## LEGISLATURE OF NEBRASKA

## ONE HUNDRED FIFTH LEGISLATURE

FIRST SESSION

## LEGISLATIVE BILL 600

## FINAL READING

Introduced by Agriculture Committee: Brasch, 16, Chairperson; Albrecht, 17; Blood, 3; Halloran, 33; Harr, 8; Lowe, 37.

Read first time January 18, 2017

Committee: Agriculture

A BILL FOR AN ACT relating to the Livestock Brand Act; to amend sections 1 54-179, 54-189, 54-191, 54-192, 54-195, 54-198, 54-1,100, 54-1,105, 2 3 54-1,115, and 54-1,119, Reissue Revised Statutes of Nebraska, and sections 54-1,110 and 54-1,111, Revised Statutes 4 Cumulative Supplement, 2016; to redefine terms; to change Nebraska Brand 5 Committee membership and employee provisions; to eliminate obsolete 7 provisions; to change provisions relating to promotional materials and brand recording; to provide for a filing fee as prescribed; to 8 9 provide for the lease of a recorded brand; to eliminate a branding requirement for sheep; to provide and change brand inspection 10 exceptions for certain cattle; to change provisions relating to 11 livestock transportation permits; to eliminate provisions relating 12 to registered dairies; to harmonize provisions; to repeal the 13 original sections; and to outright repeal sections 54-1,122.01 and 14 15 54-1,122.02, Revised Statutes Cumulative Supplement, 2016.

16 Be it enacted by the people of the State of Nebraska,

1 Section 1. Section 54-179, Reissue Revised Statutes of Nebraska, is

- 2 amended to read:
- 3 54-179 Certificate of inspection means the official document issued
- 4 and signed by a brand inspector authorizing (1) movement of livestock
- 5 from a point of origin within the brand inspection area to a destination
- 6 either inside or outside of the brand inspection area or outside of this
- 7 state, (2) slaughter of livestock as specified on such certificate, or
- 8 (3) the change of ownership of livestock as specified on such
- 9 certificate. A certificate of inspection shall designate, as needed, the
- 10 name of the shipper, consignor, or seller of the livestock, the purchaser
- 11 or consignee of the livestock, the destination of the livestock, the
- 12 method of transportation, the vehicle license number or carrier railroad
- 13 <del>car</del> number<del>-when available</del>, the miles driven by an inspector to perform
- 14 inspection, the amount of inspection fees collected, the number and sex
- 15 of the livestock to be moved or slaughtered, the brands, if any, on the
- 16 livestock, and the brand owner. A certificate of inspection shall be
- 17 construed and is intended to be documentary evidence of ownership on all
- 18 livestock covered by such document.
- 19 Sec. 2. Section 54-189, Reissue Revised Statutes of Nebraska, is
- 20 amended to read:
- 21 54-189 Satisfactory evidence of ownership consists of the brands,
- 22 tattoos, or marks on the livestock; point of origin of livestock; the
- 23 physical description of the livestock; the documentary evidence, such as
- 24 bills of sale, brand clearance, certificates of inspection, breed
- 25 registration certificates, animal health or testing certificates, genomic
- 26 <u>testing certificates</u>, recorded brand certificates, purchase sheets, scale
- 27 tickets, disclaimers of interest, affidavits, court orders, security
- 28 agreements, powers of attorney, canceled checks, bills of lading, or
- 29 tags; and such other facts, statements, or circumstances that taken in
- 30 whole or in part cause an inspector to believe that proof of ownership is
- 31 established.

Sec. 3. Section 54-191, Reissue Revised Statutes of Nebraska, is

- 2 amended to read:
- 3 54-191 (1) The Nebraska Brand Committee is hereby created.
- 4 Beginning August 28, 2007, the brand committee shall consist of five
- 5 members appointed by the Governor. At least three appointed members shall
- 6 be active cattlepersons and at least one appointed member shall be an
- 7 active cattle feeder. The Secretary of State and the Director of
- 8 Agriculture, or their designees, shall be nonvoting, ex officio members
- 9 of the brand committee. The appointed members shall be owners of cattle
- 10 within the brand inspection area, shall reside within the brand
- 11 inspection area, shall be owners of Nebraska-recorded brands, and shall
- 12 be persons whose principal business and occupation is the raising or
- 13 feeding of cattle within the brand inspection area.
- 14 (2) The members of the brand committee shall elect a chairperson and
- 15 vice-chairperson from among its appointed members during the first
- 16 meeting held after September 1 each calendar year. A member may be
- 17 reelected to serve as chairperson or vice-chairperson. The Secretary of
- 18 State shall remain a member of the brand committee in the capacity as
- 19 chairperson of the brand committee until a chairperson is elected as
- 20 provided in this section.
- 21 (3) The terms of the members shall be four-year, staggered terms,
- 22 beginning on August 28 of the year of initial appointment or
- 23 reappointment and concluding on August 27 of the year of expiration. At
- 24 the expiration of the term of an appointed member, the Governor shall
- 25 appoint a successor. The members of the brand committee serving on August
- 26 28, 2007, shall be considered appointed to serve the remainder of their
- 27 terms. The Governor shall complete any additional appointment of members
- 28 as necessary to fulfill the membership of the brand committee as
- 29 prescribed by Laws 2007, LB 422, on or before August 28, 2007. If there
- 30 is a vacancy on the brand committee, the Governor shall fill such vacancy
- 31 by appointing a member to serve during the unexpired term of the member

- 1 whose office has become vacant.
- 2 (4) The action of a majority of the members shall be deemed the
- 3 action of the brand committee. No appointed member shall hold any
- 4 elective or appointive state or federal office while serving as a member
- 5 of the brand committee. Each member and each brand committee employee who
- 6 collects or who is the custodian of any funds shall be bonded or insured
- 7 as required under section 11-201. The appointed members of the brand
- 8 committee shall be paid their actual and necessary traveling expenses in
- 9 attending meetings of the brand committee or in performing any other
- 10 duties that are prescribed in the Livestock Brand Act or section 54-415,
- 11 as provided for in sections 81-1174 to 81-1177.
- 12 The purpose of the Nebraska Brand Committee is to protect Nebraska
- 13 brand and livestock owners from the theft of livestock through
- 14 established brand recording, brand inspection, and livestock theft
- 15 investigation.
- 16 Sec. 4. Section 54-192, Reissue Revised Statutes of Nebraska, is
- 17 amended to read:
- 18 54-192 (1) The Nebraska Brand Committee shall employ such employees
- 19 as may be necessary to properly carry out the Livestock Brand Act and
- 20 section 54-415, fix the salaries of such employees, and make such
- 21 expenditures as are necessary to properly carry out such act and section.
- 22 Employees of the brand committee shall receive mileage computed at the
- 23 rate provided in section 81-1176. The brand committee shall select and
- 24 designate a location or locations where the brand committee shall keep
- 25 and maintain an office and where records of the brand inspection and
- 26 investigation proceedings, transactions, communications, brand
- 27 registrations, and official acts shall be kept.
- 28 (2) The brand committee shall employ <u>an executive</u> a director <u>who</u>
- 29 shall be the brand committee head for administrative purposes. The
- 30 executive director shall also be chief investigator and chief brand
- 31 inspector. Any person employed as executive director who at the time of

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hire does not possess a valid law enforcement certificate or diploma as 1 2 required to exercise the authority of an investigator shall complete the 3 requirements for such certificate or diploma within two years after the 4 date of hire and shall assume the title of chief investigator upon obtaining such certificate or diploma. The executive director's duties 5 6 during such period prior to obtaining such certificate or diploma shall 7 not be within the authority granted under a commission as a deputy state sheriff as the executive officer of the brand committee, and the director 8 9 shall also be the chief brand inspector, the chief investigator, and, for administrative purposes, the brand committee head. The director shall 10 keep a record of all proceedings, transactions, communications, and 11 official acts of the brand committee, shall be custodian of all records 12 of the brand committee, and shall perform such other duties as may be 13 required by the brand committee. The director shall call a meeting at the 14 direction of the chairperson of the brand committee, or in his or her 15 16 absence the vice-chairperson, or upon the written request of two or more 17 members of the brand committee. The director shall have supervisory authority to direct and control all full-time and part-time employees of 18 19 the brand committee. This authority allows the director to hire employees as are needed on an interim basis subject to approval or confirmation by 20 the brand committee for regular employment. The director may place 21 22 employees on probation and may discharge an employee. In the absence of 23 the director, by reason of illness, vacation, or official business away 24 from the committee's headquarters, the assistant director shall have 25 similar authority as outlined in this section for the director.

- (3) The brand committee shall employ a brand recorder who shall be responsible for the processing of all applications for new livestock brands, the transfer of ownership of existing livestock brands, the maintenance of accurate and permanent records relating to livestock brands, and such other duties as may be required by the brand committee.
  - (4) If any employee of the brand committee after having been

- 1 disciplined, placed on probation, or having had his or her services
- 2 terminated desires to have a hearing before the entire brand committee,
- 3 such a hearing shall be granted as soon as is practicable and convenient
- 4 for all persons concerned. The request for such a hearing shall be made
- 5 in writing by the employee alleging the grievance and shall be directed
- 6 to the director. After hearing all testimony surrounding the grievance of
- 7 such employee, the brand committee, at its discretion, may approve,
- 8 rescind, nullify, or amend all actions as previously taken by the
- 9 director.
- 10 Sec. 5. Section 54-195, Reissue Revised Statutes of Nebraska, is
- 11 amended to read:
- 12 54-195 (1) The Nebraska Brand Committee may authorize and direct
- 13 its employees to disseminate or otherwise distribute various materials
- 14 promoting the cattle industry.
- 15 (1) <del>(2)</del> The Nebraska Brand Committee <del>brand committee</del> may contract to
- 16 collect assessments made by any public, quasi-public, or private agency
- 17 or organization on the sale of cattle, beef, and beef products in
- 18 Nebraska by producers and importers of such cattle, beef, and beef
- 19 products. The brand committee may charge such agency or organization for
- 20 collection of the assessments. The charge for collection of assessments
- 21 shall be used to cover administrative costs of the brand committee, but
- 22 such charge shall not exceed five percent of the assessments collected.
- 23 (2) The brand committee may authorize and direct its employees to
- 24 <u>disseminate or otherwise distribute various materials promoting the</u>
- 25 <u>cattle industry</u>.
- Sec. 6. Section 54-198, Reissue Revised Statutes of Nebraska, is
- 27 amended to read:
- 28 54-198 (1) Any person having livestock may record a brand, which he
- 29 or she has the exclusive right to use in this state, and it is unlawful
- 30 to use any brand for branding any livestock unless the person using such
- 31 brand has recorded that brand with the Nebraska Brand Committee. A brand

- 1 is a mark consisting of symbols, characters, numerals, or a combination
- 2 of such intended as a visual means of identification when applied to the
- 3 hide of an animal or another method of livestock identification approved
- 4 by rule and regulation of the brand committee, including an electronic
- 5 device used for livestock identification. Only a hot iron or freeze brand
- 6 or other method approved by the brand committee shall be used to brand a
- 7 live animal.
- 8 (2) A hot iron brand or freeze brand may be used for in-herd
- 9 identification purposes such as for year or production records. With
- 10 respect to hot iron brands used for in-herd identification, the numerals
- 11 0, 1, 2, 3, 4, 5, 6, 7, 8, and 9 in singular or triangular position are
- 12 reserved on both the right and left shoulder of all cattle, except that
- 13 such shoulder location for a single-number hot iron brand may be used for
- 14 year branding for in-herd identification purposes, and an alphabetical
- 15 letter may be substituted for one of the numerals used in a triangular
- 16 configuration for in-herd identification purposes. Hot iron brands used
- 17 for in-herd identification shall be used in conjunction with the recorded
- 18 hot iron brand and shall be on the same side of the animal as the
- 19 recorded hot iron brand. Freeze branding for in-herd identification may
- 20 be applied in any location and any configuration with any combination of
- 21 numerals or alphabetical letters.
- 22 (3) It shall be unlawful to knowingly maintain a herd containing one
- 23 or more animals which the possessor has branded, or caused to be branded,
- 24 in violation of this section or any other provision of the Livestock
- 25 Brand Act.
- 26 Sec. 7. Section 54-1,100, Reissue Revised Statutes of Nebraska, is
- 27 amended to read:
- 28 54-1,100 (1) A recorded brand is the property of the person causing
- 29 such record to be made and is subject to sale, assignment, transfer,
- 30 devise, and descent as personal property. Any instrument of writing
- 31 evidencing the sale, assignment, or transfer of a recorded brand shall be

- effective upon its recording with the Nebraska Brand Committee. No such 1 2 instrument shall be accepted for recording if the brand committee has been duly notified of the existence of a lien or security interest 3 4 against livestock owned or thereafter acquired by the owner of such brand by the holder of such lien or security interest. Written notification 5 from the holder of such lien or security interest that the lien or 6 7 security interest has been satisfied or consent from the holder of such lien or security interest shall be required in order for the brand 8 9 committee to accept for recording an instrument selling, assigning, or transferring such recorded brand. Except as provided in subsection (2) of 10 this section, the <del>The</del> fee for recording such an instrument shall be 11 established by the brand committee and shall not be more than forty 12 13 dollars. Such instrument shall give notice to all third persons of the 14 matter recorded in the instrument and shall be acknowledged by a notary public or any other officer qualified under law to administer oaths. 15
- (2) The owner of a recorded brand may lease the brand to another
  person upon compliance with this subsection and subject to the approval
  of the brand committee. The lessee shall pay a filing fee established by
  the brand committee not to exceed one hundred dollars. The leased
  recorded brand may expire as agreed in the lease, but in no event shall
  such leased recorded brand exceed the original expiration date.
- Sec. 8. Section 54-1,105, Reissue Revised Statutes of Nebraska, is amended to read:
- 54-1,105 (1) Cattle branded with a Nebraska-recorded visual brand
  shall be branded so that the recorded brand of the owner shows
  distinctly.—Sheep may be marked distinctly with such mark or device as
  may be sufficient to distinguish the same readily should they become
  intermixed with other flocks of sheep.
- (2) If the owners of recorded brands which conflict with or closely resemble each other maintain their herds in close proximity to each other, the Nebraska Brand Committee brand committee has the authority to

- 1 decide, after hearing as to which at least ten days' written notice has
- 2 been given, any dispute arising therefrom and to direct such change or
- 3 changes in the position or positions where such recorded brand or brands
- 4 are to be placed as will remove any confusion that might result from such
- 5 conflict or close resemblance.
- 6 Sec. 9. Section 54-1,110, Revised Statutes Cumulative Supplement,
- 7 2016, is amended to read:
- 8 54-1,110 (1) Except as provided in subsections (2) and (3) of this
- 9 section, no person shall move, in any manner, cattle from a point within
- 10 the brand inspection area to a point outside the brand inspection area
- 11 unless such cattle first have a brand inspection by the Nebraska Brand
- 12 Committee and a certificate of inspection is issued. A copy of such
- 13 certificate shall accompany the cattle and shall be retained by all
- 14 persons moving such cattle as a permanent record.
- 15 (2) Cattle in a registered feedlot registered under sections
- 16 54-1,120 to 54-1,122 or a registered dairy registered under sections
- 17 54-1,122.01 and 54-1,122.02 are not subject to the brand inspection of
- 18 subsection (1) of this section. Possession by the shipper or trucker of a
- 19 shipping certificate from the registered feedlot or registered dairy
- 20 constitutes compliance if the cattle being shipped are as represented on
- 21 such shipping certificate.
- 22 (3) If the line designating the brand inspection area divides a farm
- 23 or ranch or lies between noncontiguous parcels of land which are owned or
- 24 operated by the same cattle owner or owners, a permit may be issued, at
- 25 the discretion of the Nebraska Brand Committee, to the owner or owners of
- 26 cattle on such farm, ranch, or parcels of land to move the cattle in and
- 27 out of the brand inspection area without inspection. If the line
- 28 designating the brand inspection area lies between a farm or ranch and
- 29 nearby veterinary medical facilities, a permit may be issued, at the
- 30 discretion of the brand committee, to the owner or owners of cattle on
- 31 such farm or ranch to move the cattle in and out of the brand inspection

- 1 area without inspection to obtain care from the veterinary medical
- 2 facilities. The brand committee shall issue initial permits only after
- 3 receiving an application which includes an application fee established by
- 4 the brand committee which shall not be more than fifteen dollars. The
- 5 brand committee shall mail all current permitholders an annual renewal
- 6 notice, for January 1 renewal, which requires a renewal fee established
- 7 by the brand committee which shall not be more than fifteen dollars. If
- 8 the permit conditions still exist, the cattle owner or owners may renew
- 9 the permit.
- 10 (4) No person shall sell any cattle knowing that the cattle are to
- 11 be moved, in any manner, in violation of this section. Proof of shipment
- or removal of the cattle from the brand inspection area by the purchaser
- 13 or his or her agent is prima facie proof of knowledge that sale was had
- 14 for removal from the brand inspection area.
- 15 (5) In cases of prosecution for violation of this section, venue may
- 16 be established in the county of origin or any other county through which
- 17 the cattle may pass in leaving the brand inspection area.
- 18 Sec. 10. Section 54-1,111, Revised Statutes Cumulative Supplement,
- 19 2016, is amended to read:
- 20 54-1,111 (1) Except as provided in subsection (2) of this section,
- 21 no person shall sell or trade any cattle located within the brand
- 22 inspection area, nor shall any person buy or purchase any such cattle
- 23 unless the cattle have been inspected for brands and ownership and a
- 24 certificate of inspection or brand clearance has been issued by the
- 25 Nebraska Brand Committee. Any person selling such cattle shall present to
- 26 the brand inspector a properly executed bill of sale, brand clearance, or
- 27 other satisfactory evidence of ownership which shall be filed with the
- 28 original certificate of inspection in the records of the brand committee.
- 29 Any time a brand inspection is required by law, a brand investigator or
- 30 brand inspector may transfer evidence of ownership of such cattle from a
- 31 seller to a purchaser by issuing a certificate of inspection.

- 1 (2) A brand inspection is not required:
- 2 (a) For cattle of a registered feedlot registered under sections
- 3 54-1,120 to 54-1,122 shipped for direct slaughter or sale on any terminal
- 4 market;
- 5 (b) For cattle of a registered dairy registered under sections
- 6 54-1,122.01 and 54-1,122.02 shipped for direct slaughter or sale on any
- 7 terminal market;
- 8 <u>(b)</u> <del>(c)</del> For cattle that are:
- 9 <u>(i) Transferred</u> to a family corporation when all the
- 10 shares of capital stock of the corporation are owned by the husband,
- 11 wife, children, or grandchildren of the transferor and there is no
- 12 consideration for the transfer other than the issuance of stock of the
- 13 corporation to such family members; or
- 14 (ii) Transferred to a limited liability company in which membership
- 15 is limited to the husband, wife, children, or grandchildren of the
- transferor and there is no consideration paid for the transfer other than
- 17 <u>a membership interest in the limited liability company;</u>
- 18 (c) <del>(d)</del> When the change of ownership of cattle is a change in form
- 19 only and the surviving interests are in the exact proportion as the
- 20 original interests of ownership. When there is a change of ownership
- 21 described in subdivision (2)(b) (2)(c) or (c) (d) of this section, an
- 22 affidavit, on a form prescribed by the Nebraska Brand Committee, signed
- 23 by the transferor and stating the nature of the transfer and the number
- 24 of cattle involved and the brands presently on the cattle, shall be filed
- 25 with the brand committee;
- 26 (d) <del>(e)</del> For cattle sold or purchased for educational or exhibition
- 27 purposes or other recognized youth activities if a properly executed bill
- 28 of sale is exchanged and presented upon demand. Educational or exhibition
- 29 purpose means cattle sold or purchased for the purpose of being fed,
- 30 bred, managed, or tended in a program designed to demonstrate or instruct
- 31 in the use of various feed rations, the selection of individuals of

- 1 certain physical conformation or breeds, the measurement and recording of
- 2 rate of gain in weight or fat content of meat or milk produced, or the
- 3 preparation of cattle for the purpose of exhibition or for judging as to
- 4 quality and conformation;
- (e) (f) For calves under the age of thirty days sold or purchased at
- 6 private treaty if a bill of sale is exchanged and presented upon demand;
- 7 and
- 8 <u>(f)</u> For <u>seedstock</u> <del>purebred</del> cattle raised by the seller and
- 9 individually registered with an organized breed association if a properly
- 10 executed bill of sale is exchanged and presented upon demand.
- 11 Sec. 11. Section 54-1,115, Reissue Revised Statutes of Nebraska, is
- 12 amended to read:
- 13 54-1,115 (1) (1) (a) Any person, other than the owner or the owner's
- 14 employee, using a motor vehicle or trailer to transport livestock or
- 15 carcasses over any land within the <u>State of Nebraska</u> brand inspection
- 16 area not owned or rented by such person or who is so transporting such
- 17 livestock upon a highway, public street, or thoroughfare within the State
- 18 <u>of Nebraska</u> <del>brand inspection area</del> shall have in his or her possession a
- 19 livestock transportation authority form permit, certificate of
- 20 inspection, or shipping certificate from a registered feedlot—or
- 21 registered dairy, authorizing such movement as to each head of livestock
- 22 transported by such vehicle.
- 23 (b) Any such person outside the brand inspection area transporting
- 24 livestock shall have in his or her possession a livestock transportation
- 25 permit or other proof of ownership acceptable to the peace officer, the
- 26 number of livestock, and the destination of the livestock, which permit
- 27 shall be delivered to the public market or anyone to whom the livestock
- 28 are being delivered.
- 29 (2) A livestock transportation <u>authority form</u> permit shall be in
- 30 writing and shall state the name of the owner of the livestock, the
- 31 owner's post office address, the place from which the livestock are being

- 1 moved, including the name of the ranch, if any, the destination, the name
- 2 and address of the carrier, the license number and make of motor vehicle
- 3 to which consigned, together with the number of livestock and a
- 4 description thereof including kind, sex, breed, color, and marks, if any,
- 5 and in the case of livestock shipments originating within the brand
- 6 inspection area, the brands, if there are any. The <u>authority form</u> permit
- 7 shall be signed by the owner of the livestock or the owner's authorized
- 8 agent. Livestock transportation permits shall be made in quadruplicate:
- 9 One to be delivered to the motor carrier or motor carrier's agent, one to
- 10 be retained by the owner of the livestock to be shipped, one to be
- 11 delivered to the agent of the yard company receiving such livestock, and
- one to be delivered to the consignee at destination upon delivery of the
- 13 consignment. Such permits shall be on forms approved by the Nebraska
- 14 Brand Committee.
- 15 (3) Any peace officer, based upon probable cause to question the
- 16 ownership of the livestock being transported, may stop a motor vehicle or
- 17 motor vehicle and trailer and request exhibition of any <u>authority form</u>
- 18 permit or certificate required by this section.
- 19 Sec. 12. Section 54-1,119, Reissue Revised Statutes of Nebraska, is
- 20 amended to read:
- 21 54-1,119 (1) Any livestock market, whether within or outside of the
- 22 state, or any meat packing plant which maintains brand inspection under
- 23 the supervision of the Nebraska Brand Committee and under such rules and
- 24 regulations as are specified by the United States Department of
- 25 Agriculture, may be designated by the brand committee as an open market.
- 26 (2) When cattle originating from within the brand inspection area
- 27 are consigned for sale to any commission company at any open market
- 28 designated as such by the Nebraska Brand Committee where brand inspection
- 29 is maintained, no brand inspection is required at the point of origin but
- 30 is required at the point of destination unless the point of origin is a
- 31 registered feedlot<del>or registered dairy</del>. If cattle are consigned to a

- 1 commission company at an open market, the carrier transporting the cattle
- 2 shall not allow the owner, shipper, or party in charge to change the
- 3 billing to any point other than the commission company at the open market
- 4 designated on the original billing, unless the carrier secures from the
- 5 brand committee a certificate of inspection on the cattle so consigned.
- 6 Any cattle originating in a registered feedlot or registered dairy
- 7 consigned to a commission company at any terminal market destined for
- 8 direct slaughter may be shipped in accordance with rules and regulations
- 9 governing registered feedlots or registered dairies.
- 10 (3) Until the cattle are inspected for brands on the premises by the
- 11 Nebraska Brand Committee, no person shall sell or cause to be sold or
- 12 offer for sale (a) any cattle at a livestock auction market located
- 13 within the brand inspection area or at a farm or ranch sale located
- 14 within the brand inspection area or (b) any cattle originating within the
- 15 brand inspection area consigned to an open market.
- 16 Sec. 13. Original sections 54-179, 54-189, 54-191, 54-192, 54-195,
- 17 54-198, 54-1,100, 54-1,105, 54-1,115, and 54-1,119, Reissue Revised
- 18 Statutes of Nebraska, and sections 54-1,110 and 54-1,111, Revised
- 19 Statutes Cumulative Supplement, 2016, are repealed.
- 20 Sec. 14. The following sections are outright repealed: Sections
- 21 54-1,122.01 and 54-1,122.02, Revised Statutes Cumulative Supplement,
- 22 2016.