrest, or referral for prosecution without citation, all criminal history record information 23 relating to the case shall be removed from the public record as follows: 24
- 25 (a) When no charges are filed as a result of the determination of 26 the prosecuting attorney, the criminal history record information shall 27 not be part of the public record after one year from the date of arrest, 28 citation in lieu of arrest, or referral for prosecution without citation;
 - (b) When charges are not filed as a result of a completed diversion, the criminal history record information shall not be part of the public record after two years from the date of arrest, citation in lieu of

- 1 arrest, or referral for prosecution without citation; and
- 2 (c) When charges are filed, but the case is dismissed by the court
- 3 (i) on motion of the prosecuting attorney, (ii) as a result of a hearing
- 4 not the subject of a pending appeal, (iii) after acquittal, or (iv) after
- 5 a deferred judgment, or (v) after completion of a program prescribed by a
- 6 drug court or any other problem solving court approved by the Supreme
- 7 Court, the criminal history record information shall not be part of the
- 8 public record immediately upon notification of a criminal justice agency
- 9 after acquittal pursuant to subdivision (3)(c)(iii) of this section or
- 10 after the entry of an order dismissing the case.
- 11 (4) Upon the granting of a motion to set aside a conviction or an
- adjudication pursuant to section 29-3005, a person who is a victim of sex
- 13 trafficking, as defined in section 29-3005, may file a motion with the
- 14 sentencing court for an order to seal the criminal history record
- 15 information related to such conviction or adjudication. Upon a finding
- 16 that a court issued an order setting aside such conviction or
- 17 adjudication pursuant to section 29-3005, the sentencing court shall
- 18 grant the motion and:
- 19 (a) For a conviction, issue an order as provided in subsection (7)
- 20 of this section; or
- 21 (b) For an adjudication, issue an order as provided in section
- 22 43-2,108.05.
- 23 (5) Any person who has received a pardon may file a motion with the
- 24 sentencing court for an order to seal the criminal history record
- 25 information and any cases related to such charges or conviction. Upon a
- 26 finding that the person received a pardon, the court shall grant the
- 27 motion and issue an order as provided in subsection (7) of this section.
- 28 (6) Any person who is subject to a record which resulted in a case
- 29 being dismissed prior to January 1, 2017, as described in subdivision (3)
- 30 (c) of this section, may file a motion with the court in which the case
- 31 was filed to enter an order pursuant to subsection (7) of this section.

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- 1 Upon a finding that the case was dismissed for any reason described in
- 2 subdivision (3)(c) of this section, the court shall grant the motion and
- enter an order as provided in subsection (7) of this section. 3
- (7) Upon acquittal or entry of an order dismissing a case described 4
- 5 in subdivision (3)(c) of this section, or after granting a motion under
- subsection (4), (5), or (6) of this section, the court shall: 6
- 7 (a) Order that all records, including any information or other data
- 8 concerning any proceedings relating to the case, including the arrest,
- taking into custody, petition, complaint, indictment, information, trial, 9
- 10 hearing, adjudication, correctional supervision, dismissal, or other
- 11 disposition or sentence, are not part of the public record and shall not
- 12 be disseminated to persons other than criminal justice agencies, except
- 13 as provided in subsection (1) or (2) of this section;
- 14 (b) Send notice of the order (i) to the Nebraska Commission on Law
- Enforcement and Criminal Justice, (ii) to the Nebraska State Patrol, and 15
- (iii) to law enforcement agencies, county attorneys, and city attorneys 16
- referenced in the court record; 17
- (c) Order all parties notified under subdivision (7)(b) of this 18
- section to seal all records pertaining to the case; and 19
- (d) If the case was transferred from one court to another, send 20
- 21 notice of the order to seal the record to the transferring court.
- 22 (8) In any application for employment, bonding, license, education,
- 23 or other right or privilege, any appearance as a witness, or any other
- 24 public inquiry, a person cannot be questioned with respect to any offense
- for which the record is sealed. If an inquiry is made in violation of 25
- this subsection, the person may respond as if the offense never occurred. 26
- 27 (9) Any person arrested due to the error of a law enforcement agency
- may file a petition with the district court for an order to expunge the 28
- 29 criminal history record information related to such error. The petition
- shall be filed in the district court of the county in which the 30
- 31 petitioner was arrested. The county attorney shall be named as the

- 1 respondent and shall be served with a copy of the petition. The court may
- 2 grant the petition and issue an order to expunge such information if the
- 3 petitioner shows by clear and convincing evidence that the arrest was due
- 4 to error by the arresting law enforcement agency.
- 5 (10) The changes made by Laws 2018, LB1132, to the relief set forth
- 6 in this section shall apply to all persons otherwise eligible in
- 7 accordance with the provisions of this section, whether arrested, cited
- 8 in lieu of arrest, referred for prosecution without citation, charged,
- 9 convicted, or adjudicated prior to, on, or subsequent to July 19, 2018.
- Sec. 14. Section 83-173.03, Revised Statutes Cumulative Supplement,
- 11 2018, is amended to read:
- 12 83-173.03 (1) <u>No</u> Beginning July 1, 2016, no inmate shall be held in
- 13 restrictive housing unless done in the least restrictive manner
- 14 consistent with maintaining order in the facility and pursuant to rules
- and regulations adopted and promulgated by the department pursuant to the
- 16 Administrative Procedure Act.
- 17 (2) The department shall adopt and promulgate rules and regulations
- 18 pursuant to the Administrative Procedure Act establishing levels of
- 19 restrictive housing as may be necessary to administer the correctional
- 20 system. Rules and regulations shall establish behavior, conditions, and
- 21 mental health status under which an inmate may be placed in each
- 22 confinement level as well as procedures for making such determinations.
- 23 Rules and regulations shall also provide for individualized transition
- 24 plans, developed with the active participation of the committed offender,
- 25 for each confinement level back to the general population or to society.
- 26 (3) On and after October 1, 2019, no inmate who is a member of a
- 27 vulnerable population shall be placed in restrictive housing. In line
- 28 with the least restrictive framework, an inmate who is a member of a
- 29 vulnerable population may be assigned to immediate segregation to protect
- 30 himself or herself, staff, other inmates, or inmates who are members of
- 31 vulnerable populations pending classification. The department shall adopt

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- and promulgate rules and regulations pursuant to the Administrative 1
- 2 Procedure Act regarding restrictive housing to address risks for inmates
- who are members of vulnerable populations. Nothing in this subsection 3
- 4 prohibits the department from developing secure mental health housing to
- 5 serve the needs of inmates with serious mental illnesses as defined in
- section 44-792, developmental disabilities as defined in section 71-1107, 6
- 7 or traumatic brain injuries as defined in section 79-1118.01 in such a
- 8 way that provides for meaningful access to social interaction, exercise,
- environmental stimulation, and therapeutic programming. 9
- 10 (4) For purposes of this section, member of a vulnerable population
- means an inmate who is eighteen years of age or younger, pregnant, or 11
- 12 diagnosed with a serious mental illness as defined in section 44-792, a
- developmental disability as defined in section 71-1107, or a traumatic 13
- 14 brain injury as defined in section 79-1118.01.
- 15 Sec. 15. Section 83-4,114, Revised Statutes Cumulative Supplement,
- 16 2018, is amended to read:
- 17 83-4,114 (1) There shall be no corporal punishment or disciplinary
- 18 restrictions on diet.
- 19 Disciplinary restrictions (2) on clothing, bedding, mail,
- visitations, use of toilets, washbowls, or scheduled showers shall be 20
- imposed only for abuse of such privilege or facility and only as 21
- authorized by written directives, guidance documents, and operational 22
- 23 manuals.
- 24 (3) No person shall be placed in solitary confinement.
- 25 (4) The director shall issue an annual report on or before September
- 26 15 to the Governor and the Clerk of the Legislature. The report to the
- 27 Clerk of the Legislature shall be issued electronically. For all inmates
- 28 who were held in restrictive housing during the prior year, the report
- 29 shall contain the race, gender, age, and length of time each inmate has
- 30 continuously been held in restrictive housing. Prior to releasing the
- 31 report, the director shall meet with the long-term restrictive housing

31

- 1 work group to share the contents of the report. The report shall also
 2 contain:
- 3 (a) The number of inmates held in restrictive housing;
- 4 (b) The reason or reasons each inmate was held in restrictive 5 housing;
- 6 (c) The number of inmates held in restrictive housing who have been 7 diagnosed with a mental illness or behavioral disorder and the type of 8 mental illness or behavioral disorder by inmate;
- 9 (d) The number of inmates who were released from restrictive housing 10 directly to parole or into the general public and the reason for such 11 release;
- (e) The number of inmates who were placed in restrictive housing for his or her own safety and the underlying circumstances for each placement;
- (f) To the extent reasonably ascertainable, comparable statistics for the nation and each of the states that border Nebraska pertaining to subdivisions (4)(a) through (e) of this section; and
- 18 (g) The mean and median length of time for all inmates held in 19 restrictive housing.
- 20 (5)(a) There is hereby established within the department a long-term
 21 restrictive housing work group. The work group shall consist of <u>one</u>
 22 <u>member of the Judiciary Committee of the Legislature appointed by the</u>
 23 <u>Executive Board of the Legislative Council who shall be a nonvoting, ex</u>
 24 officio member and the following voting members:
- (i) The director and all deputy directors who have oversight over inmate health services or correctional facilities. The director or his or her designee shall serve as the chairperson of the work group;
- (ii) The behavioral health administrator within the department;
- 29 (iii) Two employees of the department who currently work with 30 inmates held in restrictive housing as designated by the director;
 - (iv) Additional department staff as designated by the director; and

- 1 (v) <u>Six</u> Four members <u>appointed</u> by the <u>Executive Board of the</u>
- 2 Legislative Council who have demonstrated an interest in correctional
- 3 <u>issues. Of these members at least one shall be an individual who was</u>
- 4 previously incarcerated in Nebraska's correctional system. The remaining
- 5 members shall consist of individuals who are mental health professionals,
- 6 have been employed in a restrictive housing unit in a correctional
- 7 <u>facility</u>, have advocated for the rights of incarcerated individuals, or
- 8 <u>have otherwise been engaged in activities related to Nebraska's</u>
- 9 correctional system. as follows appointed by the Governor:
- 10 (A) Two representatives from a nonprofit prisoners' rights advocacy
- 11 group, including at least one former inmate; and
- 12 (B) Two mental health professionals independent from the department
- 13 with particular knowledge of prisons and conditions of confinement.
- 14 (b) The work group shall advise the department on policies and
- 15 procedures related to the proper treatment and care of offenders in long-
- 16 term restrictive housing.
- 17 (c) The director shall convene the work group's first meeting no
- 18 later than September 15, 2015, and the work group shall meet at least
- 19 semiannually thereafter. The chairperson shall schedule and convene the
- 20 work group's meetings.
- 21 (d) The director shall provide the work group with quarterly updates
- 22 on the department's policies related to the work group's subject matter
- 23 and with any other information related to long-term restrictive housing
- 24 <u>that is requested by members of the work group</u>.
- 25 (e) The work group shall terminate on December 31, 2021.
- 26 Sec. 16. The Revisor of Statutes shall assign sections 7 to 12 of
- 27 this act to Chapter 29, article 22.
- Sec. 17. Original sections 29-2202 and 29-2268, Reissue Revised
- 29 Statutes of Nebraska, and sections 28-101, 28-105, 29-1823, 29-3523,
- 30 83-173.03, and 83-4,114, Revised Statutes Cumulative Supplement, 2018,
- 31 are repealed.

ONE HUNDRED SIXTH LEGISLATURE - FIRST SESSION - 2019 **COMMITTEE STATEMENT**

LB686



Hearing Date:

Wednesday March 27, 2019

Committee On:

Judiciary

Introducer:

Lathrop

One Liner:

Change provisions relating to correctional system emergencies

Roll Call Vote - Final Committee Action:

Advanced to General File with amendment(s)

Vote Results:

Aye:

7

Senators Brandt, Chambers, DeBoer, Lathrop, Morfeld, Pansing Brooks,

Wayne

Nay:

Absent:

Present Not Voting:

Senator Slama

Oral Testimony:

Proponents:

Senator Steve Lathrop Kellee Kucera Moreno

Doug Koebernick

Representing:

Introducer

Inspector General of Corrections

Opponents:

Scott Frakes

Representing:

Nebraska Department of Correctional Services

Neutral:

Danielle Conrad

Representing:

ACLU of Nebraska

Summary of purpose and/or changes:

LB 686 adds new thresholds for declaration of a prison overcrowding emergencies with thresholds of 140% (between July 1, and Dec 31, 2020), 135% (between Jan 1 and June 30, 2021), 130% (between July 1, and Dec 31, 2021)and 125% (Jan 1, 2022). The bill amends inmate population to include DCS inmates in county correction facilities. Should the inmate population exceed the thresholds, the bill requires the Governor to take immediate action to reduce the population. LB 686 also adds language to the current required actions of the Parole Board to parole certain offenders during a declared emergency until the populations is below the thresholds.

Section 1 Definitions (section 83-961) Strikes definition of operational capacity (subsection 6) Amends population definition to include inmates assigned to county correctional facilities

Section 2 Amends section 83-962 regarding overcrowding emergency in the correctional system. Adds new subsections to create new thresholds for overcrowding emergencies before Jan 1, 2021 (135%), July 1, 2021 (130%), Jan 1, 2022 (125%). Adds language to require the Governor to take immediate action in overcrowding emergency to reduce prison population. Adds language in Board of Parole's granting of parole during emergency to meet new thresholds and requires Director of Correctional Services to certify to the Board when inmate population falls below thresholds.

Section 3 Repeals original sections

Explanation of amendments:

Committee AM1737 strikes the original provisions of LB686 combines portions of seven corrections related bills. The seven bills include LB91 addressing deferred judgement and probation, LB233 regarding cell phones or other devices in correctional facilities, LB240 about mental competency to stand trial, LB 262 addressing the long-term restrictive housing work group, LB684and LB90 changing post release supervision for Class IV felonies, and LB739 modifying restrictive housing provisions. The details of each bill are provided in the section by section portion below.

Section by section of AM1737

Section 1 Harmonizes provisions of LB233 (section 3 of AM1737) with the criminal code.

Section 2 Sections 2 and 6 contain changes to post-release supervision originally contained in LB90 and LB684. Section 2 would eliminate the required term of post-release supervision on Class IV felonies. Section 6 would amend Sec. 29-2268 to allow a judge to sentence a person to a period of incarceration up to the length of their original term of post-release supervision, rather than the length of their remaining term of post-release supervision.

Section 3 This section is new language that rewrites the provisions of LB233 and places it in the criminal code. As contained in the amendment, the language prohibits a person from bringing an electronic communication device into a correctional facility or providing it to an inmate. A violation of this provisions is a Class I misdemeanor. Definitions of facility and electronic communication devices are provided.

The amendment also provides exceptions for attorneys, the Public Counsel's office, law enforcement, and first responders

Section 4 Contains an amended version of LB240, which would amend Sec. 29-1823 to clarify and expand the options available to a judge when a criminal defendant is determined to be mentally incompetent to stand trial. Under existing law, a judge can order the defendant to be committed to a state hospital for the mentally ill or some other facility owned or operated by the state.

The amendment would require the defendant to be committed to the state Department of Health and Human Services, but would allow the treatment to be provided by a contract facility or provider identified by the department. Treatment at a contract facility or provider would not be allowed if the judge determines there is a risk to public safety.

Section 5 See sections 7 to 13 below.

Section 6 See section 2 above.

Sections 5 and 7 through 13 include provisions originally contained in LB91. These sections would authorize a court to defer judgment in criminal cases and place a defendant on probation before entering judgment on a finding of guilt.

Section 7 would provide the process and eligibility requirements for entering a deferred judgment. A person would not be eligible for a deferred judgment if they have a previous felony conviction, if they have received two or more deferred judgments, if they have received a deferred judgment in the past five years, or if they are not eligible for probation.

Section 8 would create a responsibility for the State Court Administrator to create a statewide database of deferred judgments.

Section 9 would require the court to consider certain factors when considering whether to enter a deferred judgment.

Section 10 would mandate a minimum term of deferred judgment of one year for a misdemeanor and two years for a felony. A court would be authorized to extend, discharge, or modify the terms of deferred judgment probation in the

same way as existing terms of probation.

Section 14 This section contains portions of LB739 that provides a definition of vulnerable population, and establishes that after October 1, 2019 no member of a vulnerable population shall be placed in restrictive housing. Vulnerable inmates may be placed in segregation pending classification. These provisions do not prohibit NDCS from establishing secure mental health housing for those with serious mental illness, developmental disabilities, or traumatic brain injuries.

Vulnerable population includes inmates under the age of 18, who are pregnant, or suffer from serious mental illness, developmental disabilities, or traumatic brain injury.

Section 15 This section contains provisions of LB 262 that proposed changes to the Nebraska Department of Correctional Services long-term restrictive housing work group. Language is added requiring the Director of NDCS to meet with the work group and share the contents of the required annual report on restrictive housing prior to the release of the report. The amendment also modifies the make-up of the work group by adding a member of the Judiciary Committee as a non- voting, ex officio member.

The provisions in AM1737 also modify the number and appointment of members by having the Executive Board of the Legislative Council appoint six members (current provisions have the Governor appoint four members) including one previously incarcerated, and additional members who are mental health professionals, advocates for inmates, employment experience in a restrictive housing unit, or engaged in correctional system issues. The work group terminates Dec 31, 2021.

Section 16 Revisor instructions to place sections 7-12 in Chapter 29 art. 22.

Section 17 Repeals original sections.

Public Hearing Testimony on Bills Contained in AM 1737 -

LB 91 Testimony Proponents:
Senator Justin Wayne, Introducer
Joe Nigro, Lancaster County Public Defender

Opponents:

Jeff Lux, Nebraska County Attorneys Association

Neutral: None

LB 233 Testimony Proponents:
Senator Justin Wayne, Introducer
James Davis, Ombudsman's Office
Jerall Moreland, Ombudsman's Office
Doug Koebernick, Inspector General for Corrections

Opponents:

Scott Frakes, Nebraska Department of Correctional Services

Neutral:

Spike Eickholt, Nebraska Criminal Defense Attorneys Association Tim Hruza, Nebraska State Bar Association LB 240 Testimony -

Proponents:

Senator Matt Hansen, Introducer

Brad Johnson, Lancaster County Corrections

Kim Etherton, Lancaster County

Abbi Romshek, Nebraska Criminal Defense Attorneys Association

Sean Flowerday, Lancaster County Board of Commissioners

Spike Eickholt, ACLU of Nebraska

Joe Nigro, Lancaster County Public Defender & Nebraska State Bar Association

Opponents: None

Neutral:

James Smith, Nebraska County Attorneys Association

LB 262 Testimony -

Proponents:

Senator Wendy DeBoer, Introducer

Doug Koebernick, Inspector General of Corrections

Amy Miller, ACLU of Nebraska

Opponents:

Scott Frakes, Nebraska Department of Correctional Services

Neutral: None

LB 684 Testimony -

Proponents:

Senator Steve Lathrop, Introducer

Spike Eickholt, Nebraska Criminal Defense Attorneys Association

Jeff Lux, Nebraska County Attorneys Association

Opponents: None

Neutral:

Deb Minardi, Administrative Office of the Courts & Probation

LB 739 Testimony -

Proponents:

Senator Tony Vargas, Introducer

James Davis, Ombudsman's Office

Kellee Kucera-Moreno, self

Morgann Freeman, self

Amy Miller, ACLU of Nebraska

Paul Feilmann, self

Tom Miller, self

Brad Meurrens, Disability Rights of Nebraska

Tyler Wilson, self

Michael Chipman, Fraternal Order of Police #88 Carla Jorgens, Fraternal Order of Police #88	
Neutral: None	
	Steve Lathrop, Chairperson

Opponents:

Scott Frakes, Nebraska Department of Correctional Services

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



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Document	Senator	Position	Committee	Status	Description
LB4	Stinner		Revenue 01/25/2019	Final Reading 03/05/2019	Change mileage reimbursement and filing fees under the Tax Equalization and Review Commission Act
	and resid commissi be based that wher value of t dollars bu less titles	ent of the state oner's resident on the rate es an appeal or phe parcel is les than five one million do, led with the col l by a county a	ause of the commission she and a domiciliary of the control of the state office build tablished by the Department of the control of the contr	nall have three comdistrict he or she reling in Lincoln or to ent of Administrative mmission regarding to \$250,000-\$499, to travelle of the committed of the co	mmissioners, one from each congressional district, and because a commissioner shall be a qualified voter appresents each commissioner shall be reimbursed for mileage for actual round-trip travel from the at the location of any hearing or other official business of the commission. Reimbursement requests shall ve Services. Funds expended for parking may be requested in addition to mileage. Also, LB4 mandates and the taxable value of a parcel of real property, the filing fees shall be: Forty dollars (\$40) if the taxable to 249,999); Fifty dollars (\$50) if the taxable value of the parcel is at least two hundred fifty thousand (999); Sixty dollars (\$60) if the taxable value of the parcel is at least five hundred thousand dollars but the state of the parcel is at least one million dollars (\$1,000,000+). For any appeal or a parcel of real property, the filing fee shall be forty dollars (\$40). No filing fee (\$0) shall be required for party Tax Administrator acting in his or her official capacity or a county board of equalization acting in its
LB9	Blood		Government, Military and Veterans Affairs 02/21/2019	General File 03/05/2019	Prohibit cities, counties, and villages from taxing or regulating distributed ledger technology
	Designed ordered,	l to prohibit citi redundantly ma	es, villages, and counties aintained electronic record	from taxing or othe d of transactions, o	erwise regulating the use of distributed ledger technology, which is a technology that is a uniformly or other data, validated by the use of cryptography.
LB11	Blood	Support	Urban Affairs 01/29/2019	Approved by Governor 03/12/2019	Provide for interlocal agreements regarding nuisances
	Intended such city	to provide for i or village and	nterlocal agreements between the county board of such the county board	ween any city or vil county shall first ap	illage and the county where it is located to abate, remove, or prevent nuisances. The governing body of prove such interlocal agreement by ordinance or resolution.
LB13	Blood		Revenue 01/25/2019	General File 02/22/2019	Provide a sales tax exemption for breast pumps and related supplies and exempt breast-feeding from public indecency offenses
	LB13 is o sales and kits, etc.)	l use taxes sal	mption from the public inde e, lease, or rental of and t	ecency offenses, the storage, use, or	that is it shall not be a violation for an individual to breast-feed a child in a public place. Also, it proscribes or other consumption of breast pump and breast pump collection and storage supplies (caps, tubes, pump
LB17	Briese		Judiciary 01/31/2019	In Committee 01/14/2019	State a right of juveniles who have a parent with a disability
	Designed	l to assure the	right of each juvenile to b	e parented by his o	or her parent, which shall not be abridged based solely on a disability of the parent.
LB20	Briese	Oppose	Government, Military and Veterans Affairs 01/24/2019	In Committee 01/14/2019	Require voter approval of public building commission bonds
	Designe	d to require app	proval by the voters for the	e issuance of bond	ds by public building commissions and to repeal the original provision.
LB23	Kolterman		Urban Affairs 02/05/2019	Approved by Governor (E- Clause) 05/01/2019 Speaker Priority Bill	
	Designed regarding	d to change leg g energy efficie	nislative findings and to chency.	ange provisions re	elating to requirements for ordinances or resolutions, assessment contracts, and duties of municipalities
LB28	Kolterman	40.000 40.0000 40.0000	Judiciary 01/24/2019	In Committee 01/14/2019	Authorize damages for property taxes and special assessment paid on property lost through adverse possession
	Intended possessi		amages in causes of action	on arising on or afte	er January 1, 2020, for property taxes and special assessments paid on property lost through adverse

Document	Senator	Position	Committee	Status	Description
LB32	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 i after Janua cycle fund	ary 1, 2021, w	ned contribution benefit ir hich shall include, but not	nvestment options be limited to: an ii	as prescribed under the County Employees Retirement Act and State Employees Retirement Act on or nvestor select account, a stable return account, an equities account, a fixed income account, and a life-
LB33	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 t year begin and ending	ning in 2020).	ten plan of action deadling The bill also limits the inf	es for the Nebrask ormation obtained	a Investment Council and the Public Employees Retirement Board (prior to 2020, and by April 10 of each 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 En	าployees Retir	ovisions relating to benefi ement Act and State Emp ount or member cash bala	loyees 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 t members t	to change prov under the Cou	visions relating to reemplo nty Employees Retiremen	yment, reinstatem ot Act and State En	nent, repayment, and age eligibility (proposed to be 18 years of age) regarding certain retirement system inployees Retirement Act. To become operative January 1, 2020.
LB38	Hilkemann		Transportation and Telecommunications 02/05/2019	In Committee 01/14/2019	Provide for one license plate and In Transit decal per vehicle
	Designed t	to provide for d	one license plate and In T	ransit 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	the condo. As	well as to require the boa	rd of administrator	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 o medical ex	choosing durin amination, the	g medical evidentiary or p right to shower at no cos	physical examinations in the second of the s	which includes, among other things, the survivor's right to consult with and have present an advocate of consult with an advocate of consult with an advocate of consult with or have an advocate available during an interview by 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 a judge of the	allow for a grai e district court	nd jury report may be mad finds that such a release	de public only after 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		Natural Resources 02/13/2019	Approved by Governor 03/21/2019	Change provisions relating to sufficient cause for nonuse of a water appropriation
	the appr	opriation is und es district progra	er an acreage reserve p amOR such land wa	rogram or productio Is previously under :	se for nonuse of a water appropriation, namely, to add the following sufficient cause: "The land subject to In 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 I 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	es income tax a rate on that po	so creates a one percer rtion of a taxpayer's Net	nt (1%) tax rate on th oraska taxable incon	hat 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 15t watercon guilty of	iction is caused h, and, betweei urse, slough, dr a misdemeano ble attorney's fa	l by any of the acts of sun April 15th and the follo ainage ditch or drainage or and upon conviction was if the person was no	ich landowner or ter wing March 1st with course running thro all be fined up to \$1 opedy 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 hin thirty days after notification of such blockage or obstruction by a landowner or tenant having the same by the land owned or occupied by such landowner or tenant. Any person violating the above rule will be also and be liable for all damages caused by reason of such obstruction, including court costs and last 10 days before the filing of a complaint relating to the March 1st to April 15th time-frame, or if the complaint 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 l	awful purpose t	ation to the carrying a co	ncealed weapon sta re such firearm may	atue. The statute would now allow for possessing, carrying, transporting, shipping, or receiving a firearm If the lawfully possessed or carried by a person if such firearm is unloaded and stored in a case and such Dessing, carrying, transporting, shipping, or receiving a firearm. Here, "case" means case means (i) a hard Ded 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	ould 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 sn	ecial event licer	ising and must be made	at least 21 days pri	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 elve 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
	huinalu	dina in tha natit	r may file for an extreme	racad on narconal k	er, requesting such order be issued ex parte to the respondent and without prior notice to the respondent, mowledge that the respondent poses a significant risk of causing personal injury to self or others in the lossessing, or receiving a firearm. The court shall hold a hearing on a petition for an ex parte extreme risk

Under LB58 a petitioner may file for an extreme risk protection order, requesting such order be issued ex parte to the respondent and without prior notice to the respondent, by including in the petition detailed allegations based on personal knowledge that the respondent poses a significant risk of causing personal injury to self or others in the near future by having in his or her custody or control, purchasing, possessing, or receiving a firearm. The court shall hold a hearing on a petition for an ex parte extreme risk protection order on the day the petition is filed. If the court finds reasonable cause, the extreme risk protection order shall issue ex parte as a temporary order. Upon notice of such an order, Respondent has five days to request a show-cause hearing, the court must calendar the such a requested hearing to be held within thirty days after receipt of the request. If the Respondent fails to appear at the show-cause hearing or fails to defeat a preponderance of the Petitioner's evidence, the court shall issue a final extreme risk protection order. The clerk of the court would be responsible for providing two certified copies to the Petitioner, as well as copies to law enforcement.

Document		Position	Committee	Status	Description
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 complaints	vestigation of a s of abuse and	an alleged violation of the neglect from professional	Act or rules and re ls, and determine	I 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 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 if agreemen	of property sub of property sub the valuation o section and or d under a mutu the year follow t. LB63 further	ject to the levy if such dist ject to the levy OR such of f such district is located di ne or more rural or suburb yal finance organization ag ing any year for which all o	trict is located in a listrict had a levy r id not authorize ar an fire protection o greement, the mut districts and cities	ion districts may levy a maximum levy of ten and one-half cents per one hundred dollars of taxable 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, that 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	most rece	nt revised certi	fied count by the United S	tates Bureau of th	Change provisions relating to determination of municipality population thresholds and references to cities, villages, and governing bodies pany Act shall be the population as determined by the most recent federal decennial census OR the see Census. This bill also changes the governing body of counties from the county commissioners to the
		ard. Members			eferred to as members of the "village board of trustées".
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 improveme an existing proposed	68, hearings are the been propose the district, it so the improvement to be added to	e required after any chang sed. If a city council has no hall do so when presented district where an occupat or removed from an exist	re in the boundarie ot acted to call a h I with a petition sig ion tax is imposed ing business impro	ust be called by city council now not only when simply expanding the district's boundaries, but now less have been proposed or any change the functions or provisions of an existing business improvement bearing to change the boundaries or change the functions or provisions of an existing business agned by the users of thirty percent of space in a business area proposed to be added to or removed from a large type of the country percent of the assessable front footage in a portion of a business area overnent district, or if the recommendation is to change the functions or provisions of an existing to 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
			claims court causes of ac shoplifting, which it did no		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
	Under LB7 commissio	72, each county oners, as well a	y Assessor, county sheriff, as the county supervisors-	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
	"Nameplat LB76 adds	te capacity" me s the specificity	eans the capacity of a rene that "nameplate capacity	ewable energy ger " shall be determir	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
					at all as towards a technical term include aimply any paraon that provides appraiser qualifying or

"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, 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.

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 degree-awarding 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, economics, or real estate;
- 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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Document	Senator	Position	Committee	Status	Description
	includes t principles • Success	three semester s of macroecon sfully complete	hours in each of the follo omics; principles of micro	wing subject matte economics; introdi sures coverage of a	mination Program from an accredited degree-awarding community college, college, or university that er areas: College algebra; college composition; college composition modular; college mathematics; uctory business law; and information systems; or all topics and hours identified. In 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 cas	se of an apport	ionable vehicle, the regist	tration certificate m	nay be displayed as a legible paper copy or electronically as authorized by the department.
	month sh Property	all be remitted Assessment D	to the State Treasurer for	credit as follows:	stributive Fund pursuant to section 60-3,198 and remaining in such fund at the close of each calendar (a) Three percent of thirty percent of such amount shall be credited to the Department of Revenue h thirty percent shall be credited to the Motor Vehicle Tax Fund; and (c) seventy percent of such amount
	Regulatio	ns implemente	ed from federal acts and r	egulations shall be	done as such acts and regulations existed on January 1, 2019.
LB80	Friesen		Transportation and Telecommunications 01/28/2019	Approved by Governor 03/13/2019	Change motor vehicle identification inspection provisions
	location in and which of owners requireme identificat vehicle. If knowingly	n the county in the county in the are at a france whip, and the ment to provide at the information or provides inac	which the sheriff has juris hise location in such cou ake, model, vehicle ident a photograph or digital im as required using such in n is incomplete or if there	sdiction to collect in hty. The agreement ification number, a age of the vehicle, formation and retu is reason to believ n, the franchisee s	ment with any franchisee licensed under the Motor Vehicle Industry Regulation Act with a franchise information for the identification inspection on motor vehicles which are in the inventory of the franchisee at shall require that the franchisee provide the required fee, a copy of the documents evidencing transfer and dometer reading in a form and manner prescribed by the county sheriff, which shall include a the vehicle identification number, and the odometer reading. The county sheriff shall complete the run to the franchisee the statement that an identification inspection has been conducted for each motor we that further inspection is necessary, the county sheriff shall inform the franchisee. If the franchisee hall be liable for any damages that result from the provision of such information. The franchisee shall ction is complete.
LB82	Friesen		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 no longer needs to consider bridge replacement applications during certain specific months (previously required in June and December each year). The Board of Public Roads Classifications and Standards shall develop and adopt the specific criteria 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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Document	Senator	Position	Committee	Status	Description
	contracts	with the Boar	d of Public Roads.		contract between themselves to administer all phases of their road and street programs without filing such
	program highways Roads C adopt, ar adopted such hea held acco Standaro or munic	of highway, ro s, roads, and s lassifications a not maintain as until after publaring may be ho ording to law. E ls using the ce hs, if the count inalities. as ap	ad, and street improven treets. The department and Standards using the a public record a one-yic hearing thereon and ield prior to or in conjunction county and municipatification form develope yor municipality fails to propriate. In the manney	nents based on prior and each county and certification form de ear plan or program its approval by the gottion with that entity's pality shall annually ed by the board. If the comply, the money or provided by law for	ality shall develop, adopt, maintain as a public record, and annually update a long-range, six-year plan or ity of needs and calculated to contribute to the orderly development of an integrated statewide system of a municipality shall annually certify compliance with the requirements of this section to the Board of Public veloped by the board pursuant to section 39-2120. Each county and municipality shall annually develop, for specific highway, road, or street improvements for the current year. No plan or program will be overning body. Each county and municipality shall schedule and hold the public hearing each year, and is annual public hearing on its proposed budget statement in any year such budget statement hearing is certify compliance with the requirements of this section to the Board of Public Roads Classifications and a county or municipality complies within a six-month period it shall receive the money in escrow, but after in the escrow account shall be lost to the county or municipality and shall be distributed to other counties allocation of highway-user revenue.
	The Boar	rd of Public Ro	eads Classifications and h county and municipal	Standards shall dev	elop and schedule for implementation a certification form for annual filing by the Department of
	1) A state	ement from the 39-2115 to 39	e department and each o	county or municipalit	y that it has developed, adopted, and included in its public records the plans or programs required by
	2) A state	ement that the	department and each c	ounty or municipality	c
	a. Meets	the standards	or programs of design.	construction, and ma	aintenance for its highways, roads, or streets;
	b. Expen highway-	ds all tax reve user revenue	nue for highway, road, o allocations: and	or street purposes in	accordance with approved plans and standards, including county and municipal tax revenue as well as
	c. Uses a	a system of rev	enue and cost account	ing which clearly incl	udes a comparison of receipts and expenditures for approved budgets, plans, and programs;
	d. Uses a	a system of bu	dgeting which reflects u	ses and sources of t	unds in terms of plans, programs, and accomplishments;
					equipment, and supplies; and
	f. Uses a	n accounting s	system that tracks equip	ment operation cost	s;
	3) The in	formation requ	iired under subsection (2) of section 39-251	O or subsection (2) of section 39-2520, when applicable. The certification by the department shall be bunty and municipality shall be signed by the board chairperson or mayor and shall include a copy of the icipality authorizing the signing of the certification form.
	The certi	fication form s	hall he filed annually by	the Department of 7	ransportation by July 31 and by each county and municipality by October 31.
	The cour	nty or municipa	al county shall determine	e the amount of reve	nue other than sales and use tax revenue derived from motor vehicles, trailers, or semitrailers that is to be nd (ii) the amount of sales and use taxes expected to be collected from sales of motor vehicles, trailers, create and maintain such determination as a public record and certify the determination pursuant to law.
LB83	Wayne		Government, Military and Veterans Affairs 03/06/2019		Provide for restoration of voting rights upon completion of a felony sentence or probation for a felony
	LB83 allo rather the	ow for the resto an after the tw	oration of an individual's o-year waiting period ne	s voting rights immed ecessary under previ	liately upon completion of that person's felony sentence or successful completion of probation for a felony, ous law.
LB86	Wayne		Revenue 01/25/2019	Final Reading 05/07/2019 Wayne Priority Bill	Change provisions for redevelopment plans for extremely blighted areas under the Community Development Law and change funding provisions under the Nebraska Affordable Housing Act
	Creates category	a new categor of extremely b	y for the Documentary S plighted property to mov	Stamp Tax for proper te some of the mone	ties in excess of \$1,000,000 at 3.25. Moves money around according to a new formula and creates a y into.

Document	Senator	Position	Committee	Status	Description			
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 with	in 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 a Zone 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 meanor. Any pe nisdemeanor. A	lony with respect to 5 poly y possessing marijuana v erson knowingly or intention ny person quilty of knowi	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 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 after the	oth, and a Minii effective date c	num: no imprisonment ar f this act, and offenses co	nd no post-release ommitted 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 see 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			
	A court may defer the adjudication of guilt and the imposition of a sentence and place the defendant on probation after hearing from the prosecution and defense. Upon a showing by the prosecuting attorney that the defendant is intentionally violating the conditions of probation, the court may revoke, pronounce judgment, and impose such new sentence as would have been imposed originally for the crime convicted. Whereas upon fulfillment of the conditions of probation, the defendant shall have his or her charge dismissed without entry of judgment.							
	offense ti offense ti prior defe	he defendant h he defendant h erred judgment	ad been granted a deferre as been granted a deferre	ed judgment or two ed judgment anywh ssion of the offense	peen 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 pere 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 ci	of the court is reated and mair	mandated to keep a state ntained by the State Cour	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 crative, 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).			
	The Neba limited ex	raska state pati kception, these	ol shall provide informatio are not public records an	on regarding any in d shall not be subje	evestigations conducted here in to the Inspector General of the Nebraska correctional system. With very ect to discovery by any other person or entity.			
LB95	Wayne		Urban Affairs 02/12/2019	In Committee 01/14/2019	Change applicability provisions for building codes			
	owned by	y the state or ar	omply with the state build by state agency, the state	agency shall com	at the construction or repair of any building or structure beginning on or after January 1, 2020, which is oly with the local building and construction codes and acted, administered, or enforced to the extent that . Related fees shall not exceed the actual expenses incurred by such county, city, or village.			

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	Senator	Position	Committee	Status	Description					
LB96	Wayne		Urban Affairs 02/12/2019	Passed 05/13/2019 Speaker Priority Bill						
	1.to state 2 if adop	e buildings and ited by a county	structures, c 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					
LB97	Wayne		Revenue 03/27/2019	In Committee 01/15/2019	Change provisions relating to highway funding					
	leverage infrastru	Under LB 97, the Legislature finds that safe and modern highway infrastructure is of great importance to Nebraska. That it is in the interest of Nebraska taxpayers to leverage historically low interest rates to offset the challenges that construction inflation and uncertain Federal highway funding pose to adequately financing the state's infrastructure needs. It is the intent of the legislature to conservatively utilize the bond financing by issuing bonds, not to exceed \$200 million in the aggregate principal amount with a maturity on or before July 1, 2039.								
	highway act No.t	Upon the recommendation of the department of transportation, the commission acting for and on behalf of the state meet issues from time to time bonds under the Nebraska highway behind act in such principal amounts as determined by the commission for accelerating completion of the highway construction projects under the Build Nebraska act. No bonds shall be issued with a fixed interest rate exceeding 5% or with a variable interest rate. No bonds shall be issued after June 30, 2022, except for refunding bonds issued in accordance with the Nebraska Highway Bond Act. Bonds issued pursuant therein shall be paid off by July 1, 2039.								
	expressi priority a Expansi	way system and as determined b on Act and the l	l federally designated hig y the department. Any mo Nebraska state funds inve	hway priority corrid oney in the fund ava 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.					
	Such bo	nds shall in all i	espects comply with the		e XIII, section 1, of the constitution of Nebraska.					
LB98	Wayne		Government, Military	General File	Change signature requirements for nomination of partisan candidates by petition					
			and Veterans Affairs	04/03/2019						
	For LB9 follows:	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					
	follows: For each		03/13/2019 f signatures of registered	voters needed to p	place the name of a candidate for an office upon the partisan ballot for the general election shall be as					
	follows: For each district in	n partisan office n the state, and n partisan office	03/13/2019 f signatures of registered to be filled by the registe to be filled by the registe	voters needed to p red voters of the er r voters of a county n within the county						
	For each district in States the of the to	n partisan office n the state, and n partisan office ne immediately tal number of re	03/13/2019 f signatures of registered to be filled by the registe to be filled by the registe preceding general election gistered voters voting for	voters needed to pred voters of the error voters of a county n within the county the office in the predictors of	ntire state, at least four thousand, and at least 750 signatures shall be obtained in each congressional or, at least 20% of the total number of registered voters voting for governor or president of the United or, not to exceed two thousand, except that the number of signatures shall not be required to exceed 25% eceding general election, and					
LB103	For each district in For each States the for the to For each governo	n partisan office n the state, and n partisan office ne immediately tal number of re n participant offi r or president o	03/13/2019 f signatures of registered to be filled by the registe to be filled by the registe preceding general election gistered voters voting for the United States at the Revenue 01/24/2019	red voters of the er r voters of a county n within the county, the office in the pre- egistered voters of immediately preced Approved by Governor (E- Clause) 03/13/2019	ntire state, at least four thousand, and at least 750 signatures shall be obtained in each congressional of, at least 20% of the total number of registered voters voting for governor or president of the United of, not to exceed two thousand, except that the number of signatures shall not be required to exceed 25% eceding general election, and a political subdivision other than a county at least 20% of the total number of registered voters voting for					

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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 Inforn	nation Act. The Nebraska	State patrol shall	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	s. This limit shall apply to	the entire state. Co	in any year the department of corrections may contract with county jail facilities to house no more than pmmitted offenders eligible for placement in the county jails shall only include those within one year of or minimum-security supervision.
	of the off	fenders prerelea	se programming requirer	nents when such p	a county jail if the county jail facility has the capacity and agrees to offer services to meet one or more programming 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.
	The depa county ja	artment may no nil related hereto	t withhold good time or in	any other way san	nction a committed offender solely based upon his or her with usual to participate in placement in a
LB109	Bolz		Government, Military and Veterans Affairs 02/14/2019	General File 05/13/2019 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 i	d the salary or p re shall be assig listed here shall	ay plan) of the Departme Ined to a different pay gra be assigned to a differen	nt of Correctional S ade with in the sala t pay grade within	O21-22 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 by or pay plan. Corrections Sergeant I, Corrections Sergeant III. Each the salary or pay plan. Corrections Unit Caseworker I, Corrections Unit Caseworker II, and Corrections different pay grade with in the salary or pay plan.
LB110	Wishart		Judiciary 01/25/2019	General File 05/10/2019 Wishart Priority Bill	Adopt the Medical Cannabis Act
	Adopts the	he Medical Cani r definitions. Th	nabis Act. Establishes the e act also sets forth those	e act, dispensaries, e illnesses that wou	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

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.

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				
	be held l	bv a married cou	f a motorboat, the certifica uple (changed from husba s an agent for his or her sp	ind and wife), appi	obtained in the name of the purchaser upon application signed by the purchaser, except that for titles to lications may be accepted by the county treasurer upon the signature of either spouse as a signature for				
LB113	Blood		Judiciary 01/30/2019	In Committee 01/14/2019	Require the Department of Correctional Services to disclose certain records				
	departm within de	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 sec law enfo	tion does not re rcement agenci	quire the department to press.	rovide access to d	locuments or information collected and submitted for entry into the data base by local, state, and federal				
	For purp	oses of this sec	tion, criminal information (data base means	a data base developed, maintained, and secured by the department that includes intelligence information.				
LB117	Hilgers		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				
	bridges, days (an of any a	and their appur nended down fro oplicant's qualifi s in the State of	tenances, which the depa om ten days) before the le cations by a full and appro Nebraska or other sufficie	rtment proposes t etting of the contra opriate evaluation ent financial showi	mance of any contract for the construction, reconstruction, improvement, maintenance, or repair of roads, to let, shall apply to the department for prequalification. Such application shall be made not later than five for unless fewer than five days is specified by the department. The department shall determine the extent of the applicant's experience, bonding capacity as determined by a bonding agency licensed to doing deemed satisfactory by the department and performance record. In determining the qualification of an sider the resources available for the particular contract contemplated.				
	be let by	the departmen	t shall submit to the depar	tment, at such tim supplied by the de	uction, reconstruction, improvement, maintenance, or repair of roads, bridges, and their appurtenances to nes as it may require, a statement showing such person's qualifications. Such statement shall be under partment. However, the financial showing required in the statement shall no longer necessarily be solding a currently valid permit from the Nebraska State Board of Public Accountancy.				
	Reprodu cover th	uctions of the pla e actual cost of	ans prepared by the depar preparing such paper or e	rtment at their disc electronic reproduc	cretion may now be paper or electronic, and a reasonable sum may be established by the department to ctions for those requesting them.				
LB118	Arch		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				
	osteopa withhelo osteopa complet five vea	thic physician lid I. The applicatio thic physician a e application. Th rs after receipt c	censed under the Medicinor n shall be on a form preson nd the parcel identification	e and Surgery Pre cribed by the coun n number for his on ne register of deed The physician or o	assessor and register of deeds shall withhold from the public the residential address of a physician or an actice Act who applies to the county assessor in the county of his or her residence to have such address ty assessor and shall include the name, address, and medical license number of the physician or rher residential address. The county assessor shall notify the register of deeds regarding the receipt of a shall withhold the address of a physician or an osteopathic physician who complies with this section for osteopathic physician may renew his or her application every five years upon submission of an updated				

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Document	Senator	Position	Committee	Status	Description
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
	assessme within the city or vill which she implemen	ent districts. Sud ir extraterritoria age unless such all be made up d ited jointly by tw	ch districts may be sepa I zoning jurisdictions, ex h city or village is one of of members of the gover oor more municipalities	rate, overlapping, c cept that such distr the municipalities t ning bodies of the i s, a single public he	o 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 ricts 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 satisfy the requirements of section 13-y for 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 wi shall fix th	hen a term of lif ne minimum and	e imprisonment is required in the description in th	red by law, in impos sentence to be ser	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 maxi minimum law.	mum term shall provided in sec	not be greater than the tion 28–105 and shall n	maximum limit provot be greater than 1	vided 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, w minimum the court	limit provided b	m term of life is imposed y law. (The rule from thi	by the court for a (s paragraph is ame	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 mining shall not be	num term of impoe a mandatory	orisonment for any perso minimum but a minimui	on convicted of a Con term only.	lass 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
	programn written sta shall prov statemen departme	ning as recommatement from the ide the written seen some the seen seen seen seen seen seen seen se	ended by the board. If to e committed offender in statement to the office on the department shall doc	he committed offen which a committed f Inspector General ument in writing it's I offender whose pa	tment shall provide the committed offender an opportunity to enroll in the earliest offered treatment or offer refuses to enroll or participate in such treatment or programming, the department shall obtain a diffender 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 attempts to obtain such written statement or reasons. An annual report shall also be provided by the arole was deferred with all relevant information on treatment and programming received, refusals to enroll inch 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 o	ounties with a protection	oopulation of fifteen thou of all officers elected p	ısand or fewer inha ursuant to sections	all be nominated and elected on a partisan ballot except as otherwise provided in this section. The county bitants may adopt a resolution requiring the submission of the question to the voters of the county 32-517 to 32-529 without a political party designation on a nonpartisan ballot and the election of such ot. Specific resolution requirements and procedure are mandated herein.
LB148	Groene	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

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.)

Document	Senator	Position	Committee	Status	Description				
	schedule statemer	d meeting of th and shall mal	e governing body and sha se at least three copies of	all not be limited by the proposed bud	ublic hearing on its proposed budget statement. Such hearing shall be held separately from any regularly time. At such hearing, the governing body shall make a detailed presentation of the proposed budget get statement available to the public. Any member of the public desiring to speak on the proposed budget be given a reasonable amount of time to do so.				
	newspap	nall be given by ers website. In ery committee.	publishing in a newspape addition to search require	er of the general ci ed methods of notic	rculation within the public bodies jurisdiction and, if available, in a digital advertisement on such ce, such notice me also be provided by any other appropriate method designated by such a public body				
LB150	Brewer		Government, Military and Veterans Affairs 02/08/2019	In Committee 01/15/2019	Change provisions relating to access to public records and provide for fees				
	and inclu	idaa nawa mad	in without roaard to domic	ilo Eornon-recide	ecords are divided into residents and nonresidents. "Resident" means a person domiciled in this state ents of Nebraska, the actual added cost used as the basis for the calculation of a fee for records may ic officers or employees, including a charge for the services of an attorney to review the requested public				
LB151	Brewer		Government, Military and Veterans Affairs 02/20/2019	In Committee 01/16/2019	Adopt the Government Neutrality in Contracting Act				
	LB 151 c promote	reates the Gov the economica	ernment Neutrality in Con I, non-discriminatory, and	tracting Act. Its pu efficient administra	rposes are to provide for the efficient procurement of goods and services by governmental units and to ation in completion of construction projects funded, assisted, or awarded by a governmental unit.				
	Unless o procedur	therwise requir res for a public	ad hy fadaral law, a dayar	rnmental unit challe arriers to entering i					
LB152	Brewer		Government, Military and Veterans Affairs 01/30/2019	Approved by Governor 03/13/2019	State rights of Nebraska National Guard members and provide for confidentiality of member's residential addresses				
					of Nebraska shall include, but not be limited to, the right to:				
			he state, county, and loca		ch members rights to donate to political parties when not on duty status,				
	 Particin 	ate with state.	county. or local governme	ent in a law enforce	ement 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								
	 Protect 	ion of such me	mbers personal informatio	on as afforded pers	sonnel of public bodies.				
	Unless r Nebrask	equested in wri a national guar	ting, the County assessor d acting as a law-enforcer	and register of de ment officer herein	eds shall withhold from the public the residential address of a law-enforcement officer or member of the				
LB155	Brewer	Monitor	Natural Resources 02/07/2019	Passed 05/13/2019 Brewer Priority Bill	Change eminent domain provisions that apply to privately developed renewable energy generation facilities				
	facility is	no longer a nu	blic use therefore, a cons	umer-owned electi	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.				
LB158	Brewer	Oppose	Revenue 01/24/2019	In Committee 01/15/2019	Change provisions relating to the assessed value of real property				
	accounti	caps property to ng for improver nain at the 2019	nents or destruction that v	a period of four tax would affect the as	cyears, 2020-2023. The bill includes provisions that accommodate changes in valuation of property sessed value of the property. Absent these material changes that would alter the value of property, it				

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 t	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 of the application of the application in the application in the application in the second in th	on commissioner (which I on to registered voters of	nas been added) C any or all of the pr	OR 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 pr parking and futu arking for state (e built. The stud ivate and interg uary 1, 2020, ar	ovisions of this section. The parking needs around employees in and around by shall also include ident overnmental partnerships	The Department of the Capitol. Such the Capitol, a list ification of the opti as 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, future 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 a 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 Ent al statewide stra	riate one million five hund forcement and Criminal J	lred twenty-five the ustice 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 a ment (no longer no longer manda	mandatory). Further, it p	de, proposes to ch roposes to change	ange 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 in a vote on such r	the school district, for presolutions no more than	operty tax reductio once each calenda	t. By majority vote the school Board of any school district may impose a local option income surtax, upon in 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
	Creates a school	an exception to district, the app	the 75% valuation rule for ropriate 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

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Document	Senator	Position	Committee	Status	Description
LB185	Friesen	4444	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	d as provided in d pursuant to se e boundaries of ural land. If the l	subsection (3) of section ection 77-1345. In order for any sanitary and improve and consists of five conti	n 77-201 if the land or the land to qualif ement district, city, quous acres or less	purposes or uses other than agricultural or horticultural purposes or uses (under77-112) shall be meets the qualifications of this subsection and an application for such special valuation is filed and 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 agricultur	otification by th 7-1344, inclusi ral or horticultui	e applicant or his or her s on of the land within the c ral land: or (4) For land th	successor in interestorporate boundaries at consists of five o	e land as provided in section 77-1344 until the land becomes disqualified for such valuation by: (1) st 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 o 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	int of restricted	ansfers the financial resp funds associated with pro e last prior year's total of	ovidina the service	ng a service financed in whole or in part with restricted funds to another governmental unit or the state, shall be subtracted from the last prior year's total of budgeted restricted funds for the previous provider the new provider.
	on the is	sue at a snecia	l election called for such i	nurnose unon the r	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 the legal voters of the governmental unit.
	hy an an	nount annroved	by a maiority of legal yot	ers voting at a mee	I, 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 o which is	of area mat ava	antad anartment of tranco	artation in liqu at h	dged to retire bonds or restricted funds used by a public airport to retire interest-free loans from the onded indebtedness at a lower-cost to the public airport, restricted funds budgeted in support of a service 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	at the alcoholisr llations of the d	Ith and Human Services s	oms 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 il protective custody services if the alcoholism center is otherwise in compliance with the applicable rules rotective 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 of	bonds from be the joint entity	ing issued by any joint er	ntity on or after the	effective date of the act until the question has been submitted to the voters of each public agency which

Document	Senator	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	B211, the registor, county superv	er of deeds, county asses isors, and county commis	ssor, county sheriff, sioners 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	r designées, máy be preso se of an organization crea der the Municipal Coopera	ent at any site of so 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 rlocal Cooperation Act that sells electricity or natural gas at wholesale on a multistate basis or an t, 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 alt of the crimina completes his c n of the set asid	tenced to probation or ord of conviction. LB 213 woul or her sentence. The facto	lered to pay a fine. Id extend the rehab Irs that a judge con Is bill would not app	Indant 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 bilitative remedy and allow for an offender who was sentenced to a year of imprisonment or less after the asiders under current law in determining whether to issue a set aside order remain the same. The boly 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	r such medical s nt jurisdiction. If	services from a health care the law enforcement office	e provider unless t cer 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 les 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 pros		on is being released from custody because the ongoing investigation indicates that probable cause no lat 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	r 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

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Document	Senator	Position	Committee	Status	Description	
LB222	Albrecht		Revenue 02/01/2019	Approved by Governor 05/01/2019 Speaker Priority	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

unsuccessful;

- (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.

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	for longer than o le shall not be a	one hour during a twen	ty-four-hour period sl onsecutive periods o	ding placement in room confinement of a juvenile in a juvenile facility specifically, room confinement of a hall be documented and approved in writing by a supervisor in the juvenile facility. The intent and purpose froom 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 _i	provisions relat	ing to legal defense of j	iuveniles						
	juveniles the costs Advocac offset the	in juvenile cou of administering to be known a	rt, provide resources to g the Juvenile Indigent as the Juvenile Indigent ng legal counsel for ind	assist counties in fu Defense Grant Prog Defense Grant Prog	dministered 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 iram. There is created a separate and distinct budgetary program within the Commission on Public iram. 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	subject to the le	evv. (Amended from \$0	.025 per every \$100)	operty tax revenue raised by a county from a levy of one and \$0.015 per \$100 of taxable valuation of The threshold amount shall be determined using valuations for the year in which the correctional tutes Cumulative Supplement, 2018, is repealed.					
LB233	Wayne Prohibit to	oringing a cell p	Judiciary 01/30/2019 hone into a detention fa	In Committee 01/16/2019 acility	Prohibit bringing a cell phone into a detention facility					
	cellular te herself w	elephone, or otl ith, or has in hi	her thing which may be	useful for escape. All y such item or implei	oduces within a detention facility, or unlawfully provides an inmate with, any weapon, tool, mobile or 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 ivision of the state;					
LB237	Crawford	Support	Revenue 02/22/2019	Approved by Governor 05/08/2019 Speaker Priority Bill	Change provisions relating to sales and use tax collection fees and authorize use of certain fees for revenue enforcement					
	month. T any retail remitted The Depa	he county treas ler collecting the each month, se artment of Moto	surer, for his or her colle e sales tax, all of which eventy-five percent of w	ection fee, shall dedu shall be deposited ir hich shall be deposite ction fee, shall deduc	hall report and remit the tax so collected to the Tax Commissioner by the fifteenth day of the following of and withhold from all amounts required to be collected, the collection fee permitted to be deducted by a 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 collection	e county treasurer or th on of the use tax. The c	e Department of Mot county treasurer, for I	or Vehicles shall be forfeited if the county treasurer or department violates any rule or regulation nis or her collection fee, shall deduct and withhold for the use of the county general fund, from all					

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Senator	Position	Committee	Status	Description
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 ou than taxa with resp general of four cales	itstanding warr ition, (6) the an ect to the budg irculation in the	ants, (3) the operating res nount to be raised by taxa et before the county boar e county or, if no such leg linclude the day of public	serve to be maintai tion, and (7) the an 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 ablished, in some legal newspaper of general circulation in the county. For purposes of such notice, the gray of hearing. (Amended from 5 days before the hearing.) On or before August 1, the budget-making ared by sections 23-904 and 23-905, for the fiscal year and transmit the document to the county.
Hansen	Support	Judiciary 02/20/2019	In Committee 01/16/2019	Change procedures for determining competency to stand trial
'defendai that the c and Hum hospital f	nt'. Further, sh lefendant accu an Services to for the mentally	determining competency ould the judge determine sed will become compete provide appropriate treatiful; another or some other	after a hearing tha nt within the forese ment to restore cor r appropriate state-	O, replaces the term 'accused', under 29-1823 as it relates to competency to stand trial, with the term the defendant accused is mentally incompetent to stand trial and that there is a substantial probability reable future, the judge shall order the defendant accused to be committed to the Department of Health impetency, which may include commitment until such time as the disability may be removed, to: a state owned or state-operated facility; a private facility; a facility, other than a jail, operated by a political triate treatment.
court. Th	e court mav ap	prove or deny the alterna	tive treatment plan	tal for the mentally ill is appropriate, the department shall file a report outlining its determination with the . A defendant shall not be eligible for outpatient treatment under this section if he or she is charged with the public's safety would be at risk.
Lindstrom		Revenue 02/22/2019	In Committee 01/16/2019	Adopt the Infrastructure Improvement and Replacement Assistance Act and provide for a turnback of state sales tax revenue
used exc facilities; assist po	lusively to assi (b) Paying for i litical subdivisio	st in: (a) Paying for infrast the redevelopment and re ons and sewer and water	tructure improveme placement of obso	Act and provide for a turnback of state sales tax revenue. Funds received under this legislation shall be ents relating to constructing, upgrading, redeveloping, or replacing sewer and water infrastructure lete water or sewer facilities; or (c) Repaying bonds issued and pledged for such work. The state shall back a percentage of certain state sales tax revenue to political subdivisions and sewer and water utilities
Taxes re through J	funded accordi Iune 30, 2023:	ng to this schedule: For s Three percent; and for sa	sales taxes impose les taxes imposed	d from July 1, 2019, through June 30, 2021: Two percent; for sales taxes imposed from July 1, 2021, on and after July 1, 2023: Four percent.
The Dep	artment of Rev	enue shall adopt and pron	nulgate rules and r	regulations as necessary to carry out the Infrastructure Improvement and Replacement Assistance Act.
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
	Change r (2) the out than taxa with resp general of four caler authority Hansen Change p 'defendar that the cand Hum hospital the subdivision of the used exceptacilities; assist poas provious Taxes rethrough of Gragert	Change requirements for (2) the outstanding warr than taxation, (6) the an with respect to the budg general circulation in the four calendar days shall authority shall prepare at the defendant accurant Human Services to hospital for the mentally subdivision, or, on an offense for which ball Lindstrom Adopt the Infrastructure used exclusively to assifacilities; (b) Paying for assist political subdivision as provided in this section. Taxes refunded according through June 30, 2023: The Department of Reverence outstanding the section of the	Dorn Support Government, Military and Veterans Affairs 02/06/2019 Change requirements for notice of hearing on cou. (2) the outstanding warrants, (3) the operating resthan taxation, (6) the amount to be raised by taxa with respect to the budget before the county boar general circulation in the county or, if no such leggeneral circulation in the county or, if no such leggeneral circulation in the county or, if no such leggeneral circulation in the county or, if no such leggeneral circulation in the county budget document that the defendant accused will become competency (defendant'. Further, should the judge determine that the defendant accused will become compete and Human Services to provide appropriate treath hospital for the mentally ill; another or some other subdivision, or; on an outpatient basis at any such lift the department determines that treatment outside court. The court may approve or deny the alternation an offense for which bail is prohibited or if the judge Lindstrom Revenue 02/22/2019 Adopt the Infrastructure Improvement and Replace used exclusively to assist in: (a) Paying for infrast facilities; (b) Paying for the redevelopment and reassist political subdivisions and sewer and water as provided in this section. Taxes refunded according to this schedule: For sthrough June 30, 2023: Three percent; and for sa The Department of Revenue shall adopt and provided in this section.	Dorn Support Government, Military and Veterans Affairs 02/22/2019 02/06/2019 Change requirements for notice of hearing on county budget. A sur (2) the outstanding warrants, (3) the operating reserve to be maintain than taxation, (6) the amount to be raised by taxation, and (7) the ar with respect to the budget before the county board, shall be publishing general circulation in the county or, if no such legal newspaper is pure four calendar days shall include the day of publication but not the day authority shall prepare a county budget document, in the form required. Hansen Support Judiciary In Committee 01/16/2019 Change procedures for determining competency to stand trial LB24 defendant. Further, should the judge determine after a hearing that that the defendant accused will become competent within the forese and Human Services to provide appropriate treatment to restore conhospital for the mentally ill; another or some other appropriate statesubdivision, or, on an outpatient basis at any such facility for appropriate out. The court may approve or deny the alternative treatment plan an offense for which bail is prohibited or if the judge determines that Lindstrom Revenue In Committee 02/22/2019 Adopt the Infrastructure Improvement and Replacement Assistance used exclusively to assist in: (a) Paying for infrastructure improvement facilities; (b) Paying for the redevelopment and replacement of obscassist political subdivisions and sewer and water utilities by turning as provided in this section. Taxes refunded according to this schedule: For sales taxes imposed through June 30, 2023: Three percent; and for sales taxes imposed The Department of Revenue shall adopt and promulgate rules and in Clause) 04/18/2019 Governor (E-Clause) 04/18/2019 Gragert Priority

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.

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Kissel Kohout ES Associates LLC ancaster County Board of Commissioner

Lancaster County Board of Commissioners 106th Legislature, 1st Regular Session

Document		Position	Committee	Status	Description
			sist of the following nonve f the Legislature.	oting members: Th	ne chairperson of the Natural Resources Committee of the Legislature; and the chairperson of the
	Task Ford	ce shall submit	Force shall primarily deve the action plan and repo ce shall terminate on Jar	rt its findings and r	sive healthy soils initiative for the State of Nebraska. On or before January 1, 2021, the Healthy Soils recommendations to the Governor and electronically to the Natural Resources Committee of the
LB246	Brewer		Government, Military and Veterans Affairs 02/07/2019	General File 03/05/2019	Change provisions relating to elections
	As before above to	e, a registered submit the que	oter may file petition(s) f stion of township discont	for the submission in the office invation to the office invariant to the offic	of a question of township organization (for creation or discontinuation). A county board may use the rule ce of the election commissioner.
	Septembe	er 1 of the year	of the general election a	nt which the petition	nts, the petition or petitions shall be so-filed in the office of the election commissioner or county clerk by ners wish to have the question submitted for a vote. If such petition or petitions are filed in conformance I voters at the next general election held not less than seventy days after the filing of the petition or
	shall orde clerk not than Marc not to sub	er the submissi later than fifty o ch 1 prior to a s omit the question	on of the question by filin days prior to a special ele statewide primary election on at a particular election	g a certified copy of ection or a municipa or September 1 p and order the rem	bmit the question of its adoption to the registered voters at an election. The governing body of the city of the resolution proposing the economic development program with the election commissioner or county all primary or general election which is not held at the statewide primary or general election or not later prior to a statewide general election. And now under LB246, the governing body of the city may determine loval of the question from the ballot by filing a certified copy of the resolution approving removing the an March 1 prior to a statewide primary election or September 1 prior to a statewide general election.
	protectino	r voter record o	confidentiality. Such lists :	shall be used solel	stered voters by the Secretary of State, election commissioner, or the county clerk, with an emphasis on by for purposes related to elections, political activities, voter registration, law enforcement, or jury by to any political subdivision requesting the adjustment of the boundaries of election districts.
	resolution	from the politi	relating to election comm cal subdivision to hold an ication requirements.	nissioner or county n election. Change	clerk submitting a written plan to the Secretary of State within five business days after receiving a es ballot requirements under Section 32-1007. And write-in votes under Section 32-1008. And other recall
LB247	Bolz	Support	Judiciary 02/01/2019	In Committee 01/16/2019	Adopt the Advance Mental Health Care Directives Act
	inpatient i consent to decisions providers	mental health to treatment de for the individ are allowed to	tal Health Care Directive. reatment, psychotropic m spite illness-induced refu: ual and 5) List all health communicate if the indiv	s Act. An individua nedication, or elect sals; 3) Choose the care professionals, idual loses capacit	al may use such a directive to: 1) Set forth instructions for mental health care, including consent to roconvulsive therapy; 2) Dictate whether the directive is revocable during periods of incapacity and e standard by which the directive becomes active; 4) Designate an agent to make mental health care, mental health care professionals, family, friends, and other interested individuals with whom treatment ty. Under the bill, an individual's decision-making capacity is evaluated relative to the demands of a pacity without being eligible for civil commitment in Nebraska.
LB250	Walz		Revenue 01/30/2019	In Committee 01/16/2019	Change provisions relating to agricultural land and horticultural land receiving special valuations
	Change p horticultui	provisions relat ral land, with d	ina to agricultural land an	nd horticultural land	I receiving special valuations. LB250 reworks the requirements for special valuation of agricultural or unty of population greater than or less than 100,000 inhabitants.
LB253	McCollister		Executive Board 02/14/2019	In Committee 01/16/2019	Adopt the Redistricting Act
	Adopt the	Redistrictina			that decennial redistricting is a significant part of the legislative and political process and must be

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 thereafter.

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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
	supplies, t purchase with the pi	facilities, softwa or lease of ten rior approval of	are, and staff as necessa porary or permanent equ f the Executive Board of t	ry to assist the co iipment, materials the Legislative Co	sus data, the director shall acquire and maintain temporary and permanent equipment, materials, mmission. The Legislature shall appropriate funds to the office of Legislative Research to be used for the supplies, facilities, software, or staff for the explicit purpose of carrying out the Redistricting Act only and uncil. Cretary of State, and the Legislature, among many other responsibilities under the bill.
					Adopt the Fair Chance Hiring Act
LB254	McCollister	Monitor	Business and Labor 02/04/2019	Final Reading 03/12/2019	·
	inquiry on	any employme na whether an	ent application, until the e applicant meets the minir	employer or emplo mum emplovment	isclose, orally or in writing, information concerning the applicant's criminal record or history, including any byment agency has determined the applicant meets the minimum employment qualifications. Prior to qualifications, an employer or employment agency may ask the applicant to disclose, orally or in writing, cluding any inquiry on any employment application, if:
	atata lauri	specifically dis request for dis	avalifian an annliaant with	a a criminal hacka	ory record information check is required by federal or state law; or, to any position for which federal or round even if such law allows for a waiver that would allow such applicant to be employed; AND (b) The fenses that the employer or employment agency is required to conduct a check for or that disqualify the
	Exemption	ns and other re	gulations exist, such as	school exemptions	s and opportunities for applicants to explain their answers.
LB264	La Grone		Judiciary 01/24/2019	Approved by Governor 03/12/2019	Redefine premises under the Disposition of Personal Property Landlord and Tenant Act
	Tonant Ac	et section 76-1	410 or a distinct portion i	of a dwelling unit	Tenant Act: "Premises" means (a) a dwelling unit as defined in the Uniform Residential Landlord and the facilities and appurtenances in such dwelling unit, and the grounds, areas, and facilities held out for tenants or (b) self-service storage units or facilities.
LB265	La Grone		Banking, Commerce and Insurance 03/12/2019	In Committee 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
	Adopt the Act	Unsecured Co	onsumer Loan Licensing .	Act and clarify lice	ensing provisions under the Delayed Deposit Services Licensing Act and the Nebraska Installment Loan
	LB265 rel and Finar	ates to the Una	secured Consumer Loan inancial institution, licens	Licensing Act. The ee, Nationwide Mo	e bill updates and/or (re)defines: Annual percentage rate, check, default, department (Dept. of Banking ortgage Licensing System and Registry, person, and unsecured consumer loan business.
	The Unse	cured Consum	ner Loan Licensing Act sh	nall 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.

Lancaster County Board of Commissioners 106th Legislature, 1st Regular Session

Document		Position	Committee	Status	Description
	Original :	sections 45-901	and 45-1001, Revised S	Statutes 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	a duty for the co	ounty board relating to de	ficient bridges and	d authorize a tax levy
	LB267 re owned by	equires, under 2 y the county an	23-120, in addition to alrea d deemed deficient by De	ady existing mano epartment of Trans	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 dri functions		v be allowed to drive not o	only to school, but	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 thi	is bill, and in ad	ldition to other reauiremei	nts, both the full le	ector shall designate an implementation date on or before January 1, 2021, for motor boat registration. In signification of the name as it appears on the owner's motor vehicle operator's license or state of title under 37-1278, relating to the registration of motor boats.
	made he longer ap	rein also. If a v oply.)	ehicle has situs in Nebras	ska, the applicatio	ty treasurer as well. Changes to the rules relating to salvaged, rebuilt or reconstructed motor boats are in for a certificate of title may be filed with the county treasurer of any county. (The previous exceptions no
	vehicles,	vehicles that h	ave been wrecked, dama	ged or destroyed-	60-151, relating to mobile homes and cabin trailers. Definitions are (re)made regarding late model —and how the county treasurer shall issue salvage branded certificates of title. New rules would be put in I motor vehicles no longer need to comply with 49 C.F.R. part 571 to qualify as low-speed vehicles.
	Changes would be	would also be made to rules	made to replacing lost, st regarding plates of forme	olen, or mutilated r prisoners of war	Military Honor Plates (with related duties mandated to the director and department). Further, changes 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
	Reguire i	notification whe	n persons prohibited by s	tate or federal lav	v attempt to obtain a handgun purchase permit or concealed handgun permit
	police an Conceale have affii	d/or the sheriff ed Handgun Pe mative obligation	when purchases would be rmit Act would be made a	e in violation of fe as well, including c commission in the	nged, including commission, prohibited processor. Notification requirements are mandated on the chief of deral 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 be event an application for renewal is made by a prohibited processor, and to peace officers is such peace rohibited possessor.
	If a perm electronic case, the notification	it is revoked un cally send a not Attorney Gene on of prohibited	der subsection (3) of this ification of prohibited pos ral shall report such fact i possessor that is require	section because is 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 imission 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
	01	, , .		_ ,	

Change membership provisions for the Board of Parole

Specifically, beginning with members appointed in 2020, at least one member of the board shall have experience as a professional treating mental illness or substance abuse.

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

Document	Senator	Position	Committee	Status	Description					
	beginning provided may not	g after January for the membe be reappointed	v 1, 2019, shall have term ers first appointed, and a I for a consecutive term.	ns of office of eight y vacancy occurring b	prior to January 1, 2019, shall have terms of office of six years, and the members appointed for terms rears and until their successors are appointed. The successors shall be appointed in the same manner as before expiration of a term of office shall be similarly filled for the unexpired term. A member of the board					
	promptly	file in the office	ard may be removed onl e of the Secretary of Sta 9 and 83-190, Reissue F	te a complete staten	ect of duty, or malfeasance in office by the Board of Pardons after a hearing. The Board of Pardons shall nent of the charges, its findings and disposition, and a complete record of the proceedings. Webraska, are repealed.					
LB278	Bostelman		Transportation and Telecommunications 02/11/2019	In Committee 01/17/2019	Provide a veteran notation on an operator's license or a state identification card for certain commissioned officers as prescribed					
	LB278 ap	oplies to 60-4,1 of the word "ve	189 relating to operator's eteran" on the front of the	licenses and state i license or card as o	fication card for certain commissioned officers as prescribed dentification cards. Specifically, (1) An operator's license or a state identification card shall include a directed by the department if the individual applying for such license or card is eligible for the license or					
	card by r	neeting verifica	ation requirements outlin	ed in the bill.						
LB282	Hansen	Monitor	Judiciary 02/13/2019	In Committee 01/17/2019	Change provisions relating to bail					
	Change _i	provisions rela	ting to bail		the state of the s					
	exercise safety ar it relates	of his or her di nd maintenance to what defend	scretion that such a rele e of evidence or the safe dants fall under it.	ase will not reasona ty of victims, witness	istody pending judgment on his or her personal recognizance unless the judge determines in the bly assure the appearance of the defendant as required or that such a release could jeopardize the ses, or other persons in the community however, under LB282, this rule would get increased specificity as					
	an intima	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)								
					d released from custody pending judgment on his or her personal recognizance unless:					
	i. The de	fendant has pr	eviously failed to appear	in the instant case;	AND					
	release o	could ieonardiz	e the safety and mainter	nance of evidence or	such a release will not reasonably assure the appearance of the defendant as required or that such a refer the safety of victims, witnesses, or other persons in the community.					
	If the cou	ırt requires a d	efendant to execute an a	appearance or bail b	ond, the court shall appoint counsel for the defendant if the court finds the defendant to be indigent.					
LB286	McCollister		Judiciary 02/27/2019	In Committee 01/17/2019	Create the Coordinated Reentry Council					
	this state	and to include	e an array of interests in retary purposes, the cou	the establishment ai ncil shall be within t	l effort to establish a comprehensive and successful system of correctional reentry programs throughout and growth of this system. To further such policy, the Coordinated Reentry Council is created. For the Nebraska Commission on Law Enforcement and Criminal Justice.					
	The cour	ncil will have vo	oting and nonvoting mem	nbers and will be pop ature. appointed by	pulated with individuals from pertinent fields, including two judges appointed by the Chief Justice of the the Executive Board of the Legislative Council. Members will have terms of varying length.					
	Among d individua	other things the als and organiz	e council shall develop ar ations that provide reent	nd implement a plan ry services in Nebra	to establish the statewide operation and use of a continuum of reentry programs, review efforts by ska and, review best practices regarding reentry policies and programs in other states.					
LB288	Linehan		Revenue 04/03/2019	In Committee 01/17/2019 Revenue Priorit Bill	Change income tax rates y					
	Applies t	income tax rate the individual ir individual incol	ncome tax brackets and i	rates for taxable yea is for the taxable yea	ors beginning or deemed to begin on or after January 1, 2014 those beginning before January 1, 2020. Dars beginning or deemed to begin on or after January 1, 2020.					

Document	Senator	Position	Committee	Status	Description
LB289	Linehan	Monitor	Revenue 04/24/2019	General File 05/02/2019 Revenue Priority Bill	Change provisions relating to county assessor inspections of real property for property tax purposes
	The cour reviewed	nty assessor sh I no less freque	all determine the portion ntly than every 3 years.	n to be inspected and (Amended from no le	I reviewed each year to assure that all parcels of real property in the county have been inspected and ess frequently than every 6 years.)
LB290	Linehan		Revenue 02/01/2019	In Committee 01/17/2019	Change the sales and use tax rate
				ŭ	art of the first calendar quarter after July 20, 2002 so that it extends until July 1, 2020. mmencing July 1, 2020.
LB293	Scheer		Appropriations 02/26/2019	Final Reading 05/14/2019	Provide, change, and eliminate provisions relating to appropriations
	appropri	ations and reap s where the for	propriations for state or ecasted cost has risen o	perations, aid and con or decreased due to c	part of the Governor's biennial budget recommendations. This bill makes adjustments to the instruction programs in the current fiscal year ending June 30, 2019. The adjustments will be used in irrumstances that were unforeseen when appropriation bills were passed two years ago and the emergency clause.
LB294	Scheer	Support	Appropriations 02/26/2019	Select File 05/09/2019	Appropriate funds for the expenses of Nebraska State Government for the biennium ending June 30, 2021
	the bienr includes	nium that begin the appropriate	s July 1, 2019 and ends transfers from cash fui	on June 30, 2021. th Inds to the General Fu	part of the Governor's biennial budget recommendations. This bill is the mainline appropriations bill for the measure includes the budget recommendations for all State operations and aid programs. The bill and as well as between specified cash funds. Finally, it provides the necessary definitions for the proper is bill contains the emergency clause and becomes operative on July 1, 2019.
LB295	of the bie salary of	ennium for the s each senator a	alaries and benefits of	the 49 State Senators mployer payroll contri	Appropriate funds for salaries of members of the Legislature a part of the Governor's biennial budget recommendations. This bill make the appropriations each year at This separate appropriation bill is required by the State Constitution and funds the \$12,000 annual ibution for Social Security. [Insert the Governor's biennial budget recommendations.]
LB296	Scheer		Appropriations 02/26/2019	Final Reading 05/14/2019	Appropriate funds for salaries of constitutional officers
	salaries	and benefits of	certain State Officers a	s required by the Stat	a part of the Governor's biennial budget recommendations. This bill provides for the funding of the te Constitution and current laws of the State of Nebraska. This bill includes judges as well as elected This bill contains the emergency clause and becomes operative on July 1, 2019.
LB297	Scheer		Appropriations 02/26/2019	Final Reading 05/14/2019	Appropriate funds for capital construction and property acquisition
	and new received providing	constructions papproval and for the re-apple	projects recommended l anding previously but w	by the Governor for the ere funded over seve d June 30. 2019 appr	part of the Governor's biennial budget recommendations. This bill appropriates funds for the reaffirmed he next biennium. Reaffirmed projects include those projects currently underway that have already ral years. In addition to the new and reaffirmed appropriations set forth in the bill, language is included copriation balances for FY 2019-20 ton continue or complete projects. This bill contains the emergency
LB298	Scheer		Appropriations 02/26/2019	Final Reading 05/14/2019	Repeal funds and authorize, provide, change, and eliminate fund transfer provisions
	LB 298, i eliminate on July 1	s fund transfer	ne Speaker, at the reque provisions, and change	est of the Governor, is s provisions governin	s a part of the Governor's biennial budget recommendations. This bill provides for fund transfers, og the administration and use of funds. This bill contains the emergency clause and becomes operative

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Document	Senator	Position	Committee	Status	Description
LB299	Scheer		Appropriations 02/26/2019	Select File 05/09/2019	Change Cash Reserve Fund provisions
	LB299, ir Nebraska 1, 2019.	ntroduced by the a Revised Statu	e Speaker, at the reques tes section 84-612 to pro	t of the Governor, a pvide for transfers	is part of the Governor's biennial budget recommendations. This bill's primary purpose is to amend to/from 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 201 r. the amount of	18 the amount of relief a	ranted 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 act shall be two hundred twenty-four million dollars (\$224M). For tax year 2019 and each tax year st than 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	Approved by Governor 05/01/2019 Hansen, B. Priority Bill	Exempt certain operations from the definition of a food establishment under the Nebraska Pure Food Act
	safety fo	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 co	onsumer including, but n ich producer meets and	of limited to at a fa	on's bake sale or similar function; or armony armon
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 B 3 0 6 n	rovides that ner	ng to good cause for vol	untarily leaving em	nployment under the Employment Security Law ember with a serious health condition are eligible for unemployment benefits. It adds "caring for a family n 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
	System a	and Mental Hea tions conducted	name, amend, and add to Ith Facilities Oversight A I and reports created hei	o the Office of Insp ct. The Departmen reinunder.	pector General of the Nebraska Correctional System Act, which would now be named the Correctional of the Health and Human Services (and the regional centers) will now be included in the content of
	The bill p	proposes to prov et. and release o	ido authority for an inde	nendent form of in	quiry for concerns regarding the actions of individuals and agencies responsible for the supervision, es duties for the Division of Behavioral Health. It proposes to change provisions relating to qualifications of
LB315	Kolterman		Revenue 03/14/2019	Select File 05/13/2019	Provide for an inheritance tax exemption and change certain inheritance tax proceedings
	Proceed	s of life insurand	ce receivable by a truste	e, of either an inter	r vivos trust or a testamentary trust, as insurance under policies upon the life of the decedent shall not be redent's estate is the beneficiary of the trust.
	In the ab of the co tax proce	sence of any prounty where the peding vernacular	ohate proceeding brougi	ht in this state, an leeof which might be	independent proceeding for the sole purpose of determining the tax may be instituted in the county court is subject to tax is situated. (Now using "independent proceeding" to refer to such, rather than inheritance
LB319	Moser	00000000000000000000000000000000000000	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
	The Den	artmont of Natu		03/21/2019	matters pertaining to water rights for irrigation, power, or other

The Department of Natural Resources is given jurisdiction over all matters pertaining to water rights for irrigation, power, or other useful purposes except as such jurisdiction is specifically limited by statute. The department may adopt and promulgate rules

Document	Senator	Position	Committee	Status	Description
	and regu	ılations governi	ng matters coming before	it (this is now discr	retionary whereas it was mandatory previously).
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 shai	y 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 eig	ghteen years of	iform process for tobacco age. It provides that pers e check with written conse	ons at least fifteen	s 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
		ated based on			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
LB324	La Grone		Judiciary 03/21/2019	In Committee 01/18/2019	Change immunity from liability under the 911 Service System Act
	in the pro	3324, any local ovision of next- n next-generation	generation 911 service, st	mission, or any pub nall, except for failu	olic safety agency and their employees, including employees of public safety answering points, involved are 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
		rovides (one) m sation recipients	otor vehicle tax exemption	ns for one hundred	percent service-connected disability compensation rated veterans and dependency and indemnity
LB327	Bolz	Support	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	e actual cost of	providing services to thirt	v-five percent below	project (ten years in the making) shows rates paid to behavioral health providers from seven percent with 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
	accordar	nce with the req	mily First Act proposed by uirements for up to 12 mo or each foster care candid	onths before a child	ment of health and human services shall provide prevention and family services and programs in is removed from their home to be place into foster care. The bill mandates the department maintain a
LB330	Bolz	Monitor	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 re advise th	lating to the cre e board, effecti	eation of a strategic plan a ing all three branches of g	are now to be only r overnment.	monitoring and evaluating responsibilities. The bill overhauls the make-up of the board and who may

Document	Senator	Position	Committee	Status	Description						
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	LB331 as proposed would require reports from the Board of Parole and the Office of Probation Administration. It would change provisions relating to release or reentry plans. The obtaining state identification cards or renewing motor vehicle operator's licenses for inmates would undergo rule changes. The duties for the reentry program and the Vocational and Life Skills Program will be moved from the Department of Correctional Services to the Board of Parole.									
	The bill t	further states int bility for commu	ent regarding appropriation	ons. It requires the department to the	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						
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 Ive operating a	shall coordinate efforts a motor vehicle under the ir	mong various state offluence of alcohol	e and local governmental agencies for finding and implementing alternatives to incarceration for offenses I or other drugs. :						
LB336	Hansen		Government, Military and Veterans Affairs 03/07/2019	In Committee 01/18/2019	Change the vote required to exceed certain budget limitations						
	Under Li governin	B336, a governi ig body. (Previo	mental unit may exceed th usly 75% of the governing	ne limit on their bud g 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 minimum average wholesale price of gasoline to be used to calculate the taxfor tax periods beginning on and after July 1, 2019, shall be two dollars and forty-four c										
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 f child car by the U	edian income as for transitional c re assistance the inited States Bu	nsitional care received to reported by the United Si hild care assistance if the	tates Bureau of the family's income is e transitional eligib hever occurs first.	a family's eligibility period—OR—until the family income exceeds one hundred eighty-five percent of the e Census, whichever occurs first. When the family's eligibility period ends, the family shall continue to be 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 c	ode shall now comply in p	pertinent parts to th	ne 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, 2 (amended from	016, the school board of a specific abatement to ad	any school district i Idress). This bill ad	may make a determination that an additional property tax levy is necessary for a specific project to dids 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							
	including	g testimony offe	erns relating to the reliabil red or provided by jailhou closure requirements as v	se informants (felo	ness testimony, by such means as the creation and maintenance of a central record of each case ons), the benefits so requested, etc. Such record will be the responsibility of the county attorney's office.						

Document	Senator	Position	Committee	Status	Description
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 pi the recor	roscribes racial ding of the info	profiling by all University or mation using the form de	of Nebraska police veloped and promi	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.
LB354	Pansing Brooks		Judiciary 01/31/2019	Approved by Governor 03/27/2019	Change provisions relating to sealing of juvenile records
	LB354 m shall rep	andates that a ly to any	pretrial diversion program inquiry that no information	shall seal all recor exists regarding a	rds pertaining to the offense and diversion upon discharge from the program. The diversion program a sealed record.
	Portabilit	y and Accounta	bility Act of 1996, as such	act existed on Jai	
	Notice re Administ	quirements and rator have affirm	l more are mandated agai native obligations hereinu	inst the county attonder.	orney 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	s a bill introduce ent Sales Act, ar	ed at the request of the Ne and the Residential Mortgag	ebraska Departmer ge Licensing Act.	nt of Banking and Finance to update provisions of the Nebraska Money Transmitters Act, the Nebraska
	The bill u for offsite	pdates the Dep e examinations	partment's authority relating and joint examinations wit	g to examinations h federal agencies	of licensees and their authorized delegates under the Nebraska Money Transmitters Act, by providing
	required. notification	The bill defines ons to the Depa	s "branch office," sets licer rtment, and changes/upda	nsing and renewal ates terminology. 7	es to establish branch offices rather than obtaining a full license for each physical location as currently fees for branch offices, requires applicants to submit specific information, sets standards for licensee These amendments would be effective January 1, 2020.
	banker li mortgage	cense. The bill v	would also adopt a transiti rs licensed by another sta	ional licensing prod	equirements 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 :	shall be \$75 for	each such motor vehicle i	registered in 2019	ation Act, a fee for registration of each motor vehicle powered by an alternative fuel shall be charged. \$85 dollars for 2020, \$95 for 2021, \$105 dollars for 2022, \$115 dollars for 2023, and \$125 dollars for unty treasurer and remitted to the State Treasurer for credit to the Highway Trust Fund.
LB369	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 s I the governing	e, detain, detect, or arrest such law enforcement age body shall include the not	t persons for immig incy or jail, in writin ice in the agenda (all, 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 age, 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 enfo	rcement agency	isted prior to September 1 or jail, in writing, on or be of the next regularly sched	efore October 15. 2	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 g 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
	LB373 de for fees,	efines wind ene eliminates prov	rgy generation project. Th isions relating to zoning re	e bill requires zoni egulations, limits ag	ing provisions prior to construction of wind energy projects as prescribed, including notices. It provides greements relating to school lands, repeals the original sections, and to declares an emergency.

Document	Senator	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 safekeepir of this state, an institution of by such sheriff or other o	ng of such prisoner n under the control county official havil	year 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 notificatio	curred, shall be on must occur v	voidable by the releasor.	The agreement she days after the initial	n liability for personal injury or death, if entered into within thirty days after the date the personal injury or neall be void upon written notification by the releasor to the other party or parties to the agreement. Such all 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	d through the N	lationwide Mortgage Licer	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 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
	LB386 p. and decl	roposes to ame are an emerger	nd section 13-504 in ordency.	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 Januai	ry 1, 2020.
	qualifica cases, e clerk ma It would	tions, exemption xtra jurors, tales gistrates and cl	ns and excuses from jury s jurors, grand juries, juror hange terminology relating	service, jury lists a rs' notes, jurors vie a 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 burt 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-
LB390	1643. 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. Iaw enforcemer	ng to public safety. The bil nt agencies, security agen	l 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.
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 amen element, 2018.	nd sections 29-401, 43-248.01, and 43-249, Reissue Revised Statutes of Nebraska, and sections 43-250

Document		Position	Committee	Status	Description
	adviseme requeste	ent of a juvenile	e's rights to be given wher the use of certain stateme	n a juvenile is taken	uvenile's parent, guardian, custodian, or relative when a juvenile is taken into custody, require an into custody, require that a juvenile's parent, guardian, custodian, or relative be present when edings.
	·	ai trie Original s			
LB394	Wishart		Appropriations 03/21/2019	In Committee 01/22/2019	State intent relating to an appropriation to the Department of Transportation
	innovatio through a	n projects focu a grant process	sed on transportation tecl , and the program shall b	hnology that improv e known as the Nel	million dollars be appropriated from the General Fund for FY2019-20 for a program to fund municipal re safety, efficiency, and mobility. The Department of Transportation shall administer the program braska Innovation and Transportation Technology Program. The department shall adopt and promulgate effect proposed due to an emergency.
LB405	Hunt		Urban Affairs 02/12/2019	Approved by Governor 05/08/2019	Adopt updates to building and energy codes
	to buildin	g and energy o	codes, specifically, to adop	ot the 2018 Internat	2-806, 81-1608, 81-1609, 81-1611, 81-1614, 81-1618, and 81-1622 in order to update provisions relating tional Energy Conservation Code (IECC) published by the International Code Council as the Nebraska sed to become operative July 1, 2020.
LB409	Kolowski		Urban Affairs 02/12/2019	Approved by Governor 04/18/2019	Adopt design standards for health care facilities
	Facilities construc	, and the 2018 tion of any heal	Guidelines for Design and	d Construction of R the effective date o	esign and Construction of Hospitals, the 2018 Guidelines for Design and Construction of Outpatient esidential Health, Care, and Support Facilities published by the Facility Guidelines Institute for the of this act and for any major addition, remodeling, restoration, repair, or renovation of any health care department.
LB411	Scheer		Government, Military and Veterans Affairs 02/14/2019	Passed with E- Clause 05/13/2019 Government, Military and Veterans Affairs Priority Bill	Name, change, and transfer provisions relating to the county civil service commission and change provisions relating to metropolitan utilities districts, county boards, elections, and political accountability and disclosure
			nty board of commissioner the question can be place		he question on the ballot regarding the number of commissioners on the county board. y citizen petition.
LB412	Geist	Oppose	Government, Military and Veterans Affairs 02/07/2019	In Committee 01/23/2019	Require an election regarding creation of a joint public agency
	state that subdivision shall be of have vote twenty da	t has authority to on which intend entered into united and in favor of cr ays prior to suc	to levy a tax or issue bond is to be a party to the agn til the question has been s reating the joint public age h election. The same mea	ds, the question of t eement at an electi submitted to the reg ency, at an election asure, either in form	entered into regarding the creation of a joint public agency which involves a political subdivision of this the creation of the joint public agency shall be submitted to the registered voters of each such political on held in conjunction with the statewide primary election or statewide general election. No agreement gistered voters of each such political subdivision and a majority of all the voters voting on the question called for the purpose, upon notice given by the governing body of each political subdivision at least or in essential substance, shall not be submitted to the people, either affirmatively or negatively, for a procedural requirements are mandated by the bill in the event a related question is submitted to voters.

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Lancaster County Board of Commissioners 106th Legislature, 1st Regular Session

Document	Senator	Position	Committee	Status	Description
LB414	Brandt		Government, Military and Veterans Affairs 03/01/2019	Select File 05/13/2019	Change county highway superintendent duties as prescribed and eliminate an annual report requirement
	construction clerk a retail the number of the control of the contr	etion, repair, man evised and curro ber of miles of r	intenance, and supervision in tenance, and supervision in the county roads established during to the project the project to th	on of county roads leds clearly distingu he year and the lo	of the county highway superintendent to: Annually submit to the county board a proposed schedule of and bridges in conjunction with sections 39-2115, 39-2119, and 39-2120; Annually file with the county ishing the primary and secondary roads, indicating the past year's improvements thereon, and showin cation thereof; and Undertake the projects contained in subsection (1) of this section, and when rojects in construction, the and equipment and material purchased, the amounts expended upon roads eviations from the adopted program may be authorized by the unanimous vote of the county board in construction.
LB415	Friesen		Government, Military and Veterans Affairs 02/13/2019	In Committee 01/23/2019	Repeal recall provisions for political subdivisions
	LB415 p	roposes politica	ıl subdivision ballot questi	ions shall no longe	er include recalls.
LB420	Bolz		Revenue 02/21/2019	In Committee 01/23/2019	Adopt the Property Tax Circuit Breaker Act
	taxes				ax relief through a refundable income tax credit for taxpayers with limited income available to pay prop
	A qualify January	ving residential (1 to April 15 of	or agricultural) taxpayer i each year beginning in 20	may apply to the D 020. The application	pepartment of Revenue for a refundable income tax credit under the Property Tax Circuit Breaker Act for shall be made on a form developed by the department.
	Qualifyir less thai	ng residential ta n one hundred t	xpayer means an individu housand dollars for a mai	ial who owns or re rried filing jointly ta	nts his or her principal residence in the State of Nebraska and who has federal adjusted gross income expayer or fifty thousand dollars for any other taxpayer.
	Qualifyir operatio	ng agricultural ta n which has fed	axpayer means an individ leral adjusted gross incon	ual who owns agri ne of less than thre	cultural land and horticultural land that is located in this state and that has been used as part of a farm se hundred fifty thousand dollars in the most recently completed taxable year.
	taxable	year. If the total	amount of tax credits cal	culated under subs	ne hundred seven million six hundred thousand dollars for each section (2) of this section for all applications received in any year exceeds one hundred seven million in In proportionate percentages based upon the ratio of the amount of tax credits requested in each In ations so that the limitation in this subsection is not exceeded
LB428	Friesen		Business and Labor 03/18/2019	Approved by Governor 05/01/2019 Business and Labor Priority B	Change provisions relating to computation of wages under the Employment Security Law
	sections	: 42-347 to 42-3	as follows: Children born 81 shall be legitimate unl ed until the contrary is sh	to the parties, or i	to either spouse the wife, in a marriage relationship which may be dissolved or annulled pursuant to reed by the court, and in every case the legitimacy of all children conceived before the commencemer
LB429	Wayne		Revenue 03/27/2019	In Committee 01/23/2019	Change tax provisions for cigars, cheroots, and stogies
	Section	77-4008, Reiss	ue Revised Statutes of N	ebraska, would be	amended so as to read:
	77 4000				

77-4008

- (1)
- (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

Kissel Kohout ES Associates LLC Lancaster County Board of Commissioners

Document		Position	Committee	Status	Description
	(ii) the pri under this	ice at which a s subdivision (first owner who made, ma b) shall be fifty cents for e	nufactured, or fab ach cigar, cheroot	ricated the cigars, cheroots, or stogies sells the items to others, except that the maximum tax imposed , or stogie.
			ill be forty-four cents per c he manufacturer.)	ounce and a propo	rtionate tax at the like rate on all fractional parts of an ounce. (Such tax shall be computed based on the
	(d) The ta owner or	ax on tobacco (ii) the price a	oroducts other than cigars t which a first owner who i	s, cheroots, stogies made, manufactur	s, and snuff shall be twenty percent of (i) the purchase price of such tobacco products paid by the first ed, or fabricated the tobacco product sells the items to others.
	(e) The ta	ax on tobacco	oroducts shall be in additi	on to all other taxe	es.
		never any perso ayment of the t		section 77-4009 pt	urchases tobacco products from another person licensed under section 77-4009, the seller shall be liable
	Amounts	collected purs	uant to this section shall t	pe used and distrib	outed pursuant to section 77-4025, that is, the Tobacco Products Administration Cash Fund.
		•	ative on October 1, 2019. 8, Reissue Revised Statu	tes of Nebraska, is	s repealed.
LB436	Hansen		Government, Military and Veterans Affairs 03/13/2019	In Committee 01/23/2019	Create the Complete Count Commission and provide duties regarding the census
					Count Commission shall develop, recommend, and assist in the administration of a census outreach al census of population required by 13 U.S.C. 141.
	her desig represent districts, i the intere in the sta	nee; The Secr tative of a city reflecting the g ests of minoritie te, including of	retary of State or his or he of the metropolitan class a reographic diversity of the les in the state, appointed i	r designee; Seven and a representati state, appointed b bv the Secretary o	ker of the Legislature, or his or her designee, as a nonvoting, ex officio member; The Governor or his or individuals representing political subdivisions, reflecting the geographic diversity of the state, including a ve of a city of the primary class, appointed by the Secretary of State; Five individuals representing school by the State Board of Education; One representative each from four different organizations representing of State; One representative each from three different organizations representing the interests of business can interests, appointed by the Governor; AND One representative of the lead agency of the Nebraska
	Secretary	v of State shall	serve as the chairperson	of the commission	ng official or board. A vacancy shall be filled in the same manner as the original appointment. The n. The commission shall meet at the call of the chairperson or upon request of ten members of the nsation 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
	activity w	ithin correction	al facilities operated by th	ne Department of C	Correctional System. It would designate the Nebraska State Patrol as the agency to investigate criminal Correctional Services and the Lincoln Regional Center (and provide the related powers and duties for the provides for confidentiality of certain records.
	•	e date: January riginal sections	•		
LB443	McCollister	Monitor	Judiciary 02/06/2019	Approved by Governor 03/27/2019	Require the Department of Correctional Services to allow committed offenders reasonable access to their attorneys
	attorneys	artment shall ai s by telephone ent or law enfoi	or videoconferencing, suc	nder reasonable ac ch communication	ccess to his or her attorney or attorneys. If a committed offender communicates with his or her attorney or shall be provided without charge to the committed offender and without monitoring or recording by the

Lancaster County Board of Commissioners 106th Legislature, 1st Regular Session

Document	Senator	Position	Committee	Status	Description
LB446	McDonnell	Support	Appropriations	In Committee 01/23/2019	State intent relating to appropriations for the County Justice Reinvestment Grant Program
	Enforcem	ent and Crimin	islature to appropriate or al Justice for FY2018-19 d to, the inmates who ar	and FY2019-20 to a	he County Justice Reinvestment Grant Program within the Nebraska Crime Commission on Law alleviate county jail populations through programming and services. The programming and services shall stally ill.
LB455	Arch		Judiciary 03/27/2019	In Committee 01/23/2019	Change medical services payment provisions relating to jails
	need of su treatment,	uch services at hospitalization	t tha tima cuch narean is	arrested, detained, tions and prescription	ility for payment of the costs of medical services for any person ill, wounded, injured, or otherwise in taken into custody, or incarcerated. Here, medical services include: medical and surgical care and ons, examinations to determine fitness for confinement, and other associated items.
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	Final Reading 05/07/2019 Health and Human Services Priority Bill	Change provisions relating to transitional child care assistance and cash assistance and require background checks under the Child Care Licensing Act and Children's Residential Facilities and Placing Licensure Act as prescribed

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.

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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.

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 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.

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	If the Leg	r shall call a soi	ecial session within thirty	davs after the adio	daries for any entity listed in section 3 of this act prior to adjournment of the legislative session, the ournment sine die of such legislative session and the director and the committee shall begin with a new omply with the Redistricting Act.
	Legislativ	re Research or riteria including	his or her designee. The r: Faual population: No p	e maps to be establ colitical affiliation: No	districting Committee of the Legislature; 2) Director means the Director of Research of the office of lished under the Redistricting Act shall be drawn using state-issued computer software and politically to previous voting data; Only data and demographic information from the United States Bureau of the ppropriate; and Contiguous districts.
	aalaadaa	daya after the	director received the fede	aral daccannial conci	ed under the Redistricting Act to the Legislature to be placed on General File no later than fifteen us data from the United States Bureau of the Census in the year after the census. The legislative bills he agenda for General File consideration until after the committee delivers its report under this act.
	incornora	ating the mans	If one or more of the led	aislative bills incorpo	the initial version of the maps to be established under the Redistricting Act or the legislative bills orating the initial version of the maps fail to pass on Final Reading or are vetoed by the Governor, the gislative bill as provided in this act.
LB467	Vargas		Executive Board 02/14/2019	In Committee 01/23/2019	Prohibit consideration of certain factors in redistricting
	In drawir figures, d	ng boundaries for the results of	or legislative districts no	consideration shall	l be given to the political affiliation of registered voters, demographic information other than population red by federal law and the Constitution of the United States.
LB468	Walz	Monitor	Health and Human Services 03/01/2019	Select File 04/30/2019 Health and Human Services Priority Bill	
	canitated	d managed care	e program of the medical	ed to the Medical A. assistance program	ssistance Act: Until at least January 1, 2020, or until a critical evaluation is performed of the at-risk in and the success of such managed care program is proven, whichever is later, the department shall not care program in effect on January 1, 2017.
LB472	Dorn	Monitor	Revenue 03/13/2019	Veto Override 04/30/2019 Dorn Priority Bil	Adopt the Qualified Judgment Payment Act, authorize a sales and use tax, and require a property tax levy
	Any cou	nty that has a q alf of one perce ced as provided	ualified judgment render	nt Act, qualified judged against it may, u	gment means a judgment that is rendered against a county by a federal court for a violation of federal law. upon adoption of a resolution by at least a two-thirds vote of the county board, impose a sales and use tax at a sales and use tax at a sales and use tax at a sales and use tax and use tax and that at a sales and use tax imposed pursuant to this section shall be used to pay the qualified
	During G terminat	General File con e on January 1,	sideration, the Legislatu 2027, required the judgi	re adopted amendn ment to be \$25 Milli	nents that required a county utilizing the authority to put their levy at the maximum rate, that the program ion or more, and to require a 2/3 vote of the governing board to impose the tax.
LB473	Dorn	**************************************	Revenue 02/28/2019	In Committee 01/23/2019	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
	body of a	the public corpo	tory provisions prevent a pration or political subdivi Treasurer for the loan of	sion shall pay that I	on or political subdivision from budgeting sufficient funds to pay any judgment in its entirety, the governing portion that can be paid under the Constitution of Nebraska and laws of this state and then shall make pay the judgment in full.

Document		Position	Committee	Status	Description
	inability d subdivisio state trea	of the public corp on will be able t isury, which loa og body of the pu	poration or political o repay the loan. A n shall carry an inte	subdivision to make full fter determining that suc erest rate of one-half of o	make such investigation as he or she deems necessary to determine the validity of the judgment and the payment on the judgment, and the period of time during which the public corporation or political h loan will be proper, the State Treasurer shall make the loan from funds available for investment in the one percent per annum. The State Treasurer shall determine the schedule for repayment, and the I annually budget and levy a sufficient amount to meet the schedule until the loan, with interest, has been
LB474	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 V carceration and tha	Vrongful Conviction or In t have been proved base	carceration and Imprisonment Act shall recover damages found to proximately result from the wrongful ed upon a preponderance of the evidence. LB474 replaces imprisonment references, largely, into
	for full pa	yment of any si	uch judgment, or ar	ly part of such judgment.	ch claimant obtained a final judgment may, jointly or individually, file a claim with the State Claims Board 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	Select File 05/13/2019	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 wate LB476, the January	r and gas sold by such o	tan class (and to every city or village of any class) a sum equivalent to two percent of the annual gross listrict within such city, except that, retail sales of gas shall not include the retail sale of natural gas used in 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 i purposes is quilty o	27-414 and 27- . The bill overh f sexual abuse	g to inadmissibility 415. Section 7 of th auls what is lawful a of a detainee in the	of previous civil and crim e act will be added to the at such time when law en first degree. Sexual abu	ninal proceedings regarding sexual assault. Redefines the offense of sexual assault for purposes of the Nebraska Criminal Code. Redefines sexual penetration so as to include non-law enforcement inforcement has a detainee in custody. (4) Any person who engages in sexual penetration with a detainee use of a detainee in the first degree is a Class IIA felony. Any person who engages in sexual contact with ree. 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 whol	promoting wellness	eventive health and med s in the areas of preventi	licine the state will decrease the amount of serious health complications and disease among its residents. Eve 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 pui se of improving activity; prevent n and wellness	blic health departme preventive health complications from	ents. The Department of and promoting worksite v diabetes, cardiovascula worksite wellness initiati	Health and Human Services, for Program No. 502, for FY2019-20 \$900,000 General Funds for state aid, it 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 or disease, and other chronic diseases; improve access to medical homes and dental homes to offer ves 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 in	ntent of the Legi	slature to appropria		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 er natural disas	77 and any statute ster after January 1	s dealing with taxation, ເ and before October 1 of	unless the context otherwise requires, "destroyed real property" means real property that is destroyed by any year.

Document	Senator	Position	Committee	Status	Description			
	It shall be year.	e the duty of the	e county assessor to re	eport to the county boa	ard of equalization all real property in his or her county that becomes destroyed real property during any			
	If the cou destroye	ınty board of eq d real property	qualization receives a r to an amount as the bi	report of destroyed rea ill describes.	al property pursuant to the above, the county board of equalization shall adjust the assessed value of the			
LB483	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 ıltural or horticu	orticultural land' means ultural purposes, includ	a parcel of land, excluing 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 expressl	ral land and ho y exempt from t	rticultural land shall co axation, and shall be v	nstitute a separate an valued 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	ear 2020 and e	ach tax year thereafter capacity (as prescribed	r, the agricultural prod l).	luctivity value of agricultural land and horticultural land shall be determined based upon the land's			
LB484	Lowe		Judiciary 03/15/2019	In Committee 01/24/2019	Change provisions relating to assault on certain employees and officers			
	providers committe	s, employees of ed as a dangero	ections related to assa f DHHS working at a yo ous sex offender under	outh rehabilitation and the Sex Offender Cor				
	It outline	s penalties, me	ntal states necessary f	for violations, and defi	nes terms (such as, public safety officer or health care professional in the first, second, or third degree).			
LB490	Wayne	Neutral	Judiciary 02/08/2019	In Committee 01/24/2019	Consolidate offices of clerk of the district court and clerk magistrates			
	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.							
	Consolid district n	lation under this umbers 1, 3, 5,	s section shall occur: (6, 7, and 9; and (c) Or	(a) On July 1, 2021, fo on July 1, 2023, for dist	or district court judicial district numbers 8, 10, 11, and 12; (b) On July 1, 2022, for district court judicial Trict court judicial district numbers 2 and 4.			
	A majori	tu of the judgec	affected by the consol	lidation chall annrova :	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			
	remainin	a clerk of the d	preme Court, the judge istrict court or clerk ma court into the position o	agistrate and anv 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 court or the county.			
	the cons	olidated office (ts, and personn ation but who a	under the plan, selection rel structure. Each plan re integral to the opera	on of an administrative a shall also identify oth ation of the court, and	lities, assignment of magistrate duties to a clerk or to an existing court employee who will become part of e judge 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 the employees so identified shall remain county employees. In developing the consolidation plan, interests in the county shall be considered.			

Douglas County Priority

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Document	Senator	Position	Committee	Status	Description					
LB493	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 i agency.	repeals the requ	rement that real property	/ tax exemptions ur	nder the Nebraska Housing Agency Act be for properties "wholly owned" controlled affiliates of a housing					
LB496	Wayne		Judiciary 03/15/2019	Approved by Governor 05/08/2019 Speaker Priority Bill	Change penalties for tampering with witnesses, informants, jurors, or physical evidence and change provisions relating to discovery in criminal cases					
	classified proceedi a Class I felony, th	d as a Class I, IA ing which alleges V felony, except ne offense is a C	, IB, IC, ID, or II felony, t a violation of another of that if such offense invo	he offense is a Cla ffense classified as Ives a pending crim rther 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 an inal proceeding which alleges a violation of another offense classified as a Class I, IA, IB, IC, ID, or II cement 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 o	nce been convic	ted of a violation of anv s	such section, nor ai	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 ny person arrested for a violation of section 60-6,196 or 60-6,197 punishable as provided in subdivision on 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.									
	status of	any person who	order or federal law or re interacts with such peac information that would d	ce officer, employee	d by state law, no peace officer or government employee or official shall inquire into the immigration e, or official or with a government agency or law enforcement agency or ask for such person's social n'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.									
	status, th	ne peace officer,	order or federal law or re employee, or official sha nployees or officials, or g	ıll keep such status	d by state law, if a peace officer or government employee or official learns of a person's immigration confidential and not disclose it to third parties, including other peace officers, law enforcement es.					
	A peace	A peace officer may inquire into a person's immigration status if required by state or federal law.								
			on on Law Enforcement lying with the Limited Imi		re shall develop training to assist law enforcement agencies and other government agencies in ct.					
LB512	Linehan		Revenue 01/31/2019	Select File 04/11/2019 Moser Priority Bill	Change revenue and taxation provisions					
	exempt r	real property, col to change provi	lection agency fees, rule	s and regulations, a	collection Division of the Department of Revenue; to change and eliminate provisions relating to a list of and reimbursement to political subdivisions; to provide for reassessment of destroyed or damaged dard deductions, requirements for filing income tax returns, notices of deficiency, and homestead					
LB522	Linehan		Government, Military and Veterans Affairs 02/28/2019	General File 03/19/2019	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					
	Davidos	County Dringity								

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		ames the Count	y Civil Service Commissio	on Act.		
	It change condition	es the purpose ones of employmer	of the Act so it is to guaran nt and to promote econom	ntee to all citizens ny and efficiency ir	a fair and equal opportunity for employment in the county offices goven such offices.	med by the act and to establish
	shall pro advance	vide the means ment. training a	to recruit coloct develor	r, and maintain an Position classification	nnel administration that meets the social, economic, and program need effective and responsive workforce and shall include policies and proc ion, salary administration, benefits, discipline, discharge, and other rela	edures for employee mining and
	commice	ion which chall	ha formad as provided in	the County Civil S	ants or more as determined by the most recent federal decennial cens Service Commission Act. A county shall comply with this section within or more as determined by the most recent federal decennial census.	us, there shall be a civil service six months after a determination
	experien report to	and in tha field :	of narcannal administratio	an and in known cu	out the County Civil Service Commission Act. Such human resources and the application of merit principles in public employment. I him or her by the county board, the human resources director shall have been sent to be a succession of the county board.	ille liuliali lesoulces dilectoi silali
LB524	Dorn		Government, Military and Veterans Affairs 02/28/2019	Approved by Governor 05/08/2019 Speaker Priority Bill	Change provisions relating to annexations under the Nebraska Bud	get Act
	On or be the taxal	fore August 20 ble real and pers	of each year, the county a sonal property subject to a	assessor shall cert	tify to each governing body or board empowered to levy or certify a tax ⁄.	levy the current taxable value of
	subdivisi of the an	ion shall send no inexed property. Valuation of the	otification of such annexa . If the county clerk recei annexing political subdivis	tion to the county of ves such notifications sion for the current	since the last time taxable values were certified from above, the govern clerk of the county in which the annexed property is located. Such not on prior to July 1, the valuation of the real and personal property annex t year. If the county clerk receives such notification on or after July 1, tion of the annexing political subdivision for the following year.	ked shall be considered in the
LB525	Dorn	Support	Government, Military and Veterans Affairs 02/28/2019	Select File 05/13/2019	Change provisions relating to the sale of county land in fee simple	
	and can	ditions as may b per in the county	majority vote, sell real es	aract at the county	county in fee simple to another political subdivision in fee simple in sure. A county board shall cause to be printed and published at least thirty tate to another political subdivision. The notice shall state the legal des	uavs billi to tile sale ili a legai
	Further, county, f	as it relates to o from the owner,	county codes under section of such portion of the lan	on 23-174.03, any i d as is therein set	plat shall, after being filed with the register of deeds, be equivalent to a apart for public use.	a deed in fee simple absolute to the
LB529	Groene	#*************************************	Revenue 02/28/2019	In Committee 01/24/2019	Change provisions relating to a property tax exemption for hospitals	
	benefit o	of any such educ is not (i) owned	cational, religious, charita Lor used for financial gair	ble, or cemetery of or profit to either	ed by educational, religious, charitable, or cemetery organizations, or a rganization, and used exclusively for educational, religious, charitable, the owner or user, (ii) used for the sale of alcoholic liquors for more th hip or employment based on race, color, or national origin.	Of Cerrietery purposes, when such

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	practition practition of the ho	ers in the comi er from using it spital's services	nunity to use the hos is facilities if good ca is that are provided gr	pital's facilities regardle use is shown. If a hosp atuitously. A hospital s	of a hospital to qualify for exemption under the above rule, the hospital must permit licensed medical ess of whether the practitioner is employed by the hospital, except that a hospital may prohibit a ital meets such requirement, the property of such hospital shall be exempt in proportion to the percentage hall establish such percentage by providing documentation to the applicable county assessor showing rear and an estimate of the value of the services that the hospital provided gratuitously during such year.					
LB531	Vargas		Appropriations 03/13/2019	In Committee 01/24/2019	Create a fund and provide for a transfer of funds					
	Secretary materials Fund to t	/ of State shall related to elec he Enhanced N	use the fund for votir tions, and any other fotor Voter Fund on c	ng systems, provisional costs related to election or before June 30, 2019	consist of federal funds, state funds, gifts, and grants appropriated for the administration of elections. The voting, computerized statewide voter registration lists, voter registration, training or informational as. The Secretary of State shall transfer two hundred thousand dollars from the Election Administration 9. Any money in the fund available for investment shall be invested by the state investment officer State Funds Investment Act.					
	The Enha	anced Motor Vo at the Departn	nter Fund is hereby co nent of Motor Vehicle	reated. The fund shall o s or other state agenci	consist of federal funds, gifts, and grants appropriated for the improvement of voter registration processes es.					
	It is the ir registration	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 exi	sts, this act takes eff	ect when passed and a	approved according to law.					
LB533	Cavanaugh		Judiciary 02/21/2019	Select File 05/13/2019	Change terminology related to marriage					
				oses of solemnization of so as to eliminate the g	of the marriage or for defining the marriage as void)—that is—the "husband and wife" language would ender connotation.					
LB545	Wayne		Revenue 02/06/2019	In Committee 01/24/2019	Change income tax provisions relating to the Nebraska educational savings plan trust and authorize employer contributions to the trust					
	contributi	ons to an acco the extent not c	unt established unde	r the achieving a bettei	on for employer contributions as a participant in the Nebraska educational savings plan trust or life experience program made for the benefit of a beneficiary, as provided in sections 77-1401 to 77- ut not to exceed five thousand dollars per married filing separate return or ten thousand dollars for any					
	For taxab	le years begini	ning or deemed to be	gin on or after January	1, 2020, a participant in the Nebraska educational savings plan trust may include, in any reduction taken					

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.

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Document	Senator	Position	Committee	Status	Description					
LB552	McDonnell		Appropriations 03/04/2019	In Committee 01/24/2019	Change appropriations relating to the Nebraska Tree Recovery Program					
	Legislativ FY therea	e intent: Deal v after until the Le	vith dead and dying trees egislature finds that ash tre	that create public ees are no longer	safety issues. Appropriation requested: \$3,000,000 from the General Fund for FY2019-20 and for each a safety issue for cities and villages.					
	Mohraeka	Tron Pernyer	v Program). The toract ca	nuce chall decian:	of Agriculture and Natural Resources shall administer the program through a grant process (the ate an application deadline and grants shall not be awarded later than 90 days after such date. Grant s located on land owned by state or local governments, including parks, public grounds, and city rights-of-					
LB554	Wishart		Health and Human Services 02/22/2019	In Committee 01/24/2019	Change provisions relating to prescription drugs not on the preferred drug list under the Medical Assistance Act					
	Except as recipient	s otherwise pro if:		(3) of this section,	, a health care provider may prescribe a prescription drug not on the preferred drug list to a medicaid					
	the presc the provic recipient's the depar	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 manag	ed care organi:	zation shall not substitute	a generic equivale	ent for an antidepressant, antipyschotic, or anticonvulsant medication.					
LB565	Bolz		Nebraska Retirement Systems 02/12/2019	In Committee 01/24/2019	State legislative intent relating to a designated beneficiary determination under certain retirement systems					
	It is the in	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.								
					to the Outer Life and Definition of Arts					

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.

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Document	Senator	Position	Committee	Status	Description
	LB565 cre Retiremei specificali	nt Act, the Judg	nal duty of the Public En es Retirement Act, the N	nployees Retiremer ebraska State Patr	nt Board for the administration of the retirement systems provided for in the County Employees rol Retirement Act, the School Employees Retirement Act, and the State Employees Retirement Act,
	her death beneficiar	and there is no	designated beneficiary of	on file with the boa	ntent of the Legislature that if a member of the deferred compensation plan is married at the time of his or ard, then the spouse married to the member on the date of the member's death is determined to be the eath 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 pi in is approved, the Depai	rovide notification t trment must seek le	to 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	onvicted of driving under influence of alcoholic liquor or drugs and causes serious bodily injury.
LB583	Hilgers		Government, Military and Veterans Affairs 03/01/2019	Select File 05/01/2019 Arch Priority Bill	Provide powers for certain counties under the Transportation Innovation Act
	This bill p Transport	rovides contrac ation. It (re)defi	ting agencies with substa ines and reifies certain te	antial authority as p rms, such as "eligii	prescribed. Much of the authority was previously authority authorized to the Department of ible 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 an	nends 53-103.1	3 such that "farm winery"	means any enterp	prise 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.

Document	Senator	Position	Committee	Status	Description				
	Further, the brewery, in licensee of may press	microdistllery, outside of the i cribe by rule a ration of an ar	or farm winery licensee manufacturer's designat nd regulation. A license	for the sale or consed premises at one shall apply thirty o	ed licenses. That is, the commission may issue a promotional special designated license to a craft tumption of alcoholic liquor at a festival, bazaar, picnic, carnival, or similar function conducted by the location per twelve-month period commencing May 1 of each year or such other date as the commission lays prior to the promotional event. A promotional special designated license may be issued to a licensee ission. The licensee shall comply with the rules and regulations adopted and promulgated by the				
LB589	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 provision	ns do not apply to a	ol 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 cludes a polic	of the penal, traffic, or he e department, an office	nighway laws of this of a town marshal	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 sheriff an any officer or employee of a law enforcement agency authorized by law to make arrests.				
LB596	Quick		Executive Board 02/20/2019	In Committee 01/25/2019	Adopt the Office of Inspector General of Nebraska Public Health				
	LB596 would adopt the Office of Inspector General of Nebraska Public Health Act and create within the Office of Public Counsel for the purpose of conducting investigations, audits, inspections, and other reviews of state-owned facilities providing health care and state-licensed health care facilities as defined in section 71-413. The Inspector General shall be appointed by the Public Counsel with approval from the chairperson of the Executive Board of the Legislative Council and the chairperson of the Health and Human Services Committee of the Legislature.								
	involved in the amoun supervision	n partisan affa nt available by on of the Publi	nirs. The Inspector General section in the control of the control	eral shall employ su the office of Public (emoval of the Inspe	nd may be reappointed. During his or her employment, the Inspector General shall not be actively to hinvestigators and support staff as he or she deems necessary to carry out the duties of the office within Counsel for the office of Inspector General. The Inspector General shall be subject to the control and actor General shall require approval of the chairperson of the Executive Board of the Legislative Council of the Legislature.				
LB599	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	following section to the H	Health and Human S Public Counsel upon	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		Change and eliminate provisions regarding counting methods under the Election Act				
	LB 608 el Technolog	iminates outda gy, and create	ated provisions on electes as a process by which, o	ion technology, impl verseen 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		Provide for reimbursement of actual costs of a rental vehicle by county and local governments				
	emplovee	s. or voluntee	the expenditure of nubl	hops, conferences, :	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		Authorize the display of roadside memorials				
	contain th	e name and a	a nhotographic image of	the deceased. Sign	blue triangular road signs memorializing those who have died on Nebraska's roadways. Signs may a 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.				

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Document	Senator	Position	Committee	Status	Description
LB613	Crawford		Revenue 03/06/2019	In Committee 01/25/2019	Change application deadlines under certain tax incentive programs
	Mainstre	et Revitalizatioi	illion dollars saved from I n Act, and the Beginning I year thereafter. Contai	Farmer Tax Credit	g applications under the New Markets Job Growth Investment Act, the Nebraska Job Creation and Act be used to increase the appropriation to the Site and Building Development Fund for fiscal year clause.
LB615	Hilgers		Revenue 02/20/2019	In Committee 01/25/2019	Reduce income tax rates and provide for certain transfers from the Cash Reserve Fund
	Tax Rate	Review Comn	nittee shall examine the e	expected rate of gro	ne top corporate and individual income tax rates are set at five and ninety-nine hundredths percent, the bowth in net General Fund receipts from the current fiscal year to the upcoming fiscal year, as determined letermine the balance of the Cash Reserve Fund.
	least five certificati	hundred million on, the Tax Co	n dollars, the Tax Rate R	eview Committee s the top corporate ir	st three and one-half percent for the upcoming fiscal year and the balance of the Cash Reserve Fund is at shall: (a) Certify such rate of growth and balance to the Tax Commissioner. Upon receipt of each such accome tax rate in accordance with subdivision (1)(c) of section 77-2734.02 and shall reduce the top ion 77-2715.03; and
		y such rate of g on (13) of section		State Treasurer. U	Jpon receipt of each such certification, the State Treasurer shall make the transfer prescribed in
	five millic	on dollars from t			ate Review Committee pursuant to subsection (3) of section 77-2715.01, he or she shall transfer seventy- Credit Cash Fund on such date as directed by the budget administrator of the budget division of the
LB616	Hilgers	Monitor	Transportation and Telecommunications 02/11/2019	Approved by Governor 05/08/2019 Hilgers Priority	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	Description					
LB618	Hilgers	12.7	Government, Military and Veterans Affairs 02/22/2019	General File 03/05/2019	Change provisions relating to electioneering					
	at the ele	Electioneering would mean any activity done to persuade voters to vote, or not vote, for a particular candidate, ballot question, or political party which appears on the ballot at the election for which the voters are appearing to vote. No person shall do any electioneering, or circulate petitions within any polling place or any building designated for voters to cast ballots by the election commissioner or county clerk pursuant to the Election Act while the polling place or building is set up for voters to cast ballots or within two hundred feet of any such polling place or building except as otherwise provided here.								
	Subject i if the pro V misdel	perty is not und	nance, a person may disp er common ownership wii	olay yard signs on p th the property on v	private property within two hundred feet of a polling place or building designated for voters to cast ballot 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						
	Requires educatio	s that any insura nal setting.	nce policy providing cove	erage for behaviora	l 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 d	changes the viol	ation of texting while drivi	ing from a seconda	ry 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					
	There w		iated \$5,800,000 from the g, programming portables,		FY2019-20 to the Department of Correctional Services to a staffing costs.					
LB627	Pansing Brooks		Judiciary 02/07/2019	General File 02/19/2019	Prohibit discrimination based upon sexual orientation and gender identity					
	employn	nent agency, or ore employees	a labor organization to dis employers with state cont	scriminate against a tracts regardless of	tion 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. or, religion, sex, disability, marital statute or national origin.					
LB631	Morfeld	Support	Executive Board 02/22/2019	In Committee 01/25/2019	Create the Medicaid Expansion Implementation Task Force					
	Legislati chairper	ure or his or her son of the Judic	sist of six voting members designee, the chairpersol iary Committee of the Leg	s: The chairperson n of the Appropriati	of the Health and Human Services Committee of the ions Committee of the Legislature or his or her designee, the er designee, and three members of the Legislature chosen by					
	The task health c	r force shall also are provider lice	nsed under the Uniform C	Credentialing Act, a	by the Executive Board of the Legislative Council, as follows: a behavioral health care provider licensed under the					
	Unitorm	Creaentialing A	ci, a neaiin care consume	er or consumer adv	rocate, a hospital representative, a business representative, a					

The task force will report annually by December 1 (beginning 2019).

provider.

The task force terminates on December 31, 2020, unless reauthorized by the Legislature.

representative from a political subdivision likely to have its constituency impacted by medicaid expansion, and a rural health care

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	l address or na	me of any owner of such and in a manner that pro	real estate. The c	property is made and filed with the county clerk of such county, such inventory shall not include the county 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
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 eviating anv su	lvisable to provide a ratine	g criterion to evalu task force shall re	system to effectively detect, monitor, and prevent financial distress in counties and municipalities; (b) uate the financial health of counties and municipalities; and (c) Provide recommendations as to the state's eport electronically to the Executive Board of the Legislative Council no later than December 1, 2019. It is earry 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 35-100 riteria are met,	01, regarding circumstand breast cancer and ovaria	es 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		d related provisior	ns elsewhere relying on appearance bonds.
LB648	Wayne		Urban Affairs 03/05/2019	Introduced 01/23/2019	Change the Community Development Law
	plan that v project are redevelop cause to b	will divide ad va ea is located ha ment project a pe conducted a	alorem taxes pursuant to a as, by resolution adopted rea to be an extremely bli	section 18-2147 fo after the public he ghted area in nee whether the area i	I in 18-2109, for certain redevelopment plans such that an authority shall not prepare a redevelopment for a period of more than fifteen years unless the governing body of the city in which the redevelopment earings 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 sextremely blighted and shall submit the question of whether such area is extremely blighted to the endation.
	a map of s the study within thin days after	sufficient size to or analysis con ty days after the	o show the area to be dec ducted pursuant to this s e public hearing. Upon re ring, the governing body	clared extremely bubsection. The place ceipt 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 amendations of the planning commission or board, or if no recommendations are received within thirty to hearing on the question of whether the area is extremely blighted after giving notice of the hearing as
	on where	to find copies of	of the study or analysis co	nducted pursuant	o be declared extremely blighted or information on where to find such map and shall provide information 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 of the progra	or services pro	re date of this act, funding vided to carry out express	under the progra 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

Document	Senator	Position	Committee	Status	Description
LB652	Wayne		Judiciary 03/20/2019	In Committee 01/25/2019	Change a penalty for controlled substance possession as prescribed
	compour order iss the folloy	nds described, ued by a practi ving penalties:	defined, or delineated tioner authorized to p (i) If the controlled su	l in 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 constituting 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		Agriculture 02/12/2019	Final Reading 05/07/2019 Brandt Priority Bill	Adopt the Nebraska Hemp Farming Act and change provisions relating to the industrial hemp agricultural pilot program
	postseco	endary institution In that wishes to In that wishes to Indiany in the state in the	n, a person shall not arow home in this s	grow hemp in this state tate shall submit the rec	ower 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 gistration 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
	tetrahydi approved	rocannabinols b I by the federa	cessed cannabis plar by weight, and deliver I Food and Drug Adm	red in the form of a liqui inistration or obtained p	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 bursuant to sections 28-463 to 28-468.
	The follo	wing are the so	hedules of controlled	I substances referred to	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:
	Tetrahyo substand their opti optical is compour	Irocannabinols, ces, derivatives ical isomers, ex	including, but not lim, and their isomers w cluding dronabinol in Ita 3,4 cis or trans ter actures shall be inclu	ited to, synthetic equiva ith similar chemical stru a drug product approve rabydrocannabinol 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, numerical designation of atomic positions covered. This subdivision does not include
LB663	Friesen		Revenue 02/21/2019	Approved by Governor 05/01/2019 Friesen Priority Bill	Change provisions relating to Nebraska adjusted basis
	the code	for depreciation	n or amortization or p	oursuant to an election t arv 1 2018 if similar ne	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 rty 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
	The Stat	e Treasurer sh	all transfer two hundr	ed thousand dollars for	FY2019-20 and two hundred thousand dollars for FY2020-21
	from the	Nebraska Hea	Ith Care Cash Fund t	o the Board of Regents	of the University of Nebraska for the University of Nebraska
			e intent of the Legisla ency medical technici		e used 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
	months (of nost-release	ges to decide whether	'll be required for felony	e supervision for persons sentenced to county jail for committing class IV felonies. A minimum of nine voffenders imprisoned with the Nebraska Department of Correctional Services. In case of a violation, ase supervision and order them imprisoned for a

LB690

Cavanaugh

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Document		Position	Committee	Status	Description
	period as	long as their o	original post-release supe	rvision term, rather	than just for the remainder of the time they were to spend on post- release supervision.
LB686	Lathrop		Judiciary 03/27/2019	General File 05/13/2019 Judiciary Priority Bill	Change provisions relating to correctional system emergencies
	of Correct department overcrown director's until June hundred percent of that the compopulation beginning one hundred department.	etions. As beforent's inmanding emergent whall so certify to all so, 2021, a cathing emergent of design capade of design capade for first exceeds of January 1, 20 fred twenty-five	re, until July 1, 2020, the Cate population is over one by shall exist whenever the within thirty days after the orrectional system overchent of design capacity. The bity. Beginning July 1, 2029;s inmate population is cone hundred thirty perces one percent of design capacity capacity.	Governor may decled hundred forty perceded director certifies and the owding emergency edirector shall sover one hundred that of design capacing overcrowding emity. The director shall control to the director shall gover one hundred that of design capacing overcrowding emity. The director shall sort perceded and the control of the director shall sort perceded and the control of the director shall sort perceded and the control of the contr	ergency shall exist whenever the director certifies that the department's inmate population is over all so certify within thirty days after the date on which the population first exceeds one hundred twenty-
	Further, of released a) The book parole; b) The book institution	during an overd on parole. The pard has detern pard has detern nal discipline; d	crowding emergency, the eboard shall order the release of that it is more likely mined that release of the corr	Board of Parole shease of each common than not that the committed offender	owding emergency, the Governor shall take immediate action to reduce the prison population. all immediately consider or reconsider committed offenders eligible for parole who have not been nitted offender unless it is of the opinion that such release should be deferred because: committed offender will not conform to the conditions of r would have a very significant and quantifiable effect on t the committed offender will commit a violent act against a
LB687	Vargas		Government, Military and Veterans Affairs 03/14/2019	In Committee 01/25/2019	Provide for voter registration of applicants for driver's licenses and state identification cards
	electronic eighteen not want and shall except th person a third Frid commiss not eligib or comple steps to r registers,	c transmission years of age of to register to volume to the designed sat it may required plying for an cay preceding a foner or county le to register to vote copies of recovoter registrati	egistration application shator each applicant verified on or before the first Tuescote or update his or her vioce that it does not require for a second signature of the operator \$\frac{4}{3}\$? Sicense or any election to be registered over the submission shator with the or she is proteor of the properator of the submission shator the or she is proteor of registers, oaths, certain application or she is proteor registers, oaths, certain application of the proteor of the submission shator of the submission of the proteor of the submission of the subm	If by the Department day after the first Moter registration recipies applicant. The constate identification of interest to vote at such a considered to vote at such all not be considered to the considered on th	that the elector's information is transmitted to the election commissioner or county clerk via an of Motor Vehicles to be a citizen of the United States and at least eighteen years of age or will be londay in November of the then-current year, unless the elector specifies on the form that he or she does cord. The voter registration application shall contain the information required (pursuant to section 32-312) information in the application for the motor vehicle operator's license or state identification card, department and the Secretary of State shall make the voter registration application available to any card. The application shall be completed at the office of the department by the close of business on the election. A registration application received after the deadline shall not be processed by the election ration application is submitted under this section with the signature of the applicant but the applicant is a violation of section 32-1502 or 32-1503 and the document submitted shall not be considered a valid on or enforcement of the Election Act unless the applicant has willfully and knowingly taken affirmative so. Any deputy registrar, judge or clerk of election, or other officer having the custody of records, ther paper, document, or evidence of any description by law directed to be made, filed, or preserved who registration, election administration, or enforcement of the Election Act shall be guilty of a Class III

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

Adopt the Healthy Pregnancies for Incarcerated Women Act

Judiciary 03/06/2019 Select File

05/13/2019 Speaker Priority

Bill

Document	Senator	Position	Committee	Status	Description					
	detainee i	known to be ni	reanant the staff of the de	tention facility or m	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:					
	a) If the d employee detainee i elucidates including and regul	octor, nurse, c accompanyin known to be pi s the manner a reasonable ati	or other health professiona g the prisoner or detainee regnant; AND c) Under no and circumstances where i torney's fees and, potentia cout the Healthy Pregnance	I treating the prison shall immediately circumstances sha 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 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 recement and Criminal Justice.					
LB693	Halloran		Transportation and Telecommunications 02/19/2019	Approved by Governor 05/08/2019 Halloran Priority Bill						
	unless su telephone cause an obtain an	ch telephone i e number by co y caller identifi ything of value	number is listed or availab ontacting his or her telecor cation sonice to knowing	le from directory as nmunications prov v transmit mislaadi	es that no person shall sell, rent, or convey any interest in a telephone number to any out-of-state person ssistance to the general public so that a member of the general public could determine the source of the ider. No person shall, in connection with any telecommunications service or IP-enabled voice service, ing 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					
	nacassar	y for removal o	of such system including t	he removal of any	nergy 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.					
LB701	Bostelman		Health and Human Services 03/20/2019	In Committee 01/25/2019	Require billing for emergency medical services					
	An emerg the Healt	gency medical h Care Facility	service shall transmit a re Licensure Act or to his or	quest for payment her parent or lega	to a recipient of services involving transportation of the recipient to a health care facility licensed under I 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 wo to be use	uld hereinund d by the Comi	er LB703 be appropriated munity-based Juvenile Ser	\$2,500,000 from th vices Aid Program	he General Fund for FY2019-20 to the Nebraska Commission on Law Enforcement and Criminal Justice 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					
	further Go results of buildings, Administr	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								
	requirem least 50%	ents of this bill 6 from renewa	. Of all energy purchased ble energy sources by 202	for state-owned bu 22, at least 60% fro	uildings, the State of Nebraska, including the University of Nebraska, shall purchase at normal members at normal renewable energy sources by 2025, at least 75% from the energy sources by 2031.					

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Document	Senator	Position	Committee	Status	Description
LB707	Erdman		Revenue 03/13/2019	In Committee 01/25/2019	Authorize the Tax Equalization and Review Commission to hold certain hearings by videoconference and telephone conference
	appeal and cross appe or in such	d cross appea eal has been manner as th	al when: a) The taxab designated for hearing e commission may pro	le value of each parcei ppursuant to this section pvide in its rules and re	sion may hear an appeal and cross appeal and appeals and cross appeals consolidated with any such I is one million dollars or less as determined by the county board of equalization; AND b) The appeal and on by the chairperson of the commission egulations. sioner, 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 wide-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 and variety of behavioral health services providers 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.

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 \$\pmu #39: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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Document	Senator	Position	Committee	Status	Description			
		percent for he	alth services in county co	rrections;				
	xxiv. One-half percent to the Human Trafficking Victim Assistance Fund;							
			percent for all telehealth se					
	xxvi. Fou	r percent for be	eds in county hospitals an	d county-owned h	ealth centers for mental health treatment in counties			
	containin	g a city of the r	metropolitan class and a d	county-owned hear	Ith center; AND			
	xxvii. On	e-half percent t	to the Health and Human	Services Cash Fui	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			
	LB712 pi	roposes the two	o following additions:					
	such rep	resentative for,	expressing his or her opi - 2501 to 13	nion or speaking o 2550-a ioint nubli	127, 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 poeaking 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 t	ing, in FY2020-21 aring estimated fut a budget for progra addition to the alre ajor tax type to long	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 eady legislated duties, the estimated revenue receipts for each year of the following biennium, including geterm 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			
	This bill i	is an addition to	o the Election Act:					
	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		nound during oddin w	C.				
LB720	Kolterman		Revenue 03/06/2019	General File 05/10/2019 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 to the Property Tax

Document		Position	Committee	Status	Description
	applicatio	rator. The direc on, and all supp er after Decemi	porting documentation, to	e of Nebraska, sha the extent approv	all 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	Select File 05/13/2019	Require a protocol for individuals eligible for medical parole to apply for medical assistance
	Specifica Services, Assistant	develop a pro	n of Medicaid and Long-To tocol to assist an individu	erm Care of the D al who is eligible f	epartment of Health and Human Services shall, in consultation with the Department of Correctional for 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
					erica Vote Act of 2002, as amended, including, among many,
			ts, at least one voting boo hair, and have a cover to		I 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 to 2020, (i) ocity or co subsection	he city by ordin no occupation t untv on a profe	ance except as otherwise tax or license fee impose ssion 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 section. Such tax may include both a tax for revenue and license. Under LB726, beginning January 1, a 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
	Correction be posted movemen or young member a The departmen posed by requirem heard in Inmates s	nal Services shall or otherwise in the while out of cer, pregnant, or of a vulnerable ssigned to immentment shall acent shall not play the inmate unlents for promptoerson, the right	nall be pursuant to the Admade available to the inmeell, and out-of-cell time or diagnosed with a serious population shall be place sediate segregation to prodopt and promulgate rules ce or retain an inmate in ess there is an individual and thorough review of the to confront/cross witnessed of rules of behavior and	ult Institutions Dis lates. Restrictive h f less than twenty- is mental illness, a id in restrictive hou- betect himself or he is and regulations restrictive housing lized determination he specialized inn losses, and an estate d discipline. Such	Disciplinary Procedures Act. All adult disciplinary action within the system of the Department of ciplinary Procedures Act. Inmates shall be informed of rules of behavior and discipline. Such rules shall pousing means conditions of confinement that provide limited contact with other inmates, strictly controlled four hours per week. Member of a vulnerable population means an inmate who is eighteen years of age developmental disability, or a traumatic brain injury. On and after July 1, 2019, no inmate who is a using. In line with the least restrictive framework, an inmate who is a member of a vulnerable population rself, staff, other inmates, or inmates who are members of vulnerable populations pending classification. The regarding restrictive housing to address risks for inmates who are members of vulnerable populations. The regarding restrictive housing to address risks for inmates who are members of vulnerable populations. The regarding restrictive districtive in any calendar year, whether consecutive or not, due to a security threat made by a specialized inmate classification committee. Such committee has extensive procedural mate issue. Many due process type requirements are mandated, such as, timely notice, the right to be polished appeal process. Beware: many other requirements and duties stem from this act. For example: 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
	State of I during the be submi	Nebráska in an e taxable year. Itted to the elec	amount equal to thirty-fiv (2) The Legislature shall tors in the manner prescr	e percent of the pa make the credit av ibed by the Const.	ition, the Legislature shall provide by law for a refundable credit against the income tax imposed by the roperty taxes that were: (a) Levied on real property located in this state; and (b) Paid by the taxpayer vailable for taxable years beginning on or after January 1, 2021. Sec. 2. The proposed amendment shall itution of Nebraska, Article XVI, section 1, with the following ballot language:
	A constitu	utional amendn	nent to require the Legisla	ature to provide a i	refundable state income tax credit in an amount equal to thirty-five percent of the property taxes that were ir during the taxable year. For OR Against.

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				
	LR8CA pi	oposes to add	a new section 14 to Article	e VIII:					
	raised by	VIII-14 (1) Notwithstanding Article VIII, section 1 or 5, of this Constitution or any other provision of this Constitution to the contrary, the total amount of property tax revenue raised by a political subdivision in any fiscal year shall not be more than three percent greater than the amount raised in the prior fiscal year, except as provided in subsections (2) and (3) of this section.							
	approved subdivisio	(2) The total amount of property tax revenue raised by a political subdivision in a fiscal year may exceed the limitation in subsection (1) of this section by an amount approved by a majority of legal voters voting on the issue at an election called for such purpose upon the recommendation of a majority of the governing body of the political subdivision. Such recommendation shall include the amount by which the property tax revenue would exceed the limitation in subsection (1) of this section for the fiscal year. All costs of the election shall be paid by the political subdivision seeking to exceed such limitation.							
	(3) The limitation in subsection (1) of this section shall not apply to the amount of property tax revenue needed to pay the principal and interest on bonded indebtedness that has been approved according to law.								
	(4) For pu proposed A constitu	rposes of this amendment slutional amendm	section, property tax rever hall be submitted to the ele nent to provide that the tot	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: erty 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				
	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.								

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Document	Senator	Position	Committee	Status	Description
LB23	Kolterman		Urban Affairs 02/05/2019	Approved by Governor (E- Clause) 05/01/2019 Speaker Priority Bill	Change the Property Assessed Clean Energy Act
	Designed regarding	to change legi energy efficier	islative findings and to chancy.	inge provisions rela	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	Change various retirement provisions
	County E	mployees Retii	rovisions relating to benefi rement Act and State Emp ount or member cash bala	its payable after the	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	nvestigation of	an alleged violation of the	ildren's Residentia Act or rules and re	I 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 thirty days after the determination is made to conduct the investigation.
LB86	Wayne		Revenue 01/25/2019	Final Reading 05/07/2019 Wayne Priority Bill	Change provisions for redevelopment plans for extremely blighted areas under the Community Development Law and change funding provisions under the Nebraska Affordable Housing Act
	Creates a category	a new category of extremely bi	for the Documentary Star	ກກ Tax for properti	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	Provide funding in opportunity zones designated pursuant to federal law
	nart withi	n an antarnrisa	zone designated nursual	nt to the Enterorise	and for use by the Department of Economic Development those projects which are located in whole or in a Zone 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.
LB96	Wayne		Urban Affairs 02/12/2019	Passed 05/13/2019	Change local building code provisions

The state building code shall be the building and construction standard within the state and shall be applicable:

Speaker Priority Bill

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.

Document	Senator	Position	Committee	Status	Description					
LB109	Bolz		Government, Military and Veterans Affairs 02/14/2019	General File 05/13/2019 Bolz Priority Bill						
	plan (and listed her position l	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 Unit Caseworker I, Corrections Unit Caseworker II, and Corrections Unit Caseworker III. Each position listed here shall be assigned to a different pay grade to a different pay grade with in the salary or pay plan.								
LB110	Wishart		Judiciary 01/25/2019	General File 05/10/2019 Wishart Priority Bill	Adopt the Medical Cannabis Act					
	and other sclerosis, Nothing i	r definitions. Th terminal illnes	e act also sets forth those s with probable life expect es a private insurer to rein	illnesses that wou 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 by year, or any other illness which cannabis could provide relief as determined by a heath care practitioner. Institute the use of medical cannabis, however they are required to continue coverage for the					
	three or l	seeking the use ess ounces on r less in a resic	themselves, six or fewer p	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					
	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.									
LB155	Brewer	Monitor	Natural Resources 02/07/2019	Passed 05/13/2019 Brewer Priority Bill	Change eminent domain provisions that apply to privately developed renewable energy generation facilities					
	Under LB155, the specific exercise of eminent domain to provide needed transmission lines and related facilities for a privately developed renewable energy ger 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 a 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 u									
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					
	Creates a a school d	an exception to district, the app	the 75% valuation rule for ropriate percentage is 1%	agricultural and h	norticultural land that states that for the purposes of payment of principal and interest on bonds issued for					

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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			
	Cooperati to the quo organizati or telepho	When a meeting of a state agency (etc.) meets requirements to have videoconferences or telephone conferences, members of an organization created under the Int Cooperation Act, or their designees, may be present at any site of such videoconferences or telephone conferences. Such individuals shall not be included in counts to the quorum. In the case of an organization created under the Interlocal Cooperation Act that sells electricity or natural gas at wholesale on a multistate basis or an organization created under the Municipal Cooperative Financing Act, such organization must hold at least one meeting each calendar year that is not by videoconfer or telephone conferencing. Moreover, publication requirements now apply to certain meetings with members of organizations created under the Interlocal Cooperatio (and their designees).						
LB218	Lindstrom		Revenue 02/22/2019	Final Reading 04/15/2019 Speaker Priority Bill	Redefine real property and gross receipts for tax purposes			
	Under LB218, "tangible personal property" shall exclude electrical generation, transmission, distribution and street lighting structures or facilities owned by a political subdivision of the state. "Gross receipts" of every person engaged as a public utility, as a community antenna television service operator, or as a satellite service operator o any person involved in connecting and installing services does not apply to the lease or use of electric generation, transmission, distribution, or street lighting structures or facilities owned by a political subdivision of the state.							
LB222	Albrecht		Revenue 02/01/2019	Approved by Governor 05/01/2019 Speaker Priority Bill				
	Each volu	inteer departme	ent serving a county, city,	village, or rural or	suburban fire protection district shall designate one member of the department to serve as the			

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.

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Document	Senator	Position	Committee	Status	Description					
LB237	Crawford	Support	Revenue 02/22/2019	Approved by Governor 05/08/2019 Speaker Priority Bill	Change provisions relating to sales and use tax collection fees and authorize use of certain fees for revenue enforcement					
	month. The any retail remitted of The Depa	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 dollar 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.								
	pertaining	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.								
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					
	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.									
	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 d t the action plan and re rce shall terminate on .	eport its findings and re	ve healthy soils initiative for the State of Nebraska. On or before January 1, 2021, the Healthy Soils commendations 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		s beginning or deemed to begin on or after January 1, 2014 those beginning before January 1, 2020. 's beginning or deemed to begin on or after January 1, 2020.					
LB289	Linehan	Monitor	Revenue 04/24/2019	General File 05/02/2019	Change provisions relating to county assessor inspections of real property for property tax purposes					

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.)

Revenue Priority Bill

Document	Senator	Position	Committee	Status	Description				
LB304	Crawford		Agriculture 03/05/2019	Approved by Governor 05/01/2019 Hansen, B. Priority Bill	Exempt certain operations from the definition of a food establishment under the Nebraska Pure Food Act				
	safety fo	od is prepared:			stablishment to exclude a private home or other area where food that is not time/ temperature control for				
	For sale home or	directly to the	onsumer including, but n uch producer meets and	of limited to at a fai	's bake sale or similar function; or mers bake sale or other public event or for pick up at or delivery from such private 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 ar labels related hereto sha	ny form, a statement all now include dang	t of the percentage of total water-soluble arsenic calculated as elementary arsenic. This rule would be ver, symbol, or cautionary labeling when applicable.				
LB323	Crawford		Health and Human Services 02/28/2019	Select File 04/17/2019 Crawford Priority Bill					
	be gradu	The associated federal rule has changed and therefore eligibility is now as allowed under 42 U.S.C. 1396a(a)(10)(A)(ii)(XV) and (XVI). A qualifying family's premiums shall be graduated based on family income and shall not exceed 7.5% of family income and the department shall not include assets or available resources in the determination of eligibility.							
LB352	Morfeld		Judiciary 03/06/2019	Approved by Governor 04/24/2019 Morfeld Priority Bill	Provide requirements relating to the use of jailhouse informants				
	LB352 addresses concerns relating to the reliability of jailhouse witness testimony, by such means as the creation and maintenance of a central record of each case including testimony offered or provided by jailhouse informants (felons), the benefits so requested, etc. Such record will be the responsibility of the county attorney's office There are additional disclosure requirements as well.								
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	ed through the N	Nationwide Mortgage Lice	ensing System and I	y. 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 mitted 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,	s for a bill relatir law enforcemer	ng to public safety. The b nt agencies, security age	ill would state finding	gs, define terms, and provide duties for the Nebraska Commission on Law Enforcement and Criminal stricts 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	Passed with E- Clause 05/13/2019 Government, Military and Veterans Affairs Priority Bill	Name, change, and transfer provisions relating to the county civil service commission and change provisions relating to metropolitan utilities districts, county boards, elections, and political accountability and disclosure		
			ty board of commissione he question can be place	•	he question on the ballot regarding the number of commissioners on the county board. y citizen petition.		
LB428	Friesen		Business and Labor 03/18/2019	Approved by Governor 05/01/2019 Business and Labor Priority Bill	Change provisions relating to computation of wages under the Employment Security Law		
	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.						
LB460			Health and Human Services 03/07/2019	Final Reading 05/07/2019 Health and Human Services Priority Bill	Change provisions relating to transitional child care assistance and cash assistance and require background checks under the Child Care Licensing Act and Children's Residential Facilities and Placing Licensure Act as prescribed		

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

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Document Senator Position Committee Status Description

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

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.

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 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 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.

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Document	Senator	Position	Committee	Status	Description					
LB468	Walz	Monitor	Health and Human Services 03/01/2019	Select File 04/30/2019 Health and Human Services Priority Bill	Prohibit additional services and populations under the medicaid managed care program					
	capitated	managed care	program of the medical a	issistance program	sistance Act: Until at least January 1, 2020, or until a critical evaluation is performed of the at-risk and the success of such managed care program is proven, whichever is later, the department shall not are program in effect on January 1, 2017.					
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 are sourc	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.								
		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.								
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 in	tent of the Leg	islature to appropriate XX	X 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					
	'Agricultural land and horticultural land' means a parcel of land, excluding land associated with a building or enclosed structure located on the parcel, which is primarily used for agricultural or horticultural purposes, including wasteland lying in or adjacent to and in common ownership or management with other agricultural land and horticultural land.									
	Agricultural land and horticultural land shall constitute a separate and distinct class of property for purposes of property taxation, shall be subject to taxation, unless expressly exempt from taxation, and shall be valued at its agricultural productivity value.									
	For tax year 2020 and each tax year thereafter, the agricultural productivity value of agricultural land and horticultural land shall be determined based upon the land's capitalized net earning capacity (as prescribed).									
LB496	Wayne		Judiciary 03/15/2019	Approved by Governor 05/08/2019 Speaker Priority Bill	Change penalties for tampering with witnesses, informants, jurors, or physical evidence and change provisions relating to discovery in criminal cases					
	classified proceedir a Class I\ felony, the	Tampering with witnesses or informants is a Class IV felony, except that if such offense involves a pending criminal proceeding which alleges a violation of another offense classified as a Class I, IA, IB, IC, ID, or II felony, the offense is a Class II felony. Jury tampering is a Class IV felony, except that if such offense involves a pending criminal proceeding which alleges a violation of another offense classified as a Class I, IA, IB, IC, ID, or II felony, the offense is a Class II felony. Tampering with physical evidence is a Class IV felony, except that if such offense involves a pending criminal proceeding which alleges a violation of another offense classified as a Class I, IA, IB, IC, ID, or II felony, the offense is a Class II felony. The bill further defines enforcement provisions under certain circumstances, for instance, when the prosecution believes a witness could be in danger of harm through particular disclosures, etc.								

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Document	Senator	Position	Committee	Status	Description					
LB512	Linehan		Revenue 01/31/2019	Select File 04/11/2019 Moser Priority Bill	Change revenue and taxation provisions					
	avamnt.	real property, co to change prov	Montion against face rule	e and regulations	Collection Division of the Department of Revenue; to change and eliminate provisions relating to a list of and reimbursement to political subdivisions; to provide for reassessment of destroyed or damaged dard deductions, requirements for filing income tax returns, notices of deficiency, and homestead					
LB524	Dorn		Government, Military and Veterans Affairs 02/28/2019	Approved by Governor 05/08/2019 Speaker Priority Bill	Change provisions relating to annexations under the Nebraska Budget Act					
	On or be the taxal	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.								
	subdivisi of the an	ion shall send n nnexed property valuation of the	otification of such annexa r. If the county clerk recei annexing political subdivi	tion to the county oves such notifications on for the current	ince the last time taxable values were certified from above, the governing body of such political clerk of the county in which the annexed property is located. Such notification shall include a description on 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		Government, Military and Veterans Affairs 03/01/2019	Select File 05/01/2019 Arch Priority Bill	Provide powers for certain counties under the Transportation Innovation Act					
	This bill Transpo	provides contra rtation. It (re)de	cting agencies with subst	antial authority as i	prescribed. Much of the authority was previously authority authorized to the Department of ble county. The bill was introduced by Senator Hilgers at the request of Sarpy County.					
LB616	Hilgers	Monitor	Transportation and Telecommunications 02/11/2019	Approved by Governor 05/08/2019 Hilgers Priority Bill	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.

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	appropria	ations by the Le of the annual re	gislature, that the project	is unsecured, and	at the payments extending beyond the contract year of completion will be subject to annual that it does not constitute a debt obligation of the state. The department shall not obligate more than ten payment on all build-finance projects at the time a contract for a build-finance project is under			
	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.							
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 education	that any insura nal setting.	ance policy providing cove	erage for behaviora	I health treatment shall provide coverage for behavioral health services delivered in a school or other			
LB657	Wayne		Agriculture 02/12/2019	Final Reading 05/07/2019 Brandt Priority Bill	Adopt the Nebraska Hemp Farming Act and change provisions relating to the industrial hemp agricultural pilot program			
	postseco institution	ndary institution of that wishes to of found to have	n, a person shall not grow grow hemp in this state s	ninister a hemp grov hemp in this state shall 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. an three-tenths percent on a dry weight basis will be subject to forfeiture and destruction, without			
LB663	Friesen		Revenue 02/21/2019	Approved by Governor 05/01/2019 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	General File 05/13/2019 Judiciary Priority Bill	Change provisions relating to correctional system emergencies			
	Under I F	3686 the term of	pperational capacity no lo	nger is a defined te	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. Beginning January 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. 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 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'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:

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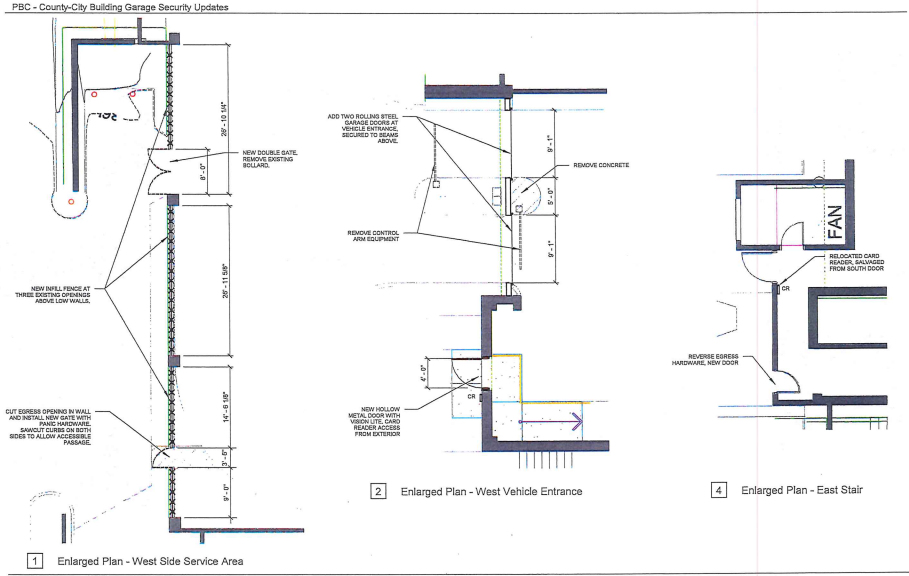
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	 a) The board has determined that it is more likely than not that the committed offender will not conform to the conditions of parole; b) The board has determined that release of the committed offender would have a very significant and quantifiable 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.	ara nas actom	miod tride triol o lo d voi	y cazcianna man	•					
LB690	Cavanaugh		Judiciary 03/06/2019	Select File 05/13/2019 Speaker Priority Bill						
	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									
	is a subst	tantial flight risi known to be p	or some other extraore	dinary medical or sed detention facility or r	curity circumstance that dictates restraints be used to ensure the safety and security of the prisoner or medical facility, other prisoners or detainees, or the public, except that:					
	a) If the demoloyees detainee elucidates including and regul	loctor, nurse, c e accompanyin known to be p s the manner a reasonable ati	r other health professio g the prisoner or detain regnant; AND c) Under and circumstances wher orney's fees and, poten out the Healthy Pregna	nal treating the priso ee shall immediately no circumstances sh re restraints may (n titally, punitive dama ancies for Incarcerate	oner or detainee known to be pregnant requests that restraints not be used, any detention facility or remove all restraints; b) Under no circumstances shall leg or waist restraints be used on the prisoner or shall any restraints be used on any prisoner or detainee in labor or during childbirth. The bill further it) 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 and Women Act. A detention facility may also adopt and promulgate rules and regulations developed by procement and Criminal Justice.					
LB693	Halloran		Transportation and Telecommunications 02/19/2019	05/08/2019 Halloran Priority Bill						
	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 persor 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					
	nacassar	v for removal (of such system, includin	a the removal of any	nergy 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.					

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

Document	Senator	Position	Committee	Status	Description					
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					
	analyses odd-num condition revenue- comparis	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.								
LB720	Kolterman		Revenue 03/06/2019	General File 05/10/2019 Kolterman Priority Bill	Adopt the ImagiNE Nebraska Act and provide tax incentives					
	Nebraska retain inv for both b taxpayer ninety da the direct data at th Administi applicatic	a, (2) encourage restment capital ousinesses and to request an a sys after approve tor shall enter in ne qualified loca rator. The direct	e existing businesses to re- in Nebraska, (5) develop a the state, and (7) improve greement. If the director fa al of the application, the di to a written agreement. The tion or locations to the Dep or, on behalf of the State of orting documentation, to the	main and grow in I the Nebraska work the transparency i irector shall prepar ne taxpayer shall a partment of Labor of Nebraska, shall	modernize its economic development platform in order to (1) encourage new businesses to relocate to Nebraska, (3) encourage the creation and retention of new, high-paying jobs in Nebraska, (4) attract and cforce, (6) simplify the administration of the tax incentive program created in the ImagiNE Nebraska Act and accountability of such program. SECTION 28 of the Act describes the application process for a her determination within the prescribed ninety-day period, the application is deemed approved. Within e and deliver a written agreement to the taxpayer for the taxpayer's signature. The taxpayer and gree to increase employment or investment at the qualified location or locations, report wage and hours annually, and report all qualified property at the qualified location or locations to the Property Tax agree to allow the taxpayer to use the incentives contained in the ImagiNE Nebraska Act. The d, shall be considered a part of the agreement. There shall be no new applications for incentives filed by					
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 extremely	al provision regarding tax i blighted. During Select F ned with a high poverty rat	ile debate, AM125	g frm fifteen years to not exceed twenty years if more than one-half of the property in the project area is 5 was adopted that included a provision that stated that extreme blight will be determined by a high rate y law.					



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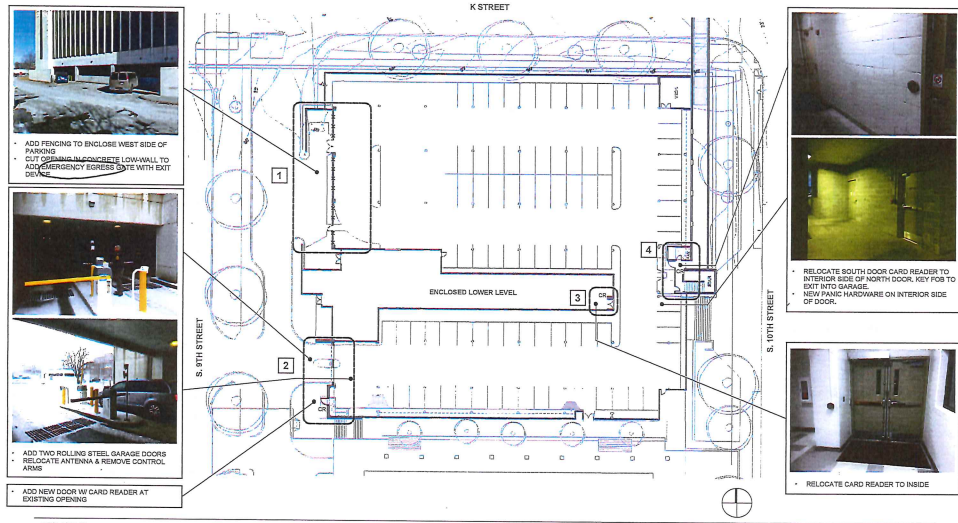




PBC - County-City Building Garage Security Updates

GENERAL NOTES:

- MAINTAIN VENTILATION PER CODE
 KEEP PASS-THROUGH FOOT TRAFFIC OUT
 FIRE EXIT ADD AUDIBLE ALARM ON DELAY





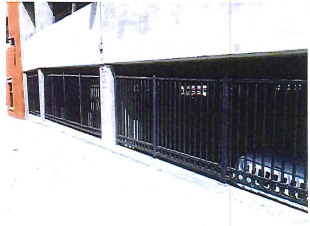
City Garage Fence Examples:



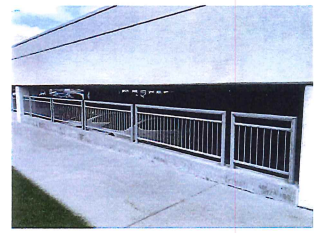
A. Market Place Garage



C. Lumber Works Garage



B. Haymarket Garage



D. County-City Parking Deck



Existing Conditions:



A. Fence and Gate Infill Area



C. Remove Control Arms & Add Rolling Steel Garage Doors



B. Cut Egress Opening in Wall



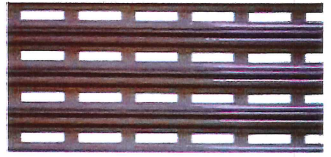
D. Remove/Relocate Control Equipment



Example of Garage Door:



A. Rolling Steel Garage Door Model 611



B. Enlarged Fenestration Detail - 3" x 5/8" openings

Examples of Infill Enclosure Fence Options:



1. Black Vinyl Coated Chain Link



2. Black Finished Welded Wire



. Black Finished Ornamental Pickets and Rails

05/14/2019

sinclairhille.com

(160 - 180,000 -160 - 180,000 - Scope of Work

PBC - COUNTY-CITY BUILDING, ASSESSOR / REGISTER OF DEEDS REMODEL



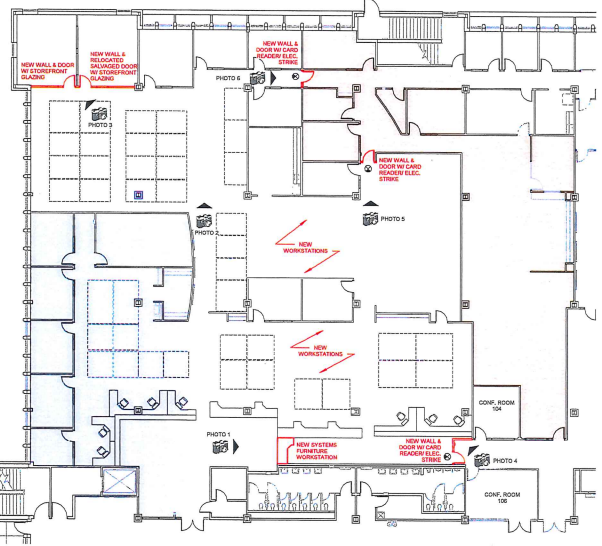
PHOTO 3 - LOCATION FOR NEW WALLS AND DOOR FRAMES



PHOTO 2 - DEMOLISHED WALLS



PHOTO 1 - FRONT PUBLIC RECEPTION



NEW CONSTRUCTION FLOOR PLAN - LEVEL 1



PHOTO 6 - CORRIDOR LOCATION OF NEW DOOR



PHOTO 5 - CORRIDOR LOCATION OF NEW DOOR



PHOTO 4 - LOCATION OF NEW ENTRY DOOR AT EAST END

SCALE: 1/16" = 1'-0"