FORTY-EIGHTH DAY - MARCH 21, 2024

LEGISLATIVE JOURNAL

ONE HUNDRED EIGHTH LEGISLATURE SECOND SESSION

FORTY-EIGHTH DAY

Legislative Chamber, Lincoln, Nebraska Thursday, March 21, 2024

PRAYER

The prayer was offered by Pastor Mark Ashton, Christ Community Church, Omaha.

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was offered by Senator Lowe.

ROLL CALL

Pursuant to adjournment, the Legislature met at 9:00 a.m., Speaker Arch presiding.

The roll was called and all members were present except Senator Hughes who was excused; and Senators Bostar, Day, Dover, Dungan, Hansen, Hunt, Raybould, Wayne, and Wishart who were excused until they arrive.

CORRECTIONS FOR THE JOURNAL

The Journal for the forty-seventh day was approved.

RESOLUTION(S)

LEGISLATIVE RESOLUTION 336. Introduced by Cavanaugh, J., 9.

PURPOSE: The purpose of this resolution is to propose an interim study to examine the method of funding for court interpreters and determine a stable or permanent funding arrangement to ensure Nebraska courts have qualified interpreters providing interpreting services. The study should also consider legislative or judicial policies that maintain and promote effective and professional interpreting services for courts and litigants in Nebraska.

It is a matter of fundamental fairness and due process of law that when a litigant, a witness, or a victim do not understand or speak English well enough to adequately comprehend or communicate in legal proceedings, a

qualified interpreter should be provided. In order to accommodate the rights of participants who do not speak English, the Nebraska Supreme Court, through the State Court Administrator, maintains a statewide register of interpreters consisting of certified and noncertified interpreters. All such interpreters must satisfy minimum requirements and be able to interpret simultaneously and consecutively and provide sight translation from English into the language of the non-English-speaking person and from the language of that person into English.

Interpreters are not employees of the Nebraska Supreme Court or the state. Instead, interpreters are paid an hourly rate set by the State Court Administrator. The rate is higher for certified interpreters than for noncertified. The hourly rates have not permanently changed since 2004, despite numerous attempts to increase the rates. In 2023, the Legislature appropriated funds to the Nebraska Supreme Court budget to increase the number of certified and non-certified interpreters and to provide for an automatic annual increase. Governor Jim Pillen vetoed this increase and the Legislature did not override the veto. As a consequence, many interpreters refused to work in Nebraska courts, opting to work in other legal interpreting services, such as in federal court or for courts in neighboring states, or in other interpreting services not related to law. Ultimately, the State Court Administrator was able to use residual money in its budget to increase the payment rate for interpreters on a temporary basis in order that interpreters would work in Nebraska courts.

Legislative Bill 864 was introduced in the One Hundred Eighth Legislature of Nebraska, Second Session, to continue the temporary increase arranged by the State Court Administrator. This appropriation, if signed into law, would only extend through the end of fiscal year 2024-25.

On January 25, 2024, in his State of the Judiciary to the Legislature, Chief Justice Mike Heavican of the Nebraska Supreme Court noted the historic increase in interpreter demand, not simply in the increased numbers of those who need interpreting services, but also the increase in the diversity of interpreted languages. The Chief Justice also stated that the Nebraska Supreme Court anticipates that the number of limited English proficient, deaf, and hard of hearing court and probation users to steadily increase in the coming years and that increased funding for language-access initiatives, including interpreters, is necessary.

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

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

Referred to the Executive Board.

REFERENCE COMMITTEE REPORT

The Legislative Council Executive Board submits the following report:

LB/LR Committee
LR335 Executive Board

Becker, Jill - Environmental Quality Council - Natural Resources Bird, Brad - Environmental Quality Council - Natural Resources Bogner, Kurt - Environmental Quality Council - Natural Resources Elliott, Janis - Public Employees Retirement Board - Nebraska Retirement Systems

Figard, Roger - Board of Public Roads Classifications and Standards - Transportation and Telecommunications

Harder, Seth B. - Environmental Quality Council -Natural Resources

Kreachbaum, Russell L., Jr. - Board of Public Roads Classifications and Standards - Transportation and Telecommunications

Lunz, Lisa A. - Environmental Quality Council - Natural Resources

Mayhew, Lynn - Environmental Quality Council - Natural Resources

Rames, Steven - Board of Public Roads Classifications and Standards - Transportation and Telecommunications

Stange, Marty - Environmental Quality Council - Natural Resources Tesmer, Timothy A. - Environmental Quality Council - Natural Resources Theiler, James E. - Environmental Quality Council - Natural Resources Willis, Allison - Environmental Quality Council - Natural Resources

(Signed) Raymond Aguilar, Chairperson Executive Board

REPORTS

Agency reports electronically filed with the Legislature can be found on the Nebraska Legislature's website.

REPORT OF REGISTERED LOBBYISTS

Following is a list of all lobbyists who have registered as of March 20, 2024, in accordance with Section 49-1481, Revised Statutes of Nebraska. Additional lobbyists who have registered will be filed weekly.

(Signed) Brandon Metzler Clerk of the Legislature

Kelley Plucker, LLC American Communications, Inc. Mueller Robak Omaha Housing Authority Nebraska Strategies American Communications, Inc.

RESOLUTION(S)

Pursuant to Rule 4, Sec. 5(b), LRs 322, 323, and 326 were adopted.

SPEAKER SIGNED

While the Legislature was in session and capable of transacting business, the Speaker signed the following: LRs 322, 323, and 326.

GENERAL FILE

LEGISLATIVE BILL 130A. Title read. Considered.

Advanced to Enrollment and Review Initial with 35 ayes, 0 nays, 5 present and not voting, and 9 excused and not voting.

LEGISLATIVE BILL 287A. Title read. Considered.

Advanced to Enrollment and Review Initial with 38 ayes, 1 nay, 2 present and not voting, and 8 excused and not voting.

LEGISLATIVE BILL 867A. Title read. Considered.

Advanced to Enrollment and Review Initial with 34 ayes, 0 nays, 6 present and not voting, and 9 excused and not voting.

LEGISLATIVE BILL 1169A. Title read. Considered.

Senator Erdman offered the following motion: MO1296

Indefinitely postpone.

The Erdman motion to indefinitely postpone prevailed with 39 ayes, 0 nays, 2 present and not voting, and 8 excused and not voting.

LEGISLATIVE BILL 1355A. Title read. Considered.

Advanced to Enrollment and Review Initial with 37 ayes, 0 nays, 5 present and not voting, and 7 excused and not voting.

SELECT FILE

LEGISLATIVE BILL 644A. Advanced to Enrollment and Review for Engrossment.

LEGISLATIVE BILL 1204A. Senator J. Cavanaugh offered <u>AM3108</u>, found on page 1147.

The J. Cavanaugh amendment was adopted with 33 ayes, 0 nays, 9 present and not voting, and 7 excused and not voting.

Advanced to Enrollment and Review for Engrossment.

MOTION(S) - Recommit LB43 to Committee

Senator Conrad offered the following motion to <u>LB43</u>: MO1295

Recommit to the Government, Military and Veterans Affairs Committee.

Senator Conrad asked unanimous consent to withdraw her motion to recommit to committee.

No objections. So ordered.

BILLS ON FINAL READING

Dispense With Reading at Large

Pursuant to Rule 6, Section 8, the Legislature approved the dispensing of the reading at large of LB43 with 37 ayes, 3 nays, 3 present and not voting, and 6 excused and not voting.

The following bill was put upon final passage:

LEGISLATIVE BILL 43. With Emergency Clause.

A BILL FOR AN ACT relating to law; to amend sections 84-712, 84-712.01, and 84-712.07, Reissue Revised Statutes of Nebraska, and sections 84-712.03, 84-712.05, 84-920, and 84-1412, Revised Statutes Cumulative Supplement, 2022; to adopt the First Freedom Act; to authorize wearing of tribal regalia by students as prescribed; to change public records provisions relating to residents, nonresidents, fees, duties, and remedies; to allow certain records relating to cybersecurity to be withheld from the public as prescribed; to provide a duty for the Nebraska Information Technology Commission; to provide requirements regarding the interpretation of statutes, rules, and regulations as prescribed; to prohibit state agencies from imposing annual filing and reporting requirements on charitable organizations as prescribed; to state intent; to adopt the Personal Privacy Protection Act; to define terms; to change provisions relating to public meetings; to harmonize provisions; to provide operative dates; to provide severability; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?' "

Voting in the affirmative, 39:

| Aguilar | Brandt | Fredrickson | Linehan | Sanders |
|------------|----------|-------------|------------|-------------|
| Albrecht | Clements | Halloran | Lippincott | Slama |
| Arch | Conrad | Hansen | Lowe | Vargas |
| Armendariz | DeBoer | Hardin | McDonnell | von Gillern |
| Ballard | DeKay | Holdcroft | Meyer | Walz |
| Bosn | Dorn | Ibach | Moser | Wayne |
| Bostar | Dover | Jacobson | Murman | Wishart |
| Bostelman | Erdman | Kauth | Riepe | |

Voting in the negative, 0.

Present and not voting, 4:

Blood Cavanaugh, J. Cavanaugh, M. McKinney

Excused and not voting, 6:

Brewer Dungan Hunt Day Hughes Raybould

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

The following bills were read and put upon final passage:

LEGISLATIVE BILL 905.

A BILL FOR AN ACT relating to public health and welfare; to amend section 71-428, Reissue Revised Statutes of Nebraska, section 68-996, Revised Statutes Cumulative Supplement, 2022, and section 68-911, Revised Statutes Supplement, 2023; to require the Department of Health and Human Services to submit a medicaid waiver or state plan amendment for medical respite care as prescribed; to change provisions relating to the Medicaid Managed Care Excess Profit Fund; to redefine a term under the Health Care Facility Licensure Act; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?' "

Voting in the affirmative, 43:

Aguilar Linehan Sanders Brandt Erdman Albrecht Cavanaugh, J. Fredrickson Lippincott Slama Arch Cavanaugh, M. Halloran Lowe Vargas von Gillern Armendariz Clements Hansen McDonnell Ballard Conrad Hardin McKinney Walz Blood DeBoer Holdcroft Meyer Wayne Bosn Moser Wishart DeKay Ibach **Bostar** Jacobson Murman Dorn Bostelman Dover Kauth Riepe

Voting in the negative, 0.

Excused and not voting, 6:

Brewer Dungan Hunt Day Hughes Raybould

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 905A.

A BILL FOR AN ACT relating to appropriations; to appropriate funds to aid in carrying out the provisions of Legislative Bill 905, One Hundred Eighth Legislature, Second Session, 2024.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?' "

Voting in the affirmative, 45:

| Aguilar | Brandt | Dorn | Jacobson | Murman |
|------------|---------------|-------------|------------|-------------|
| Albrecht | Brewer | Dover | Kauth | Riepe |
| Arch | Cavanaugh, J. | Erdman | Linehan | Sanders |
| Armendariz | Cavanaugh, M. | Fredrickson | Lippincott | Slama |
| Ballard | Clements | Halloran | Lowe | Vargas |
| Blood | Conrad | Hansen | McDonnell | von Gillern |
| Bosn | Day | Hardin | McKinney | Walz |
| Bostar | DeBoer | Holdcroft | Meyer | Wayne |
| Bostelman | DeKay | Ibach | Moser | Wishart |

Voting in the negative, 0.

Excused and not voting, 4:

Dungan Hughes Hunt Raybould

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 1087. With Emergency Clause.

A BILL FOR AN ACT relating to public health and welfare; to amend section 71-1798, Revised Statutes Supplement, 2023; to adopt the Hospital Quality Assurance and Access Assessment Act; to provide duties for the Nebraska Center for Nursing; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?' "

Voting in the affirmative, 45:

| Brandt | Dorn | Kauth | Raybould |
|---------------|---|--|---|
| Brewer | Dover | Linehan | Riepe |
| Cavanaugh, J. | Erdman | Lippincott | Sanders |
| Cavanaugh, M. | Fredrickson | Lowe | Slama |
| Clements | Halloran | McDonnell | Vargas |
| Conrad | Hardin | McKinney | von Gillern |
| Day | Holdcroft | Meyer | Walz |
| DeBoer | Ibach | Moser | Wayne |
| DeKay | Jacobson | Murman | Wishart |
| | Brewer Cavanaugh, J. Cavanaugh, M. Clements Conrad Day DeBoer | Brewer Dover Cavanaugh, J. Erdman Cavanaugh, M. Fredrickson Clements Halloran Conrad Hardin Day Holdcroft DeBoer Ibach | Brewer Dover Linehan Cavanaugh, J. Erdman Lippincott Cavanaugh, M. Fredrickson Lowe Clements Halloran McDonnell Conrad Hardin McKinney Day Holdcroft Meyer DeBoer Ibach Moser |

Voting in the negative, 0.

Present and not voting, 1:

Hansen

Excused and not voting, 3:

Dungan Hughes Hunt

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 1087A. With Emergency Clause.

A BILL FOR AN ACT relating to appropriations; to appropriate funds to aid in carrying out the provisions of Legislative Bill 1087, One Hundred Eighth Legislature, Second Session, 2024; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?' "

Voting in the affirmative, 46:

| Aguilar | Brewer | Erdman | Lippincott | Slama |
|------------|---------------|-------------|------------|-------------|
| Albrecht | Cavanaugh, J. | Fredrickson | Lowe | Vargas |
| Arch | Cavanaugh, M. | Halloran | McDonnell | von Gillern |
| Armendariz | Clements | Hardin | McKinney | Walz |
| Ballard | Conrad | Holdcroft | Meyer | Wayne |
| Blood | Day | Hunt | Moser | Wishart |
| Bosn | DeBoer | Ibach | Murman | |
| Bostar | DeKay | Jacobson | Raybould | |
| Bostelman | Dorn | Kauth | Riepe | |
| Brandt | Dover | Linehan | Sanders | |

Voting in the negative, 0.

Present and not voting, 1:

Hansen

Excused and not voting, 2:

Dungan Hughes

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 1031A. Introduced by Bostelman, 23.

A BILL FOR AN ACT relating to appropriations; to appropriate funds to aid in carrying out the provisions of Legislative Bill 1031, One Hundred Eighth Legislature, Second Session, 2024; and to declare an emergency.

SPEAKER SIGNED

While the Legislature was in session and capable of transacting business, the Speaker signed the following: LBs 43e, 905, 905A, 1087e, and 1087Ae.

GENERAL FILE

LEGISLATIVE BILL 71. Senator Hunt asked unanimous consent to withdraw the following motions:

MO229, found on page 927, First Session, 2023, to indefinitely postpone pursuant to Rule 6, Sec. 3(f).

MO230, found on page 928, First Session, 2023, to recommit to committee.

MO231, found on page 928, First Session, 2023, to bracket.

No objections. So ordered.

Title read. Considered.

SENATOR DORN PRESIDING

Committee AM833, found on page 808, First Session, 2023, was offered.

Senator Conrad offered AM2589, found on page 771, to the committee amendment.

The Conrad amendment, to the committee amendment, was adopted with 40 ayes, 0 nays, 7 present and not voting, and 2 excused and not voting.

Senator Murman offered the following amendment to the committee amendment:

AM3020

(Amendments to Standing Committee amendments, AM833)

- 1 1. Strike amendment 1 and insert the following new amendment:
- 2 1. Strike the original sections and insert the following new
- 3 sections:
- 4 Section 1. Section 79-530, Reissue Revised Statutes of Nebraska, is
- 5 amended to read:
- 6 79-530 (1) For purposes of sections 79-530 to 79-533 and sections 5
- 7 to 9 of this act, educational decisionmaker means a person designated or
- 8 ordered by a court to make educational decisions on behalf of a child.
- 9 (2) The Legislature finds and declares:
- 10 (a) (1) That parental involvement of parents, guardians, and
- 11 educational decisionmakers is a key factor in the education of children;
- 12 (b) (2) That such individuals parents need to be informed of the
- 13 educational practices affecting their children; and
- 14 (c) (3) That public schools should foster and facilitate access by
- 15 such individuals to parental information about and involvement in
- 16 educational practices affecting their children.

 17 (3) It is the intent of the Legislature, through the enactment of
- 18 sections 79-531 to 79-533 and sections 5 to 9 of this act, to strengthen
- 19 the level of parental involvement and participation by parents,
- 20 guardians, and educational decisionmakers in the public school system of
- 21 the state.
- 22 Sec. 2. Section 79-531, Reissue Revised Statutes of Nebraska, is
- 23 amended to read:
- 24 79-531 (1) On or before July 1, 2025 1995, each public school
- 25 district in the state shall develop and adopt a policy stating how the
- 26 district will seek to involve parents, guardians, or educational
- 1 decisionmakers in the education of their children schools and the rights
- 2 of each parent, guardian, or educational decisionmaker to: what parents'
- 3 rights shall be relating to access to the schools,
- 4 (a) Access testing information, and curriculum; and matters.
- 5 (b) Request that a child be excused from specific instruction or
- 7 (2) The policy of each public school district relating to how the
- 8 district will seek to involve parents in the schools and what rights
- 9 parents have relating to access to schools that is in effect prior to the

- 10 effective date of this act shall remain in effect until a new policy is
- 11 developed and adopted on or before July 1, 2025, pursuant to subsection
- 12 (1) of this section.
- 13 Sec. 3. Section 79-532, Reissue Revised Statutes of Nebraska, is
- 14 amended to read:
- 15 79-532 (1) The policy required by section 79-531 shall include, but
- 16 need not be limited to, the following:
- 17 (a) (1) How the school district will provide access to parents,
- 18 guardians, or educational decisionmakers concerning textbooks; 7 tests;
- 19 activities information; digital materials; websites or applications used
- 20 for learning; training materials for teachers, administrators, and staff;
- 21 procedures for the review and approval of training materials, learning
- 22 materials, and activities; , and other curriculum materials used in the 23 school district;
- 24 (b) (2) How the school district will accommodate handle requests by
- 25 parents, guardians, or educational decisionmakers to attend and monitor
- 26 courses, assemblies, counseling sessions, and other instructional
- 28 (c) (3) Under what circumstances parents, guardians, or educational
- 29 decisionmakers may ask that their children be excused from testing,
- 30 classroom instruction, learning materials, activities, guest speaker
- 31 events, and other school experiences the parents, guardians, or
- 1 educational decisionmakers may find objectionable;
- 2 (d) (4) How the school district will provide access to records of 3 students:
- 4 (e) (5) What the school district's testing policy will be; and
- 5 (f) (6) How the school district participates in surveys of students
- 6 and the right of parents, guardians, or educational decisionmakers to 7 remove their children from such surveys.
- 8 (2) Nothing in this section shall be construed to require disclosure
- 9 of information in violation of the federal Family Educational Rights and
- 10 Privacy Act of 1974, as amended, 20 U.S.C. 1232g, or any federal
- 11 regulations and applicable guidelines adopted in accordance with such
- 12 act, as such act, regulations, and guidelines existed on January 1, 2024.
- 13 Sec. 4. Section 79-533, Reissue Revised Statutes of Nebraska, is
- 14 amended to read:
- 15 79-533 The policy required by section 79-531 shall be developed with
- 16 parental input from parents, guardians, and educational decisionmakers
- 17 and shall be the subject of a public hearing before the school board or
- 18 board of education of the school district before adoption by the board.
- 19 The policy shall be reviewed annually and either altered and adopted as 20 altered or reaffirmed by the board following a public hearing. Any public
- 21 hearing under this section shall include a reasonable opportunity for
- 22 public comments.
- 23 Sec. 5. By August 1, 2025, each school district shall make the 24 policy required by section 79-531 accessible on the school district's
- 25 public website. The policy shall be accessible by a prominently displayed
- 26 link on such website. If the policy is altered, the new version of the
- 27 policy shall be made accessible within a reasonable time thereafter.
- 28 Sec. 6. To the extent practicable, each public school district
- 29 shall make a reasonable effort to make any learning materials, including
- 30 original materials, available for inspection by a parent, guardian, or
- 31 educational decisionmaker upon request.
- 1 Sec. 7. (1) On or before August 1, 2026, each school district shall
- 2 make a list of library books offered for checkout available as a
- 3 downloadable list on the school district's website.
- 4 (2) Unless waived by the parent, guardian, or educational
- 5 decisionmaker as prescribed in subdivision (d) of this subsection, a
- 6 school district using digital library check-out software shall provide to
- 7 each parent, guardian, or educational decisionmaker of a student an email

- 8 communication when such student checks out a book. Such email
- 9 notification shall include:
- 10 (a) The book's title;
- 11 (b) The author of the book;
- 12 (c) The date the book is due to be returned to the school district's
- 13 library; and
- 14 (d) The ability to waive receipt of further email notifications
- 15 pursuant to this section.
- 16 Sec. 8. (1) Beginning with the 2026-27 school year, each school
- 17 district shall allow any student attending such school district or any
- 18 parent, guardian, or educational decisionmaker of a student attending
- 19 such school district to request the opportunity to provide a presentation
- 20 at one meeting of the school board regarding any book in the school
- 21 district's library or any material owned, possessed, or used by the
- 22 school district and have such book or material reviewed.
- 23 (2) Following any presentation and review described in subsection
- 24 (1) of this section, the school board shall make a determination relating
- 25 to the availability or use of such book or material. The school district
- 26 shall:
- 27 (a) Provide public notice relating to the book or material
- 28 presentation and review with the public notice of the meeting at least
- 29 one week before the meeting, including the time, date, and location of
- 30 the meeting;
- 31 (b) Provide public notice detailing how a student, parent, guardian,
- 1 or educational decisionmaker may have a request pursuant to this section
- 2 facilitated; and
- 3 (c) Specify that following the presentation and review the school
- 4 board shall make a determination relating to the availability or use of
- 5 such book or material.
- 6 Sec. 9. If the Commissioner of Education determines that any school
- 7 district has intentionally refused, in a material manner, to comply with
- 8 sections 79-530 to 79-533 and sections 5 to 8 of this act, the
- 9 commissioner shall notify the school district of such determination of
- 10 noncompliance and allow the school district a reasonable time to comply.
- 11 If the commissioner determines, after such time has elapsed, that the
- 12 school district is not in compliance and has not made a good faith
- 13 attempt to comply, the commissioner shall take appropriate remedial
- 14 action within the commissioner's authority, up to and including finding
- 15 such noncompliance as a violation of the rules and regulations for the
- 16 accreditation of schools.
- 17 Sec. 10. Original sections 79-530, 79-531, 79-532, and 79-533,
- 18 Reissue Revised Statutes of Nebraska, are repealed.

The Murman amendment, to the committee amendment, was withdrawn.

The committee amendment, as amended, was adopted with 44 ayes, 0 nays, 3 present and not voting, and 2 excused and not voting.

Senator Murman withdrew AM252, found on page 468, First Session, 2023.

Senator Murman withdrew AM253, found on page 468, First Session, 2023.

Senator Murman withdrew AM254, found on page 468, First Session, 2023.

Senator Murman withdrew AM255, found on page 468, First Session, 2023.

Senator Murman withdrew AM256, found on page 468, First Session, 2023.

Senator Murman withdrew AM257, found on page 468, First Session, 2023.

Advanced to Enrollment and Review Initial with 43 ayes, 0 nays, 4 present and not voting, and 2 excused and not voting.

LEGISLATIVE BILL 1284. Title read. Considered.

Committee AM3061, found on page 1144, was offered.

Senator Wayne moved for a call of the house. The motion prevailed with 26 ayes, 5 nays, and 18 not voting.

Senator Wayne requested a roll call vote, in reverse order, on the committee amendment.

Voting in the affirmative, 25:

| Arch | Cavanaugh, M. | Hansen | Meyer | Vargas |
|---------|---------------|-----------|----------|-------------|
| Ballard | Conrad | Hunt | Murman | von Gillern |
| Blood | DeBoer | Linehan | Raybould | Walz |
| Bostar | Dorn | McDonnell | Sanders | Wayne |
| Brandt | Fredrickson | McKinney | Slama | Wishart |

Voting in the negative, 18:

| Albrecht | Brewer | Halloran | Jacobson | Moser |
|------------|----------|-----------|------------|-------|
| Armendariz | Clements | Hardin | Kauth | Riepe |
| Bosn | Dover | Holdcroft | Lippincott | - |
| Rostelman | Erdman | Ibach | Lowe | |

Excused and not voting, 6:

| Aguilar | Day | Dungan |
|---------------|-------|--------|
| Cavanaugh, J. | DeKay | Hughes |

The committee amendment was adopted with 25 ayes, 18 nays, and 6 excused and not voting.

The Chair declared the call raised.

Advanced to Enrollment and Review Initial with 28 ayes, 10 nays, 5 present and not voting, and 6 excused and not voting.

AMENDMENT(S) - Print in Journal

Senator Bosn filed the following amendment to <u>LB934</u>:

Remove the comma after "paper" in line 5 on page 6.

Senator Bosn filed the following amendment to <u>LB934</u>:

FA308

Remove the comma after "account" in line 3 on page 6.

Senator Bosn filed the following amendment to <u>LB934</u>: FA 309

Remove the comma after "offer" in line 29 on page 5.

Senator Bosn filed the following amendment to <u>LB934</u>:

FA310

Remove the comma after "offer" in line 29 on page 5.

Senator Bosn filed the following amendment to <u>LB934</u>:

FA31

Insert the following new section: Since an emergency exists, this act takes effect when passed and approved according to law.

MOTION(S) - Print in Journal

Senator Bosn filed the following motion to <u>LB934</u>:

MO1298

Recommit to the Judiciary Committee.

Senator Bosn filed the following motion to <u>LB934</u>:

MO1299

Bracket until April 12, 2024.

Senator Bosn filed the following motion to $\underline{LB934}$:

MO1300

Indefinitely postpone.

Senator Bosn filed the following motion to <u>LB934</u>:

MO1302

Recommit to the Judiciary Committee.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 262A. Introduced by Halloran, 33.

A BILL FOR AN ACT relating to appropriations; to appropriate funds to aid in carrying out the provisions of Legislative Bill 262, One Hundred Eighth Legislature, Second Session, 2024.

NOTICE OF COMMITTEE HEARING(S)

General Affairs Room 1510 12:00 PM Tuesday, April 2, 2024 Dan Volnek - Nebraska Commission on Problem Gambling Paul Leckband - Nebraska Commission on Problem Gambling Stephen M. Farrington - State Electrical Board Todd Zohner - Nebraska Commission on Problem Gambling

(Signed) John Lowe, Chairperson

Transportation and Telecommunications Room 1113 12:00 PM

Thursday, April 4, 2024 Roger Figard - Board of Public Roads Classifications and Standards Russell L., Jr. Kreachbaum - Board of Public Roads Classifications and

Steven Rames - Board of Public Roads Classifications and Standards

(Signed) Mike Moser, Chairperson

PRESENTED TO THE GOVERNOR

Presented to the Governor on March 21, 2024, at 10:59 a.m. were the following: LBs 43e, 905, 905A, 1087e, and 1087Ae.

(Signed) Jamie Leishman Clerk of the Legislature's Office

GENERAL FILE

LEGISLATIVE BILL 934. Title read. Considered.

Committee AM2706, found on page 934, was offered.

Senator Armendariz offered AM3050, found on page 1156, to the committee amendment.

The Armendariz amendment, to the committee amendment, was adopted with 33 ayes, 0 nays, 8 present and not voting, and 8 excused and not voting.

The committee amendment, as amended, was adopted with 33 ayes, 0 nays, 8 present and not voting, and 8 excused and not voting.

Advanced to Enrollment and Review Initial with 35 ayes, 0 nays, 6 present and not voting, and 8 excused and not voting.

LEGISLATIVE BILL 1023. Title read. Considered.

Committee AM3034, found on page 1170, was offered.

The committee amendment was adopted with 35 ayes, 0 nays, 5 present and not voting, and 9 excused and not voting.

Senator von Gillern offered AM2150, found on page 533.

The von Gillern amendment was adopted with 37 ayes, 0 nays, 3 present and not voting, and 9 excused and not voting.

Advanced to Enrollment and Review Initial with 35 ayes, 0 nays, 5 present and not voting, and 9 excused and not voting.

LEGISLATIVE BILL 1370. Title read. Considered.

SPEAKER ARCH PRESIDING

Committee AM2863, found on page 948, was offered.

The committee amendment was adopted with 29 ayes, 0 nays, 11 present and not voting, and 9 excused and not voting.

Advanced to Enrollment and Review Initial with 29 ayes, 0 nays, 11 present and not voting, and 9 excused and not voting.

LEGISLATIVE BILL 1017. Title read. Considered.

Committee AM2683, found on page 821, was offered.

Senator McDonnell withdrew AM2769, found on page 875, to the committee amendment.

The committee amendment was adopted with 26 ayes, 0 nays, 15 present and not voting, and 8 excused and not voting.

Advanced to Enrollment and Review Initial with 29 ayes, 1 nay, 11 present and not voting, and 8 excused and not voting.

LEGISLATIVE BILL 253. Title read. Considered.

Committee AM2978, found on page 1075, was offered.

Senator Lowe offered the following amendment to the committee amendment:

AM3160

- (Amendments to Standing Committee amendments, AM2978)
- 1 1. Strike the original sections and all amendments thereto and
- 2 insert the following new sections:
- 3 Section 1. For purposes of sections 1 to 6 of this act:
- 4 (1) Case plan means a set of goals, conditions, and programs that
- 5 <u>is:</u>
- 6 (a) Based on a professional risk and needs assessment;
- 7 (b) Tailored to the specific risks and needs of the veteran; and

- FORTY-EIGHTH DAY MARCH 21, 2024 8 (c) Developed in collaboration with the veteran;
 9 (2) Condition from military service means substance-use disorder,
 10 military sexual trauma, traumatic brain injury, post-traumatic stress
 11 disorder, or another mental health condition that is related to an injury distributed by military service in some manner and includes psychologically military services in some military services in some military services in some military services in the services of the services of the services of the serv 12 individual's military service in some manner and includes psychological 13 effects from a veteran's time in service as well as from the period of 14 <u>family separation related to deployment;</u> 15 (3) Veteran means an individual who:
 16 (a) Is serving in the United States Armed Forces, including any 17 reserve component or the National Guard; 18 (b) Has served in such armed forces and was discharged or released 19 from such service under conditions other than dishonorable; or 20 (c) Has served in such armed forces and received a dishonorable 21 discharge and such individual has been diagnosed with substance-use 22 disorder, military sexual trauma, traumatic brain injury, post-traumatic 23 stress disorder, or another mental health condition; and 24 (4) Veteran justice program means the program described in sections 25 2 to 4 of this act through which a veteran may request a court to defer 26 entry of judgment of conviction for an offense pending completion of the 1 program, and upon successful completion, avoid entry of judgment of Sec. 2. (1) A veteran justice program shall be operated by use of 4 deferred judgments under section 29-2292, except as otherwise provided in this section or the rules established by the Supreme Court. 6 (2) The Supreme Court shall establish rules for the creation and 7 operation of veteran justice programs. Such rules shall provide for the 8 following: 9 (a) Eligibility for participation, subject to subsection (3) of this 10 section; 11 (b) Screening and referral of eligible veterans; 12 (c) Establishing the conditions of the program, including the 13 creation of case plans; 14 (d) Establishing procedures for imposing sanctions or termination 15 from the program; 16 (e) Setting the terms of successful program completion and release 17 upon that successful completion; and 18 (f) Determining whether the veteran has successfully completed the 19 program at a final hearing. 20 (3) A veteran shall not be eligible for participation if any offense 21 charged: 22 (a) Is in violation of section 60-6,196 or 60-6,197 or a city or 23 village ordinance enacted in conformance with section 60-6,196 or 24 60-6,197 and such veteran does not hold a commercial driver's license or 25 a CLP-commercial learner's permit; 26 (b) Is a violation of any state or local traffic control law, except 27 a parking, vehicle weight, or vehicle defect violation, and such veteran 28 holds a commercial driver's license or a CLP-commercial learner's permit; 29 (c) Involves a victim who is an intimate partner as defined in 30 section 28-323; 31 (d) Includes an element of sexual contact or sexual penetration as such terms are defined in section 28-318; or (e) Is not eligible for probation. 3 (4) Prior to establishing the rules provided for in this section, 4 the Supreme Court shall establish an advisory committee to make
- 5 recommendations. The committee shall consist of the following members, 6 appointed by the Supreme Court:
- (a) Three county attorneys;
- 8 (b) Three criminal defense attorneys;
- 9 (c) Three members of the Legislature; and
- 10 (d) Three members of the public who have prior military experience.
- 11 (5) Upon finalization of the rules, the probation office in each
- 12 judicial district shall establish a veteran justice program for such
- 13 district. 14 Sec. 3. (1) Subject to section 2 of this act, a veteran shall be

- LEGISLATIVE JOURNAL 1200 15 eligible to participate in a veteran justice program if the court finds 16 that the veteran has shown, by a preponderance of the evidence, that a 17 condition from military service contributed to the offense. 18 (2)(a) There shall be a rebuttable presumption that a veteran 19 eligible under subsection (1) of this section and the rules established 20 under section 2 of this act shall be allowed to participate in a veteran 21 justice program. 22 (b) This presumption applies even though a veteran may have 23 previously absconded from or violated pretrial release, probation, 24 parole, supervised release, or another form of court-ordered supervision, 25 including a violation arising from commission of a new offense or an 26 offense committed while previously participating in a veteran justice 27 program. 28 (c) The presumption shall only be overcome by a procedure set forth 29 in the rules established under section 2 of this act. 30 Sec. 4. (1) A veteran justice program shall include the following 31 elements: 1 (a) Evidence-based treatment tailored to address the specific 2 challenges facing veterans, such as post-traumatic stress disorder, 3 traumatic brain injury, military sexual trauma, or another condition from military service; and 5 (b) A case plan that: 6 (i) Is developed by the court with probation and appropriate 7 experts; 8 (ii) Is based on a professional assessment of the veteran's specific 9 risks and needs; 10 (iii) Is created in conjunction with input from the veteran; 11 (iv) Contains clear and individualized supervision and treatment
 12 goals, including guidelines that detail the program rules, consequences
 13 for violating the rules, and incentives for compliance; and 14 (v) Is communicated to the veteran at the start of the program. 15 (2) In the implementation of a veteran justice program, the district
- 16 court or county court shall retain discretion in: 17 (a) Determining eligibility for participation, subject to sections 2
- 18 and 3 of this act; 19 (b) Establishing the conditions of the program, including the 20 creation of the case plan;
- 21 (c) Setting the terms of successful program completion and release 22 upon that successful completion; and
- 23 (d) Determining whether the veteran has successfully completed the
- 24 program at a final hearing. 25 (3) A victim of the veteran shall be notified of the veteran's 26 participation in the program and shall have the opportunity to be
- 27 involved in the veteran justice program, including the opportunity to be 28 heard or submit a written statement at the final hearing where program
- 29 completion is determined. The victim shall be notified at least fifteen 30 days prior to such final hearing. If the victim is not present at the
- 31 hearing, probation shall notify the court of any known objections to 1 dismissal by the victim. The judge shall consider the victim's statement,
- 2 harm caused to the victim, and potential future harm to the victim or 3 community when determining program completion.
- 4 (4) Upon successful completion of a veteran justice program, the 5 veteran shall be entitled to the relief provided for a deferred judgment
- 6 under section 29-2292. Sec. 5. (1) Law enforcement, court, and correctional personnel shall
- 8 verify the veteran status of any individual being processed through the 9 criminal justice system in order to identify individuals who may be 10 eligible for participation in a veteran justice program.
- 11 (2) Law enforcement, court, and correctional personnel shall receive 12 training designed to increase their understanding of cases involving
- 13 veterans, including veterans' exposure to violence and trauma. Such 14 training shall include attention to issues that disproportionately impact
- 16 Sec. 6. (1) The State Court Administrator shall compile information

- FORTY-EIGHTH DAY MARCH 21, 2024 17 on the number of veterans receiving, successfully completing, declining, 18 and denied participation in a veteran justice program.

 19 (2) The State Court Administrator shall track outcomes among 20 veterans who participate in a veteran justice program, including 21 completion status, recidivism, and housing and employment status. 22 (3) Data collected under this section shall be disaggregated by 23 race, ethnicity, gender, age, military discharge characterization, and 24 the offense involved. 25 (4) On or before July 1, 2026, and on or before each July 1 26 thereafter, the State Court Administrator shall electronically submit a 27 report to the Judiciary Committee of the Legislature. The report shall 28 contain de-identified data collected pursuant to this section and shall 29 analyze the outcomes, successes, and areas for improvement of the veteran 30 justice programs.
 31 Sec. 7. Section 29-2260, Reissue Revised Statutes of Nebraska, is 1 amended to read:
 2 29-2260 (1) Whenever a person is adjudicated to be as described in 3 subdivision (1), (2), (3)(b), or (4) of section 43-247, his or her 4 disposition shall be governed by the Nebraska Juvenile Code. 5 (2) Whenever a court considers sentence for an offender convicted of 6 either a misdemeanor or a felony for which mandatory or mandatory minimum 7 imprisonment is not specifically required, the court may withhold 8 sentence of imprisonment unless, having regard to the nature and 9 circumstances of the crime and the history, character, and condition of 10 the offender, the court finds that imprisonment of the offender is 11 necessary for protection of the public because: 12 (a) The risk is substantial that during the period of probation the 13 offender will engage in additional criminal conduct; 14 (b) The offender is in need of correctional treatment that can be 15 provided most effectively by commitment to a correctional facility; or 16 (c) A lesser sentence will depreciate the seriousness of the 17 offender's crime or promote disrespect for law. 18 (3) The following grounds, while not controlling the discretion of 19 the court, shall be accorded weight in favor of withholding sentence of 20 imprisonment: 21 (a) The crime neither caused nor threatened serious harm; 22 (b) The offender did not contemplate that his or her crime would 23 cause or threaten serious harm; 24 (c) The offender acted under strong provocation; 25 (d) Substantial grounds were present tending to excuse or justify 26 the crime, though failing to establish a defense; 27 (e) The victim of the crime induced or facilitated commission of the 29 (f) The offender has compensated or will compensate the victim of 30 his or her crime for the damage or injury the victim sustained; 31 (g) The offender has no history of prior delinquency or criminal 1 activity and has led a law-abiding life for a substantial period of time 2 before the commission of the crime; 3 (h) The crime was the result of circumstances unlikely to recur; 4 (i) The character and attitudes of the offender indicate that he or 5 she is unlikely to commit another crime; 6 (j) The offender is likely to respond affirmatively to probationary 7 treatment; and 8 (k) Imprisonment of the offender would entail excessive hardship to
- 9 his or her dependents<u>: and</u> -10 (<u>1</u>) The offender's prior military service and any service-related

- 12 (4) When an offender who has been convicted of a crime is not 13 sentenced to imprisonment, the court may sentence him or her to

- 15 Sec. 8. This act becomes operative on July 1, 2025. 16 Sec. 9. Original section 29-2260, Reissue Revised Statutes of
- 17 Nebraska, is repealed.

The Lowe amendment, to the committee amendment, was withdrawn.

The committee amendment was adopted with 34 ayes, 0 nays, 8 present and not voting, and 7 excused and not voting.

Senator Wayne withdrew AM2534, found on page 754.

Advanced to Enrollment and Review Initial with 38 ayes, 0 nays, 4 present and not voting, and 7 excused and not voting.

COMMITTEE REPORT(S)

Enrollment and Review

LEGISLATIVE BILL 1412. Placed on Final Reading.

LEGISLATIVE BILL 1413. Placed on Final Reading.

The following changes, required to be reported for publication in the Journal, have been made:

1. In the E&R amendments, ER93, on page 1, line 7, "2-1507, 45-930," has been inserted before "48-621"; in line 11 "79-3501" has been struck and "79-1054" inserted; and in line 18 "to require prioritization of certain grant applications under the Water Sustainability Fund;" has been inserted after the semicolon.

(Signed) Beau Ballard, Chairperson

Revenue

LEGISLATIVE BILL 1356. Placed on General File with amendment. AM3109 is available in the Bill Room.

(Signed) Lou Ann Linehan, Chairperson

MOTION(S) - Print in Journal

Senator Murman filed the following motion to <u>LB1092</u>: MO1292

Bracket until April 18, 2024.

Senator Murman filed the following motion to <u>LB1092</u>:

Recommit to the Judiciary Committee.

Senator Murman filed the following motion to <u>LB1092</u>:

MO1294

Indefinitely postpone.

AMENDMENT(S) - Print in Journal

Senator Murman filed the following amendment to LB1092:

FA304

Strike Section 1.

Senator Murman filed the following amendment to LB1092: FA305

Strike Section 1.

Senator Murman filed the following amendment to LB1092:

Strike Section 2.

Senator Walz filed the following amendment to LB1329: AM3150

(Amendments to Standing Committee amendments, AM2831) 1 1. Insert the following new sections: 2 Sec. 4. Section 79-262.01, Revised Statutes Supplement, 2023, is

3 amended to read:

4 79-262.01 (1) On or before July 1, 2025, the State Department of

5 Education shall develop and adopt a model policy relating to behavioral

6 intervention, behavioral management, classroom management, and removal of

7 a student from a classroom in school. The model policy shall include 8 appropriate training for school employees on behavioral intervention,

9 behavioral management, classroom management, and removal of a student

10 from a classroom in schools and how frequently such training shall be 11 required. The length of such training shall be a reasonable amount as

12 determined by each school board.
13 (2) On or before August 1, 2025, each school district shall develop

14 and adopt a policy consistent with or comparable to the model policy

15 developed by the State Department of Education pursuant to subsection (1)

16 of this section, which shall be a requirement for accreditation in

17 accordance with section 79-703. Such policy shall be filed with the

18 Commissioner of Education. The policy developed and adopted by a school 19 district pursuant to this subsection shall be included with any

20 notifications required under the Student Discipline Act.

21 (3)(a) Beginning in school year 2026-27, each school district shall

22 ensure that any school employee who has behavioral management

23 responsibilities participates in behavioral awareness and intervention

24 training consistent with the school district policy developed and adopted

25 in accordance with subsection (2) of this section. Such training shall be

26 provided by the school district or such school district's educational 1 service unit. The length of such training shall be a reasonable amount as

2 determined by the school board.

(b) Each school district shall, either independently, or through the

4 educational service unit of which such school district is a member, 5 develop and provide behavioral awareness and intervention training to

6 employees from such school who have behavioral management 7 responsibilities. If such training is provided by the educational service 8 unit, such training shall be available to any educational service unit 9 employee and any member school district employee that works in a school

10 and has behavioral management responsibilities. Such training shall be 11 consistent with the model policy developed by the State Department of

12 Education pursuant to subsection (1) of this section.

13 (4) The State Board of Education may adopt and promulgate rules and

14 regulations to carry out this section.

15 Sec. 5. Section 79-2,141, Reissue Revised Statutes of Nebraska, is

16 amended to read:

17 79-2,141 (1) On or before March 1, 2010, the department shall

18 develop and adopt a model dating violence policy to assist school

19 districts in developing policies for dating violence. 20 (2) On or before July 1, 2010, each school district shall develop

21 and adopt a specific policy to address incidents of dating violence

22 involving students at school, which shall be made a part of the

23 requirements for accreditation in accordance with section 79-703. Such

- 24 policy shall include a statement that dating violence will not be 25 tolerated. 26 (3) To ensure notice of a school district's dating violence policy, 27 the policy shall be published in any school district handbook, manual, or 28 similar publication that sets forth the comprehensive rules, procedures, 29 and standards of conduct for students at school.
 30 (4) Each school district shall provide dating violence training to
 31 staff deemed appropriate by a school district's administration. The
 1 dating violence training shall include, but not be limited to, basic 2 awareness of dating violence, warning signs of dating violence, and the 3 school district's dating violence policy. The dating violence training 4 may be provided by any school district or combination of school 5 districts, an educational service unit, or any combination of educational 6 service units. The length of such training shall be a reasonable amount as determined by each school board. 8 (5) Each school district shall inform the students' parents or legal 9 guardians of the school district's dating violence policy. If requested, 10 the school district shall provide the parents or legal guardians a copy 11 of the school district's dating violence policy and relevant information. 12 (6) This section does not prevent a victim of dating violence from 13 seeking redress under any other available law, either civil or criminal, 14 and does not create or alter any existing tort liability. 15 Sec. 6. Section 79-2,145, Reissue Revised Statutes of Nebraska, is 16 amended to read: 17 79-2,145 The State Board of Education, based on the recommendations 18 of the state school security director appointed pursuant to section 19 79-2,143, may adopt and promulgate rules and regulations establishing 20 minimum school security standards on or before July 1, 2016. Any rules or 21 regulations that create a training requirement shall ensure that such 22 training requirement shall be reasonable in length. 23 Sec. 7. Section 79-2,146, Revised Statutes Supplement, 2023, is 24 amended to read: 25 79-2,146 (1) Beginning in school year 2023-24, all public school 26 employees who interact with students and any other appropriate personnel, 27 as determined by the school superintendent, shall receive at least one 28 hour of behavioral and mental health training with a focus on suicide 29 awareness and prevention training each year. The length of such training 30 shall be a reasonable amount as determined by each school board. Such 31 training may include, but need not be limited to, topics such as 1 identification of early warning signs and symptoms of behavioral and 2 mental health issues in students, appropriate and effective responses for 3 educators to student behavioral and mental health issues, trauma-informed 4 care, and procedures for making students and parents and guardians aware 5 of services and supports for behavioral and mental health issues. This 6 training shall be provided within the framework of existing inservice 7 training programs offered by the State Department of Education or as part 8 of required professional development activities. 9 (2) The department, in consultation with organizations including, 10 but not limited to, the Nebraska State Suicide Prevention Coalition, the 11 Nebraska chapter of the American Foundation for Suicide Prevention, the 12 Behavioral Health Education Center of Nebraska, the National Alliance on 13 Mental Illness Nebraska, and other organizations and professionals with 14 expertise in behavioral and mental health and suicide prevention, shall 15 develop a list of approved training materials to fulfill the requirements 16 of subsection (1) of this section. Such materials shall include training 17 on how to identify appropriate mental health services, both within the 18 school and also within the larger community, and when and how to refer 19 youth and their families to those services. Such materials may include
- 21 and mental health and suicide prevention materials.
- 22 (3) The department may adopt and promulgate rules and regulations to

20 programs that can be completed through self-review of suitable behavioral

- 23 carry out this section.
- 24 Sec. 12. Section 79-3105, Revised Statutes Cumulative Supplement,
- 25 2022, is amended to read:

- FORTY-EIGHTH DAY MARCH 21, 2024 26 79-3105 The department shall provide training for the members of any 27 threat assessment team serving a public or nonpublic school. Such 28 training shall provide the knowledge and skill to allow threat assessment 29 teams to work collaboratively to conduct threat assessments, engage in 30 crisis intervention, increase awareness of concerning behavior among 31 school staff, students, and the public, and interrupt violence in the 1 planning stage to thwart potential harm to persons and property. <u>Such</u> 2 <u>training shall be reasonable in length.</u> 3 Sec. 14. Section 79-3602, Revised Statutes Supplement, 2023, is 4 amended to read: 5 79-3602 (1)(a) Beginning in school year 2024-25, the Educational 6 Service Unit Coordinating Council shall (i) ensure annual behavioral 7 awareness training is available statewide and (ii) develop, implement, 8 and administer an ongoing statewide teacher support system. 9 (b) Beginning in school year 2026-27, each school district shall 10 ensure that each administrator, teacher, paraprofessional, school nurse, 11 and counselor receives behavioral awareness training. The length of such 12 training shall be a reasonable amount as determined by each school board. 13 Each administrator, teacher, paraprofessional, school nurse, and 14 counselor who has received such training shall receive a behavioral 15 awareness training review at least once every three years. Each school 16 district may offer such training, or similar training, to any other 17 school employees at the discretion of the school district. In addition, 18 all school employees shall have a basic awareness of the goals, 19 strategies, and schoolwide plans included in such training 20 (c) Behavioral awareness training shall include, but not be limited 21 to, evidence-based training on a continuum that includes: 22 (i) Recognition of detrimental factors impacting student behavior, 23 including, but not limited to, signs of trauma; 24 (ii) Positive behavior support and proactive teaching strategies, 25 including, but not limited to, expectations and boundaries; and 26 (iii) Verbal intervention and de-escalation techniques. 27 (2)(a) On or before July 1, 2025, and on or before July 1 of each 28 year thereafter, each school district shall submit a behavioral awareness 29 training report to the Educational Service Unit Coordinating Council. 30 Such report shall include the school district behavioral awareness 31 training plan and summarize how such plan fulfills the requirements of 1 this section. 2 (b) On or before December 31, 2025, and each December 31 thereafter, 3 the Educational Service Unit Coordinating Council shall submit a report 4 electronically to the Education Committee of the Legislature summarizing 5 the behavioral awareness training reports received by school districts, 6 the various trainings provided across the state, the teacher support 7 system, and a financial report of funding received and expended in 8 accordance with the Behavioral Intervention Training and Teacher Support 10 (3)(a) Behavioral awareness training and the teacher support system 11 required pursuant to this section shall be funded from the Behavioral 12 Training Cash Fund. 13 (b) Any funding received by a school district for behavioral 14 awareness training under the Behavioral Intervention Training and Teacher
- 15 Support Act shall be considered special grant funds under section
- 17 Sec. 15. Section 79-3603, Revised Statutes Supplement, 2023, is

18 amended to read:

- 19 79-3603 (1) Each school district shall designate one or more school 20 employees as a behavioral awareness point of contact for each school
- 21 building or other division as determined by such school district. Each
- 22 behavioral awareness point of contact shall be trained in behavioral
- 23 awareness and shall have knowledge of community service providers and
- 24 other resources that are available for the students and families in such
- 25 school district. The length of such training shall be a reasonable amount 26 as determined by the school board.
- 27 (2) Each school district shall maintain or have access to a registry

28 of local mental health and counseling resources. The registry shall

29 include resource services that can be accessed by families and 30 individuals outside of school. Each behavioral awareness point of contact

31 shall coordinate access to support services for students whenever 1 possible. Except as provided in section 43-2101, if information for an

2 external support service is provided to an individual student, school

3 personnel shall notify a parent or guardian of such student in writing

4 unless such recommendation involves law enforcement or child protective

5 services. Each school district shall indicate each behavioral awareness

6 point of contact for such school district on the website of the school

7 district and in any school directory for the school that the behavioral

8 awareness point of contact serves.

9 2. Renumber the remaining sections and correct internal references

10 and the repealer accordingly.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 635A. Introduced by Albrecht, 17.

A BILL FOR AN ACT relating to appropriations; to appropriate funds to aid in carrying out the provisions of Legislative Bill 635, One Hundred Eighth Legislature, Second Session, 2024; and to declare an emergency.

NOTICE OF COMMITTEE HEARING(S)

Natural Resources Room 1525 12:15 PM

Tuesday, April 2, 2024 Marty Stange - Environmental Quality Council Timothy A. Tesmer - Environmental Quality Council Lisa A. Lunz - Environmental Quality Council

Room 1507 12:15 PM

Wednesday, April 3, 2024 Allison Willis - Environmental Quality Council Jill Becker - Environmental Quality Council

(Signed) Bruce Bostelman, Chairperson

Executive Board Room 1524 3:00 PM

Thursday, March 28, 2024

LR335

Note: Invited Testimony Only

(Signed) Raymond Aguilar, Chairperson

UNANIMOUS CONSENT - Add Cointroducer(s)

Unanimous consent to add Senator(s) as cointroducer(s). No objections. So ordered.

Senator Dover name added to LB71.

Senator Vargas name added to LB126.

Senator J. Cavanaugh name added to LB840.

Senator Vargas name added to LB905.

Senator Blood name added to LB1023.

Senator Dover name added to LB1092.

Senator Dover name added to LB1096.

Senator Vargas name added to LB1284.

Senator Blood name added to LB1284.

VISITOR(S)

Visitors to the Chamber were Gale Pohlmann, Plymouth; members of Nebraska Association of Behavioral Health Organizations; John and Tyler Wolfe, Omaha; Jill Johnson, Lincoln; students and teachers from Immanuel Lutheran, Columbus; students, teacher, and sponsor from Millard West High School, Millard; students and teachers from Southwest High School, Bartley; Leadership Washington County; students from Aurora Public Schools, Aurora; Alexis and Lucas Linehan, Aurora.

ADJOURNMENT

At 1:57 p.m., on a motion by Senator Fredrickson, the Legislature adjourned until 10:00 a.m., Monday, March 25, 2024.

Brandon Metzler Clerk of the Legislature