## AMENDMENTS TO LB 800

(Amendments to E & R amendments, ER8201)

Introduced by Karpisek, 32.

1	1. Insert the following new section:
2	Sec. 4. Section 28-416, Reissue Revised Statutes of
3	Nebraska, is amended to read:
4	28-416 (1) Except as authorized by the Uniform Controlled
5	Substances Act, it shall be unlawful for any person knowingly or
6	intentionally: (a) To manufacture, distribute, deliver, dispense,
7	or possess with intent to manufacture, distribute, deliver, or
8	dispense a controlled substance; or (b) to create, distribute,
9	or possess with intent to distribute a counterfeit controlled
10	substance.
11	(2) Except as provided in subsections (4), (5), (7), (8),
12	(9), and (10) of this section, any person who violates subsection
13	(1) of this section with respect to: (a) A controlled substance
14	classified in Schedule I, II, or III of section 28-405 which is an
15	exceptionally hazardous drug shall be guilty of a Class II felony;
16	(b) any other controlled substance classified in Schedule I, II, or
17	III of section 28-405 shall be guilty of a Class III felony; or (c)
18	a controlled substance classified in Schedule IV or V of section
19	28-405 shall be guilty of a Class IIIA felony.

20 (3) A person knowingly or intentionally possessing a
21 controlled substance, except marijuana, unless such substance was
22 obtained directly or pursuant to a medical order issued by a

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practitioner authorized to prescribe while acting in the course of
 his or her professional practice, or except as otherwise authorized
 by the act, shall be guilty of a Class IV felony.

4 (4) (a) Except as authorized by the Uniform Controlled 5 Substances Act, any person eighteen years of age or older who knowingly or intentionally manufactures, distributes, delivers, 6 7 dispenses, or possesses with intent to manufacture, distribute, 8 deliver, or dispense a controlled substance or a counterfeit 9 controlled substance (i) to a person under the age of eighteen 10 years, (ii) in, on, or within one thousand feet of the real 11 property comprising a public or private elementary, vocational, or 12 secondary school, a community college, a public or private college, junior college, or university, or a playground, or (iii) within one 13 14 hundred feet of a public or private youth center, public swimming 15 pool, or video arcade facility shall be punished by the next higher 16 penalty classification than the penalty prescribed in subsection 17 (2), (7), (8), (9), or (10) of this section, depending upon the controlled substance involved, for the first violation and for a 18 19 second or subsequent violation shall be punished by the next higher penalty classification than that prescribed for a first violation 20 21 of this subsection, but in no event shall such person be punished 22 by a penalty greater than a Class IB felony.

23

(b) For purposes of this subsection:

(i) Playground shall mean any outdoor facility, including
any parking lot appurtenant to the facility, intended for
recreation, open to the public, and with any portion containing
three or more apparatus intended for the recreation of children,

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1 including sliding boards, swingsets, and teeterboards;

2 (ii) Video arcade facility shall mean any facility 3 legally accessible to persons under eighteen years of age, intended 4 primarily for the use of pinball and video machines for amusement, 5 and containing a minimum of ten pinball or video machines; and

6 (iii) Youth center shall mean any recreational facility 7 or gymnasium, including any parking lot appurtenant to the facility 8 or gymnasium, intended primarily for use by persons under eighteen 9 years of age which regularly provides athletic, civic, or cultural 10 activities.

11 (5) (a) Except as authorized by the Uniform Controlled 12 Substances Act, it shall be unlawful for any person eighteen 13 years of age or older to knowingly and intentionally employ, hire, 14 use, cause, persuade, coax, induce, entice, seduce, or coerce any 15 person under the age of eighteen years to manufacture, transport, 16 distribute, carry, deliver, dispense, prepare for delivery, offer 17 for delivery, or possess with intent to do the same a controlled 18 substance or a counterfeit controlled substance.

19 (b) Except as authorized by the Uniform Controlled 20 Substances Act, it shall be unlawful for any person eighteen years 21 of age or older to knowingly and intentionally employ, hire, use, 22 cause, persuade, coax, induce, entice, seduce, or coerce any person 23 under the age of eighteen years to aid and abet any person in 24 the manufacture, transportation, distribution, carrying, delivery, 25 dispensing, preparation for delivery, offering for delivery, or 26 possession with intent to do the same of a controlled substance or 27 a counterfeit controlled substance.

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(c) Any person who violates subdivision (a) or (b) of 1 2 this subsection shall be punished by the next higher penalty 3 classification than the penalty prescribed in subsection (2), (7), (8), (9), or (10) of this section, depending upon the controlled 4 5 substance involved, for the first violation and for a second or subsequent violation shall be punished by the next higher penalty 6 7 classification than that prescribed for a first violation of this subsection, but in no event shall such person be punished by a 8 9 penalty greater than a Class IB felony.

10 (6) It shall not be a defense to prosecution for 11 violation of subsection (4) or (5) of this section that the 12 defendant did not know the age of the person through whom the 13 defendant violated such subsection.

14 (7) Any person who violates subsection (1) of this
15 section with respect to cocaine or any mixture or substance
16 containing a detectable amount of cocaine in a quantity of:

17 (a) One hundred forty grams or more shall be guilty of a18 Class IB felony;

(b) At least twenty-eight grams but less than one hundred
forty grams shall be guilty of a Class IC felony; or

21 (c) At least ten grams but less than twenty-eight grams
22 shall be guilty of a Class ID felony.

(8) Any person who violates subsection (1) of this
section with respect to base cocaine (crack) or any mixture or
substance containing a detectable amount of base cocaine in a
quantity of:

27

(a) One hundred forty grams or more shall be guilty of a

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1 Class IB felony;

(b) At least twenty-eight grams but less than one hundred
forty grams shall be guilty of a Class IC felony; or
(c) At least ten grams but less than twenty-eight grams
shall be guilty of a Class ID felony.
(9) Any person who violates subsection (1) of this
section with respect to heroin or any mixture or substance

8 containing a detectable amount of heroin in a quantity of:

9 (a) One hundred forty grams or more shall be guilty of a
10 Class IB felony;

(b) At least twenty-eight grams but less than one hundred
forty grams shall be guilty of a Class IC felony; or

13 (c) At least ten grams but less than twenty-eight grams14 shall be guilty of a Class ID felony.

(10) Any person who violates subsection (1) of this
section with respect to amphetamine, its salts, optical isomers,
and salts of its isomers, or with respect to methamphetamine, its
salts, optical isomers, and salts of its isomers, in a quantity of:
(a) One hundred forty grams or more shall be guilty of a
Class IB felony;

(b) At least twenty-eight grams but less than one hundred
forty grams shall be guilty of a Class IC felony; or

23 (c) At least ten grams but less than twenty-eight grams24 shall be guilty of a Class ID felony.

(11) Any person knowingly or intentionally possessing
marijuana weighing more than one ounce but not more than one pound
shall be guilty of a Class III misdemeanor.

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(12) Any person knowingly or intentionally possessing
 marijuana weighing more than one pound shall be guilty of a Class
 IV felony.

4 (13) Any person knowingly or intentionally possessing
5 marijuana weighing one ounce or less shall:

6 (a) For the first offense, be guilty of an infraction, 7 receive a citation, be fined three hundred dollars, and be assigned 8 to attend a course as prescribed in section 29-433 if the judge 9 determines that attending such course is in the best interest of 10 the individual defendant;

(b) For the second offense, be guilty of a Class IV misdemeanor, receive a citation, and be fined four hundred dollars and may be imprisoned not to exceed five days; and

14 (c) For the third and all subsequent offenses, be guilty
15 of a Class IIIA misdemeanor, receive a citation, be fined five
16 hundred dollars, and be imprisoned not to exceed seven days.

17 (14) Any person convicted of violating this section, 18 if placed on probation, shall, as a condition of probation, 19 satisfactorily attend and complete appropriate treatment and 20 counseling on drug abuse provided by a program authorized under 21 the Nebraska Behavioral Health Services Act or other licensed drug 22 treatment facility.

(15) Any person convicted of violating this section, if
sentenced to the Department of Correctional Services, shall attend
appropriate treatment and counseling on drug abuse.

26 (16) Any person knowingly or intentionally possessing a
27 firearm while in violation of subsection (1) of this section shall

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1 be punished by the next higher penalty classification than the 2 penalty prescribed in subsection (2), (7), (8), (9), or (10) of 3 this section, but in no event shall such person be punished by a 4 penalty greater than a Class IB felony.

5 (17) A person knowingly or intentionally in possession 6 of money used or intended to be used to facilitate a violation 7 of subsection (1) of this section shall be guilty of a Class IV 8 felony.

9 (18) In addition to the penalties provided in this
10 section:

11 <u>(a) If the person convicted or adjudicated of violating</u>
12 this section is eighteen years of age or younger and has one or
13 more licenses or permits issued under the Motor Vehicle Operator's
14 License Act:

15 (i) For the first offense, the court may, as a part of 16 the judgment of conviction or adjudication, (A) impound any such 17 licenses or permits for thirty days and (B) require such person to 18 attend a drug education class;

19 (ii) For a second offense, the court may, as a part of 20 the judgment of conviction or adjudication, (A) impound any such 21 licenses or permits for ninety days and (B) require such person 22 to complete no fewer than twenty and no more than forty hours of 23 community service and to attend a drug education class; and

24 (iii) For a third or subsequent offense, the court may,
25 as a part of the judgment of conviction or adjudication, (A)
26 impound any such licenses or permits for twelve months and (B)
27 require such person to complete no fewer than sixty hours of

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1 community service, to attend a drug education class, and to submit 2 to a drug assessment by a licensed alcohol and drug counselor; and 3 (b) If the person convicted or adjudicated of violating 4 such section is eighteen years of age or younger and does not 5 have a permit or license issued under the Motor Vehicle Operator's 6 License Act:

7 <u>(i) For the first offense, the court may, as part of the</u> 8 judgment of conviction or adjudication, (A) prohibit such person 9 from obtaining any permit or any license pursuant to the act for 10 which such person would otherwise be eligible until thirty days 11 after the date of such order and (B) require such person to attend 12 a drug education class;

13 (ii) For a second offense, the court may, as part of the 14 judgment of conviction or adjudication, (A) prohibit such person 15 from obtaining any permit or any license pursuant to the act for 16 which such person would otherwise be eligible until ninety days 17 after the date of such order and (B) require such person to 18 complete no fewer than twenty hours and no more than forty hours of 19 community service and to attend a drug education class; and 20 (iii) For a third or subsequent offense, the court may,

21 as part of the judgment of conviction or adjudication, (A) prohibit 22 such person from obtaining any permit or any license pursuant 23 to the act for which such person would otherwise be eligible 24 until twelve months after the date of such order and (B) require 25 such person to complete no fewer than sixty hours of community 26 service, to attend a drug education class, and to submit to a drug 27 assessment by a licensed alcohol and drug counselor.

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1	A copy of an abstract of the court's conviction or
2	adjudication shall be transmitted to the Director of Motor Vehicles
3	pursuant to sections 60-497.01 to 60-497.04.
4	2. Renumber the remaining sections, amend the repealer,
5	and correct internal references accordingly.