



LANCASTER COUNTY BOARD OF COMMISSIONERS  
STAFF MEETING  
THURSDAY, JANUARY 30, 2020  
COUNTY-CITY BUILDING  
ROOM 113 - THE BILL LUXFORD STUDIO  
8:30 A.M.

*Location Announcement of the Nebraska Open Meetings Act: A copy of the Nebraska Open Meetings Act is located on the wall at the back of the room.*

**AGENDA ITEM**

**1. APPROVAL OF STAFF MEETING MINUTES FOR JANUARY 23, 2020**

Documents:

[Staff Meeting Minutes 1.23.20.pdf](#)

**2. 8:30 A.M. - LEGISLATIVE UPDATE**

Joe Kohout and Brennen Miller, Kissel, Kohout, ES Associates LLC

**3. 9:00 AM - LANCASTER COUNTY LEADERSHIP ACADEMY ON-BOARDING PROPOSAL**

Ann Ames, Deputy Chief Administrative Officer

**4. 9:30 A.M. - CHIEF ADMINISTRATIVE OFFICER SEARCH**

Chad Thies, Zelle HR Solutions President; and Doug McDaniel, Human Resources Director

**5. 10:00 A.M. - INTRODUCTION OF CHRISTOPHER TURNER, JUVENILE DIVISION CHIEF DEPUTY COUNTY ATTORNEY**

Pat Condon, County Attorney

**6. 10:15 A.M. - UPTRUST SERVICE AGREEMENT (TEXT REMINDERS)**

Joe Nigro, Public Defender

Documents:

[Uptrust Services Agreement - Lancaster County Nebraska.pdf](#)

**7. 10:30 A.M. MID-YEAR BUDGET AGENDA**

Dennis Meyer, Budget & Fiscal Officer

**8. 10:45 A.M. - EXECUTIVE SESSION (PENDING LITIGATION, LABOR NEGOTIATIONS, AND LEGAL ADVICE)**

Jen Holloway, Deputy County Attorney; and Dan Zieg, Deputy County Attorney; Doug McDaniel, Human Resources Director; Kristy Bauer, Deputy County Attorney; and Pam Dingman, County Engineer

**9. CHIEF ADMINISTRATIVE OFFICER REPORT**

**A. Tour of Lincoln Sports Foundation Complex**

**B. NACO Institute of Excellence**

**C. Prudential 2019 Year-End Investment Review**

**10. DEPUTY CHIEF ADMINISTRATIVE OFFICER REPORT**

Deputy Chief Administrative Officer Report

**A. Discussion of Commissioners' Award of Excellence Administration**

**11. DISCUSSION OF BOARD MEMBER MEETINGS ATTENDED**

**A. Emergency Medical Services Oversight Authority Board Meeting**

Monday, January 27, 2020

Flowerday

**B. County Board Chair/Vice Chair Monthly Meeting with Planning**

Tuesday, January 28, 2020

Flowerday / Vest

**12. SCHEDULE OF BOARD MEMBER MEETINGS**

**A. Information Services Policy Committee (ISPC)**

Thursday, January 30, 2020 @ 1:30 p.m.

Yoakum

**B. NACO Board Meeting**

Thursday, January 30, 2020 @ 1:30 p.m.

Schorr / Amundson

**C. NACO Legislative Bill Review**

Friday, January 31, 2020 @ 9:30 a.m.

Schorr / Amundson

**D. Lincoln Chamber of Commerce Coffee**

Wednesday, February 5, 2020 @ 8:00 a.m.

Flowerday / Amundson

**E. Lincoln Chamber of Commerce Annual Lunch 2020**

Wednesday, February 5, 2020 @ 11:30 a.m.

Yoakum / Vest / Schorr

**13. EMERGENCY ITEMS**

## 14. ADJOURNMENT

**STAFF MEETING MINUTES  
LANCASTER COUNTY BOARD OF COMMISSIONERS  
THURSDAY, JANUARY 23, 2020  
COUNTY-CITY BUILDING  
ROOM 113 - BILL LUXFORD STUDIO  
8:30 A.M.**

Commissioners Present: Sean Flowerday, Chair; Deb Schorr, Christa Yoakum and Roma Amundson

Commissioner Absent: Rick Vest, Vice Chair

Others Present: Kerry Eagan, Chief Administrative Officer; and Dan Nolte, County Clerk

*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 January 22, 2020.*

The Chair noted the location of the Open Meetings Act and opened the meeting at 8:34 a.m.

**AGENDA ITEM**

**1. APPROVAL OF STAFF MEETING MINUTES FOR JANUARY 16, 2020**

**MOTION:** Schorr moved and Amundson seconded approval of the January 16, 2020 Staff Meeting minutes. Schorr, Amundson, Yoakum and Flowerday voted yes. Vest 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 provided a weekly legislative report (Exhibit 1), including bill information (Exhibit 2) and the upcoming hearing schedule (Exhibit 3).

Joe Kohout discussed legislation noting 420 bills have been introduced thus far in the session with a potential of another 80 to 100.

LB974 is a property tax relief package that was heard January 22<sup>nd</sup>. Schools are in opposition while the Chamber of Commerce and some other business organizations are supportive.

LB20, which would require a public vote on Public Building Commission projects, has not yet advanced.

One of Lancaster County's priorities, the Mental Health Commitment Act, will not be introduced this year. Senator Geist will continue to work on this over the next year. An Attorney General's Opinion has been requested to determine if there is a potential HIPAA (Health Insurance Portability and Accountability Act) violation with the proposed bill.

Public Defender Joe Nigro discussed LB1007 which changes if a class four misdemeanor is charged. If the violator is not competent, they could have a civil commitment if dangerous.

Nigro also mentioned LB1017, introduced by Senator Geist, that would fund mental health courts.

Other bills discussed by Kohout were LBs 1095, 890, 777, 1057, and 761, which would provide for training for emergency responder training.

**MOTION:** Schorr moved and Yoakum seconded that the County Board support LB761. Yoakum, Schorr, Amundson and Flowerday voted yes. Vest absent. Motion carried 4-0.

## **CHIEF ADMINISTRATIVE OFFICER REPORT**

### **B. 2020 Legislative Process Discussion**

Kerry Eagan, Chief Administrative Officer, discussed a memo regarding testimony before the legislature as well as development of fiscal notes by department directors and elected officials (Exhibit 4).

### **3. IMPROVING CRIMINAL JUSTICE RESPONSE GRANT – Sara Hoyle, Human Services Director**

Human Services Director Sara Hoyle and Lincoln Police Chief Jeff Bliemeister discussed a grant that Hoyle is seeking to assist Voices of Hope advocates. The grant would also provide assistance to the Lincoln Police Department and the County Attorney.

**MOTION:** Schorr moved and Yoakum seconded to authorize the County Board Chair to sign the grant form. Yoakum, Schorr, Amundson and Flowerday voted yes. Vest was absent. Motion carried 4-0.

### **4. MENTAL HEALTH FITNESS FOR CONFINEMENT – Brad Johnson, Corrections Director**

Corrections Director Brad Johnson discussed the Nebraska Jail Standards section on fit for confinement. In addition to reviewing illnesses and injuries, jail staff will evaluate whether a person is a danger to themselves or others due to mental illness. If so, video assessments will be performed to determine whether someone is fit for confinement. If not, the jail cannot take the individual into custody. Johnson noted that some people may need to be taken to another facility, such as the Crisis Center, Bryan West or Mary Lanning, but this could become a challenge for law enforcement if these facilities are full. He said there will be about 175 mental health evaluations done annually and estimated that only a small percentage would not qualify for confinement.

Bliemeister said police officers do an outstanding job when they need to take a person to Bryan West. They respond to about 3,500 calls annually that are related to mental health.

Sheriff Terry Wagner felt there needs to be an attorney general's opinion to determine if state statutes are in conflict with jail standards.

**5. ASSISTED OUTPATIENT (AOP) GRANT APPLICATION (\$4M) TO SUBSTANCE ABUSE AND MENTAL HEALTH SERVICES ADMINISTRATION (SAMHSA) – Kim Etherton, Community Corrections Director**

Community Corrections Director Kim Etherton discussed a grant application for outpatient treatment that will address civil commitments. Emergency services is also a component. The Bridge Behavioral Health is involved with the program, with the goal of the grant being to fund services that will divert people from the jail into those services.

**MOTION:** Schorr moved and Yoakum seconded to authorize submittal of the grant. Amundson, Yoakum, Schorr and Flowerday voted yes. Vest was absent. Motion carried 4-0.

**6. CENTRALIZED PAYROLL – Dennis Meyer, Budget & Fiscal Officer; Kevin Nelson, County Clerk Accountant; and Doug McDaniel, Lincoln-Lancaster County Human Resources Director**

Kevin Nelson, Accounting Operations Manager, County Clerk's Office; Dennis Meyer, Budget & Fiscal Officer; and Doug McDaniel, Human Resources Director, discussed progress on the new payroll system that will be implemented later this year for both the City and County. Meyer discussed the current decentralized system and the new system that is designed for centralization. He noted the new system would have to be modified to accommodate the County's current process.

Meyer said with centralization, experts would handle all payroll functions. He said this is an improvement as currently various county staff across all departments have this responsibility, but it is only a small portion of their overall duties. Centralization would result in some efficiencies within those departments and with payroll overall.

It was noted that several full-time equivalents (FTEs) would need to be hired to implement payroll centralization. They would be located in the County Clerk's Office and under the supervision of the Accounting Operations Manager.

Nelson discussed the time and attendance module of the new system which will tentatively be phased in this summer. A few departments will be testing time clocks in the coming months. Meyer also mentioned that the City is moving to centralized payroll with the new payroll system.

Schorr felt centralized payroll would be advantageous in bringing standardization and consistency to that function.

**MOTION:** Schorr moved and Amundson seconded that the County Board support the centralization of County payroll. Schorr, Amundson, Yoakum and Flowerday voted yes. Vest was absent. Motion carried 4-0.

The meeting was recessed at 10:10 a.m. and reconvened at 10:14 a.m.

**7. POTENTIAL LITIGATION – Sue Eckley, County Risk Manager**

**MOTION:** Amundson moved and Yoakum seconded to enter Executive Session at 10:14 a.m. for the purposes for potential litigation and to protect the public interest.

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

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

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

**MOTION:** Schorr moved and Amundson seconded to exit executive session at 10:22 a.m. Yoakum, Schorr, Amundson, and Flowerday voted yes. Vest was absent. Motion carried 4-0.

## **8. CHIEF ADMINISTRATIVE OFFICER REPORT**

### **A. Chief Administrative Officer Search**

Discussion followed on the latest search for a new Chief Administrative Officer (CAO). Amundson suggested the County Board consider seeking a new consultant. Schorr said Zelle HR Solutions was utilized by the Nebraska Association of County Officials (NACO) with positive results. The consensus was to have Zelle attend the January 30<sup>th</sup> staff meeting to discuss the process they would use to assist with a new CAO search.

### **B. 2020 Legislative Process Discussion**

Item moved forward on the agenda.

## **9. DISCUSSION OF BOARD MEMBER MEETINGS ATTENDED**

### **A. Mutual Aid Meeting**

Schorr said there will be a mutual aid training exercise in May simulating a hazardous waste train accident. She also said they are exploring upgrades or replacement to their communications system.

### **B. District Energy Corporation (DEC)**

Schorr reported on the District Energy Corporation meeting noting that she was re-elected as Chair and City Council member Tammy Ward was elected Vice Chair.

### **C. Human Services Joint Budget Committee (JCB)**

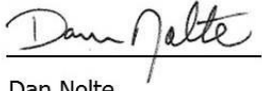
Schorr noted the JCB approved the upcoming allocation and review processes. There was also discussion on potential future funding for Prosper Lincoln.

## **10. EMERGENCY ITEMS**

There were no emergency items.

## **11. ADJOURNMENT**

**MOTION:** Schorr moved and Amundson seconded to adjourn at 10:46 a.m. Schorr, Amundson, Yoakum and Flowerday voted yes. Vest was absent. Motion carried 4-0.



Dan Nolte  
Lancaster County Clerk





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**LEGISLATIVE MEMORANDUM**

**TO:** Lancaster County Board of Commissioners

**FROM:** Joseph D. Kohout  
Brennen L. Miller

**DATE:** January 23, 2020

**RE:** Weekly Report

Good Morning. Please accept this as your weekly report for the 2020 session of the Legislature for the date noted above.

We would note that today is day 10 of the 2020 session which also means that at the conclusion of today's session, introduction of legislation for the 2020 session will be complete. As of the close of business yesterday, over 420 bills have been introduced. We are still reading through and summarizing each one.

Most significantly this week, the Revenue Committee – on its first day of hearings – held a hearing on LB974 a bill that is advertised as property tax relief but which was opposed by a majority of the schools and the school-based organizations throughout the state.

Also of note, we received some indication that the Government, Military & Veterans Affairs Committee would be conducting an executive session on LB20 – a bill that we oppose. As you will recall, the bill is designed to require approval by the voters for the issuance of bonds by public building commissions. Commissioner Flowerday, myself and others actively engaged in an effort to hold the bill back in committee. As of yesterday afternoon, the bill was still held in committee.

**LANCASTER COUNTY PRIORITIES**

**LB267 (Bolz) Provide a duty for the county board relating to deficient bridges and authorize a tax levy.** This would allow for financing of County Bridges under Neb. Rev. Stat. 23-120(3)(b). Introduced during the 2019 session by Senator Bolz, the bill currently sits on General File after unanimously advancing from the Government, Military and Veterans Affairs Committee. Discussions are ongoing seeking a priority designation for the bill, which will assist in moving it towards floor debate by the full body.

**LB335 (M. Hansen) Authorize a 24/7 sobriety program permit for operating a motor vehicle as a condition of bail.** Statutory Changes to Implement Statewide 24/7 Sobriety Program. Introduced by Senator Matt Hansen during the 2019 session, LB335 currently sits in the Judiciary Committee. This interim brought conversations with opposition, which brought fruitful developments towards producing an amendment. We are currently reviewing the redline response provided in recent days.

**Amend the Mental Health Commitment Act to allow Sharing of Mental Health Information Among Providers and Law Enforcement Agencies.** After numerous meetings with stakeholders over the interim, produced by LR183 introduced by Senator Geist, the initial draft and subsequent revisions were received back from the revisers' office and forwarded to interested parties for review. During her discussions with the State Patrol, it became clear to Senator Geist that the Patrol would be placing a fiscal note on the bill and also be appearing in an opposition position. Too, the Patrol believed it necessary to obtain an Attorney General's opinion on the bill regarding the release of records. As such, Senator Geist has indicated that she would like to hold off on introduction of the bill this session as she believed that the workload of the Judiciary Committee would not provide the necessary bandwidth to get the bill passed this session.

**LB247 (Bolz) Adopt the Advance Mental Health Care Directives Act.** Adopt the Advance Mental Health Care Directives Act under LB247. Introduced by Senator Bolz during the 2019 session, the bill is held by the Judiciary Committee. In our conversations with the senator, she has indicated that she has possibly reached a tentative agreement with opposition parties including the Bar Association on language to address their concerns, and to advance the bill early this session for consideration by the full body.

#### **BILLS IDENTIFIED BY DEPARTMENT HEADS & ELECTED OFFICIALS**

**Brad Johnson: LB230 (Pansing-Brooks) Provide for room confinement of juveniles as prescribed. NEUTRAL.** Under 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. It is the intent and purpose of this rule shall not be avoided by the use of consecutive periods of room confinement. New rules relating to confinement are outlined in the bill also, for example, notice to the juvenile's parent or guardian, rooms having adequate lighting, amongst others.

When a similar measure was introduced in 2017, Commissioners Brinkman and Schorr met with Senator Pansing-Brooks to discuss the bill. The Board did request that we meet with Senator Pansing-Brooks to discuss a requirement in the bill requiring continuous monitoring. 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 (AM450). The bill was not prioritized during the 2019 Session.

The bill was debated on General File on Tuesday of this week. The bill was advanced after an hour or so of debate following adoption of AM450. There was some concern raised on the floor regarding the potential impact of a juvenile being placed into a county jail. An amendment is being formulated between General and Select File debate to work through this language.

**Joe Nigro: LB1007 (Hansen, M.) Change provisions relating to competency to stand trial and be sentenced.** The bill makes significant changes to the competency provisions and individuals charged with crimes. In some cases, it would require dismissal by the court and order to competency restoration. In other cases it would require a competency restoration.

**Joe Nigro: LB1017 (Geist) Appropriate funds to the Supreme Court.** Appropriates \$617,788 in FY2020-21, \$767,788 in FY2021-22 and 767,788 in FY2022-23 to the Supreme Court to provide for a pilot program for a mental health, problem solving court.

**Sara Hoyle: LB1095 (McDonnell) Authorize counties containing a city of the metropolitan class to establish juvenile justice programs and services.** The bill would give a general, specific power to counties containing a city of the metropolitan class (Douglas) the ability to establish specific juvenile justice programs and simultaneously give them ordinance authority to do the same. Douglas County brought this concept up at tri-county.

### **HEARINGS IN THE COMING WEEK**

*Thursday, January 23, 2020*

Government, Military & Veterans Affairs

**LB890 (Hilgers) Provide for water, wastewater, utility, and sewer construction projects under the Political Subdivisions Construction Alternatives Act.** Allows for a city of the metropolitan class may use a design- build contract or construction management at risk contract under the Political Subdivisions Construction Alternatives Act for the purpose of complying with state or federal requirements to control or minimize overflows from combined sewers. Allows for a political subdivision to use a design-build contract or construction management at risk contract under the Political Subdivisions Construction Alternatives Act for a project, in whole or in part, for water, wastewater, utility, or sewer construction

Judiciary Committee

**LB777 (DeBoer) Provide for set-asides of infractions and violations of city and village ordinances and county resolution.** Changes “infraction, a misdemeanor, or a felony” to “offense” throughout. Defines offense as any violation of the criminal laws of this state or any political subdivision of this state including, but not limited to, any felony, misdemeanor, infraction, traffic infraction, violation of a city or village ordinance, or violation of a county resolution. Adds provision that say the setting aside of a conviction in accordance with the Nebraska Probation Administration Act shall not: affect the assessment or accumulation of points under section 60-4,182; or affect eligibility for, or obligations relating to, a commercial driver’s license. These additions would apply to all people eligible under the section regardless of the date of the conviction looking to be set aside

*Friday, January 24, 2020*

Revenue Committee

**LB952 (Wishart) Provide for a new homestead exemption.** Creates a new homestead exemption for disabled veterans.

*Monday, January 27, 2020*

Transportation & Telecommunications Committee

**LB761 (Dorn) Change motor vehicle registration fees and provide funding for the simulation in motion program.** Adds a \$.50 fee on registrations for motor vehicles and trailers that will be credited to the University of Nebraska Medical Center Simulation in Motion-Nebraska Fund. Creates the Nebraska Medical Center Simulation in Motion-Nebraska Fund which will be used to carry out the simulation in motion program. Any money not used in the fund will be used to fund expenses related to the depreciation of the equipment used in the simulation in motion program. 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.

Tuesday, January 28, 2020

Transportation & Telecommunications Committee

**LB789 (Slama) Change school bus stop signal arm violation provisions.** Amendments in this section refer to 60-6,175 which is the School Bus safety requirements statute. The statute gives direction to what a motorist should do around a school bus when lights are flashing and when the stop sign is extended. 60-601 states that a driver who violates 60-6.175 is liable. The school bus driver who observes a violation may prepare a written report containing the time and location of the violation, the license plate number of the motor vehicle in violation, the color of the motor vehicle, and the type of motor vehicle. This report should be delivered to the bus drivers' employer who should keep a copy for statistical purposes. Another copy of the report should be delivered within 72 hours to a peace officer of the city or county in which the violation occurs. The peace officer would then be required to initiate an investigation concerning the report within seven calendar days. If the peace officer has reasonable cause to believe a violation occurred, a traffic citation should be prepared and issued to the driver of the vehicle if one can be identified. If one cannot be identified, then the owner of the vehicle in question can be cited. It is no defense that the owner of the vehicle was not the driver of the vehicle if a driver cannot be identified. The owner of the vehicle has a defense if the vehicle was reported stolen, or the owner provides the name of the driver and the driver admits to operating the motor vehicle at the time of the violation.

This concludes our report for this week.

**Kissel Kohout ES Associates LLC**  
**Lancaster County Board of Commissioners**  
**106th Legislature, 2nd Regular Session**

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  <i>LB4 mandates that because of the commission shall have three commissioners, one from each congressional district, and because a commissioner shall be a qualified voter and resident of the state and a domiciliary of the district he or she represents each commissioner shall be reimbursed for mileage for actual round-trip travel from the commissioner's residence to the state office building in Lincoln or to the location of any hearing or other official business of the commission. Reimbursement requests shall be based on the rate established by the Department of Administrative Services. Funds expended for parking may be requested in addition to mileage. Also, LB4 mandates that when an appeal or petition is filed with the commission regarding the taxable value of a parcel of real property, the filing fees shall be: Forty dollars (\$40) if the taxable value of the parcel is less than two hundred fifty thousand dollars (\$0-249,999) ; Fifty dollars (\$50) if the taxable value of the parcel is at least two hundred fifty thousand dollars but less than five hundred thousand dollars (\$250,000-\$499,999); Sixty dollars (\$60) if the taxable value of the parcel is at least five hundred thousand dollars but less than one million dollars (\$500,000-\$999,999); or Eighty-five dollars (\$85) if the taxable value of the parcel is at least one million dollars (\$1,000,000+). For any appeal or petition filed with the commission not regarding the taxable value of a parcel of real property, the filing fee shall be forty dollars (\$40). No filing fee (\$0) shall be required for an appeal by a county assessor, the Tax Commissioner, or the Property Tax Administrator acting in his or her official capacity or a county board of equalization acting in its official capacity.</i>
LB9	Blood		Government, Military and Veterans Affairs 02/21/2019	Failed to Advance 01/15/2020	Prohibit cities, counties, and villages from taxing or regulating distributed ledger technology  <i>Designed to prohibit cities, villages, and counties from taxing or otherwise regulating the use of distributed ledger technology, which is a technology that is a uniformly ordered, redundantly maintained electronic record of transactions, or other data, validated by the use of cryptography.</i>
LB17	Briese		Judiciary 01/31/2019	In Committee 01/14/2019	State a right of juveniles who have a parent with a disability  <i>Designed to assure the right of each juvenile to be parented by his or her parent, which shall not be abridged based solely on a disability of the parent.</i>
LB20	Briese	Oppose	Government, Military and Veterans Affairs 01/24/2019	In Committee 01/14/2019	Require voter approval of public building commission bonds  <i>Designed to require approval by the voters for the issuance of bonds by public building commissions and to repeal the original provision.</i>
LB28	Kolterman		Judiciary 01/24/2019	In Committee 01/14/2019	Authorize damages for property taxes and special assessment paid on property lost through adverse possession  <i>Intended to authorize damages in causes of action arising on or after January 1, 2020, for property taxes and special assessments paid on property lost through adverse possession.</i>
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  <i>LB35 Amended into LB34 by ComAM591</i>  <i>Designed to change provisions relating to reemployment, reinstatement, repayment, and age eligibility (proposed to be 18 years of age) regarding certain retirement system members under the County Employees Retirement Act and State Employees Retirement Act. To become operative January 1, 2020.</i>
LB38	Hilkemann		Transportation and Telecommunications 02/05/2019	In Committee 01/14/2019	Provide for one license plate and In Transit decal per vehicle  <i>Designed to provide for one license plate and In Transit decal per vehicle; to change provisions relating to license plates; to eliminate obsolete provisions.</i>
LB43	Bolz		Judiciary 02/22/2019	In Committee 01/14/2019	Adopt the Sexual Assault Survivors' Bill of Rights Act  <i>Designed to adopt the Sexual Assault Survivors' Bill of Rights Act, which includes, among other things, the survivor's right to consult with and have present an advocate of his or her choosing during medical evidentiary or physical examination (regardless of whether or not said right has been previously waived), the right to a free forensic medical examination, the right to shower at no cost if the facilities are available, right to consult with or have an advocate available during an interview by police/prosecution/defense, the right to be interviewed by an interviewer the gender of the survivor's choosing, and to and interpreter for differences regarding primary language.</i>

**Kissel Kohout ES Associates LLC**  
**Lancaster County Board of Commissioners**  
**106th Legislature, 2nd Regular Session**

Document	Senator	Position	Committee	Status	Description
LB50	Vargas		Revenue 01/23/2019	In Committee 01/14/2019	Change individual income tax brackets and rates  <i>Increases income tax also creates a one percent (1%) tax rate on that portion of a taxpayer's Nebraska taxable income in excess of one million dollars and, a two percent (2%) tax rate on that portion of a taxpayer's Nebraska taxable income in excess of two million dollars.</i>
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  <i>LB53 mandates landowners or their tenants removal of a blockage or an obstruction in a watercourse, slough, or drainage ditch or drainage course whenever such blockage or obstruction is caused by any of the acts of such landowner or tenant or with his or her knowledge or consent and to do so at least once a year between March 1st and April 15th, and, between April 15th and the following March 1st within thirty days after notification of such blockage or obstruction by a landowner or tenant having the same watercourse, slough, drainage ditch or drainage course running through the land owned or occupied by such landowner or tenant. Any person violating the above rule will be guilty of a misdemeanor and upon conviction shall be fined up to \$10 and be liable for all damages caused by reason of such obstruction, including court costs and reasonable attorney's fees if: the person was properly notified at least 10 days before the filing of a complaint relating to the March 1st to April 15th time-frame, or if the person was properly notified at least 10 days before the filing of a complaint but after the thirty-day period provided for above</i>
LB54	Lowe		Judiciary 02/28/2019	In Committee 01/14/2019	Change provisions relating to carrying a concealed weapon  <i>LB54 creates an exemption to the carrying a concealed weapon statute. The statute would now allow for possessing, carrying, transporting, shipping, or receiving a firearm for any lawful purpose to or from any place where such firearm may be lawfully possessed or carried by a person if such firearm is unloaded and stored in a case and such person is not otherwise prohibited by state or federal law from possessing, carrying, transporting, shipping, or receiving a firearm. Here, "case" means case means (i) a hard-sided or soft-sided box, container, or receptacle intended or designed for the purpose of storing or transporting a firearm or (ii) the firearm manufacturer's original packaging.</i>
LB58	Morfeld		Judiciary 02/28/2019	In Committee 01/14/2019	Adopt the Extreme Risk Protection Order Act  <i>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 or on the judicial day immediately following 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.</i>
LB68	Hansen		Urban Affairs 02/19/2019	General File 03/04/2019	Change provisions of the Business Improvement District Act as prescribed  <i>LB68 addresses the Business Improvement District Act. Hearings must be called by city council now not only when simply expanding the district's boundaries, but now under LB68, hearings are required after any change in the boundaries have been proposed or any change the functions or provisions of an existing business improvement district have been proposed. If a city council has not acted to call a hearing to change the boundaries or change the functions or provisions of an existing business improvement district, it shall do so when presented with a petition signed by the users of thirty percent of space in a business area proposed to be added to or removed from an existing improvement district where an occupation tax is imposed, or by the record owners of thirty percent of the assessable front footage in a portion of a business area proposed to be added to or removed from an existing business improvement district, or if the recommendation is to change the functions or provisions of an existing business improvement district, by the record owners of thirty percent of the existing business improvement district.</i>
LB76	Williams		Revenue 02/08/2019	General File 03/13/2019	Change provisions relating to the nameplate capacity tax  <i>"Nameplate capacity" means the capacity of a renewable energy generation facility to generate electricity as measured in megawatts, including fractions of a megawatt. LB76 adds the specificity that "nameplate capacity" shall be determined based on the facility's alternating current capacity.</i>
LB83	Wayne		Government, Military and Veterans Affairs 03/06/2019	In Committee 01/14/2019	Provide for restoration of voting rights upon completion of a felony sentence or probation for a felony  <i>LB83 allow for the restoration of an individual's voting rights immediately upon completion of that person's felony sentence or successful completion of probation for a felony, rather than after the two-year waiting period necessary under previous law.</i>

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<a href="#">LB89</a>	Wayne		Judiciary 03/20/2019	In Committee 01/14/2019	Change certain marijuana penalties  <i>Unlawful knowing or intentional manufacture, delivery, or possession with intent to manufacture or deliver a controlled substance or a counterfeit controlled substance shall be guilty of a Class IV felony with respect to 5 pounds or less of marijuana and shall be guilty of a Class IIA felony for more than 5 pounds of marijuana. Any person knowingly or intentionally possessing marijuana weighing more than 3 ounces (up from 1 ounce) but not the more than 1 pound shall be guilty of a shall be guilty of a Class III misdemeanor. Any person knowingly or intentionally possessing marijuana weighing more than 1 pound but not more than 5 pounds (up from 1 pound) shall be guilty of a Class I misdemeanor. Any person guilty of knowingly or intentionally possessing marijuana wings 1 ounce or less shall be guilty, for their second offense, of a class IV misdemeanor. And for that person's third or all subsequent offenses, shall be guilty of a Class IIIA misdemeanor.</i>
<a href="#">LB90</a>	Wayne	Monitor	Judiciary 03/20/2019	In Committee 01/14/2019	Make post-release supervision optional for Class IV felonies  <i>LB90 Amended into LB686 by ComAM1737</i>  <i>Under the Nebraska Criminal Code, the penalty for a Class IV felony shall be a Maximum: two years imprisonment and twelve months post-release supervision or \$10,000 fine, or both, and a Minimum: no imprisonment and no post-release supervision. BEWARE: the changes made to the penalty above shall apply to offenses committed on or after the effective date of this act, and offenses committed prior to the effective date of this act and on or after August 30, 2015, for which a final judgment has not been entered. For purposes here, an offense shall be deemed to have been committed prior to August 30, 2015, if any element of the offense occurred prior to such date.</i>
<a href="#">LB91</a>	Wayne		Judiciary 03/20/2019	In Committee 01/14/2019	Provide for deferred judgments by courts as prescribed  <i>LB91 Amended into LB686 by ComAM1737</i>  <i>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.</i>  <i>A defendant is not eligible for a deferred judgment if he or she has been previously convicted of a felony anywhere in the United States for, prior to the commission of the offense the defendant had been granted a deferred judgment or two or more time anywhere in the United States (with limited exceptions) OR, prior to the commission of the offense the defendant has been granted a deferred judgment anywhere in the United States within the proceedings five years (measured from the date of granting of the prior deferred judgment to the date of the commission of the offense) OR, the defendant is not eligible for probation or, they defendant is a business entity and not a person. (Other restrictions on disqualification exist as well.)</i>  <i>The clerk of the court is mandated to keep a statewide data base (including a permanent record of the deferred judgment), which shall serve as the deferred judgment docket created and maintained by the State Court Administrator.</i>
<a href="#">LB94</a>	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  <i>Under LB94, the Nebraska state patrol would be authorized to conduct investigations of any criminal activity that takes place within any correctional facility be operated by the Department of Corrections Services. When the act becomes operative, the Nebraska State Patrol shall employ and have oversight over any investigators employed by the Department of Correctional Services (as well as all the funds used by the Department of Correctional Services for the administration of salaries for such investigators).</i>  <i>The Nebraska state patrol shall provide information regarding any investigations conducted here in to the Inspector General of the Nebraska correctional system. With very limited exception, these are not public records and shall not be subject to discovery by any other person or entity.</i>
<a href="#">LB95</a>	Wayne		Urban Affairs 02/12/2019	In Committee 01/14/2019	Change applicability provisions for building codes  <i>Allstate agencies shall comply with the state building code except that the construction or repair of any building or structure beginning on or after January 1, 2020, which is owned by the state or any state agency, the state agency shall comply with the local building and construction codes and acted, administered, or enforced to the extent that such codes meet or exceed the standards of the state building code. Related fees shall not exceed the actual expenses incurred by such county, city, or village.</i>

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<a href="#">LB97</a>	Wayne		Revenue 03/27/2019	In Committee 01/15/2019	Change provisions relating to highway funding
<p><i>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.</i></p> <p><i>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.</i></p> <p><i>The Build Nebraska Bond Fund is created, and shall consist of money credited to the fund herein. At least 25% of the proceeds shall be used for construction of the expressway system and federally designated highway priority corridors and the remaining proceeds shall be used to pay for service transportation projects at the highest priority as determined by the department. 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, and the fund shall retain any earnings related thereto.</i></p> <p><i>Such bonds shall in all respects comply with the provisions of Article XIII, section 1, of the constitution of Nebraska.</i></p>					
<a href="#">LB106</a>	Dorn		Judiciary 03/28/2019	General File 04/26/2019	Change provisions relating to disclosure of DNA records under the DNA Identification Information Act
<p><i>Under LB106, all DNA samples and related records submitted to the State DNA sample bank or the State DNA database are confidential except as otherwise provided in the DNA Identification Information Act. The Nebraska State patrol shall make DNA records in the State DNA database available to law enforcement agencies and forensic DNA laboratories which serve such agencies and which participate in the combined DNA index system.</i></p>					
<a href="#">LB108</a>	Bolz		Judiciary 02/06/2019	In Committee 01/14/2019	Change provisions relating to placement of Department of Correctional Services inmates in county jails
<p><i>LB108 creates annual limits on placements in county jails such that: in any year the department of corrections may contract with county jail facilities to house no more than 150 committed offenders. This limit shall apply to the entire state. Committed offenders eligible for placement in the county jails shall only include those within one year of parole or release eligibility or those requiring only community-based or minimum-security supervision.</i></p> <p><i>The department shall only place a committed offender for housing in a county jail if the county jail facility has the capacity and agrees to offer services to meet one or more of the offenders prerelease programming requirements when such programming is needed for the offender to become eligible for parole or release. The department may place a committed offender who does not have prerelease programming requirements in a county jail facility in which such programming is not offered.</i></p> <p><i>The department may not withhold good time or in any other way sanction a committed offender solely based upon his or her with usual to participate in placement in a county jail related hereto.</i></p>					
<a href="#">LB109</a>	Bolz		Government, Military and Veterans Affairs 02/14/2019	General File 05/13/2019	Require the position classification plan and salary or pay plan for state employees to include certain positions
<p><i>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 within the salary or pay plan. Corrections Sergeant I, Corrections Sergeant II, and Corrections Sergeant III. Each position listed here shall be assigned to a different pay grade within the salary or pay plan. Corrections Unit Caseworker I, Corrections Unit Caseworker II, and Corrections Unit Caseworker III. Each position listed here shall be assigned to a different pay grade within the salary or pay plan.</i></p>					
<a href="#">LB110</a>	Wishart		Judiciary 01/25/2019	General File 05/10/2019	Adopt the Medical Cannabis Act
<p><i>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 health 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).</i></p>					

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					<p><i>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 ounce or less of concentrated substance, seventy-two ounces or less of edibles, or eight ounces or less in a residence.</i></p> <p><i>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.</i></p> <p><i>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.</i></p>
LB113	Blood	Judiciary 01/30/2019		In Committee 01/14/2019	<p>Require the Department of Correctional Services to disclose certain records</p> <p><i>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.</i></p> <p><i>This section does not require the department to provide access to documents or information collected and submitted for entry into the data base by local, state, and federal law enforcement agencies.</i></p> <p><i>For purposes of this section, criminal information data base means a data base developed, maintained, and secured by the department that includes intelligence information.</i></p>
LB118	Arch	Government, Military and Veterans Affairs 02/08/2019		In Committee 01/14/2019	<p>Provide a procedure to withhold residential address of physicians in county records</p> <p><i>Unless requested by a member of the public in writing, the county assessor and register of deeds shall withhold from the public the residential address of a physician or an osteopathic physician licensed under the Medicine and Surgery Practice Act who applies to the county assessor in the county of his or her residence to have such address withheld. The application shall be on a form prescribed by the county assessor and shall include the name, address, and medical license number of the physician or osteopathic physician and the parcel identification number for his or her residential address. The county assessor shall notify the register of deeds regarding the receipt of a complete application. The county assessor and the register of deeds shall withhold the address of a physician or an osteopathic physician who complies with this section for five years after receipt of a complete application. The physician or osteopathic physician may renew his or her application every five years upon submission of an updated application. A change of address requires a new application.</i></p>
LB131	Pansing Brooks	Judiciary 03/15/2019		In Committee 01/14/2019	<p>Change certain provisions relating to minimum sentences</p> <p><i>Except when a term of life imprisonment is required by law, in imposing a sentence upon an offender for any class of felony other than Class III, IIIA, or IV felony, the court shall fix the minimum and maximum terms of the sentence to be served within the limits provided by law.</i></p> <p><i>The maximum term shall not be greater than the maximum limit provided by law, and: The minimum term fixed by the court shall not be less than the minimum or mandatory minimum provided in section 28-105 and shall not be greater than 1/3 of the maximum limit provided by law, or the minimum term shall be the minimum limit provided by law.</i></p> <p><i>Further, when a maximum term of life is imposed by the court for a Class IB felony, the minimum term fixed by the court shall be any term of years not less than the minimum limit provided by law. (The rule from this paragraph is amended by LB131 to remove "a term of life imprisonment" from the potential minimum terms imposed by the court herein.)</i></p>
LB132	Pansing Brooks	Judiciary 02/14/2019		In Committee 01/14/2019	<p>Change penalties for certain felonies committed by persons under nineteen years of age</p> <p><i>The minimum term of imprisonment for any person convicted of a Class IC or Class ID felony for an offense committed when such person was under nineteen years of age shall not be a mandatory minimum but a minimum term only.</i></p>

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LB133	Pansing Brooks		Judiciary 02/27/2019	In Committee 01/14/2019	Change provisions relating to structured programming and deferral of parole  <i>Within 30 days after receiving a notice of deferred parole, the department shall provide the committed offender an opportunity to enroll in the earliest offered treatment or programming as recommended by the board. If the committed offender refuses to enroll or participate in such treatment or programming, the department shall obtain a written statement from the committed offender in which a committed offender expresses his or her refusal and any reason is relevant to his or her decision. The department shall provide the written statement to the office of Inspector General of the Nebraska correctional system. If the committed offender refuses to provide such written statements or reasons, the department shall document in writing it's attempts to obtain such written statement or reasons. An annual report shall also be provided by the department to the office regarding any committed offender whose parole was deferred with all relevant information on treatment and programming received, refusals to enroll or participate in treatment and programming, and the reasons for such refusals.</i>
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  <i>All county officers elected pursuant to sections 32-517 to 32-529 shall be nominated and elected on a partisan ballot except as otherwise provided in this section. The county board in counties with a population of fifteen thousand or fewer inhabitants may adopt a resolution requiring the submission of the question to the voters of the county proposing the nomination of all officers elected pursuant to sections 32-517 to 32-529 without a political party designation on a nonpartisan ballot and the election of such officers with a political party designation on the general election ballot. Specific resolution requirements and procedure are mandated herein.</i>
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  <i>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.)</i>  <i>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.</i>  <i>Notice shall be given by publishing in a newspaper of the general circulation within the public bodies jurisdiction and, if available, in a digital advertisement on such newspapers website. In addition to search required methods of notice, such notice me also be provided by any other appropriate method designated by such a public body or advisory committee.</i>
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  <i>Under LB 150, the persons interested in the examination of public records are divided into residents and nonresidents. "Resident" means a person domiciled in this state and includes news media without regard to domicile. For non-residents of Nebraska, the actual added cost used as the basis for the calculation of a fee for records may include a charge for the existing salary or pay obligation to the public officers or employees, including a charge for the services of an attorney to review the requested public records.</i>
LB151	Brewer		Government, Military and Veterans Affairs 02/20/2019	In Committee 01/16/2019	Adopt the Government Neutrality in Contracting Act  <i>LB 151 creates the Government Neutrality in Contracting Act. Its purposes are to provide for the efficient procurement of goods and services by governmental units and to promote the economical, non-discriminatory, and efficient administration in completion of construction projects funded, assisted, or awarded by a governmental unit.</i>  <i>The act defines bidder, collective-bargaining agreement, construction, governmental unit, public benefit, public contract, public contractor, real property, and subcontractor. Unless otherwise required by federal law, a governmental unit challenge sure that any requests for proposals or bid specifications for public contract or the procurement procedures for a public contract do not contain barriers to entering into or adhering to a collective bargaining agreement relating to construction under the public contract or that discriminates beast on related collective-bargaining agreements.</i>

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LB158	Brewer	Oppose	Revenue 01/24/2019	In Committee 01/15/2019	Change provisions relating to the assessed value of real property  <i>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.</i>
LB162	Hunt		Revenue 03/01/2019	In Committee 01/15/2019	Impose sales and use taxes on certain services  <i>LB 162 proposes to tax the gross income received for body piercing, tattooing, tanning, and electrolysis hair removal services.</i>
LB163	Hunt		Government, Military and Veterans Affairs 03/06/2019	In Committee 01/15/2019	Permit counties to conduct elections by mail  <i>Under LB 163 the election commissioner (which has been added) OR the county clerk may apply to the Secretary of State for the mailing of ballots for all elections held after approval of the application to registered voters of any or all of the precincts in the county in lieu of establishing polling places for such precincts.</i>
LB171	Pansing Brooks		Appropriations 03/14/2019	In Committee 01/15/2019	Appropriate funds to the Department of Administrative Services  <i>LB171 Amended into LB297 by ComAM1482</i>  <i>There is hereby appropriated \$150,000 from the Capitol Buildings Parking Revolving Fund for FY2019-20 to the Department of Administrative Services, for Program 560, to aid in carrying out the provisions of this section. The Department of Administrative Services shall enter into a contract with a parking consultant for a professional analysis of existing parking and future parking needs around the Capitol. Such parking analysis shall include a state-needs analysis of existing facilities, future facilities, and capacity to supply parking for state employees in and around the Capitol, a list of best practices for such a parking system, and recommendations for where any new parking structures should be built. The study shall also include identification of the optimum site of such structures, any suggestions regarding multi-use opportunities, and the possibility of public-private and intergovernmental partnerships as to aid in future growth related to state, city, and neighborhood parking needs. The analysis shall be completed no later than January 1, 2020, and shall be submitted electronically to the Governor, the Chairperson of the Executive Board of the Legislative Council, and the Chairperson of the Appropriations Committee of the Legislature.</i>
LB174	Bolz	Support	Appropriations 03/06/2019	In Committee 01/15/2019	State intent relating to appropriations for the Office of Violence Prevention  <i>LB174 Amended into LB294 by ComAM1329</i>  <i>The bill seeks to appropriate one million five hundred twenty-five thousand dollars 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.</i>
LB176	Chambers		Judiciary 03/15/2019	In Committee 01/15/2019	Eliminate certain mandatory minimum penalties  <i>LB 176, for purposes of the Nebraska criminal code, proposes to change the mandatory minimum 5 years imprisonment for a Class IC felony to simply a minimum of 5 years imprisonment (no longer mandatory). Further, it proposes to change the mandatory minimum 3 years imprisonment for a Class ID felony to simply a minimum of 3 years in prison (no longer mandatory).</i>
LB182	Bolz		Revenue 02/13/2019	In Committee 01/15/2019	Adopt the School District Local Option Income Surtax Act  <i>LB182 relates to the School District Local Option Income Surtax Act. By majority vote the school Board of any school district may impose a local option income surtax, upon individuals who reside in the school district, for property tax reduction or building construction, remodeling, and site acquisition, A school board may pass a resolution which calls for a vote on such resolutions no more than once each calendar year. Certain rules apply if the resolution calls for a vote at a primary or general election, or for a vote at a special election. Department of revenue me adopting promulgate rules and regulations to carry out the school district the local option income surtax tax.</i>
LB183	Briese		Revenue 01/24/2019	Select File 03/01/2019	Change the valuation of agricultural land and horticultural land for purposes of certain school district taxes  <i>Creates an exception to the 75% valuation rule for agricultural and horticultural land that states that for the purposes of payment of principal and interest on bonds issued for a school district, the appropriate percentage is 1%.</i>

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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  <i>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 voters of each public agency which is part of the joint entity.</i>
LB211	Crawford		Government, Military and Veterans Affairs 03/06/2019	In Committee 01/15/2019	Provide for nonpartisan nomination and election of county officers  <i>Under LB211, the register of deeds, county assessor, county sheriff, county treasurer, county attorney, public defender, clerk of the district court, county surveyor, county engineer, county supervisors, and county commissioners would now be elected on the nonpartisan ballot.</i>
LB213	McCullister		Judiciary 01/25/2019	In Committee 01/15/2019	Provide for setting aside certain infraction, misdemeanor, and felony convictions  <i>Nebraska law allows for courts to set aside a conviction after a defendant completes his or her sentence. Currently, the only people who can request a set aside are those offenders who were sentenced to probation or ordered to pay a fine. A set aside is a limited remedy, and it results in a restoration of some privileges or rights which were lost as a result of the criminal conviction. LB 213 would extend the rehabilitative remedy and allow for an offender who was sentenced to a year of imprisonment or less after the offender completes his or her sentence. The factors that a judge considers under current law in determining whether to issue a set aside order remain the same. The extension of the set aside remedy proposed in this bill would not apply to a person convicted of a traffic offense resulting in jail time or of any offense which would require the offender to register pursuant to the sex offender registration act.</i>
LB216	Kolterman		Judiciary 02/06/2019	In Committee 01/15/2019	Prohibit releasing a person in custody to avoid medical costs  <i>A law enforcement officer having custody of a person shall not release such person from custody merely to avoid the cost of necessary medical services while the person is receiving such medical services from a health care provider unless the health care provider consents to such release or unless the release is ordered by a court of competent jurisdiction. If the law enforcement officer is satisfied that probable cause no longer exists to believe such person committed a crime based upon an ongoing investigation or if the prosecuting attorney gives notice that no charges will be filed at the time such person is in custody, the law enforcement officer may release such person from custody.</i>  <i>Upon the date of notification to the health care provider that the person is being released from custody because the ongoing investigation indicates that probable cause no longer exists or because of a decision by the prosecuting attorney that no charges will be filed, the law enforcement agency shall no longer be responsible for the cost of such person's medical services.</i>
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  <i>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.</i>  <i>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:</i> <i>(1) Measures of youth and staff safety during the period of commitment;</i> <i>(2) Educational, vocational, or educational and vocational attainment of youth during the period of commitment;</i> <i>(3) Educational, vocational, or educational and vocational attainment of youth subsequent to release from commitment;</i> <i>(4) The outcome of the juvenile court case under which commitment was ordered, including whether completion of juvenile probation is successful or unsuccessful;</i> <i>and</i> <i>(5) Recidivism rates of committed youth in the three years following release from commitment which include the following information:</i> <i>a. Subsequent adjudications in juvenile court;</i>

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					<p><i>b. Subsequent criminal convictions in county or district court; and</i></p> <p><i>c. For any sentence of incarceration in county or district court, the length of sentence ordered to be served.</i></p> <p><i>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.</i></p>
LB230	Pansing Brooks	Neutral	Judiciary 02/14/2019	Select File 01/16/2020	<p>Provide for room confinement of juveniles as prescribed</p> <p><i>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,</i></p> <p>LC - FN REQ AM450</p>
LB231	Pansing Brooks		Judiciary 03/06/2019	General File 03/18/2019	<p>Change provisions relating to legal defense of juveniles</p> <p><i>Change provisions relating to legal defense of juveniles</i></p> <p><i>The Juvenile Indigent Defense Fund is created. The fund shall be administered by the Commission on Public Advocacy and shall only be used to provide legal services to juveniles in juvenile court, provide resources to assist counties in fulfilling their obligation to provide for effective assistance of legal counsel for indigent juveniles, and pay the costs of administering the Juvenile Indigent Defense Grant Program. There is created a separate and distinct budgetary program within the Commission on Public Advocacy to be known as the Juvenile Indigent Defense Grant Program. Funds from the Juvenile Indigent Defense Fund shall be used to provide grants to counties to help offset the cost of providing legal counsel for indigent juveniles and for the administrative costs of the commission. A county may apply for a grant under the program beginning October 15, 2020.</i></p>
LB232	Slama		Appropriations 03/14/2019	In Committee 01/16/2019	<p>Reduce the threshold amount for claims against the state for prosecution costs</p> <p><i>Reduce the threshold amount for claims against the state for prosecution costs</i></p> <p><i>Under LB232, threshold amount would now mean the amount of property tax revenue raised by a county from a levy of one and \$0.015 per \$100 of taxable valuation of property subject to the levy. (Amended from \$0.025 per every \$100). The threshold amount shall be determined using valuations for the year in which the correctional institution incident occurred. Original section 81-8,236, Revised Statutes Cumulative Supplement, 2018, is repealed.</i></p>
LB233	Wayne		Judiciary 01/30/2019	In Committee 01/16/2019	<p>Prohibit bringing a cell phone into a detention facility</p> <p>LB233 Amended into LB686 by ComAM1737</p> <p><i>Prohibit bringing a cell phone into a detention facility</i></p> <p><i>LB233 creates a Class I misdemeanor for if a person unlawfully introduces within a detention facility, or unlawfully provides an inmate with, any weapon, tool, mobile or cellular telephone, or other thing which may be useful for escape. An inmate commits an offense if he or she unlawfully procures, makes, or otherwise provides himself or herself with, or has in his or her possession, any such item or implement of escape. "Detention facility" means a jail, prison, penitentiary, house of correction, or other place of penal detention, whether operated by the state or a political subdivision of the state;</i></p>
LB240	Hansen	Support	Judiciary 02/20/2019	In Committee 01/16/2019	<p>Change procedures for determining competency to stand trial</p> <p>LB240 Amended into LB686 by ComAM1737</p>

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					<p><i>Change procedures for determining competency to stand trial LB240, replaces the term 'accused', under 29-1823 as it relates to competency to stand trial, with the term 'defendant'. Further, should the judge determine after a hearing that the defendant accused is mentally incompetent to stand trial and that there is a substantial probability that the defendant accused will become competent within the foreseeable future, the judge shall order the defendant accused to be committed to the Department of Health and Human Services to provide appropriate treatment to restore competency, which may include commitment until such time as the disability may be removed, to: a state hospital for the mentally ill; another or some other appropriate state-owned or state-operated facility; a private facility; a facility, other than a jail, operated by a political subdivision, or; on an outpatient basis at any such facility for appropriate treatment.</i></p> <p><i>If the department determines that treatment outside of a state hospital for the mentally ill is appropriate, the department shall file a report outlining its determination with the court. The court may approve or deny the alternative treatment plan. A defendant shall not be eligible for outpatient treatment under this section if he or she is charged with an offense for which bail is prohibited or if the judge determines that the public's safety would be at risk.</i></p>
LB242	Lindstrom		Revenue 02/22/2019	In Committee 01/16/2019	<p>Adopt the Infrastructure Improvement and Replacement Assistance Act and provide for a turnback of state sales tax revenue</p> <p><i>Adopt the Infrastructure Improvement and Replacement Assistance Act and provide for a turnback of state sales tax revenue. Funds received under this legislation shall be used exclusively to assist in: (a) Paying for infrastructure improvements relating to constructing, upgrading, redeveloping, or replacing sewer and water infrastructure facilities; (b) Paying for the redevelopment and replacement of obsolete water or sewer facilities; or (c) Repaying bonds issued and pledged for such work. The state shall assist political subdivisions and sewer and water utilities by turning back a percentage of certain state sales tax revenue to political subdivisions and sewer and water utilities as provided in this section.</i></p> <p><i>Taxes refunded according to this schedule: For sales taxes imposed from July 1, 2019, through June 30, 2021: Two percent; for sales taxes imposed from July 1, 2021, through June 30, 2023: Three percent; and for sales taxes imposed on and after July 1, 2023: Four percent.</i></p> <p><i>The Department of Revenue shall adopt and promulgate rules and regulations as necessary to carry out the Infrastructure Improvement and Replacement Assistance Act.</i></p>
LB247	Bolz	Support	Judiciary 02/01/2019	In Committee 01/16/2019	<p>Adopt the Advance Mental Health Care Directives Act</p> <p><i>Adopt the Advance Mental Health Care Directives Act. An individual may use such a directive to: 1) Set forth instructions for mental health care, including consent to inpatient mental health treatment, psychotropic medication, or electroconvulsive therapy; 2) Dictate whether the directive is revocable during periods of incapacity and consent to treatment despite illness-induced refusals; 3) Choose the standard by which the directive becomes active; 4) Designate an agent to make mental health care decisions for the individual and 5) List all health care professionals, mental health care professionals, family, friends, and other interested individuals with whom treatment providers are allowed to communicate if the individual loses capacity. Under the bill, an individual's decision-making capacity is evaluated relative to the demands of a particular mental health care decision as an individual may lose capacity without being eligible for civil commitment in Nebraska.</i></p>
LB250	Walz		Revenue 01/30/2019	In Committee 01/16/2019	<p>Change provisions relating to agricultural land and horticultural land receiving special valuations</p> <p><i>Change provisions relating to agricultural land and horticultural land receiving special valuations. LB250 reworks the requirements for special valuation of agricultural or horticultural land, with differing rules depending on whether in a county of population greater than or less than 100,000 inhabitants.</i></p>
LB253	McCullister		Executive Board 02/14/2019	In Committee 01/16/2019	<p>Adopt the Redistricting Act</p> <p><i>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.</i></p> <p><i>In preparation for developing redistricting plans on the basis of census data, the director shall acquire and maintain temporary and permanent equipment, materials, supplies, facilities, software, and staff as necessary to assist the commission. The Legislature shall appropriate funds to the office of Legislative Research to be used for the purchase or lease of temporary or permanent equipment, materials, supplies, facilities, software, or staff for the explicit purpose of carrying out the Redistricting Act only and with the prior approval of the Executive Board of the Legislative Council.</i></p> <p><i>The director shall act as a liaison between the commission, the Secretary of State, and the Legislature, among many other responsibilities under the bill.</i></p>

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<a href="#">LB254</a>	McCollister	Monitor	Business and Labor 02/04/2019	Final Reading 03/12/2019	Adopt the Fair Chance Hiring Act
<p><i>An employer or employment agency shall not ask an applicant to disclose, orally or in writing, information concerning the applicant's criminal record or history, including any inquiry on any employment application, until the employer or employment agency has determined the applicant meets the minimum employment qualifications. Prior to determining whether an applicant meets the minimum employment qualifications, an employer or employment agency may ask the applicant to disclose, orally or in writing, information concerning the applicant's criminal record or history, including any inquiry on any employment application, if:</i></p> <p><i>(a) The applicant is applying for a position for which: a criminal history record information check is required by federal or state law; or, to any position for which federal or state law specifically disqualifies an applicant with a criminal background even if such law allows for a waiver that would allow such applicant to be employed; AND (b) The inquiry or request for disclosure is limited to the types of criminal offenses that the employer or employment agency is required to conduct a check for or that disqualify the applicant.</i></p> <p><i>Exemptions and other regulations exist, such as school exemptions and opportunities for applicants to explain their answers.</i></p>					
<a href="#">LB265</a>	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
<p><i>Adopt the Unsecured Consumer Loan Licensing Act and clarify licensing provisions under the Delayed Deposit Services Licensing Act and the Nebraska Installment Loan Act</i></p> <p><i>LB265 relates to the Unsecured Consumer Loan Licensing Act. The bill updates and/or (re)defines: Annual percentage rate, check, default, department (Dept. of Banking and Finance), director, financial institution, licensee, Nationwide Mortgage Licensing System and Registry, person, and unsecured consumer loan business.</i></p> <p><i>The Unsecured Consumer Loan Licensing Act shall not apply to a financial institution organized under the laws of this state or the laws of the United States.</i></p> <p><i>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.</i></p> <p><i>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.</i></p> <p><i>Original sections 45-901 and 45-1001, Revised Statutes Cumulative Supplement, 2018, are repealed.</i></p>					
<a href="#">LB267</a>	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
<p><i>Provide a duty for the county board relating to deficient bridges and authorize a tax levy</i></p> <p><i>LB267 requires, under 23-120, in addition to already existing mandates, that the county board is authorized to and shall repair, retrofit, reconstruct, or replace any bridge owned by the county and deemed deficient by Department of Transportation standards.</i></p>					
<a href="#">LB275</a>	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
<p><i>Require notification when persons prohibited by state or federal law attempt to obtain a handgun purchase permit or concealed handgun permit</i></p>					

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					<p><i>Certain definitions relating to sections 69-2401 to 69-2425 are changed, including commission, prohibited processor. Notification requirements are mandated on the chief of police and/or the sheriff when purchases would be in violation of federal law. The Nebraska State Patrol shall be notified under certain circumstances. Changes to the Concealed Handgun Permit Act would be made as well, including definitions and rules relating, again, to the term "prohibited processor". The Nebraska State Patrol will now have affirmative obligations for notification to the commission in the event an application for renewal is made by a prohibited processor, and to peace officers is such peace officer has reasonable cause to believe that the permitholder is a prohibited possessor.</i></p> <p><i>If a permit is revoked under subsection (3) of this section because the permitholder is found to be a prohibited possessor, the attorney who prosecuted the case shall electronically send a notification of prohibited possessor to the commission pursuant to section 20 of this act. If the county attorney refused or was unable to prosecute the case, the Attorney General shall report such fact to the commission, along with any explanation for why the county attorney refused or was unable to prosecute the case. A notification of prohibited possessor that is required shall be sent in a form and in a manner prescribed by the commission. The notification shall include the identity of the prohibited possessor, and other information, including, any other information deemed relevant by the commission.</i></p>
LB277	McCollister		Judiciary 02/06/2019	In Committee 01/17/2019	<p>Change membership provisions for the Board of Parole</p> <p><i>Change membership provisions for the Board of Parole</i></p> <p><i>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.</i></p> <p><i>The members of the board shall elect one member to serve a four-year term as chairperson (previously designated by the Governor).</i></p> <p><i>The members of the Board of Parole appointed for terms beginning prior to January 1, 2019, shall have terms of office of six years, and the members appointed for terms beginning after January 1, 2019, shall have terms of office of eight years and until their successors are appointed. The successors shall be appointed in the same manner as provided for the members first appointed, and a vacancy occurring before expiration of a term of office shall be similarly filled for the unexpired term. A member of the board may not be reappointed for a consecutive term.</i></p> <p><i>The members of the board may be removed only for disability, neglect of duty, or malfeasance in office by the Board of Pardons after a hearing. The Board of Pardons shall promptly file in the office of the Secretary of State a complete statement of the charges, its findings and disposition, and a complete record of the proceedings.</i></p> <p><i>Original sections 83-189 and 83-190, Reissue Revised Statutes of Nebraska, are repealed.</i></p>
LB278	Bostelman		Transportation and Telecommunications 02/11/2019	In Committee 01/17/2019	<p>Provide a veteran notation on an operator's license or a state identification card for certain commissioned officers as prescribed</p> <p><i>Provide a veteran notation on an operator's license or a state identification card for certain commissioned officers as prescribed</i></p> <p><i>LB278 applies to 60-4, 189 relating to operator's licenses and state identification cards. Specifically, (1) An operator's license or a state identification card shall include a notation of the word "veteran" on the front of the license or card as directed by the department if the individual applying for such license or card is eligible for the license or card by meeting verification requirements outlined in the bill.</i></p>
LB282	Hansen	Monitor	Judiciary 02/13/2019	In Committee 01/17/2019	<p>Change provisions relating to bail</p> <p><i>Change provisions relating to bail</i></p> <p><i>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.</i></p> <p><i>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)</i></p> <p><i>Any bailable defendant described in this subsection shall be ordered released from custody pending judgment on his or her personal recognizance unless:</i></p> <p><i>i. The defendant has previously failed to appear in the instant case; AND</i></p> <p><i>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.</i></p> <p><i>If the court requires a defendant to execute an appearance or bail bond, the court shall appoint counsel for the defendant if the court finds the defendant to be indigent.</i></p>
LB286	McCollister		Judiciary 02/27/2019	In Committee 01/17/2019	<p>Create the Coordinated Reentry Council</p> <p><i>The Legislature finds and declares that there shall be a coordinated effort to establish a comprehensive and successful system of correctional reentry programs throughout this state and to include an array of interests in the establishment and growth of this system. To further such policy, the Coordinated Reentry Council is created. For administrative and budgetary purposes, the council shall be within the Nebraska Commission on Law Enforcement and Criminal Justice.</i></p>

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					<i>The council will have voting and nonvoting members and will be populated with individuals from pertinent fields, including two judges appointed by the Chief Justice of the Supreme Court and Two members of the Legislature, appointed by the Executive Board of the Legislative Council. Members will have terms of varying length. Among other things the council shall develop and implement a plan to establish the statewide operation and use of a continuum of reentry programs, review efforts by individuals and organizations that provide reentry services in Nebraska and, review best practices regarding reentry policies and programs in other states.</i>
LB288	Linehan		Revenue 04/03/2019	General File 05/16/2019	Change income tax rates  <i>Change income tax rates Applies the individual income tax brackets and rates for taxable years beginning or deemed to begin on or after January 1, 2014 those beginning before January 1, 2020. Creates individual income tax brackets and rates for the taxable years beginning or deemed to begin on or after January 1, 2020.</i>
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  <i>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.)</i>
LB290	Linehan		Revenue 02/01/2019	In Committee 01/17/2019	Change the sales and use tax rate  <i>LB290 amends the sales and use tax of 5.5% commencing on the start of the first calendar quarter after July 20, 2002 so that it extends until July 1, 2020. Further, the bill opens discussion to a new sales and use tax rate commencing July 1, 2020.</i>
LB303	Lindstrom		Revenue 02/27/2019	General File 04/11/2019	Change the amount of relief under the Property Tax Credit Act  <i>LB303 states, in pertinent part, that it is the intent of the Legislature to fund the Property Tax Credit Act for tax years after tax year 2008 using available revenue. For tax years year 2017 and 2018, the amount of relief granted under the act shall be two hundred twenty-four million dollars (\$224M). For tax year 2019 and each tax year thereafter, the amount of relief granted under the act shall be no less than two hundred seventy-five million dollars (no less than \$275M). The relief shall be in the form of a property tax credit which appears on the property tax statement.</i>
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  <i>Change provisions relating to good cause for voluntarily leaving employment under the Employment Security Law LB306 provides that persons who leave work to care for a family member with a serious health condition are eligible for unemployment benefits. It adds "caring for a family member with a serious health condition" to the list of reasons which are considered good cause for voluntarily leaving employment under employment security law.</i>
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  <i>LB313 is designed to rename, amend, and add to the Office of Inspector General of the Nebraska Correctional System Act, which would now be named the Correctional System and Mental Health Facilities Oversight Act. The Department of Health and Human Services (and the regional centers) will now be included in the content of investigations conducted and reports created hereinunder. The bill proposes to provide authority for an independent form of inquiry for concerns regarding the actions of individuals and agencies responsible for the supervision, treatment, and release of persons in the regional centers. It provides duties for the Division of Behavioral Health. It proposes to change provisions relating to qualifications of the Inspector General. And it requires a report.</i>
LB322	Crawford		Judiciary 02/01/2019	Select File 01/21/2020	Change provisions relating to enforcement of certain tobacco restriction provisions  <i>LB 322 establishes a uniform process for tobacco compliance checks to be performed for the purpose of deterring licensees from providing nicotine products to persons under eighteen years of age. It provides that persons at least fifteen but under eighteen years of age may assist law enforcement or a tobacco prevention coalition in conducting a compliance check with written consent of a parent or guardian.</i>
LB323	Crawford		Health and Human Services 02/28/2019	Final Reading 05/22/2019	Change eligibility provisions under the Medical Assistance Act for certain disabled persons  <i>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.</i>

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LB324	La Grone		Judiciary 03/21/2019	In Committee 01/18/2019	Change immunity from liability under the 911 Service System Act  <i>Under LB324, any local governing body, the commission, or any public safety agency and their employees, including employees of public safety answering points, involved in the provision of next-generation 911 service, shall, except for failure to use reasonable care or for intentional acts, be immune from liability or the payment of damages in providing next-generation 911 service.</i>
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  <i>LB325 provides (one) motor vehicle tax exemptions for one hundred percent service-connected disability compensation rated veterans and dependency and indemnity compensation recipients.</i>
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  <i>LB327 Amended into LB294 by ComAM1329</i>  <i>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.</i>
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  <i>Under the Nebraska Family First Act proposed by LB328, the department of health and human services shall provide prevention and family services and programs in accordance with the requirements for up to 12 months before a child is removed from their home to be placed into foster care. The bill mandates the department maintain a written prevention plan for each foster care candidate.</i>
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  <i>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 further states intent regarding appropriations. It requires the Department of Correctional Services and the Board of Parole to develop a plan to transition responsibility for community corrections from the department to the board, requires the Board of Parole to develop a plan to transition responsibility for post-release supervision from the Office of Probation Administration to the board.</i>
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  <i>A 24/7 sobriety program shall coordinate efforts among various state and local governmental agencies for finding and implementing alternatives to incarceration for offenses that involve operating a motor vehicle under the influence of alcohol or other drugs. :</i>
LB336	Hansen		Government, Military and Veterans Affairs 03/07/2019	In Committee 01/18/2019	Change the vote required to exceed certain budget limitations  <i>Under LB336, a governmental unit may exceed the limit on their budget for a fiscal year by up to an additional one percent upon the affirmative vote of a majority of the governing body. (Previously 75% of the governing body.)</i>
LB338	Wayne		Revenue 03/27/2019	In Committee 01/18/2019	Change calculation of gasoline tax and distribution of proceeds  <i>The minimum average wholesale price of gasoline to be used to calculate the tax for tax periods beginning on and after July 1, 2019, shall be two dollars and forty-four cents.</i>
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  <i>LB341 Amended into LB460 by ComAM1211</i>

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					<i>Limits the amount of transitional care received to the remainder of a family's eligibility period—OR—until the family income exceeds one hundred eighty-five percent of the state median income as reported by the United States Bureau of the Census, whichever occurs first. When the family's eligibility period ends, the family shall continue to be eligible for transitional child care assistance if the family's income is below one hundred eighty-five percent of the federal poverty level. The family shall receive transitional child care assistance through the remainder of the transitional eligibility period or until the family income exceeds eighty-five percent of the state median income as reported by the United States Bureau of the Census, whichever occurs first. (If a family's income falls to one hundred thirty percent of the federal poverty level or below, the twenty-four-month time limit in this subsection shall ongoingly apply.)</i>
LB351	Morfeld		Education 03/19/2019	In Committee 01/18/2019	Provide for school district levy and bonding authority for cybersecurity and violence prevention  <i>On and after April 19, 2016, the school board of any school district may make a determination that an additional property tax levy is necessary for a specific project to address (amended from specific abatement to address). This bill adds cybersecurity, violence protection, and other possible specific projects allowed under this rule.</i>
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  <i>LB353 proscribes racial profiling by all University of Nebraska police departments. Further, it places mandates on all University of Nebraska police departments, including the recording of the information using the form developed and promulgated pursuant to section 20-505 relating to traffic stops, and several others.</i>
LB366	Bostelman		Transportation and Telecommunications 02/26/2019	In Committee 01/18/2019	Change registration fee for alternative fuel-powered motor vehicles  <i>In addition to any other fee required under the Motor Vehicle Registration Act, a fee for registration of each motor vehicle powered by an alternative fuel shall be charged. The fee shall be \$75 for each such motor vehicle registered in 2019, \$85 dollars for 2020, \$95 for 2021, \$105 dollars for 2022, \$115 dollars for 2023, and \$125 dollars for 2024 and every year thereafter. The fee shall be collected by the county treasurer and remitted to the State Treasurer for credit to the Highway Trust Fund.</i>
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  <i>Beginning September 15, 2019, a law enforcement agency or jail shall, before becoming a party to an agreement with any other public agency to enforce immigration law or to investigate, interrogate, detain, detect, or arrest persons for immigration enforcement purposes pursuant to such agreement, notify the governing body of any political subdivision overseeing such law enforcement agency or jail, in writing, at least thirty days prior to entering into such agreement. The notice shall be filed with the governing body and the governing body shall include the notice in the agenda of subjects of the next regularly scheduled public meeting of the governing body.</i>  <i>If such an agreement existed prior to September 15, 2019, such law enforcement agency or jail shall notify the governing body of any political subdivision overseeing such law enforcement agency or jail, in writing, on or before October 15, 2019. The notice shall be filed with the governing body and the governing body shall include the notice in the agenda of subjects of the next regularly scheduled public meeting of the governing body.</i>
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  <i>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.</i>
LB376	Friesen	Support	Judiciary 02/06/2019	In Committee 01/18/2019	Provide for safekeeping of prisoners  <i>All sentences for maximum terms of imprisonment of less than one year shall be served in the county jail. authority of a sheriff or other county official having a prisoner in lawful custody, when necessary for the safekeeping of such prisoner, to convey such prisoner to and confine such prisoner in the jail of any city or county of this state, any juvenile detention facility of this state, an institution under the control of the Department of Correctional Services, or any other secure and convenient place of confinement in this state, to be procured by such sheriff or other county official having such prisoner in custody.</i>  <i>The authority to determine what is necessary for the safekeeping of a prisoner shall rest with the sheriff or other county official having such prisoner in lawful custody. The sheriff or other county official may determine that a prisoner cannot safely serve his or her sentence or otherwise be safely kept in a particular place of confinement if the place of confinement is not staffed or equipped to safely keep the prisoner for any reason, including, but not limited to, the medical or mental health needs of a prisoner or because the prisoner presents a danger to himself, herself, or others.</i>

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<a href="#">LB377</a>	DeBoer		Judiciary 03/06/2019	In Committee 01/18/2019	Provide for voidability of certain releases from liability  <i>LB377 reads: An agreement to release another person or entity from liability for personal injury or death, if entered into within thirty days after the date the personal injury or death occurred, shall be voidable by the releasor. The agreement shall be void upon written notification by the releasor to the other party or parties to the agreement. Such notification must occur within one hundred twenty days after the initial execution of the agreement. The Revisor of Statutes shall assign section 1 of this act to Chapter 25, article 21.</i>
<a href="#">LB379</a>	Kolterman		Banking, Commerce and Insurance 03/12/2019	General File 03/15/2019	Change provisions under the Delayed Deposit Services Licensing Act and the Nebraska Installment Loan Act  <i>This bill defines Nationwide Mortgage Licensing System and Registry. Licensees under the Delayed Deposit Services Licensing Act are required to be licensed and registered through the Nationwide Mortgage Licensing System and Registry. In order to carry out this requirement, the department is authorized to participate in the Nationwide Mortgage Licensing System and Registry. For this purpose, the department may establish requirements as necessary by adopting and promulgating rules and regulations or by order. The requirements may include, but are not limited to: background checks, criminal history checks through fingerprint data bases, credit checks, etc.,</i>
<a href="#">LB386</a>	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  <i>LB386 proposes to amend section 13-504 in order to change provisions relating to cash reserves, provide an operative date of July 1, 2019, repeal original section 13-504, and declare an emergency.</i>
<a href="#">LB387</a>	Pansing Brooks		Judiciary 03/14/2019	General File 04/15/2019	Change and modernize provisions relating to juries  <i>LB387 would be the Jury Selection Act, to become operative January 1, 2020. The bill would define terms and change terminology relating to juries. The bill would transfer, change, and eliminate provisions relating to jury commissioners, juror qualifications, exemptions and excuses from jury service, jury lists and summoning juries, initial and subsequent jury panels, excess jurors, special jury panels in criminal cases, extra jurors, tales jurors, grand juries, jurors' notes, jurors viewing property or a place material to litigation, and compensation for jurors. It would provide duties for clerk magistrates and change terminology relating to verdicts and court proceedings, as well as change penalty provisions. It would repeal the original sections and outright repeal sections 25-1609, 25-1626.02, 25-1627.01, 25-1629.03, 25-1629.04, 25-1633.01, 25-1634.03, 25-1642, and 25-1643.</i>
<a href="#">LB391</a>	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  <i>This bill relates to the Nebraska Juvenile Code. It proposes to amend sections 29-401, 43-248.01, and 43-249, Reissue Revised Statutes of Nebraska, and sections 43-250 and 43-2, 129, Revised Statutes Cumulative Supplement, 2018. In addition to defining a term, this bill would require notification of a juvenile's parent, guardian, custodian, or relative when a juvenile is taken into custody, require an advisement of a juvenile's rights to be given when a juvenile is taken into custody, require that a juvenile's parent, guardian, custodian, or relative be present when requested, and prohibit the use of certain statements in court proceedings. And repeal the original sections.</i>
<a href="#">LB394</a>	Wishart		Appropriations 03/21/2019	In Committee 01/22/2019	State intent relating to an appropriation to the Department of Transportation  <i>The proposed bill reads: It is the intent of the Legislature that fifteen million dollars be appropriated from the General Fund for FY2019-20 for a program to fund municipal innovation projects focused on transportation technology that improve safety, efficiency, and mobility. The Department of Transportation shall administer the program through a grant process, and the program shall be known as the Nebraska Innovation and Transportation Technology Program. The department shall adopt and promulgate rules and regulations necessary to carry out this section. Immediate effect proposed due to an emergency.</i>

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<a href="#">LB412</a>	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
<i>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.</i>					
<a href="#">LB415</a>	Friesen		Government, Military and Veterans Affairs 02/13/2019	In Committee 01/23/2019	Repeal recall provisions for political subdivisions
<i>LB415 proposes political subdivision ballot questions shall no longer include recalls.</i>					
<a href="#">LB420</a>	Bolz		Revenue 02/21/2019	In Committee 01/23/2019	Adopt the Property Tax Circuit Breaker Act
<i>The purpose of the Property Tax Circuit Breaker Act is to provide tax relief through a refundable income tax credit for taxpayers with limited income available to pay property taxes.</i>					
<i>A qualifying residential (or agricultural) taxpayer may apply to the Department of Revenue for a refundable income tax credit under the Property Tax Circuit Breaker Act from January 1 to April 15 of each year beginning in 2020. The application shall be made on a form developed by the department.</i>					
<i>Qualifying residential taxpayer means an individual who owns or rents his or her principal residence in the State of Nebraska and who has federal adjusted gross income of less than one hundred thousand dollars for a married filing jointly taxpayer or fifty thousand dollars for any other taxpayer.</i>					
<i>Qualifying agricultural taxpayer means an individual who owns agricultural land and horticultural land that is located in this state and that has been used as part of a farming operation which has federal adjusted gross income of less than three hundred fifty thousand dollars in the most recently completed taxable year.</i>					
<i>The department may certify tax credits under this section of up to one hundred seven million six hundred thousand dollars for each taxable year. If the total amount of tax credits calculated under subsection (2) of this section for all applications received in any year exceeds one hundred seven million six hundred thousand dollars, the department shall certify tax credits in proportionate percentages based upon the ratio of the amount of tax credits requested in each application to the total amount of tax credits requested in all applications so that the limitation in this subsection is not exceeded</i>					
<a href="#">LB429</a>	Wayne		Revenue 03/27/2019	In Committee 01/23/2019	Change tax provisions for cigars, cheroots, and stogies
<i>Section 77-4008, Reissue Revised Statutes of Nebraska, would be amended so as to read:</i>					
<i>77-4008</i>					
<i>(1)</i>					
<i>(a) A tax is hereby imposed upon the first owner of tobacco products to be sold in this state.</i>					
<i>(b) The tax on cigars, cheroots, and stogies shall be twenty percent of</i>					
<i>(i) the purchase price of the cigars, cheroots, or stogies paid by the first owner OR</i>					
<i>(ii) the price at which a first owner who made, manufactured, or fabricated the cigars, cheroots, or stogies sells the items to others, except that the maximum tax imposed under this subdivision (b) shall be fifty cents for each cigar, cheroot, or stogie.</i>					
<i>(c) The tax on snuff shall be forty-four cents per ounce and a proportionate tax at the like rate on all fractional parts of an ounce. (Such tax shall be computed based on the net weight as listed by the manufacturer.)</i>					

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					<p>(d) The tax on tobacco products other than cigars, cheroots, stogies, and snuff shall be twenty percent of (i) the purchase price of such tobacco products paid by the first owner or (ii) the price at which a first owner who made, manufactured, or fabricated the tobacco product sells the items to others.</p> <p>(e) The tax on tobacco products shall be in addition to all other taxes.</p> <p>(2) Whenever any person who is licensed under section 77-4009 purchases tobacco products from another person licensed under section 77-4009, the seller shall be liable for the payment of the tax.</p> <p>Amounts collected pursuant to this section shall be used and distributed pursuant to section 77-4025, that is, the Tobacco Products Administration Cash Fund.</p> <p>This act becomes operative on October 1, 2019. Original section 77-4008, Reissue Revised Statutes of Nebraska, is repealed.</p>
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  <i>This bill requires a report by the Inspector General of the Nebraska Correctional System. It would designate the Nebraska State Patrol as the agency to investigate criminal activity within correctional facilities operated by the Department of Correctional Services and the Lincoln Regional Center (and provide the related powers and duties for the patrol). No less than ten so-assigned investigators. The bill also to provides for confidentiality of certain records.</i>  Operative date: January 1, 2020. Repeal original sections.
LB446	McDonnell	Support	Appropriations 03/06/2019	In Committee 01/23/2019	State intent relating to appropriations for the County Justice Reinvestment Grant Program  <i>LB446 amended into lb298 by comam1498</i>  <i>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.</i>
LB455	Arch		Judiciary 03/27/2019	In Committee 01/23/2019	Change medical services payment provisions relating to jails  <i>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.</i>  <i>Associated references are to be amended elsewhere, namely, 47-703.</i>
LB458	Lathrop		Judiciary 03/15/2019	In Committee 01/23/2019	Change provisions relating to child abuse or neglect
LB466	Howard		Executive Board 02/14/2019	In Committee 01/23/2019	Adopt the Redistricting Act  <i>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.</i>  <i>If the Legislature fails to enact legislation to provide for district boundaries for any entity listed in section 3 of this act prior to adjournment of the legislative session, the Governor shall call a special session within thirty days after the adjournment sine die of such legislative session and the director and the committee shall begin with a new initial version of the map during the special session and otherwise comply with the Redistricting Act.</i>

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					<p><i>For purposes of the Redistricting Act: 1) Committee means the Redistricting Committee of the Legislature; 2) Director means the Director of Research of the office of Legislative Research or his or her designee. The maps to be established under the Redistricting Act shall be drawn using state-issued computer software and politically neutral criteria, including: Equal population; No political affiliation; No previous voting data; Only data and demographic information from the United States Bureau of the Census; Deference to county and municipal boundary lines when appropriate; and Contiguous districts.</i></p> <p><i>The director shall deliver initial versions of the maps to be established under the Redistricting Act to the Legislature to be placed on General File no later than fifteen calendar days after the director receives the federal decennial census data from the United States Bureau of the Census in the year after the census. The legislative bills incorporating the initial version of the maps shall not be placed on the agenda for General File consideration until after the committee delivers its report under this act.</i></p> <p><i>No changes other than corrective amendments shall be allowed to the initial version of the maps to be established under the Redistricting Act or the legislative bills incorporating the maps. If one or more of the legislative bills incorporating the initial version of the maps fail to pass on Final Reading or are vetoed by the Governor, the director shall prepare a second version of the map for each such legislative bill as provided in this act.</i></p>
LB467	Vargas		Executive Board 02/14/2019	In Committee 01/23/2019	<p>Prohibit consideration of certain factors in redistricting</p> <p><i>In drawing boundaries for legislative districts, no consideration shall be given to the political affiliation of registered voters, demographic information other than population figures, or the results of previous elections, except as may be required by federal law and the Constitution of the United States.</i></p>
LB473	Dorn		Revenue 02/28/2019	In Committee 01/23/2019	<p>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</p> <p><i>If constitutional or statutory provisions prevent any public corporation or political subdivision from budgeting sufficient funds to pay any judgment in its entirety, the governing body of the public corporation or political subdivision shall pay that portion that can be paid under the Constitution of Nebraska and laws of this state and then shall make application to the State Treasurer for the loan of sufficient funds to pay the judgment in full.</i></p> <p><i>When application is made for such a loan, the State Treasurer shall make such investigation as he or she deems necessary to determine the validity of the judgment and the inability of the public corporation or political subdivision to make full payment on the judgment, and the period of time during which the public corporation or political subdivision will be able to repay the loan. After determining that such loan will be proper, the State Treasurer shall make the loan from funds available for investment in the state treasury, which loan shall carry an interest rate of one-half of one percent per annum. The State Treasurer shall determine the schedule for repayment, and the governing body of the public corporation or political subdivision shall annually budget and levy a sufficient amount to meet the schedule until the loan, with interest, has been repaid in full.</i></p>
LB474	Dorn		Judiciary 02/21/2019	In Committee 01/23/2019	<p>Change provisions relating to claims against the state for wrongful incarceration and conviction</p> <p><i>A claimant under the Nebraska Claims for Wrongful Conviction or Incarceration and Imprisonment Act shall recover damages found to proximately result from the wrongful conviction or wrongful incarceration and that have been proved based upon a preponderance of the evidence. LB474 replaces imprisonment references, largely, into "incarceration."</i></p> <p><i>A successful claimant and the political subdivision against which such claimant obtained a final judgment may, jointly or individually, file a claim with the State Claims Board for full payment of any such judgment, or any part of such judgment, which exceeds the available financial resources and revenue of the political subdivision required for its ordinary purposes. A claim under this subsection shall be filed within two years of the final judgment and shall be governed by the State Miscellaneous Claims Act.</i></p>
LB480	Quick		Appropriations 03/25/2019	In Committee 01/24/2019	<p>State intent relating to appropriations to local public health departments</p> <p><i>The Legislature finds that by focusing on preventive health and medicine the state will decrease the amount of serious health complications and disease among its residents. By improving health and promoting wellness in the areas of preventive health, rather than waiting for serious illness or disease to strike, it will save money and lead to a healthier state as a whole.</i></p> <p><i>It is the intent of the Legislature to appropriate to the Department of Health and Human Services, for Program No. 502, for FY2019-20 \$900,000 General Funds for state aid, for the eighteen local public health departments. The Department of Health and Human Services shall distribute \$50,000 to each of the local public health departments for the purpose of improving preventive health and promoting worksite wellness. The preventive health programs that will benefit from the funds shall be designed 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.</i></p>

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<a href="#">LB482</a>	Erdman		Revenue 02/27/2019	In Committee 01/24/2019	Provide for an adjustment to the assessed value of destroyed real property  <i>For purposes of Chapter 77 and any statutes dealing with taxation, unless the context otherwise requires, "destroyed real property" means real property that is destroyed by fire or other natural disaster after January 1 and before October 1 of any year.</i>  <i>It shall be the duty of the county assessor to report to the county board of equalization all real property in his or her county that becomes destroyed real property during any year.</i>  <i>If the county board of equalization receives a report of destroyed real property pursuant to the above, the county board of equalization shall adjust the assessed value of the destroyed real property to an amount as the bill describes.</i>
<a href="#">LB483</a>	Erdman		Revenue 02/21/2019	General File 03/20/2019	Change the valuation of agricultural land and horticultural land  <i>'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.</i>  <i>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.</i>  <i>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).</i>
<a href="#">LB484</a>	Lowe		Judiciary 03/15/2019	In Committee 01/24/2019	Change provisions relating to assault on certain employees and officers  <i>This bill is cleaning up sections related to assault on a public safety officer (including, peace officers, probation officers, firefighters, out-of-hospital emergency care providers, employees of DHHS working at a youth rehabilitation and treatment center or at a regional center, employees of the DHHS if the person committing the offense is committed as a dangerous sex offender under the Sex Offender Commitment Act.</i>  <i>It outlines penalties, mental states necessary for violations, and defines terms (such as, public safety officer or health care professional in the first, second, or third degree).</i>
<a href="#">LB490</a>	Wayne	Neutral	Judiciary 02/08/2019	In Committee 01/24/2019	Consolidate offices of clerk of the district court and clerk magistrates  <i>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.</i>  <i>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.</i>  <i>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.</i>  <i>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.</i>

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					<i>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.</i>
LB493	Wayne		Revenue 02/28/2019	In Committee 01/24/2019	Change provisions relating to property tax exemptions under the Nebraska Housing Agency Act  <i>This bill repeals the requirement that real property tax exemptions under the Nebraska Housing Agency Act be for properties "wholly owned" controlled affiliates of a housing agency.</i>
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  <i>No person arrested for a violation of section 60-4,164, 60-6,196, 60-6,197, 60-6,197.04, 60-6,211.01, or 60-6,211.02 (all of which relate to driving under the influence) after having once been convicted of a violation of any such section, nor any person arrested for a violation of section 60-6,196 or 60-6,197 punishable as provided in subdivision (2), (5), (6), (8), or (10) of section 60-6,197.03, charged with a violation of section 60-6,196 or 60-6,197 shall be eligible for pretrial diversion under a program.</i>
LB502	Hunt		Judiciary 03/28/2019	In Committee 01/24/2019	Adopt the Limited Immigration Inquiry Act  <i>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.</i> <i>Unless required by court order or federal law or required or permitted by state law, no peace officer or government employee or official shall inquire into the immigration status of any person who interacts with such peace officer, employee, or official or with a government agency or law enforcement agency or ask for such person's social security number or other information that would disclose such person's immigration status.</i> <i>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.</i> <i>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.</i> <i>Unless required by court order or federal law or required or permitted by state law, if a peace officer or government employee or official learns of a person's immigration status, the peace officer, employee, or official shall keep such status confidential and not disclose it to third parties, including other peace officers, law enforcement agencies, government employees or officials, or government agencies.</i> <i>A peace officer may inquire into a person's immigration status if required by state or federal law.</i> <i>The Nebraska Commission on Law Enforcement and Criminal Justice shall develop training to assist law enforcement agencies and other government agencies in understanding and complying with the Limited Immigration Inquiry Act.</i>
LB529	Groene		Revenue 02/28/2019	In Committee 01/24/2019	Change provisions relating to a property tax exemption for hospitals  <i>For property tax exemption purposes under 77-202: Property owned by educational, religious, charitable, or cemetery organizations, or any organization for the exclusive benefit of any such educational, religious, charitable, or cemetery organization, and used exclusively for educational, religious, charitable, or cemetery purposes, when such property is not (i) owned or used for financial gain or profit to either the owner or user, (ii) used for the sale of alcoholic liquors for more than twenty hours per week, or (iii) owned or used by an organization which discriminates in membership or employment based on race, color, or national origin.</i>  <i>For tax year 2020 and each tax year thereafter, in order for property of a hospital to qualify for exemption under the above rule, the hospital must permit licensed medical practitioners in the community to use the hospital's facilities regardless of whether the practitioner is employed by the hospital, except that a hospital may prohibit a practitioner from using its facilities if good cause is shown. If a hospital meets such requirement, the property of such hospital shall be exempt in proportion to the percentage of the hospital's services that are provided gratuitously. A hospital shall establish such percentage by providing documentation to the applicable county assessor showing the hospital's gross revenue for the most recently completed fiscal year and an estimate of the value of the services that the hospital provided gratuitously during such year.</i>

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<a href="#">LB531</a>	Vargas		Appropriations 03/13/2019	In Committee 01/24/2019	Create a fund and provide for a transfer of funds
<p><i>The Election Administration Fund is hereby created. The fund shall consist of federal funds, state funds, gifts, and grants appropriated for the administration of elections. The Secretary of State shall use the fund for voting systems, provisional voting, computerized statewide voter registration lists, voter registration, training or informational materials related to elections, and any other costs related to elections. The Secretary of State shall transfer two hundred thousand dollars from the Election Administration Fund to the Enhanced Motor Voter Fund on or before June 30, 2019. Any money in the fund available for investment shall be invested by the state investment officer pursuant to the Nebraska Capital Expansion Act and the Nebraska State Funds Investment Act.</i></p> <p><i>The Enhanced Motor Voter Fund is hereby created. The fund shall consist of federal funds, gifts, and grants appropriated for the improvement of voter registration processes occurring at the Department of Motor Vehicles or other state agencies.</i></p> <p><i>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.</i></p> <p><i>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.</i></p> <p><i>Original section 32-204, Revised Statutes Cumulative Supplement, 2018, is repealed.</i></p> <p><i>Since an emergency exists, this act takes effect when passed and approved according to law.</i></p>					
<a href="#">LB545</a>	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
<p><i>LB545 amended into lb 470 by ComAM383</i></p> <p><i>LB 545 is designed to authorize and provide an income tax deduction for employer contributions as a participant in the Nebraska educational savings plan trust or contributions to an account established under the achieving a better life experience program made for the benefit of a beneficiary, as provided in sections 77-1401 to 77-1409, to the extent not deducted for federal income tax purposes, but not to exceed five thousand dollars per married filing separate return or ten thousand dollars for any other return.</i></p> <p><i>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.</i></p> <p><i>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.</i></p> <p><i>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.</i></p>					
<a href="#">LB552</a>	McDonnell		Appropriations 03/04/2019	In Committee 01/24/2019	Change appropriations relating to the Nebraska Tree Recovery Program
<p><i>Legislative intent: Deal with dead and dying trees that create public safety issues. Appropriation requested: \$3,000,000 from the General Fund for FY2019-20 and for each FY thereafter until the Legislature finds that ash trees are no longer a safety issue for cities and villages.</i></p>					

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					<i>The Nebraska Forest Service of the University of Nebraska Institute of Agriculture and Natural Resources shall administer the program through a grant process (the Nebraska Tree Recovery Program). The forest service shall designate an application deadline and grants shall not be awarded later than 90 days after such date. Grant money shall be used to plant, remove, or dispose of only those trees located on land owned by state or local governments, including parks, public grounds, and city rights-of-way.</i>
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
					<i>Except as otherwise provided in subsection (2) or (3) of this section, a health care provider may prescribe a prescription drug not on the preferred drug list to a medicaid recipient if: the prescription drug is medically necessary, the provider certifies that the preferred drug has not been therapeutically effective, or with reasonable certainty is not expected to be therapeutically effective, in treating the recipient's condition—or—the preferred drug causes or is reasonably expected to cause adverse or harmful reactions in the recipient, AND the department authorizes coverage for the prescription drug prior to the dispensing of the drug. The department shall respond to a prior authorization request no later than twenty-four hours after receiving such request.</i>
					<i>A health care provider may prescribe an antidepressant, antipsychotic, or anticonvulsant prescription drug to a medicaid recipient if the prescription drug is medically necessary.</i>
					<i>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.</i>
					<i>A managed care organization shall not substitute a generic equivalent for an antidepressant, antipsychotic, or anticonvulsant medication.</i>
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
					<i>LB565 amended into LB34 by ComAM591</i>
					<i>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.</i>
					<i>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.</i>
					<i>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.</i>
					<i>LB565 creates an additional duty of the Public Employees Retirement Board for the administration of the retirement systems provided for in the County Employees Retirement Act, the Judges Retirement Act, the Nebraska State Patrol Retirement Act, the School Employees Retirement Act, and the State Employees Retirement Act, specifically:</i>

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					<i>To adopt and promulgate rules and regulations consistent with the intent of the Legislature that if a member of the deferred compensation plan 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.</i>
LB589	Chambers	Monitor	Judiciary 02/14/2019	In Committee 01/25/2019	Prohibit peace officers from serving as school resource officers  <i>Except as provided, no peace officer shall serve or work as a school resource officer, whether or not such officer is on duty as an employee of a law enforcement agency at the time of such service or work. The provisions do not apply to a peace officer who is responding to a specific request for assistance from a student, school employee, or member of the public regarding a safety threat or a criminal act, or who is providing security for an extracurricular event or activity.</i>  <i>Law enforcement agency would mean an agency or department of this state or of any political subdivision of this state that is responsible for the prevention and detection of crime, the enforcement of the penal, traffic, or highway laws of this state or any political subdivision of this state, and the enforcement of arrest warrants. Law enforcement agency includes a police department, an office of a town marshal, an office of a county sheriff, the Nebraska State Patrol, and any department to which a deputy state sheriff is assigned as provided in section 84-106; Peace officer would mean any officer or employee of a law enforcement agency authorized by law to make arrests.</i>
LB596	Quick		Executive Board 02/20/2019	In Committee 01/25/2019	Adopt the Office of Inspector General of Nebraska Public Health  <i>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.</i>  <i>The Inspector General shall be appointed for a term of five years and may be reappointed. During his or her employment, the Inspector General shall not be actively involved in partisan affairs. The Inspector General shall employ such investigators and support staff as he or she deems necessary to carry out the duties of the office within the amount available by appropriation through the office of Public Counsel for the office of Inspector General. The Inspector General shall be subject to the control and supervision of the Public Counsel, except that removal of the Inspector General shall require approval of the chairperson of the Executive Board of the Legislative Council and the chairperson of the Health and Human Services Committee of the Legislature.</i>
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  <i>The bill would add the following section to the Health and Human Services Act: The Director of Children and Family Services of the Department of Health and Human Services shall make any data available to the Public Counsel upon request, including any triage complaint data base.</i>
LB612	Erdman	Monitor	Transportation and Telecommunications 02/12/2019	In Committee 01/25/2019	Authorize the display of roadside memorials  <i>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.</i>
LB613	Crawford		Revenue 03/06/2019	In Committee 01/25/2019	Change application deadlines under certain tax incentive programs  <i>Repurposes the thirty million dollars saved from no longer accepting applications under the New Markets Job Growth Investment Act, the Nebraska Job Creation and Mainstreet Revitalization Act, and the Beginning Farmer Tax Credit Act be used to increase the appropriation to the Site and Building Development Fund for fiscal year 2019-20 and each fiscal year thereafter. Contains the emergency clause.</i>
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  <i>Beginning in November 2019 and each November thereafter until the top corporate and individual income tax rates are set at five and ninety-nine hundredths percent, the Tax Rate Review Committee shall examine the expected rate of growth in net General Fund receipts from the current fiscal year to the upcoming fiscal year, as determined by the Nebraska Economic Forecasting Advisory Board, and shall determine the balance of the Cash Reserve Fund.</i>

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					<p><i>If the expected rate of growth in net General Fund receipts is at least three and one-half percent for the upcoming fiscal year and the balance of the Cash Reserve Fund is at least five hundred million dollars, the Tax Rate Review Committee shall: (a) Certify such rate of growth and balance to the Tax Commissioner. Upon receipt of each such certification, the Tax Commissioner shall reduce the top corporate income tax rate in accordance with subdivision (1)(c) of section 77-2734.02 and shall reduce the top individual income tax rate in accordance with subsection (3) of section 77-2715.03; and</i></p> <p><i>(b) Certify such rate of growth and balance to the State Treasurer. Upon receipt of each such certification, the State Treasurer shall make the transfer prescribed in subsection (13) of section 84-612.</i></p> <p><i>Each time the State Treasurer receives certification from the Tax Rate Review Committee pursuant to subsection (3) of section 77-2715.01, he or she shall transfer seventy-five million dollars from the Cash Reserve Fund to the Property Tax Credit Cash Fund on such date as directed by the budget administrator of the budget division of the Department of Administrative Services.</i></p>
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  <i>LB 620 changes the violation of texting while driving from a secondary offense to a primary offense.</i>
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  <i>There would be appropriated \$5,800,000 from the General Fund for FY2019-20 to the Department of Correctional Services to provide for programming, programming portables, and programming staffing costs.</i>
LB627	Pansing Brooks		Judiciary 02/07/2019	General File 02/19/2019	Prohibit discrimination based upon sexual orientation and gender identity  <i>LB627 prohibits employment discrimination based on sexual orientation and gender identity. Under LB627 it would be an unlawful employment practice for an employer, an employment agency, or a labor organization to discriminate against an individual on the basis of sexual orientation or gender identity. The Act applies to employers having 15 or more employees, employers with state contracts regardless of the number of employees, the State of Nebraska, governmental agencies and political subdivisions. Current law prohibits employment discrimination based on race, color, religion, sex, disability, marital statute or national origin.</i>
LB631	Morfeld	Support	Executive Board 02/22/2019	In Committee 01/25/2019	Create the Medicaid Expansion Implementation Task Force  <i>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.</i> <i>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.</i> <i>The task force will report annually by December 1 (beginning 2019).</i> <i>The task force terminates on December 31, 2020, unless reauthorized by the Legislature.</i>
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  <i>When a county board's annual inventory of all real estate and real property is made and filed with the county clerk of such county, such inventory shall not include the residential address or name of any owner of such real estate. The county clerk shall retain such inventory for filing as a public record in his or her office in a manner convenient for reference and in a manner that protects the identity and residential address of any owner unless a request is made in writing to the county assessor to provide such information.</i>

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<a href="#">LB636</a>	Stinner		Executive Board 02/28/2019	In Committee 01/25/2019	Create the Financial Condition of Counties and Municipalities Task Force  <i>The task force shall: (a) Consider whether it is advisable to create a system to effectively detect, monitor, and prevent financial distress in counties and municipalities; (b) Consider whether it is advisable to provide a rating criterion to evaluate the financial health of counties and municipalities; and (c) Provide recommendations as to the state's role in alleviating any such financial distress. The task force shall report electronically to the Executive Board of the Legislative Council no later than December 1, 2019. It is the intent of the Legislature to appropriate fifty thousand dollars to carry out this section.</i>
<a href="#">LB643</a>	McDonnell		Judiciary 03/14/2019	General File 04/15/2019	Change death and disability-related prima facie evidence provisions relating to emergency responders  <i>This bill relates to 35-1001, regarding circumstances where a firefighter's death is presumed, prima facie, to have been caused in the line of duty. When the other already existing criteria are met, breast cancer and ovarian cancer are hereinunder causes which shall be considered occurring "in-the-line-of-duty".</i>
<a href="#">LB646</a>	Chambers	Monitor	Judiciary 02/13/2019	In Committee 01/25/2019	Eliminate cash bail bonds, appearance bonds, and related provisions  <i>Eliminates subsection (c) from section 29-901, and related provisions elsewhere relying on appearance bonds.</i>
<a href="#">LB648</a>	Wayne		Urban Affairs 03/05/2019	Introduced 01/23/2019	Change the Community Development Law  <i>LB648 proposes to provide requirements, in addition to those found in 18-2109, for certain redevelopment plans such that an authority shall not prepare a redevelopment plan that will divide ad valorem taxes pursuant to section 18-2147 for a period of more than fifteen years unless the governing body of the city in which the redevelopment project area is located has, by resolution adopted after the public hearings required under this section, declared more than fifty percent of the property in such redevelopment project area to be an extremely blighted area in need of redevelopment. Prior to making such declaration, the governing body of the city shall conduct or cause to be conducted a study or an analysis on whether the area is extremely blighted and shall submit the question of whether such area is extremely blighted to the planning commission or board of the city for its review and recommendation.</i>  <i>The planning commission or board shall hold a public hearing on the question after giving notice of the hearing as provided in section 18-2115.01. Such notice shall include a map of sufficient size to show the area to be declared extremely blighted or information on where to find such map and shall provide information on where to find copies of the study or analysis conducted pursuant to this subsection. The planning commission or board shall submit its written recommendations to the governing body of the city within thirty days after the public hearing. Upon receipt of the recommendations of the planning commission or board, or if no recommendations are received within thirty days after the public hearing, the governing body shall hold a public hearing on the question of whether the area is extremely blighted after giving notice of the hearing as provided in section 18-2115.01.</i>  <i>Such notice shall include a map of sufficient size to show the area to be declared extremely blighted or information on where to find such map and shall provide information on where to find copies of the study or analysis conducted pursuant to subsection (2) of this section. At the public hearing, all interested parties shall be afforded a reasonable opportunity to express their views respecting the proposed declaration. After such hearing, the governing body of the city may make its declaration.</i>
<a href="#">LB651</a>	Wayne		Judiciary 02/14/2019	In Committee 01/25/2019	Change funding provisions for the Community-based Juvenile Services Aid Program  <i>Beginning on the effective date of this act, funding under the program shall only be available for services provided directly to 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.</i>
<a href="#">LB652</a>	Wayne		Judiciary 03/20/2019	In Committee 01/25/2019	Change a penalty for controlled substance possession as prescribed  <i>A person knowingly or intentionally possessing a controlled substance, except marijuana or any substance containing a quantifiable amount of the substances, chemicals, or compounds described, defined, or delineated in subdivision (c)(25) of Schedule I of section 28-405, unless such substance was obtained directly or pursuant to a medical order issued by a practitioner authorized to prescribe while acting in the course of his or her professional practice, or except as otherwise authorized by the act, is subject to the following penalties: (i) If the controlled substance is an amount constituting only residue, such person is guilty of a Class I misdemeanor; OR (ii) If the controlled substance is an amount constituting more than residue, such person is guilty of a Class IV felony.</i>

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<a href="#">LB659</a>	Wayne		Judiciary 02/20/2019	In Committee 01/25/2019	Remove cannabidiol from list of controlled substances  <i>Cannabidiol means processed cannabis plant extract, oil, or resin that contains more than ten percent cannabidiol by weight, but not more than three-tenths of one percent tetrahydrocannabinols by weight, and delivered in the form of a liquid or solid dosage form, regardless of whether or not the cannabidiol is contained in a drug product approved by the federal Food and Drug Administration or obtained pursuant to sections 28-463 to 28-468.</i> <i>The following are the schedules of controlled substances referred to in the Uniform Controlled Substances Act, unless specifically contained on the list of exempted products of the Drug Enforcement Administration of the United States Department of Justice as the list existed on November 9, 2017:</i> <i>Tetrahydrocannabinols, including, but not limited to, synthetic equivalents of the substances contained in the plant or in the resinous extractives of cannabis, sp. or synthetic substances, derivatives, and their isomers with similar chemical structure and pharmacological activity such as the following: Delta 1 cis or trans tetrahydrocannabinol and their optical isomers, excluding dronabinol in a drug product approved by the federal Food and Drug Administration; Delta 6 cis or trans tetrahydrocannabinol and their optical isomers; and Delta 3,4 cis or trans tetrahydrocannabinol and its optical isomers. Since nomenclature of these substances is not internationally standardized, compounds of these structures shall be included regardless of the numerical designation of atomic positions covered. This subdivision does not include tetrahydrocannabinols in cannabidiol.</i>
<a href="#">LB666</a>	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  <i>The State Treasurer shall transfer two hundred thousand dollars for FY2019-20 and two hundred thousand dollars for FY2020-21 from the Nebraska Health Care Cash Fund to the Board of Regents of the University of Nebraska for the University of Nebraska Medical Center. It is the intent of the Legislature that these funds be used for the Simulation in Motion program to train first responders and emergency medical technicians in rural areas.</i>
<a href="#">LB684</a>	Lathrop		Judiciary 03/20/2019	In Committee 01/25/2019	Change provisions relating to post-release supervision for Class IV felonies  <i>LB684 amended into LB686 by ComAM1737</i>  <i>LB684 would allow judges to decide whether to require post-release supervision for persons sentenced to county jail for committing class IV felonies. A minimum of nine months of post-release supervision would still be required for felony offenders imprisoned with the Nebraska Department of Correctional Services. In case of a violation, LB684 would also allow judges to revoke a person's post-release supervision and order them imprisoned for a period as long as their original post-release supervision term, rather than just for the remainder of the time they were to spend on post-release supervision.</i>
<a href="#">LB687</a>	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  <i>Specifically, the voter registration application shall be designed so that the elector's information is transmitted to the election commissioner or county clerk via electronic transmission for each applicant verified by the Department of Motor Vehicles to be a citizen of the United States and at least eighteen years of age or will be eighteen years of age on or before the first Tuesday after the first Monday in November of the then-current year, unless the elector specifies on the form that he or she does not want to register to vote or update his or her voter registration record. The voter registration application shall contain the information required (pursuant to section 32-312) and shall be designed so that it does not require the duplication of information in the application for the motor vehicle operator's license or state identification card, except that it may require a second signature of the applicant. The department and the Secretary of State shall make the voter registration application available to any person applying for an operator's license or state identification card. The application shall be completed at the office of the department by the close of business on the third Friday preceding any election to be registered to vote at such election. A registration application received after the deadline shall not be processed by the election commissioner or county clerk until after the election. If a voter registration application is submitted under this section with the signature of the applicant but the applicant is not eligible to register to vote, the submission shall not be considered a violation of section 32-1502 or 32-1503 and the document submitted shall not be considered a valid or completed voter registration application for purposes of registration or enforcement of the Election Act unless the applicant has willfully and knowingly taken affirmative steps to register to vote knowing that he or she is not eligible to do so. Any deputy registrar, judge or clerk of election, or other officer having the custody of records, registers, copies of records or registers, oaths, certificates, or any other paper, document, or evidence of any description by law directed to be made, filed, or preserved who uses the voter registration records for any purpose other than voter registration, election administration, or enforcement of the Election Act shall be guilty of a Class III misdemeanor.</i>

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LB700	Bostelman	Monitor	Natural Resources 03/06/2019	General File 04/05/2019	Provide for decommissioning and reclamation of a wind energy conversion system  <i>Under LB700, any person owning, operating, or managing a wind energy conservation system in this state shall be responsible for all decommissioning or reclamation costs necessary for removal of such system, including the removal of any aboveground equipment and restoration of the land to its natural state. For purposes of this section reclamation means restoration of the area on which a wind energy conservation system is constructed to the condition that existed prior to construction.</i>
LB701	Bostelman		Health and Human Services 03/20/2019	In Committee 01/25/2019	Require billing for emergency medical services  <i>An emergency medical service shall transmit a request for payment to a recipient of services involving transportation of the recipient to a health care facility licensed under the Health Care Facility Licensure Act or to his or her parent or legal guardian if the recipient is a minor or under guardianship.</i>
LB703	Vargas	Support	Appropriations 03/06/2019	In Committee 01/25/2019	Appropriate funds to the Nebraska Commission on Law Enforcement and Criminal Justice  <i>There would hereinunder LB703 be appropriated \$2,500,000 from the General Fund for FY2019-20 to the Nebraska Commission on Law Enforcement and Criminal Justice to be used by the Community-based Juvenile Services Aid Program to aid in supporting alternatives for juvenile detention.</i>
LB704	McCullister		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  <i>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 in-state renewable energy generation for state-owned buildings, reduction of energy consumption in state-owned buildings, and other measures to increase energy efficiency in state-owned buildings. The Department of Administrative Services shall prepare a request for proposals for contracts for purchase of energy to meet the requirements of this bill. Of all energy purchased for state-owned buildings, the State of Nebraska, including the University of Nebraska, shall purchase at least 50% from renewable energy sources by 2022, at least 60% from renewable energy sources by 2025, at least 75% from renewable energy sources by 2028, and at least 80% from renewable energy sources by 2031.</i>
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  <i>A single commissioner of the Tax Equalization and Review Commission may hear an appeal and cross appeal and appeals and cross appeals consolidated with any such appeal and cross appeal when: a) The taxable value of each parcel is one million dollars or less as determined by the county board of equalization; AND b) The appeal and cross appeal has been designated for hearing pursuant to this section by the chairperson of the commission or in such manner as the commission may provide in its rules and regulations. Under LB707, when such a hearing is held, before a single commissioner, such hearing may now be held by means of videoconferencing or telephone conference.</i>
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  <i>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.</i>

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					<p><i>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></p> <ul style="list-style-type: none"> <li><i>i. In addition to the forty-nine cents of such tax under subsection (2) of section 77-2602, seventeen percent to the General Fund;</i></li> <li><i>ii. One-half of one percent to the Nebraska Outdoor Recreation Development Cash Fund;</i></li> <li><i>iii. One percent to the University of Nebraska Medical Center and the Creighton University Medical Center for cancer research;</i></li> <li><i>iv. Two and one-half percent to the Building Renewal Allocation Fund;</i></li> <li><i>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;</i></li> <li><i>vi. Twenty-five percent for Medicaid expansion;</i></li> <li><i>vii. Four percent to Nebraska public health departments;</i></li> <li><i>viii. Two percent to the University of Nebraska Medical Center College of Public Health;</i></li> <li><i>ix. Two percent for federally qualified health centers;</i></li> <li><i>x. Five percent for smoking cessation and addiction services;</i></li> <li><i>xi. One percent for area health education centers;</i></li> <li><i>xii. Four percent for cancer and smoking-related disease research;</i></li> <li><i>xiii. One percent to the Behavioral Health Education Center of Nebraska at the University of Nebraska Medical Center;</i></li> <li><i>xiv. One percent for emergency protective custody services and resources;</i></li> <li><i>xv. Two percent to the Behavioral Health Provider Rate Stabilization Fund for behavioral health rate basing;</i></li> <li><i>xvi. Six percent to the State Children's Health Insurance Program to increase eligibility by thirty-seven percent;</i></li> <li><i>xvii. Two percent to improve health care delivery systems under the Patient Safety Improvement Act;</i></li> <li><i>xviii. One percent on emergency medical services workforce training and recruitment;</i></li> <li><i>xix. One percent on other emergency medical services sustainability initiatives;</i></li> <li><i>xx. Two and one-half percent for paid family and medical leave start-up costs;</i></li> <li><i>xxi. Two percent to the Nebraska Early Childhood Professional Record System;</i></li> <li><i>xxii. Five percent for grades kindergarten through twelve education;</i></li> <li><i>xxiii. Two percent for health services in county corrections;</i></li> <li><i>xxiv. One-half percent to the Human Trafficking Victim Assistance Fund;</i></li> <li><i>xxv. Two and one-half percent for all telehealth services;</i></li> <li><i>xxvi. Four percent for beds in county hospitals and county-owned health centers for mental health treatment in counties containing a city of the metropolitan class and a county-owned health center; AND</i></li> <li><i>xxvii. One-half percent to the Health and Human Services Cash Fund for traumatic brain injury research.</i></li> </ul>
LB712	Friesen		Judiciary 03/14/2019	In Committee 01/25/2019	<p>Prohibit joint entities and joint public agencies from taking action against representative for their speech</p> <p><i>LB712 proposes the two following additions:</i></p> <p><i>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.</i></p>
LB718	Hunt	Support	Government, Military and Veterans Affairs 03/14/2019	In Committee 01/25/2019	<p>Require additional polling places prior to elections in certain counties</p> <p><i>This bill is an addition to the Election Act:</i></p> <p><i>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</i></p>

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					<i>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.</i>
LB720	Kolterman		Revenue 03/06/2019	General File 05/10/2019 Kolterman Priority Bill	Adopt the ImagiNE Nebraska Act and provide tax incentives
					<i>LB605 amended into LB720 by ComAM1614</i>
					<i>Under LB720, the Legislature finds that it is the policy of this state to modernize its economic development platform in order to (1) encourage new businesses to relocate to Nebraska, (2) encourage existing businesses to remain and grow in Nebraska, (3) encourage the creation and retention of new, high-paying jobs in Nebraska, (4) attract and retain investment capital in Nebraska, (5) develop the Nebraska workforce, (6) simplify the administration of the tax incentive program created in the ImagiNE Nebraska Act for both businesses and the state, and (7) improve the transparency and accountability of such program. SECTION 28 of the Act describes the application process for a taxpayer to request an agreement. If the director fails to make his or her determination within the prescribed ninety-day period, the application is deemed approved. Within ninety days after approval of the application, the director shall prepare and deliver a written agreement to the taxpayer for the taxpayer's signature. The taxpayer and the director shall enter into a written agreement. The taxpayer shall agree to increase employment or investment at the qualified location or locations, report wage and hours data at the qualified location or locations to the Department of Labor annually, and report all qualified property at the qualified location or locations to the Property Tax Administrator. The director, on behalf of the State of Nebraska, shall agree to allow the taxpayer to use the incentives contained in the ImagiNE Nebraska Act. The application, and all supporting documentation, to the extent approved, shall be considered a part of the agreement. There shall be no new applications for incentives filed by a taxpayer after December 31, 2029.</i>
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
					<i>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.</i>
LB739	Vargas		Judiciary 02/27/2019	In Committee 01/25/2019	Change procedures and requirements for use of restrictive housing of inmates
					<i>LB739 amended into LB686 by ComAM1737</i>
					<i>This act shall be known and may be cited as the Adult Institutions Disciplinary Procedures Act. All adult disciplinary action within the system of the Department of Correctional Services shall be pursuant to the Adult Institutions Disciplinary Procedures Act. Inmates shall be informed of rules of behavior and discipline. Such rules shall be posted or otherwise made available to the inmates. Restrictive housing means conditions of confinement that provide limited contact with other inmates, strictly controlled movement while out of cell, and out-of-cell time of less than twenty-four hours per week. Member of a vulnerable population means an inmate who is eighteen years of age or younger, pregnant, or diagnosed with a serious mental illness, a developmental disability, or a traumatic brain injury. On and after July 1, 2019, no inmate who is a member of a vulnerable population shall be placed in restrictive housing. In line with the least restrictive framework, an inmate who is a member of a vulnerable population may be assigned to immediate segregation to protect himself or herself, staff, other inmates, or inmates who are members of vulnerable populations pending classification. The department shall adopt and promulgate rules and regulations regarding restrictive housing to address risks for inmates who are members of vulnerable populations. The department shall not place or retain an inmate in restrictive housing for more than ninety days in any calendar year, whether consecutive or not, due to a security threat posed by the inmate unless there is an individualized determination made by a specialized inmate classification committee. Such committee has extensive procedural requirements for prompt and thorough review of the specialized inmate issue. Many due process type requirements are mandated, such as, timely notice, the right to be heard in person, the right to confront/cross witnesses, and an established appeal process. Beware: many other requirements and duties stem from this act. For example: Inmates shall be informed of rules of behavior and discipline. Such rules shall be posted or otherwise made available to the inmates. (And more.)</i>

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<a href="#">LB742</a>	Blood		Judiciary	In Committee 01/10/2020	Change penalty, sentencing, and hearing application provisions relating to offenses against animals  <i>Amend sections 28-1009, 28-1012.01, and 28-1019; Adds "or a Class IV felony" to §28-1009 (4) which relates to cruelty to animals. Changes "seven" to "ten" 28-1012.01 regarding the number of days the county attorney has to file an application with the court. Changes "IV" to "IIIA" and adds "a Class IIIA felony or a Class IV felony under section" 28-1009 to 28-1019(1)(a) pertaining to stipulations of owning, possessing, or residing with an animal after being convicted under 28-1005 and 28-1009.</i> LC - FN REQ
<a href="#">LB744</a>	Blood		Government, Military and Veterans Affairs	In Committee 01/10/2020	Authorize appointment of county engineer in certain counties and change powers and duties  <i>Amends 23-1901. Renumbers multiple sections; Amendment to subsection 2(a); Allows a county board to appoint a county engineer; Adds that If a county engineer is appointed, the county engineer shall be a professional engineer as provided in the Engineers and Architects Regulation Act; Amendments to subsection 3 and 6 are updates to make sure the wording is corrected to include the appointed engineer.</i> LC - FN REQ
<a href="#">LB745</a>	Blood		Judiciary	In Committee 01/10/2020	Provide duties for law enforcement and prosecutors regarding federal immigration forms relating to victims of certain crimes  LC - FN REQ
<a href="#">LB746</a>	Blood		Transportation and Telecommunications	In Committee 01/14/2020	Adopt the Nebraska Consumer Data Privacy Act  <i>Adopts the Nebraska Consumer Data Privacy Act. Purpose is to enhance protection of private online data; The act states that Consumers have the right to know what personal information is being collected and whether that information is being sold or disclosed as well as the categories of third parties with which the business shares the information. Consumers also have a right to opt out of the sale of their personal information, access the information that has been collected, and be treated with equal services and prices if they choose to exercise their rights. A business would have to disclose to the consumer the information specified upon the receipt of a verifiable request from the consumer. However, a business would not be required to retain information for one-time transactions if the information is not ordinarily retained, or reidentify data that is not ordinarily maintained in a matter considered person information. If a business sells consumers' personal information, the consumer would have the right to request the categories of person information that business collected, the categories of personal information sold to each third party, and the categories of personal information disclosed about the consumer for business purposes. Third parties would not be able to sell personal information sold to them without first providing explicit notice to the consumer and an opportunity for the consumer to opt out. The consumer would have the right to opt out of having their personal information sold to third parties at any time. A business would not be allowed to sell personal information of a consumer if there is actual knowledge that the consumer is less than 16 years of age. A consumer between the ages of 13 and 16 and a parent/guardian of anyone under 13 could affirmatively authorize the sale of the information. A consumer would have the right to request a business delete any personal information. However a business would not have to comply with the request if the information was necessary to: complete the transaction, provide a good or service requested by the consumer, perform a contract between the business and consumer, detect security incidents, exercise free speech or allow another consumer to exercise this right, engage in public/peer-reviewed/historical/ statistical research in the public interest, to enable internal uses that are reasonably aligned with the expectations of the consumer based on the consumer relationship with the business, or comply with state or federal law. A business would have to make available at least two designated methods for submitting requests for information (at a minimum a toll-free number and a website if the business maintains one). Information would have to be disclosed within 45 days of receiving the request for information (may be extended once by 45 days if necessary). On the business webpage a link would have to be created titled "Do not sell my information" that would direct a consumer to a page to opt out. No account creation could be required to do this. On the linked page, there must be information about the consumer's rights and the business' online privacy policy. Once a consumer as opted out of the sale of their personal information the business must wait 12 months before the business requests the consumer for authorize the sale of personal information. Any business that does not comply would be subject to a civil penalty, brought by the Attorney General, of up to \$7,500 for each violation. This act does not apply to information governed by the Fair Credit Reporting Act, financial institutions subject to the Gramm-Leach-Bliley Act, personal information collected pursuant to the Gramm-Leach-Bliley Act, protected health information collected subject to the privacy, security, and breach notification rules issued by the US Dept. of Health and Human Services, and the sale of personal information authorized by the Uniform Motor Vehicle Records Disclosure Act. The Attorney General is given he authority to adopt and promulgate rules and regulations to further the purpose and administration of the act. Businesses and third parties may seek opinion of the Attorney General on how to comply with the act. Defines Business as: A sole proprietorship, partnership, limited liability company, corporation, association, or other legal entity that collects consumers' personal information while doing business in Nebraska and meets one of the following: Has annual gross revenue in excess of ten million dollars; Buys, receives for the business's commercial purposes, sells, or shares for commercial purposes the person information of 50,000 or more consumers, households, or devices; Derives 50% or more of its annual revenue from selling consumers' person information Any entity that controls or is controlled by a business as defined above</i>

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					<i>Defines Consumer as: An identified person who is a resident of this state and acting only in an individual or household context. Consumer does not mean a person acting in a commercial or employment context. Defines Personal Information as: Information that identifies, relates to, describes, is capable of being associated with, or could reasonably be linked, directly or indirectly, with a particular consumer or household. This does not include publicly available information.</i>
LB749	Blood		Judiciary	In Committee 01/10/2020	Adopt the Nebraska Anti-Terrorism Act
					LC - FN REQ
LB754	Blood		Health and Human Services	In Committee 01/10/2020	Provide for a new certificate of birth and amendment of a certificate of birth
					<i>Amends 71-604.01 relating to the amendment of a birth certificate.</i> <i>Requires the Department to issue a new birth certificate with an amended sex upon the receipt of a complete application that is accompanied by (a) an affidavit from a physician stating such amendment to the certificate is warranted along with documentary evidence to substantiate such amendment or (b) a certified copy of a court order directing amendment of the certificate</i> <i>Allows for a person desiring for the sex to be change on their birth certificate to petition the district court as long as they have been a resident of the country filed for at least a year.</i>  <i>Directs the District Courts duty to decide where there exists proper and reasonable cause for changing the sex of the petitioner, to order and direct a change of sex of such petitioner and that an order for the purpose be entered by the court.</i>
LB759	Kolterman		Health and Human Services	In Committee 01/10/2020	Require consultation with school districts regarding placement of children
					<i>Amends 43-284, 43-905, 43-1311, 43-1312, and 43-1312.01.</i> <i>Requires the Person, Court, or Department responsible for a juvenile who was adjudged under 43-247 to consult with school districts who may be receiving said juvenile when the school district is not the students resident district. The consultation would discuss necessary services for the juvenile, availability of educational programming, and identification of the juvenile's resident school district who would be responsible for the costs of the educational programming.</i> <i>Court would be required to provide the receiving school a portfolio of educational information regarding the juvenile at least two days prior to the consultation.</i> <i>This would occur prior to making a final plan regarding placement, prior to entering into a contract regarding placement, prior to making a final determination regarding the school the child should attend, prior to a permanency hearing which may affect the school district in which the child is attending school, or prior to establishing guardianship.</i>
LB761	Dom		Transportation and Telecommunications	In Committee 01/10/2020	Change motor vehicle registration fees and provide funding for the simulation in motion program
					01/27/2020 <i>Amends 60-3,156.</i> <i>Adds a \$.50 fee on registrations for motor vehicles and trailers that will be credited to the University of Nebraska Medical Center Simulation in Motion-Nebraska Fund.</i> <i>Creates the Nebraska Medical Center Simulation in Motion-Nebraska Fund which will be used to carry out the simulation in motion program.</i> <i>Any money not used in the fund will be used to fund expenses related to the depreciation of the equipment used in the simulation in motion program.</i> <i>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.</i>
LB771	Gragert		Transportation and Telecommunications	In Committee 01/10/2020	Change a one-license-plate registration provision
					01/28/2020 <i>Amends 60-3,100. Allows for one license plate to be issues for any truck with a gross weight rating of seven tons or less which is not manufactured to be equipped with a bracket on the front of the vehicle to display a license plate.</i> LC - FN REQ
LB777	DeBoer		Judiciary	In Committee 01/10/2020	Provide for set-asides of infractions and violations of city and village ordinances and county resolutions
					01/23/2020 <i>Amends 29-2264.</i> <i>Changes "infraction, a misdemeanor, or a felony" to "offense" throughout.</i> <i>Defines offense as any violation of the criminal laws of this state or any political subdivision of this state including, but not limited to, any felony, misdemeanor, infraction, traffic infraction, violation of a city or village ordinance, or violation of a county resolution.</i>

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					<i>Adds provision that say the setting aside of a conviction in accordance with the Nebraska Probation Administration Act shall not: affect the assessment or accumulation of points under section 60-4,182; or affect eligibility for, or obligations relating to, a commercial driver's license.</i> <i>These additions would apply to all people eligible under the section regardless of the date of the conviction looking to be set aside.</i>
LB781	Stinner		Government, Military and Veterans Affairs	In Committee 01/10/2020	Provide for annual continuing education for treasurers of certain local governments and provide a duty for the Auditor of Public Accounts <i>Amends 14-553, 15-317, 16-318, 17-605, 17-606, 23-1601, and 84-304</i> <i>Requires county, city, and village treasurers to complete continuing education annually through a program approved by the Auditor of Public Accounts. Treasurer must provide proof of completion to the Auditor.</i> <i>Expense for the continued education will be paid by the county, city, or village of the treasurer.</i> <i>Requires a city or village clerk acting as a city or village treasurer to comply with requirements in subsection (3) of 17-606.</i> <i>Adds duty for the Auditor of Public Accounts to annually approve continuing education programs for county, city, and village treasurers. Auditor must also maintain records of program attendance and notify the county board, city council, or village board if their treasurer is not in compliance. Auditor is also responsible for notifying the Attorney General and county attorney of the county in which a treasurer is located if compliance is not met for the continuing education.</i>
LB785	Friesen		Transportation and Telecommunications	In Committee 01/10/2020	Change vehicle size, weight, and load provisions, provide for stinger-steered automobile transporters and towaway trailer transporter combinations, and define emergency vehicle  <i>LC - FN REQ</i>  <i>Amends 60-6,294, 60-6,297, and 60-6,290. Allows for a stinger-steered automobile transporter to exceed a length of 65 feet but not to exceed 80 feet inclusive of a front overhang of less than 4 feet and a rear overhang of less than 6 feet. Allows for a towaway trailer transporter to exceed a length of 65 feet but not to exceed 82 feet. Allows for vehicles powered primarily by means of electric battery power operating on the National System of Interstate and Defense Highways, including adjoining portions of the state highway system for reasonable access to terminals and facilities for food, fuel, repairs, and rest, as designated by the Department of Transportation to exceed the gross weight limitations of subsection 2, 3, 4, 7, 89 of this section 60-6,294 up to a maximum of 2,000 pounds and does not exceed 82,000 pounds. Adds the definition of an emergency vehicle to include a vehicle designed to be used under emergency conditions to transport 28 personnel and equipment and to support the suppression of fires and 29 mitigation of other hazardous situations.</i>  <i>Allows for emergency vehicle to exceed the gross load limitations in subsections 2, 3, 4, 7, 9, 11 of section 60-6,294 that does not exceed 24,000 pounds on a single steering axle Thirty-three thousand five hundred pounds on a single drive axle; Sixty-two thousand pounds on a tandem axle; or Fifty-two thousand pounds on a tandem rear drive steer axle. Adds definition for heavy-duty tow and recovery vehicle</i> <i>a vehicle that is transporting a disabled vehicle on the National System of Interstate and Defense Highways from the place where the vehicle became disabled to the nearest appropriate repair facility, including such segments of highways off the National System of Interstate and Defense Highways that connect the nearest appropriate repair facility to the National System of Interstate and Defense Highways and adjoining portions of the state highway system for reasonable access to terminals and facilities for food, fuel, repairs, and rest, as designated by the Department of Transportation, and (ii) has a gross vehicle weight that is equal to or exceeds the gross vehicle weight of the disabled vehicle being transported.</i>
LB786	Lathrop		Judiciary	In Committee 01/10/2020	Change rules on the use of restrictive housing and require screenings of inmates for serious mental illness, developmental disabilities, and traumatic brain injuries  <i>Amends 83-179, 83-170, 83-1,135, 83-173.03.</i> <i>Establishes that this section (83-170) uses the same definition for Developmental disability as 71-1107</i> <i>Developmental disability means a severe, chronic disability, including an intellectual disability, other than mental illness, which:</i> <i>(1) Is attributable to a mental or physical impairment unless the impairment is solely attributable to a severe emotional disturbance or persistent mental illness;</i> <i>(2) Is manifested before the age of twenty-two years;</i> <i>(3) Is likely to continue indefinitely;</i> <i>(4) Results in substantial functional limitations in one of each of the following areas of adaptive functioning:</i> <i>(a) Conceptual skills, including language, literacy, money, time, number concepts, and self-direction;</i> <i>(b) Social skills, including interpersonal skills, social responsibility, self-esteem, gullibility, wariness, social problem solving, and the ability to follow laws and rules and to avoid being victimized; and</i> <i>(c) Practical skills, including activities of daily living, personal care, occupational skills, health care, mobility, and the capacity for independent living; and</i>

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					<p><i>(5) Reflects the individual's need for a combination and sequence of special, interdisciplinary, or generic services, individualized support, or other forms of assistance that are of lifelong or extended duration and are individually planned and coordinated.</i></p> <p><i>An individual from birth through the age of nine years who has a substantial developmental delay or specific congenital or acquired condition may be considered to have a developmental disability without manifesting substantial functional limitations in three or more of the areas of adaptive functioning described in subdivision (4) of this section if the individual, without services and support, has a high probability of manifesting such limitations in such areas later in life.</i></p> <p><i>Establishes Definition for serious mental illness</i></p> <p><i>Any mental health condition that current medical science affirms is caused by a biological disorder of the brain and that substantially limits the life activities of the person with the serious mental illness. Serious mental illness includes, but is not limited to, (a) schizophrenia, (b) schizoaffective disorder, (c) delusional disorder, (d) bipolar affective disorder, (e) major depression, and (f) obsessive compulsive disorder</i></p> <p><i>Establishes definition for Traumatic Brain Injury</i></p> <p><i>An acquired injury to the brain caused by an external physical force, resulting in total or partial functional disability or psychosocial impairment, or both, that adversely affects a person's educational performance. Traumatic brain injury applies to open or closed head injuries resulting in impairments in one or more areas, including cognition; language; memory; attention; reasoning; abstract thinking; judgment; problem solving; sensory, perceptual, and motor abilities; psychosocial behavior; physical functions; information processing; and speech. Traumatic brain injury does not include brain injuries that are congenital or degenerative or brain injuries induced by birth trauma.</i></p> <p><i>Defines when an inmate is presumed to be a member of a vulnerable population</i></p> <p><i>If such inmate receives a presumptive positive result for serious mental illness, developmental disability, or traumatic brain injury in a screening test under subsection (5) of this section, section 83-179, or section 4 of this act. Such presumption may be overcome by a negative diagnosis, issued by a licensed psychiatrist, psychologist, or physician with the appropriate training to make such diagnosis, which contradicts the result of the screening test.</i></p> <p><i>Requires that an inmate held in restrictive housing for a cumulative six months during any twelve-month period shall be screened for serious mental illness using an evidence-based screening tool.</i></p> <p><i>Requires that upon initial admission to a state facility, a person committed shall have a screening using evidence-based screening tools, for serious mental illness, developmental disability, and traumatic brain injury.</i></p> <p><i>Requires that on or before November 30, 2020 the department or its designee screen every inmate in the department's custody for serious mental illness, developmental disability, and traumatic brain injury using evidence-based screening tools.</i></p> <p><i>Requires that the department on or before December 30, 2020 and annually thereafter issue a report on the number of inmates with presumptive positive tests results for serious mental illness, developmental disability, and traumatic brain injury, as determined by the screening tests prescribed. This report is to be provided electronically to the Clerk of the Legislature and the Judiciary Committee of the Legislature.</i></p> <p><i>The above two sections are to be known at the Nebraska Treatment and Correction Act</i></p>
LB789	Slama		Transportation and Telecommunications 01/28/2020	In Committee 01/10/2020	Change school bus stop signal arm violation provisions
					<p>LC - FN REQ</p> <p>Amends 60-601.</p> <p><i>Amendments in this section refer to 60-6,175 which is the School Bus safety requirements statute. The statute gives direction to what a motorist should do around a school bus when lights are flashing and when the stop sign is extended.</i></p> <p><i>60-601 states that a driver who violates 60-6.175 is liable. The school bus driver who observes a violation may prepare a written report containing the time and location of the violation, the license plate number of the motor vehicle in violation, the color of the motor vehicle, and the type of motor vehicle. This report should be delivered to the bus drivers' employer who should keep a copy for statistical purposes.</i></p> <p><i>Another copy of the report should be delivered within 72 hours to a peace officer of the city or county in which the violation occurs. The peace officer would then be required to initiate an investigation concerning the report within seven calendar days.</i></p> <p><i>If the peace officer has reasonable cause to believe a violation occurred, a traffic citation should be prepared and issued to the driver of the vehicle if one can be identified. If one cannot be identified, then the owner of the vehicle in question can be cited.</i></p> <p><i>It is no defense that the owner of the vehicle was not the driver of the vehicle if a driver cannot be identified. The owner of the vehicle has a defense if the vehicle was reported stolen, or the owner provides the name of the driver and the driver admits to operating the motor vehicle at the time of the violation.</i></p>
LB797	Hansen		Urban Affairs 01/28/2020	In Committee 01/10/2020	Change restrictions on municipal annexation
					<p>Amends 19-3052</p> <p><i>Would not allow a municipality, first class, or second class city to annex territory less than 5 months before a primary election in which city council or village board trustees are nominated. Previously was 80 days.</i></p>

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LB799			Urban Affairs 01/21/2020	General File 01/22/2020	Change provisions relating to cities of the primary class
LB801			Urban Affairs	In Committee 01/10/2020	Change and eliminate provisions of the Community Development Law  <i>Amends 18-2109, 18-2115, 18-2117.02, 18-2117.03, 18-2142.05, 18-2101.02, 18-2103, and 18-2115.01; Removes the requirement that a planning commission or board provide a map or information on where to find a map of an area declared extremely blighted before a hearing is held from each individual section and inserts it in 18-2115.01 explicitly. Creates the requirements that the governing body of the city shall not approve a redevelopment plan unless the governing body has, by resolution adopted after the public hearings required under this section, declared such area to be a substandard and blighted area in need of redevelopment. New definition for "substantial modification" A change to a redevelopment plan that (a) materially alters or reduces existing areas or structures otherwise available for public use or access, (b) substantially alters the use of the community redevelopment area as contemplated in the redevelopment plan, or (c) increases the amount of ad valorem taxes pledged under section 18-2150 by more than five percent, if the amount of such taxes is included in the redevelopment plan. 18-2115.01 Reorganizes hearing notice requirements. 18-2117.02 Requires each authority, or such other division or department of the city as designated by the governing body to compile information including the addition of active redevelopment project and the number of redevelopment projects for which financing has been paid in full during the previous calendar year and for which taxes are no longer being divided pursuant to section 18-2147. 18-2117.03 adds a section that clarifying that there is no requirement to reimburse legal fees incurred prior to approval of the redevelopment project.</i>
LB810	McCollister		Revenue	In Committee 01/10/2020	Impose sales tax on bottled water, candy, and soft drinks  <i>Amends 77-2704.24, 77-27,132, and 71-7611. Includes the funds from 77-27,132 in the Nebraska Health Care Cash Fund. 77-27,132 imposes a sales and use tax on bottle water, candy, and soft drinks. The tax shall be determined annually by the Tax Commissioner Defines Bottle Water as: Water that is placed in a safety sealed container or package for human consumption. Bottled water is calorie free and does not contain sweeteners or other additives except that it may contain: (i) Antimicrobial agents; (ii) fluoride; (iii) carbonation; (iv) vitamins, minerals, and electrolytes; (v) oxygen; (vi) preservatives; and (vii) only those flavors, extracts, or essences derived from a spice or fruit. Bottled water includes water that is delivered to the buyer in a reusable container that is not sold with the water. Defines Candy as: A preparation of sugar, honey, or other natural or artificial sweeteners in combination with chocolate, fruits, nuts, or other ingredients or flavorings in the form of bars, drops, or pieces. Candy shall not include any preparation containing flour and shall require no refrigeration. Defines Soft Drinks as: Nonalcoholic beverages that contain natural or artificial sweeteners. Soft drinks do not include beverages that contain milk or milk products, soy, rice or similar milk substitutes, or greater than fifty percent of vegetable or fruit juice by volume. Allows the Governor to stay the collection of sales and use tax on bottled water for a period of 60 days in areas affected by a disaster, emergency, or civil defense emergency.</i>
LB812	McCollister		Revenue	In Committee 01/10/2020	Change acceptable ranges and authorize orders for rehearings under the Tax Equalization and Review Commission Act  <i>Amends 77-5001, 77-5017, and 77-5023.; Authorizes the Tax Equalization and Review commission to order a reconsideration or rehearing by the county board of equalization or Property Tax Administrator in regard to an appeal of any decision, action, order, or determination made by a county board of equalization or the Property Tax Administrator. If the commission does so, the reconsideration or rehearing shall be completed within sixty days after the commission's order. Written notice of the decision, action, order, or determination made after reconsideration or rehearing shall be mailed to all parties within seven days after the decision, action, order, or determination is made or entered. Any decision, action, order, or determination made after reconsideration or rehearing may be appealed to the commission in accordance with section 77-5013 within thirty days after the date of the decision, action, order, or determination. If any decision, action, order, or determination made by a county board of equalization after reconsideration or rehearing involves taxation or the taxable value of real or personal property and is not appealed, a copy of the decision, action, order, or determination shall be certified by the county clerk to the county treasurer and the officer charged with the duty of preparing the tax list, and the county treasurer and such officer shall adjust the records accordingly.</i>
LB815	Morfled		Health and Human Services	In Committee 01/10/2020	Prohibit certain section 1115 waivers under the Medical Assistance Act  <i>Amends 68-992.</i>

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					<i>Includes a new section that denies the Department the ability to pursue, apply for, or implement any experimental, pilot, or demonstration project waiver under section 1115 of the Social Security Act, 42 U.S.C. 1315, to expand eligibility for medical assistance to persons ages 19-64 whose income is equal to or less than 138% of the federal poverty level.</i>
LB818	Brewer		Revenue 01/24/2020	In Committee 01/10/2020	Adjust the nameplate capacity tax for inflation  <i>Amends 77-6203. Requires that on January 1, 2021 and annually on January 1 thereafter, that the Department of Revenue adjust the tax rate for the nameplate capacity tax for renewable energy generation facilities by the percentage change in the Consumer Price Index for All Urban Consumers, as prepared by the United States Department of Labor, Bureau of Labor Statistics, for the twelve-month period ending on August 31 of the previous calendar year. If the adjusted tax rate is not a whole dollar amount, it shall be rounded to the nearest whole dollar amount.</i>
LB823	Bostelman		Judiciary 01/22/2020	In Committee 01/10/2020	Provide for a special election prior to the exercise of eminent domain for transmission lines in certain circumstances  <i>Amends 15-229, 18-2441, 19-701, 25-2501, 25-2503, 70-501, 70-667, and 70-670. Requires that a city of the primary class, prior to exercising the power of eminent domain on behalf of an out-of-state third party for purposes of transmission lines for electric power, submit such proposition to the registered voters of the city at a special election under the Election Act held for that purpose, and if a majority of the votes cast upon such proposition are in favor of exercising the power of eminent domain, the city may proceed with condemnation. Requires that a public agency, prior to exercising the power of eminent domain on behalf of an out-of-state third party for purposes of transmission lines for electric power, the agency shall submit such proposition to the registered voters of each of the municipalities participating in the creation of such agency at a special election under the Election Act held for that purpose, and if a majority of the votes cast upon such proposition are in favor of exercising the power of eminent domain, the agency may proceed with condemnation. Gives agencies the power to incur debts, liabilities, or obligations including the borrowing of money and the issuance of bonds, secured or unsecured, pursuant to the Municipal Cooperative Financing Act. The powers of an agency shall include any other powers which are deemed necessary and convenient to carry out the Municipal Cooperative Financing Act. Requires that a village or city of the second class, prior to exercising the power of eminent domain on behalf of an out-of-state third party for purposes of transmission lines for electric power, the city or village shall submit such proposition to the registered voters of the city or village at a special election under the Election Act held for that purpose, and if a majority of the votes cast upon such proposition are in favor of exercising the power of eminent domain, the city council or village board of trustees may proceed with condemnation. Requires the Nebraska Department of Transportation, prior to exercising the power of eminent domain on behalf of an out-of-state third party for purposes of transmission lines for electric power, an agency which is a political subdivision of the state shall submit such proposition to the registered voters of the agency at a special election under the Election Act held for that purpose, and if a majority of the votes cast upon such proposition are in favor of exercising the power of eminent domain, the agency may proceed with condemnation. Requires any city, village, or public electric light and power district within the state, prior to exercising the power of eminent domain on behalf of an out-of-state third party for purposes of transmission lines for electric power, the city, village, or district shall submit such proposition to the registered voters of the city, village, or district at a special election under the Election Act held for that purpose, and if a majority of the votes cast upon such proposition are in favor of exercising the power of eminent domain, the city, village, or district may proceed with condemnation.</i>
LB829	Erdman		Revenue	In Committee 01/10/2020	Change provisions relating to certain in lieu of tax payments made by the Game and Parks Commission  LC - FN REQ
LB830	Erdman		Transportation and Telecommunications 01/27/2020	In Committee 01/10/2020	Change provisions relating to the establishment of speed limits by local authorities  LC - FN REQ <i>Amends 60-6, 190. Gives incorporated cities and villages on all highways within their corporate limits, except on state-maintained freeways which are part of the state highway system, the same power and duty to alter the maximum speed limits as the department if the change is based on engineering and traffic investigation or hazardous conditions as determined by the city council or village board. Requires that any city or village under 500 people as determined by the most recent census to acquire approval from the Department of Transportation before altering speeds on highways which are part of the state highway system.</i>
LB836	Arch		Health and Human Services 01/22/2020	In Committee 01/10/2020	Change provisions governing certain contracts and agreements relating to the medical assistance program  <i>Amends 68-901, 71-801, and 71-831. Requires that all contracts and agreements relating to the medical assistance program governing at-risk managed care service delivery for health services existing on or after July 21, 2020 shall: Provide for the return to the department of (a) any remittance if the contractor does not meet the minimum loss ratio and (b) any unearned incentive funds. The funds shall be remitted to the State Treasurer for credit to the Nebraska Health Care Cash Fund. Any performance contingencies imposed by the department shall be reinvested by the contractor to fund additional health services.</i>

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<a href="#">LB841</a>	Crawford		Revenue 01/24/2020	In Committee 01/10/2020	Change provisions relating to certain certifications for homestead exemptions  <i>Amends 77-3506 and 77-3508. Eliminates the ability of the county assessor or Tax Commissioner to request certification to verify that no change in status or medical condition has occurred for those exempt from property taxes under 77-3506. (Veterans, unremarried surviving spouse of a veteran, etc.)</i>
<a href="#">LB851</a>	McCullister		Health and Human Services 01/29/2020	In Committee 01/10/2020	Change provisions relating to eligibility for services under the Medical Assistance Act  <i>Amends 68-915 and 68-949. Requires the Department of Health and Human Services to 68-949 adopt and promulgate rules and regulations in accordance with 42 U.S.C. 1396a(e)(12), as such section existed on January 1, 2020, to provide for a period of continuous eligibility for a child who is under nineteen years of age and who is determined to be eligible for medical assistance under the Medical Assistance Act. The department shall provide that the child remains eligible for medical assistance, without additional review by the department and regardless of changes in the child's resources or income, until the earlier of: (a) The anniversary of the date on which the child's eligibility was determined; or (b) The child's nineteenth birthday. Requires the Department of Health and Human Services on or before October 1, 2020, to submit a waiver to the federal Centers for Medicare and Medicaid Services to provide a twelve-month continuous eligibility period to the following medicaid eligibility groups subject to modified adjusted gross income budgeting methodology, regardless of the delivery system through which the groups receive medicaid benefits, except as provided otherwise by state law: Subsidized Adoption and Guardianship Assistance, Institution for Mental Disease, Parent-Caretaker Relatives, and Heritage Health Adult.</i>
<a href="#">LB876</a>	Walz		Urban Affairs	In Committee 01/13/2020	Change provisions of the Community Development Law relating to limitations on blighted areas  <i>LONM Bill; Amends 18-2103. Development projects which will involve the construction of workforce housing in an extremely blighted area shall not count toward the percentage limitations place on a city of village for declaring areas extremely blighted.</i>
<a href="#">LB881</a>	Hansen		Judiciary 01/23/2020	In Committee 01/13/2020	Prohibit deductions of fines from bonds  <i>Amends 29-2206. Changes that a court or magistrate may only deduct costs from a bond posted by the offender. This excludes the ability to deduct fines from the bond.</i>
<a href="#">LB890</a>	Hilgers		Government, Military and Veterans Affairs 01/23/2020	In Committee 01/13/2020	Provide for water, wastewater, utility, and sewer construction projects under the Political Subdivisions Construction Alternatives Act  <i>Amends 13-2914. Allows for a city of the metropolitan class may use a design- build contract or construction management at risk contract under the Political Subdivisions Construction Alternatives Act for the purpose of complying with state or federal requirements to control or minimize overflows from combined sewers. Allows for a political subdivision to use a design-build contract or construction management at risk contract under the Political Subdivisions Construction Alternatives Act for a project, in whole or in part, for water, wastewater, utility, or sewer construction.</i>
<a href="#">LB893</a>	Bostelman		Health and Human Services	In Committee 01/13/2020	Change provisions relating to emergency care providers and provide for community paramedicine and critical care paramedics  <i>Amends 13-1801, 23-1821, 28-907, 28-929, 28-929.01, 28-930, 28-931, 28-931.01, 38-1202, 38-1203, 38-1209, 38-1210, 38-1211, 38-1213, 38-1226, 38-1228, 38-1233, 38-1234, 48-115, 71-507, 71-509, 71-8226, 71-8227, 71-8236, 71-8237, 71-8240, 71-8248, 71-8249, 71-8251, 71-8253, 13-303, 28-934, 38-1201, 38-1204, 38-1204.01, 38-1206.01, 38-1207.01, 38-1207.02, 38-1208, 38-1208.01, 38-1208.02, 38-1215, 38-1216, 38-1217, 38-1218, 38-1224, 38-1225, 38-1232, 38-1237, and 38-1220. Removes all "out-of-hospital" language and leaves or replaces it with "emergency care," or "emergency medical care." Defines emergency care provider as: An emergency medical responder; An emergency medical technician; An advanced emergency medical technician; A community paramedic; A critical care paramedic; or A paramedic, as those persons are licensed and classified under the Emergency Medical Services Practice Act Removes the term Out-of-Hospital Emergency Care Provider which included all of the above listed categories under it. Defines Community Paramedic Practice of Emergency Medical Care as:</i>

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					<p><i>Care provided by an advanced emergency medical technician, emergency medical technician, emergency medical technician-intermediate, or paramedic in accordance with the knowledge and skill acquired through successful completion of an approved program for community paramedicine at the respective licensure classification of the emergency care provider except for an emergency medical responder.</i></p> <p><i>Defines Critical Care Paramedic Practice of Emergency Medical Care as:</i></p> <p><i>Care provided by a paramedic in accordance with the knowledge and skill acquired through successful completion of an approved program for a critical care paramedic. Includes Community Paramedic and Critical Care Paramedic as an Emergency Care Provider.</i></p> <p><i>Allows for the Board of Emergency Medical Services to adopt rules and regulations necessary to provide for disciplinary action against training agencies.</i></p> <p><i>Removes from the Board of Emergency Medical Services the ability to Establish criteria for approval of organizations issuing cardiopulmonary resuscitation certification which shall include criteria for instructors, establishment of certification periods and minimum curricula, and other aspects of training and certification.</i></p> <p><i>Allows the Board of Emergency Medical Services to establish criteria for community paramedicine and critical care paramedics performing activities within their scope of practice and as determined by a licensed health care practitioner.</i></p> <p><i>Requires that an emergency care provider other than an emergency medical responder be acting under the supervision of a licensed health care practitioner if they wish to assume the duties incident to the title or practice the skills of an emergency care provider.</i></p> <p><i>A registered nurse may direct an emergency care provider in a setting other than an emergency medical service.</i></p>
LB896	Erdman		Government, Military and Veterans Affairs	In Committee 01/13/2020	<p>Require notice of construction and expansion of structures near military installations as prescribed</p> <p>01/30/2020</p> <p><i>LC - FN REQ</i></p> <p><i>Introduces a new Act to require notice of construction or expansion of certain structures. Beginning January 1, 2021, the project owner of a project involving new construction or expansion of any structure in this state that requires the filing of a notice of proposed construction or alteration with the Federal Aviation Administration of the United States Department of Transportation, including, but not limited to, a cellular transmission tower or a wind energy conversion system as defined in section 66-909.02, shall inform, in writing, the county board of the county in which the project is located and the installation commander of any active federal military installation within two nautical miles of the location of the project as determined by the United States Department of Defense. The written information shall be sent by certified mail at least forty-five days prior to filing the notice of proposed construction or alteration and at least six months prior to the beginning date of any construction work on the project.</i></p>
LB898	Friesen		Transportation and Telecommunications	In Committee 01/13/2020	<p>Provide for the collocation of certain wireless facilities</p> <p><i>Introduces new act to provide for applications for the collocation of certain wireless facilities.</i></p> <p><i>Allows for the State of Nebraska or any agency, county, city, village, or other political subdivision whose authorization is necessary prior to the deployment of a wireless facility to charge an application fee for the submission, processing, and review of an eligible facilities request to collocate a new wireless facility, site a new wireless support structure, or substantially change an existing wireless facility or wireless support structure.</i></p> <p><i>Fee must be based on the actual, direct, and objectively reasonable costs incurred for all aspects of an application review process. This includes the costs of review by an outside consultant.</i></p> <p><i>Charges must be itemized for the applicant.</i></p> <p><i>Application fees cannot exceed</i></p> <p><i>\$500 for the review of an eligible facilities request or collocation application on an existing wireless support structure</i></p> <p><i>\$1000 for the review of an application to place a new tower and associated wireless facility.</i></p> <p><i>The application fee shall not be used for:</i></p> <p><i>Travel time or expenses, meals, or overnight accommodations incurred in the review of an application by an outside consultant; or</i></p> <p><i>Reimbursement for a consultant that is based on a contingent fee or a results-based arrangement.</i></p>
LB912	Brandt		Judiciary	In Committee 01/13/2020	<p>Change provisions relating to examination of witnesses by telephonic, videoconferencing, and similar methods</p> <p>01/23/2020</p> <p><i>LC - FN REQ</i></p>
LB913	McDonnell		Judiciary	In Committee 01/13/2020	<p>Change arson, trespass, and graffiti provisions</p> <p><i>LC - FN REQ</i></p> <p><i>Amends 28-501, 28-502, 28-503, 28-504, 28-505, 28-520, 28-522, and 28-524.</i></p> <p><i>Redefines arson as:</i></p>

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					<p><i>A person commits arson in the first degree if:</i>  <i>He or she Intentionally sets fire to, maintains a fire to, burns, causes to be burned, or causes damage or destruction by way of an explosion, to any structure or any property contained inside a structure when another person or when human skeletal remains are present in the structure at the time and either the actor knows that fact or the circumstances are such as to render the presence of a person or of human skeletal remains therein a reasonable probability;</i>  <i>Fire is set, a fire is maintained, or an explosion is caused in the perpetration of or an attempt to perpetrate any robbery, burglary, or felony criminal mischief when another person or when human skeletal remains are in the structure at the time and either the actor knows that fact or the circumstances are such as to render the presence of a person or of human skeletal remains therein a reasonable probability; or</i>  <i>He or she intentionally sets fire to, maintains a fire to, or burns, causes to be burned, or causes damage or destruction by way of an explosion, to any structure, person, human skeletal remains, or item of personal property in order to conceal the commission of a criminal offense.</i></p> <p><i>A person commits arson in the second degree if her or she intentionally:</i>  <i>Sets fire to, maintains a fire to, burns, causes to be burned, 27 or causes to be damaged or destroyed by way of an explosion, any 28 structure;</i>  <i>Sets fire to, maintains a fire to, or burns, causes to be burned, or causes damage or destruction by way of an explosion, to any structure, person, human skeletal remains, or item of personal property in order to conceal the commission of a criminal offense.</i>  <i>Damages or destroys any property contained within any structure by setting a fire, maintaining a fire, burning, causing property to be burned, or by causing an explosion; or</i>  <i>Sets a fire, maintains a fire, or causes an explosion during the perpetration or an attempt to perpetrate any robbery, burglary, or felony criminal mischief.</i>  <i>Adds maintaining a fire within a structure to third degree arson</i>  <i>Changes the class of felony of arson in the first degree from Class II to Class ID when any public safety official suffers serious bodily injury due to any violation listed above.</i>  <i>Under the same circumstances, arson in the second degree from Class IIA to Class II</i>  <i>Arson in the third degree that causes damage \$1500+ from Class IV to Class IIIA.</i>  <i>Arson in the third degree that causes damage \$500-\$1500 from Class I misdemeanor to Class IV felony.</i>  <i>Arson in the third degree that causes damage less than \$500 from Class II misdemeanor to Class I misdemeanor.</i>  <i>Adds maintaining a fire to 28-505 which is the statute of a person trying to deceive or harm an insurer.</i>  <i>Changes the class of felony in this instance from Class IV to Class IIA when any public safety official suffers serious bodily injury due to any violation listed above.</i>  <i>Defines Public Safety Official to mean:</i>  <i>An individual serving a public or governmental agency or political subdivision in an official capacity, with or without compensation, as either a peace officer, firefighter, arson investigator, investigatory regulator, or a member of a rescue squad or ambulance crew</i>  <i>Eliminates the definition for building and instead implements the definition of structure. Which is defined as:</i>  <i>Any building of any kind, any enclosed area with a roof, any real property and appurtenances to which the building or enclosed area is attached, any tent or other portable building, and any vehicle, vessel, watercraft, or aircraft.</i></p>
LB916	Lathrop		Appropriations	In Committee 01/13/2020	<p>Appropriate funds to the Department of Correctional Services for a community corrections facility</p> <p><i>Appropriations Bills Appropriates \$52,000,000 from the General Fund for FY2020-21 to the Department of Correctional Services for the construction or expansion of a community corrections facility with three hundred new beds in the Omaha metropolitan area. The new or expanded facility shall be consistent with the increase of community corrections capacity in the Omaha area recommended in Phase 1 of the Department of Correctional Services 2014 Master Plan Report.</i></p>
LB919	Wayne		Agriculture	In Committee 01/13/2020	<p>Change requirements for approval or denial of licenses or licensing agreements under the Nebraska Hemp Farming Act</p> <p><i>Amends 2-507 and 2-5701. Gives the Department of Agriculture the ability to adopt and promulgate rules and regulations governing renewal applications for cultivator, processor-handler, and broker renewal applications. Regulates that the applications should only be denied if incomplete, or deficient which includes nonpayment of application and registration fees. Changes that instead of hemp producer applicants being selected and random for a license. All qualified applicants should be approved by the Department of Agriculture.</i></p>
LB922	Kolterman		Health and Human Services	In Committee 01/13/2020	<p>Require electronic issuance of prescriptions for controlled substances as prescribed</p> <p><i>Amends 28-414, 28-414.01, 38-101, 38-2870, and 38-2891. Introduces new provisions regarding prescriptions starting January 1, 2021.</i>  <i>No prescriber shall, issue any prescription for a controlled substance unless such prescription is issued using electronic prescription technology, from the prescriber issuing the prescription to a pharmacy, and in accordance with all requirements of state law and the rules and regulations adopted and promulgated pursuant to such state law.</i>  <i>Does not apply to prescriptions:</i>  <i>Issued by Veterinarians</i>  <i>Issued where electronic prescribing is not available</i></p>

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					<p><i>Issued by a prescriber to be dispensed at a pharmacy out of state</i></p> <p><i>Issued when the prescriber and dispenser are the same entity</i></p> <p><i>Issued with elements that are not supported by the Prescriber/ Pharmacist Interface SCRIPT Standard of the National Council for Prescription Drug Programs</i></p> <p><i>Issued for a drug for which the federal Food and Drug Administration requires the prescription to contain certain elements that are not able to be accomplished with electronic prescribing</i></p> <p><i>Issued for dispensing a non-patient-specific prescription which is (i) a standing order, (ii) approved protocol for drug therapy, (iii) collaborative drug management, (iv) comprehensive medication management, (v) in response to a public health emergency, or (vi) in other circumstances where the prescriber may issue a non-patient-specific prescription</i></p> <p><i>Issued for a drug for purposes of a research protocol</i></p> <p><i>Issued by a prescriber who has received a waiver or a renewal of a waiver for a specified period determined by the chief medical officer of the Department of Health and Human Services</i></p> <p><i>Issued under circumstances in which, notwithstanding the prescriber's ability to make an electronic prescription as required by this section, such prescriber reasonably determines (i) that it would be impractical for the patient to obtain substances prescribed by electronic prescription in a timely manner and (ii) that such delay would adversely impact the patient's medical condition</i></p> <p><i>Issued for drugs requiring compounding; A pharmacist who receives a written, oral, or faxed prescription is not required to verify that the prescription falls under one of the exceptions listed. A pharmacist may continue to dispense medication from any otherwise valid written, oral, or faxed prescription consistent with the law and rules and regulations as they existed prior to January 1, 2021.</i></p> <p><i>A violation of this section shall not be grounds for disciplinary action under the Uniform Credentialing Act.</i></p>
LB924	Chambers		Judiciary	In Committee 01/13/2020	<p>Change provisions relating to racial profiling and require law enforcement training</p> <p><i>LC - FN REQ</i></p> <p><i>Amends 20-504, 23-1701.01 and 81-1414.07. Includes anti-bias and implicit bias training and testing designed to minimize apparent or actual racial profiling as an internal method of prevention and enforcement to include in the Nebraska State Patrol, the county sheriffs, all city and village police departments, and any other law enforcement agency's racial profiling prevention policy. If the Nebraska State Patrol, a county sheriff, a city and village police department, or any other law enforcement agency in this state fails, in a material manner, to record or retain information as required in relation to the motor vehicle stops (this includes race or ethnicity, reason for the stop, result of the stop, etc.) or to provide the information to the Nebraska Commission on Law Enforcement and Criminal Justice as required, such agency shall be ineligible to receive loans, grants, funds, or donations administered by the commission until the commission determines that such material failure has been corrected. Requires that all law enforcement officials attend at least two hours of anti-bias and implicit bias training designed to minimize apparent or actual racial profiling during each calendar year beginning on January 1 and ending on December 31.</i></p>
LB925	Chambers		Judiciary 01/24/2020	In Committee 01/13/2020	<p>Change provisions relating to standing to file a petition for a declaratory judgment</p> <p><i>LC - FN REQ</i></p>
LB930	Briese		Revenue	In Committee 01/13/2020	<p>Require a minimum amount of tax relief under the Property Tax Credit Act</p> <p><i>Amends 77-4212. Adds that for tax year 2020 and each tax year thereafter, the minimum amount of relief granted under the Property Tax Credit Act shall be two hundred seventy-five million dollars. If money is transferred or credited to the Property Tax Credit Cash Fund pursuant to any other state law, such amount shall be added to the minimum amount required when determining the total amount of relief granted under the Property Tax Credit Act.</i></p>
LB931	Halloran		Transportation and Telecommunications 01/27/2020	In Committee 01/13/2020	<p>Change a harvested products maximum weight overload exception under the Nebraska Rules of the Road</p> <p><i>Amends 60-6,298 and 60-6,301. Adds that a vehicle can operate from farm storage to market or factory when failure to move grain or products in abundant quantities would cause an economic loss to the person or persons whose grain or products are being transported or when failure to move such grain or products in as large quantities as possible would not be in the best interests of the national defense or general welfare.</i></p>
LB932	Wishart		Health and Human Services 01/29/2020	In Committee 01/13/2020	<p>Require expansion of the medical assistance program as prescribed</p> <p><i>Amends 68-992. Adds that on or before October 1, 2020, the Department of Health and Human Services shall expand eligibility for medical assistance as required by 68-992 for certain adults ages nineteen through sixty-four whose income is equal to or less than one hundred thirty-eight percent of the federal poverty level and provide medical assistance to those eligible.</i></p>

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LB952	Wishart		Revenue 01/24/2020	Introduced	Provide for a new homestead exemption
LB963	Brewer		Business and Labor 01/27/2020	Introduced	Change provisions relating to workers' compensation for injuries to first responders and frontline state employees
		LC - FN REQ			
LB973	Kolowski		Urban Affairs	In Committee 01/21/2020	Adopt the Homeowner Association Act
		LC - FN REQ			
LB974			Revenue 01/22/2020	In Committee 01/14/2020	Change taxation and school funding provisions
LB978	Murman		Judiciary	In Committee 01/15/2020	Provide for county, city, and village jail reimbursement
		LC - FN REQ			<i>Requires that a County, City, or Village be reimbursed by the Department of Correctional services if a person escapes from a Department of Correctional Services' facility and is then apprehended and lodged in a county, city, or village jail.</i>
LB985	Pansing Brooks		Judiciary	In Committee 01/15/2020	Provide for Class ICA and IDA felony classifications and change penalties
		LC - FN REQ			
LB1002	Bostelman		Health and Human Services	In Committee 01/21/2020	Change provisions relating to wholesale drug distribution for emergency medical reasons
LB1003	Walz		Urban Affairs	In Committee 01/21/2020	Provide annexation powers to cities of the second class and villages for relocation due to catastrophic flooding
LB1007	Hansen		Judiciary	In Committee 01/21/2020	Change provisions relating to competency to stand trial and be sentenced
LB1013	Linehan		Revenue	In Committee 01/21/2020	Change the cigarette tax and exempt certain transactions
LB1017	Geist		Appropriations	In Committee 01/21/2020	Appropriate funds to the Supreme Court
LB1018	Vargas		Appropriations	In Committee 01/21/2020	Appropriate funds to the Department of Health and Human Services
LB1021	Groene		Urban Affairs	In Committee 01/21/2020	Provide for an expedited review of certain redevelopment plans under the Community Development Law
LB1056	Lowe			Introduced 01/21/2020	Provide for temporary expansion of licensed premises under the Nebraska Liquor Control Act
LB1057	Lowe			Introduced 01/21/2020	Change provisions regarding appeals of certain zoning decisions by county planning commissions and county boards
LB1062	Lathrop			Introduced 01/21/2020	Allow the Department of Correctional Services to establish a predischarge reentry pilot program
LB1065	Halloran			Introduced 01/21/2020	Change provisions regarding pharmacies, pharmacists, and pharmacy personnel

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LB1086	Hansen			Introduced 01/21/2020	Provide for poll watchers under the Election Act
LB1087	Friesen			Introduced 01/21/2020	Change provisions relating to partial payments of property taxes
LB1092	Stinner			Introduced 01/21/2020	Change and transfer contract provisions under the Medical Assistance Act and create a fund
LB1095	McDonnell			Introduced 01/21/2020	Authorize counties containing a city of the metropolitan class to establish juvenile justice programs and services
LR3CA	Erdman		Revenue 02/07/2019	In Committee 01/14/2019	Constitutional amendment to provide income tax credits for property taxes paid  <i>New VIII-14 (1) Notwithstanding any other provision of this Constitution, the Legislature shall provide by law for a refundable credit against the income tax imposed by the State of Nebraska in an amount equal to thirty-five percent of the property taxes that were: (a) Levied on real property located in this state; and (b) Paid by the taxpayer during the taxable year. (2) The Legislature shall make the credit available for taxable years beginning on or after January 1, 2021. Sec. 2. The proposed amendment shall be submitted to the electors in the manner prescribed by the Constitution of Nebraska, Article XVI, section 1, with the following ballot language: A constitutional amendment to require the Legislature to provide a refundable state income tax credit in an amount equal to thirty-five percent of the property taxes that were levied on real property located in this state and paid by the taxpayer during the taxable year. For OR Against.</i>
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  <i>LR8CA proposes to add a new section 14 to Article VIII: 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. (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 purposes of this section, property tax revenue means revenue raised from a tax that is assessed annually upon the value of real and personal property. The proposed amendment shall be submitted to the electors in the manner prescribed by the Constitution of Nebraska, Article XVI, section 1, with the following ballot language: A constitutional amendment to provide that 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 for amounts approved by voters and amounts needed to pay bonded indebtedness.</i>
LR279CA	Scheer		Executive Board 01/22/2020	In Committee 01/10/2020	Constitutional amendment to authorize an increase in the number of members of the Legislature  <i>Constitutional Amendment. Proposes the Legislature consist of no more than 55 members rather than the current 50.</i>
LR280CA	Wayne		Executive Board	In Committee 01/10/2020	Constitutional amendment to change legislative term limits to three consecutive terms  <i>Constitutional Amendment. Proposes the change of Legislative term limits from two consecutive terms to three consecutive terms.</i>
LR281CA	McCollister		Judiciary	In Committee 01/10/2020	Constitutional amendment to allow the Legislature to enact legislation authorizing courts to reduce sentences  <i>Constitutional Amendment. Introduces a new subsection that would allow for the Legislature to enact legislation authorizing courts to reduce sentences that have become final.</i>
LR284CA	Brewer		Revenue	In Committee 01/10/2020	Constitutional amendment to eliminate the state income tax over a four-year period  <i>Constitutional Amendment. Proposes amendment that prohibits the state from imposing an income tax for all taxable years beginning or deemed to begin on or after January 1, 2024. Also, would require the Legislature to eliminate the income tax over a 4-year period.</i>

**Kissel Kohout ES Associates LLC**  
**Lancaster County Board of Commissioners**  
**106th Legislature, 2nd Regular Session**

Document	Senator	Position	Committee	Status	Description
					<i>January 1, 2021-January 1, 2022 income tax rates shall be reduced to seventy-five percent of their pre-adjustment level</i>
					<i>January 1, 2022-January 1, 2023 income tax rates shall be reduced to fifty percent of their pre-adjustment level</i>
					<i>January 1, 2023-January 1, 2024 income tax rates shall be reduced to twenty-five percent of their pre-adjustment level</i>
					<i>January 1, 2024 forward no income tax shall be imposed</i>
<a href="#">LR285CA</a>	Brewer		General Affairs	In Committee 01/14/2020	Constitutional amendment to provdie for use of lottery proceeds for prison overcrowding prior to use for the Nebraska Environmental Trust Act  <i>Constitutional Amendment. Proposes that the 44.5% of the money remaining in the lottery after the payment of prizes and operating expenses and initial transfer of funds to the Compulsive Gamblers Assistance Fund be first paid to be used to address prison overcrowding. Remaining money would be transferred to the Nebraska Environmental Trust which was originally the first in line for the funds.</i>

**Kissel Kohout ES Associates LLC**  
**Lancaster County Board of Commissioners**  
**106th Legislature, 2nd Regular Session**  
**Hearing Date 01/23/2020 - 01/31/2020**

Document	Senator	Position	Committee	Status	Description
LB890	Hilgers		Government, Military and Veterans Affairs 01/23/2020	In Committee 01/13/2020	Provide for water, wastewater, utility, and sewer construction projects under the Political Subdivisions Construction Alternatives Act  <i>Amends 13-2914. Allows for a city of the metropolitan class may use a design- build contract or construction management at risk contract under the Political Subdivisions Construction Alternatives Act for the purpose of complying with state or federal requirements to control or minimize overflows from combined sewers. Allows for a political subdivision to use a design-build contract or construction management at risk contract under the Political Subdivisions Construction Alternatives Act for a project, in whole or in part, for water, wastewater, utility, or sewer construction.</i>
LB777	DeBoer		Judiciary 01/23/2020	In Committee 01/10/2020	Provide for set-asides of infractions and violations of city and village ordinances and county resolutions  <i>Amends 29-2264. Changes "infraction, a misdemeanor, or a felony" to "offense" throughout. Defines offense as any violation of the criminal laws of this state or any political subdivision of this state including, but not limited to, any felony, misdemeanor, infraction, traffic infraction, violation of a city or village ordinance, or violation of a county resolution. Adds provision that say the setting aside of a conviction in accordance with the Nebraska Probation Administration Act shall not: affect the assessment or accumulation of points under section 60-4,182; or affect eligibility for, or obligations relating to, a commercial driver's license. These additions would apply to all people eligible under the section regardless of the date of the conviction looking to be set aside.</i>
LB881	Hansen		Judiciary 01/23/2020	In Committee 01/13/2020	Prohibit deductions of fines from bonds  <i>Amends 29-2206. Changes that a court or magistrate may only deduct costs from a bond posted by the offender. This excludes the ability to deduct fines from the bond.</i>
LB912	Brandt		Judiciary 01/23/2020	In Committee 01/13/2020	Change provisions relating to examination of witnesses by telephonic, videoconferencing, and similar methods  <i>LC - FN REQ</i>
LB925	Chambers		Judiciary 01/24/2020	In Committee 01/13/2020	Change provisions relating to standing to file a petition for a declaratory judgment  <i>LC - FN REQ</i>
LB818	Brewer		Revenue 01/24/2020	In Committee 01/10/2020	Adjust the nameplate capacity tax for inflation  <i>Amends 77-6203. Requires that on January 1, 2021 and annually on January 1 thereafter, that the Department of Revenue adjust the tax rate for the nameplate capacity tax for renewable energy generation facilities by the percentage change in the Consumer Price Index for All Urban Consumers, as prepared by the United States Department of Labor, Bureau of Labor Statistics, for the twelve-month period ending on August 31 of the previous calendar year. If the adjusted tax rate is not a whole dollar amount, it shall be rounded to the nearest whole dollar amount.</i>
LB841	Crawford		Revenue 01/24/2020	In Committee 01/10/2020	Change provisions relating to certain certifications for homestead exemptions  <i>Amends 77-3506 and 77-3508. Eliminates the ability of the county assessor or Tax Commissioner to request certification to verify that no change in status or medical condition has occurred for those exempt from property taxes under 77-3506. (Veterans, unremarried surviving spouse of a veteran, etc.)</i>
LB952	Wishart		Revenue 01/24/2020	Introduced	Provide for a new homestead exemption
LB963	Brewer		Business and Labor 01/27/2020	Introduced	Change provisions relating to workers' compensation for injuries to first responders and frontline state employees  <i>LC - FN REQ</i>
LB761	Dorn		Transportation and Telecommunications 01/27/2020	In Committee 01/10/2020	Change motor vehicle registration fees and provide funding for the simulation in motion program  <i>Amends 60-3,156. Adds a \$.50 fee on registrations for motor vehicles and trailers that will be credited to the University of Nebraska Medical Center Simulation in Motion-Nebraska Fund.</i>

**Kissel Kohout ES Associates LLC**  
**Lancaster County Board of Commissioners**  
**106th Legislature, 2nd Regular Session**  
**Hearing Date 01/23/2020 - 01/31/2020**

Document	Senator	Position	Committee	Status	Description
					<i>Creates the Nebraska Medical Center Simulation in Motion-Nebraska Fund which will be used to carry out the simulation in motion program. Any money not used in the fund will be used to fund expenses related to the depreciation of the equipment used in the simulation in motion program. 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.</i>
LB830	Erdman		Transportation and Telecommunications 01/27/2020	In Committee 01/10/2020	Change provisions relating to the establishment of speed limits by local authorities  <i>LC - FN REQ</i> <i>Amends 60-6,190. Gives incorporated cities and villages on all highways within their corporate limits, except on state-maintained freeways which are part of the state highway system, the same power and duty to alter the maximum speed limits as the department if the change is based on engineering and traffic investigation or hazardous conditions as determined by the city council or village board. Requires that any city or village under 500 people as determined by the most recent census to acquire approval from the Department of Transportation before altering speeds on highways which are part of the state highway system.</i>
LB931	Halloran		Transportation and Telecommunications 01/27/2020	In Committee 01/13/2020	Change a harvested products maximum weight overload exception under the Nebraska Rules of the Road  <i>Amends 60-6,298 and 60-6,301. Adds that a vehicle can operate from farm storage to market or factory when failure to move grain or products in abundant quantities would cause an economic loss to the person or persons whose grain or products are being transported or when failure to move such grain or products in as large quantities as possible would not be in the best interests of the national defense or general welfare.</i>
LB771	Gragert		Transportation and Telecommunications 01/28/2020	In Committee 01/10/2020	Change a one-license-plate registration provision  <i>Amends 60-3,100. Allows for one license plate to be issues for any truck with a gross weight rating of seven tons or less which is not manufactured to be equipped with a bracket on the front of the vehicle to display a license plate.</i> <i>LC - FN REQ</i>
LB789	Slama		Transportation and Telecommunications 01/28/2020	In Committee 01/10/2020	Change school bus stop signal arm violation provisions  <i>LC - FN REQ</i>  <i>Amends 60-601.</i> <i>Amendments in this section refer to 60-6,175 which is the School Bus safety requirements statute. The statute gives direction to what a motorist should do around a school bus when lights are flashing and when the stop sign is extended.</i> <i>60-601 states that a driver who violates 60-6.175 is liable. The school bus driver who observes a violation may prepare a written report containing the time and location of the violation, the license plate number of the motor vehicle in violation, the color of the motor vehicle, and the type of motor vehicle. This report should be delivered to the bus drivers' employer who should keep a copy for statistical purposes.</i> <i>Another copy of the report should be delivered within 72 hours to a peace officer of the city or county in which the violation occurs. The peace officer would then be required to initiate an investigation concerning the report within seven calendar days.</i> <i>If the peace officer has reasonable cause to believe a violation occurred, a traffic citation should be prepared and issued to the driver of the vehicle if one can be identified. If one cannot be identified, then the owner of the vehicle in question can be cited.</i> <i>It is no defense that the owner of the vehicle was not the driver of the vehicle if a driver cannot be identified. The owner of the vehicle has a defense if the vehicle was reported stolen, or the owner provides the name of the driver and the driver admits to operating the motor vehicle at the time of the violation.</i>
LB797	Hansen		Urban Affairs 01/28/2020	In Committee 01/10/2020	Change restrictions on municipal annexation  <i>Amends 19-3052</i> <i>Would not allow a municipality, first class, or second class city to annex territory less than 5 months before a primary election in which city council or village board trustees are nominated. Previously was 80 days.</i>

**Kissel Kohout ES Associates LLC**  
**Lancaster County Board of Commissioners**  
**106th Legislature, 2nd Regular Session**  
**Hearing Date 01/23/2020 - 01/31/2020**

Document	Senator	Position	Committee	Status	Description
<a href="#">LB851</a>	McCollister		Health and Human Services 01/29/2020	In Committee 01/10/2020	Change provisions relating to eligibility for services under the Medical Assistance Act  <i>Amends 68-915 and 68-949. Requires the Department of Health and Human Services to 68-949 adopt and promulgate rules and regulations in accordance with 42 U.S.C. 1396a(e)(12), as such section existed on January 1, 2020, to provide for a period of continuous eligibility for a child who is under nineteen years of age and who is determined to be eligible for medical assistance under the Medical Assistance Act. The department shall provide that the child remains eligible for medical assistance, without additional review by the department and regardless of changes in the child's resources or income, until the earlier of:</i> <i>(a) The anniversary of the date on which the child's eligibility was determined; or</i> <i>(b) The child's nineteenth birthday.</i> <i>Requires the Department of Health and Human Services on or before October 1, 2020, to submit a waiver to the federal Centers for Medicare and Medicaid Services to provide a twelve-month continuous eligibility period to the following medicaid eligibility groups subject to modified adjusted gross income budgeting methodology, regardless of the delivery system through which the groups receive medicaid benefits, except as provided otherwise by state law: Subsidized Adoption and Guardianship Assistance, Institution for Mental Disease, Parent-Caretaker Relatives, and Heritage Health Adult.</i>
<a href="#">LB932</a>	Wishart		Health and Human Services 01/29/2020	In Committee 01/13/2020	Require expansion of the medical assistance program as prescribed  <i>Amends 68-992. Adds that on or before October 1, 2020, the Department of Health and Human Services shall expand eligibility for medical assistance as required by 68-992 for certain adults ages nineteen through sixty-four whose income is equal to or less than one hundred thirty-eight percent of the federal poverty level and provide medical assistance to those eligible.</i>
<a href="#">LB896</a>	Erdman		Government, Military and Veterans Affairs 01/30/2020	In Committee 01/13/2020	Require notice of construction and expansion of structures near military installations as prescribed  <i>LC - FN REQ</i> <i>Introduces a new Act to require notice of construction or expansion of certain structures. Beginning January 1, 2021, the project owner of a project involving new construction or expansion of any structure in this state that requires the filing of a notice of proposed construction or alteration with the Federal Aviation Administration of the United States Department of Transportation, including, but not limited to, a cellular transmission tower or a wind energy conversion system as defined in section 66-909.02, shall inform, in writing, the county board of the county in which the project is located and the installation commander of any active federal military installation within two nautical miles of the location of the project as determined by the United States Department of Defense. The written information shall be sent by certified mail at least forty-five days prior to filing the notice of proposed construction or alteration and at least six months prior to the beginning date of any construction work on the project.</i>



## MEMORANDUM

TO: All Department Heads and Elected Officials  
FROM: Sean Flowerday, Chair  
DATE: January 23, 2020  
RE: Lobbyist and Legislative Testimony Procedures

The Lancaster County Board of Commissioners appreciates the assistance of County officials in advancing the County's legislative agenda by working with our lobbyist and providing information and testimony to the Legislature. To maximize the efficiency and effectiveness of our efforts, the County Board has established the following procedures governing communications with our lobbyist and the Legislature.

### County Lobbyist

Legislative services are provided to Lancaster County by Joseph Kohout and Brennen Miller of Kissel, Kohout, ES Associates LLC. Joe will act as liaison and primary contact for County department heads and elected officials during the legislative session. If Joe is unavailable department heads and elected officials may contact Brennen. Joe and Brennen can be reached at:

Kissel, Kohout, ES Associates LLC  
Suite 400, Cornhusker Plaza  
301 S. 13<sup>th</sup> Street  
Lincoln, NE 68508-2571  
Telephone: 402/476-1188, Facsimile: 402/476-6167  
Email: Joe [jkohout@kisselkohoutes.com](mailto:jkohout@kisselkohoutes.com)  
Brennen [bmiller@kisselkohoutes.com](mailto:bmiller@kisselkohoutes.com)

Cell phone numbers for Joe and Brennen will be provided on an individual basis.

## Legislative Updates at the Thursday Staff Meeting

Joe and Brennen give a legislative update to the County Board every Thursday Staff Meeting at 8:30 a.m. Department heads and elected officials are welcome to attend and participate in discussions. However, it is extremely important to give advance notice to the lobbyist of any legislative matters you wish to discuss at the Staff Meeting. This procedure will give the lobbyist the opportunity to research the matters which you are asking the Board to support or deny. The information should also be provided to the County Board by notifying either Kerry Eagan or Ann Ames.

## Legislature Testimony and Communications

Any department head or their designee who plans on testifying before the Legislature must notify the Board as soon as possible. As in previous years, a written summary of the proposed testimony should be given to the Board and directly to the lobbyist. If possible, time should be scheduled at a Thursday Staff Meeting to discuss the testimony with the Board during the legislative update.

If there is insufficient time to review the testimony at the Thursday Staff Meeting, you should still contact the County Board and the lobbyist prior to testifying. A written summary of the testimony will still be required for the County Board and the lobbyist.

It is also imperative to keep the lobbyist informed about general communications with the Legislature regarding matters of interest to the County. In addition, County officials should not represent the County is taking a position on a legislative Bill or issue without prior authorization by the County Board.

## Fiscal Notes

Fiscal note requests from the Legislative Fiscal Office are distributed to County elected officials and department heads by Kerry Eagan. All responses must be reviewed by Kerry, Dennis Meyer, and Joe Kohout prior to being submitted to the Fiscal Office.

While the above policy applies only to department heads appointed by the County Board, elected officials are also encouraged to follow this process.



## **SERVICES AGREEMENT**

This Agreement is by and between Uptrust, Inc., a Delaware Public Benefit Corporation (“Service Provider”) with an office at 156 2<sup>nd</sup> Street, San Francisco, California 94105, and Lancaster County Public Defender’s Office (“Client”) with an address of Courthouse Plaza, 633 South 9<sup>th</sup> Street, Lincoln, Nebraska 68508 (each, a “party”; collectively, the “parties”), and is effective on January 1, 2020 (the “Effective Date”).

Client enlists Service Provider to supply to Client certain services (“Services”) pursuant to one or more addenda to this Agreement (“Services Addendum”).

For good and valuable consideration, the receipt and sufficiency of which is acknowledged, and intending to be legally bound, the parties agree as follows:

1. **ENGAGEMENT** Client hereby engages Service Provider to provide Services as set forth in the Services Addenda at the charges set forth therein.
2. **PAYMENT; SUSPENSION OR TERMINATION OF SERVICES** Monthly charges will be invoiced at the beginning of each month in which the Services are to be provided and payment is due in thirty days of receipt of invoice. In addition to any other remedies it may have, Service Provider shall have the right to suspend the performance of Services, or to terminate this Agreement, if Client fails to make payment within the time permitted for doing so under this Agreement.
3. **TERM** The term of this Agreement will begin on the Effective Date and will continue for twelve months (12) with an option to renew for an additional term of twelve months (12) of licensing unless terminated earlier in accordance with this Agreement. Either party may terminate the Agreement if the other party breaches any of its terms if such breach is capable of cure, fails to cure such breach within thirty (30) days of receiving written notice specifying the breach.
4. **DISCLAIMER OF WARRANTIES** Services furnished under this Agreement are provided “as is” and, unless otherwise expressly stated in this instrument, without representations or warranties of any kind, either express or implied. To the fullest extent permitted by law, Service Provider disclaims all warranties, express, implied or statutory, including, but not limited to, implied warranties of title, non-infringement, merchantability, and fitness for a particular purpose. Service Provider does not guarantee that Client’s use of the Services will produce any



specific results. Service Provider does not warrant that use of software or equipment furnished by Service Provider will be uninterrupted, error-free, non-infringing, or secure, or that defects will be corrected.

5. **LIMITATION OF LIABILITY** In no event shall Service Provider be liable to the Client or any other party for any special, exemplary, incidental, or consequential damages, including but not limited to lost profits, whether arising out of contract, tort, strict liability or otherwise. In no event shall Service Provider's liability to Client exceed amounts paid by Client to Service Provider during the twelve months preceding the date upon which a claim arose.
6. **ACTIONS** No action, regardless of form (including in contract, tort or otherwise), arising in connection with the performance of this Agreement may be brought by either party more than one (1) year after the date of the occurrence on which the action is based.
7. **PUBLICITY** Service Provider may link from Service Provider's website to Client's website and may include Client's name and general case study information within Service Provider's marketing materials. Any other use of Client's name and content (including Client's website content) will be subject to Client's prior written approval, which may be in the form of an e-mail and which will not be unreasonably withheld, conditioned, or delayed.
8. **CONFIDENTIALITY** Any Confidential Information provided to or developed by either Party in the performance of this Agreement shall be kept confidential and shall not be made available to any individual or organization by such Party without the prior written approval of the other Party. For purposes of this Agreement, "Confidential Information" means information not generally known or available in the public domain, information identified as Confidential Information by either party, and information entrusted to either Party in confidence by third parties. This confidentiality provision shall survive the termination of this Agreement. Confidential Information shall not include information that:
  - At the time of disclosure or thereafter becomes published or otherwise part of the public domain without breach of this Agreement by either Party;
  - Is subsequently disclosed to a Party by a third party who has the right to make such disclosure;



- Is developed by a Party independently of Confidential Information or other information received from the other Party and such independent development can be properly demonstrated by such Party;
  - Is necessary to be disclosed to agents, consultants, affiliates, and/or other third parties for the services to be provided in accordance with this Agreement on the condition that such third parties agree to be bound by the confidentiality obligations contained in this Agreement; or
  - Is required to be disclosed by law, or court order.
9. **IP OWNERSHIP** Client hereby grants to Service Provider a perpetual, personal, nonexclusive, non-transferable, non-sublicensable license to use any data generated through the use of the Uptrust System (other than personally identifiable data) for the term of this Agreement for the sole purpose of improving the services of Contractor. No license, express or implied, is granted except as provided herein. Title to the Contractor's software and the Uptrust System and all copies thereof shall be and remain in Contractor, and no title to or ownership of the Contractor software or the Uptrust System or any portion thereof is conveyed or transferred to the County.
10. **MISCELLANEOUS** This instrument, with attached exhibits, contains the entire agreement of the parties and supersedes any previous agreement on the same subject matter between them. No amendments or variations of the terms and conditions of this agreement shall be valid unless the same are in writing and signed by all parties hereto. Client may not assign this Agreement without the permission of Service Provider. Service Provider is an independent contractor and nothing herein shall be construed as inconsistent with that relationship or status. If any one or more of the provisions contained in this Agreement is for any reason held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect the other provisions hereof and this Agreement shall be construed as if such invalid, illegal, or unenforceable provision had not been contained herein. Service Provider shall not be liable to Client for any failure or delay caused by events beyond Service Provider's control, including, without limitation, Client's failure to furnish necessary information. The headings contained herein are for convenience of reference only and are not to be used in interpreting this agreement. This agreement shall be construed and enforced pursuant to the laws of the State of California. All disputes hereunder will be resolved via binding arbitration under the rules of the American Arbitration Association, with arbitration to take place in Lincoln, Nebraska. This



agreement may be executed in one or more counterparts, each of which shall be deemed to be an original, but all of which together shall constitute but one document. Any provision of this Agreement or an Addendum which expressly or by its nature is intended to survive its expiration or termination, including Client's payment obligations, will survive its expiration or termination.

SERVICE PROVIDER:

CLIENT:

By: \_\_\_\_\_

JACOB SILLS  
CHIEF EXECUTIVE OFFICER  
UPTRUST

By: \_\_\_\_\_

SEAN FLOWERDAY  
CHAIR  
LANCASTER COUNTY BOARD OF COMMISSIONERS

Date:

Date:



## **SERVICES ADDENDUM**

### **DESCRIPTION:**

Provide Uptrust service to all clients of the Office of the Lancaster County Public Defender to facilitate court appearances through client engagement and text message reminders.

### **DURATION OF SERVICES:**

Under this agreement, Service Provider will provide its service for twelve months with an option by Client to extend services for an additional twelve months. This includes completing an integration with Client's case management system, in-person training upon launch, as well as a customer support.

### **WHAT'S INCLUDED:**

- Completion of integration with Client's IT system - DefenderData.
- Customized software to facilitate client communication and engagement.
- In-person training upon launch.
- Customized text message copy for Client.
- Weekly carrier checks to ascertain operability for all client phone numbers.
- Unlimited two-way text messaging for the duration of the agreement.
- 24-7 customer support and maintenance and in-person training by Service Provider.
- Real-time status reports re: text messages, Failure To Appear rates and other key metrics.
- Development of customized dashboard with Failure to Appear data and root causes.
- Ongoing dialogue and consulting around Failure to Appear reduction best practices.

### **COST:**

- One-time integration and customization fee of \$15,000 is waived.
- First year of service at no cost to the Lancaster County Office of the Public Defender with no obligation to renew contract after first year.
- Discounted cost of service: After 1<sup>st</sup> year the service cost is \$834 per month inclusive of all costs. Service to be provided to all clients of the Lancaster County Office of the Public Defender.
- The discounted cost of service will be available until December 31, 2024.
- Contracts will be one year (12 months in duration).