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March 23, 2000      LB 68, 750, 923, 983, 1005, 1033, 1108, 1115  
                         1140, 1141, 1144, 1194, 1212, 1261, 1298, 1299

amendments include it. They were included: LB 1299, physical therapists, which adds continuing education requirement for physical therapists and physical therapist assistants; LB 1261, which was introduced by Byars, allows the Board of Dentistry to use any regional or state practical examination; LB 1144, also introduced by Byars, makes a technical change by...in the continuing education requirements for newly accredited optometrists; LP 923, which was a Hartnett bill formerly, recognizes the predecessor agency to the Commission on Accreditation of Allied Health Education Programs for the purpose of licensing physician assistants; LB 1108, by Senator Kiel, allows applicants for a license to practice audiology and speech language pathology to be issued a temporary license while they complete the required supervised experience for permanent licensure; and then LB 1141, introduced by Suttle, makes technical changes and updates provisions of LB 68 relating to nail technology; LB 983, introduced by Connealy, provides that Health and Human Services Finance and Support not be required to charge for a corrected birth or death certificate if that correction is necessary because of an error in the department; LB 1140 makes various changes to the Licensed Practical Nurse-Certification Act to address types of activities that LPN-Cs can be delegated to perform; LB 1005, by Engel, requires families who provide foster care to Native American children off-reservation to receive annual training to to enhance their understanding of Native American cultural, values and unique status; LB 1298, introduced by Don Pederson, outright repeals a section of statute that requires Commission for the Deaf and Hard of Hearing to provide a service that is no longer utilized and involves the use of current outdated technology; LB 1212, by Senator Dierks, adds dental students to the student loan program established under the Rural Health Systems; LB 1033, by Senator Thompson, broadens the current "prohibition" on smoking in state buildings to include buildings owned, leased, or occupied by state political subdivisions and the area within ten feet of such state or public building be restricted; LB 1194, also by Senator Thompson, prohibits smoking where child care programs are provided. The "prohibition" does not apply if the child care program is located in the home of the provider. And then AM2012 to LB 750 amends current law prohibiting an action by HHS Regulation and Licensure, a local board of health, or any affected party to enjoin a violation section of 71-5707 of the