LEGISLATURE OF NEBRASKA

ONE HUNDRED FIFTH LEGISLATURE

SECOND SESSION

## **LEGISLATIVE BILL 923**

FINAL READING

Introduced by Morfeld, 46. Read first time January 09, 2018 Committee: Judiciary

A BILL FOR AN ACT relating to immunity; to amend sections 53-180.05 and
 53-181, Revised Statutes Cumulative Supplement, 2016, and section
 28-470, Revised Statutes Supplement, 2017; to provide immunity for
 certain law enforcement employees administering naloxone as
 prescribed; to define a term; to change penalty provisions for
 certain violations regarding alcoholic liquor relating to or
 committed by minors; and to repeal the original sections.

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

Section 1. Section 28-470, Revised Statutes Supplement, 2017, is
 amended to read:

28-470 (1) A health professional who is authorized to prescribe or
dispense naloxone, if acting with reasonable care, may prescribe,
administer, or dispense naloxone to any of the following persons without
being subject to administrative action or criminal prosecution:

7 (a) A person who is apparently experiencing or who is likely to8 experience an opioid-related overdose; or

9 (b) A family member, friend, or other person in a position to assist 10 a person who is apparently experiencing or who is likely to experience an 11 opioid-related overdose.

(2) A family member, friend, or other person who is in a position to 12 13 assist a person who is apparently experiencing or who is likely to experience an opioid-related overdose, other than an emergency responder 14 peace officer, is not subject to actions under the Uniform 15 or Credentialing Act, administrative action, or criminal prosecution if the 16 17 person, acting in good faith, obtains naloxone from a health professional or a prescription for naloxone from a health professional and administers 18 the naloxone obtained from the health professional or acquired pursuant 19 to the prescription to a person who is apparently experiencing an opioid-20 related overdose. 21

(3) An emergency responder who, acting in good faith, obtains
naloxone from the emergency responder's emergency medical service
organization and administers the naloxone to a person who is apparently
experiencing an opioid-related overdose shall not be:

26

(a) Subject to administrative action or criminal prosecution; or

(b) Personally liable in any civil action to respond in damages as a result of his or her acts of commission or omission arising out of and in the course of his or her rendering such care or services or arising out of his or her failure to act to provide or arrange for further medical treatment or care for the person who is apparently experiencing an

-2-

opioid-related overdose, unless the emergency responder caused damage or injury by his or her willful, wanton, or grossly negligent act of commission or omission. This subdivision shall not affect the liability of such emergency medical service organization for the emergency responder's acts of commission or omission.

6 (4) A peace officer <u>or law enforcement employee</u> who, acting in good 7 faith, obtains naloxone from the peace officer's <u>or employee's law</u> 8 enforcement agency and administers the naloxone to a person who is 9 apparently experiencing an opioid-related overdose shall not be:

10

(a) Subject to administrative action or criminal prosecution; or

(b) Personally liable in any civil action to respond in damages as a 11 result of his or her acts of commission or omission arising out of and in 12 the course of his or her rendering such care or services or arising out 13 of his or her failure to act to provide or arrange for further medical 14 treatment or care for the person who is apparently experiencing an 15 16 opioid-related overdose, unless the peace officer or employee caused damage or injury by his or her willful, wanton, or grossly negligent act 17 of commission or omission. This subdivision shall not affect the 18 19 liability of such law enforcement agency for the peace officer's or employee's acts of commission or omission. 20

21 (5) For purposes of this section:

22 (a) Administer has the same meaning as in section 38-2806;

23 (b) Dispense has the same meaning as in section 38-2817;

(c) Emergency responder means an emergency medical responder, an
emergency medical technician, an advanced emergency medical technician,
or a paramedic licensed under the Emergency Medical Services Practice
Act;

(d) Health professional means a physician, physician assistant,
 nurse practitioner, or pharmacist licensed under the Uniform
 Credentialing Act;

31 (e) Law enforcement agency means a police department, a town

-3-

1 marshal, the office of sheriff, or the Nebraska State Patrol;

2 (f) Law enforcement employee means an employee of a law enforcement
3 agency, a contractor of a law enforcement agency, or an employee of such
4 contractor who regularly, as part of his or her duties, handles,
5 processes, or is likely to come into contact with any evidence or
6 property which may include or contain opioids;

7

(g) (f) Naloxone means naloxone hydrochloride; and

8 (h) (g) Peace officer has the same meaning as in section 49-801.

9 Sec. 2. Section 53-180.05, Revised Statutes Cumulative Supplement,
10 2016, is amended to read:

53-180.05 (1) Except as provided in subsection (2) of this section, any person who violates section 53-180 shall be guilty of a Class I misdemeanor.

14 (2) Any person who knowingly and intentionally violates section 15 53-180 shall be guilty of a Class IIIA felony and serve a mandatory 16 minimum of at least thirty days' imprisonment as part of any sentence he 17 or she receives if serious bodily injury or death to any person resulted 18 and was proximately caused by a minor's (a) consumption of the alcoholic 19 liquor provided or (b) impaired condition which, in whole or in part, can 20 be attributed to the alcoholic liquor provided.

(3) Any person who violates any of the provisions of section
53-180.01 or 53-180.03 shall be guilty of a Class III misdemeanor.

(4)(a) Except as otherwise provided in <u>subdivisions</u> subdivision (b),
(c), and (d) of this subsection, any person older than eighteen years of
age and under the age of twenty-one years violating section 53-180.02 is
guilty of a Class III misdemeanor.

(b) Subdivision (a) of this subsection shall not apply if theperson:

(i) <u>Made a good faith request for</u> <del>Requested</del> emergency medical
 assistance in response to the possible alcohol overdose of himself or
 herself or another person as soon as the emergency situation is apparent

-4-

1 after such violation of section 53-180.02;

2 (ii) <u>Made the</u> <del>Was the first person to make a</del> request for medical 3 assistance under subdivision (b)(i) of this subsection as soon as the 4 emergency situation is apparent after such violation of section 5 53-180.02; and

6 (iii) When emergency medical assistance was requested for the7 possible alcohol overdose of another person:

8 (A) Remained on the scene until the medical assistance arrived; and 9 (B) Cooperated with medical assistance and law enforcement 10 personnel.

11 (c) The exception from criminal liability provided in subdivision
12 (b) of this subsection applies to any person who makes a request for
13 emergency medical assistance and complies with the requirements of
14 subdivision (b) of this subsection.

(d) Subdivision (a) of this subsection shall not apply to the person
 experiencing a possible alcohol overdose if a request for emergency
 medical assistance in response to such possible alcohol overdose was made
 by another person in compliance with subdivision (b) of this subsection.

19 (e) (c) A person shall not initiate or maintain an action against a 20 peace officer or the employing state agency or political subdivision 21 based on the officer's compliance with subdivision (b), (c), or (d) of 22 this subsection.

(5) Any person eighteen years of age or younger violating section
53-180.02 is guilty of a misdemeanor as provided in section 53-181 and
shall be punished as provided in such section.

(6) Any person who knowingly manufactures, creates, or alters any form of identification for the purpose of sale or delivery of such form of identification to a person under the age of twenty-one years shall be guilty of a Class I misdemeanor. For purposes of this subsection, form of identification means any card, paper, or legal document that may be used to establish the age of the person named thereon for the purpose of

-5-

1 purchasing alcoholic liquor.

2 (7) When a minor is arrested for a violation of sections 53-180 to
3 53-180.02 or subsection (6) of this section, the law enforcement agency
4 employing the arresting peace officer shall make a reasonable attempt to
5 notify such minor's parent or guardian of the arrest.

6 Sec. 3. Section 53-181, Revised Statutes Cumulative Supplement,
7 2016, is amended to read:

8 53-181 (1) Except as otherwise provided in <u>subsections</u> <del>subsection</del> 9 (3)<u>, (4), and (5)</u> of this section, the penalty for violation of section 10 53-180.02 by a person eighteen years of age or younger shall be as 11 follows:

(a) If the person convicted or adjudicated of violating such section
has one or more licenses or permits issued under the Motor Vehicle
Operator's License Act:

(i) For the first offense, such person is guilty of a Class III
misdemeanor and the court may, as a part of the judgment of conviction or
adjudication, impound any such licenses or permits for thirty days and
require such person to attend an alcohol education class;

(ii) For a second offense, such person is guilty of a Class III misdemeanor and the court, as a part of the judgment of conviction or adjudication, may (A) impound any such licenses or permits for ninety days and (B) require such person to complete no fewer than twenty and no more than forty hours of community service and to attend an alcohol education class; and

(iii) For a third or subsequent offense, such person is guilty of a Class III misdemeanor and the court, as a part of the judgment of conviction or adjudication, may (A) impound any such licenses or permits for twelve months and (B) require such person to complete no fewer than sixty hours of community service, to attend an alcohol education class, and to submit to an alcohol assessment by a licensed alcohol and drug counselor; and

-6-

(b) If the person convicted or adjudicated of violating such section
 does not have a permit or license issued under the Motor Vehicle
 Operator's License Act:

4 (i) For the first offense, such person is guilty of a Class III 5 misdemeanor and the court, as part of the judgment of conviction or 6 adjudication, may (A) prohibit such person from obtaining any permit or 7 any license pursuant to the act for which such person would otherwise be 8 eligible until thirty days after the date of such order and (B) require 9 such person to attend an alcohol education class;

(ii) For a second offense, such person is guilty of a Class III misdemeanor and the court, as part of the judgment of conviction or adjudication, may (A) prohibit such person from obtaining any permit or any license pursuant to the act for which such person would otherwise be eligible until ninety days after the date of such order and (B) require such person to complete no fewer than twenty hours and no more than forty hours of community service and to attend an alcohol education class; and

(iii) For a third or subsequent offense, such person is guilty of a 17 Class III misdemeanor and the court, as part of the judgment of 18 conviction or adjudication, may (A) prohibit such person from obtaining 19 any permit or any license pursuant to the act for which such person would 20 otherwise be eligible until twelve months after the date of such order 21 and (B) require such person to complete no fewer than sixty hours of 22 23 community service, to attend an alcohol education class, and to submit to 24 an alcohol assessment by a licensed alcohol and drug counselor.

(2) A copy of an abstract of the court's conviction or adjudication
shall be transmitted to the Director of Motor Vehicles pursuant to
sections 60-497.01 to 60-497.04.

28 (3) Subsection (1) of this section shall not apply if the person:

(a) <u>Made a good faith request for Requested</u> emergency medical
 assistance in response to the possible alcohol overdose of himself or
 herself or another person as soon as the emergency situation is apparent

-7-

1 after such violation of section 53-180.02;

2 (b) <u>Made the</u> Was the first person to make a request for medical 3 assistance under subdivision (a) of this subsection as soon as the 4 emergency situation is apparent after such violation of section 5 53-180.02; and

6 (c) When emergency medical assistance was requested for the possible7 alcohol overdose of another person:

8 (i) Remained on the scene until the medical assistance arrived; and 9 (ii) Cooperated with medical assistance and law enforcement 10 personnel.

11 (4) The exception from criminal liability provided in subsection (3) 12 of this section applies to any person who makes a request for emergency 13 medical assistance and complies with the requirements of subsection (3) 14 of this section.

(5) Subsection (1) of this section shall not apply to the person
 experiencing a possible alcohol overdose if a request for emergency
 medical assistance in response to such possible alcohol overdose was made
 by another person in compliance with subsection (3) of this section.

(6) (4) A person shall not initiate or maintain an action against a
 peace officer or the employing state agency or political subdivision
 based on the officer's compliance with subsection (3), (4), or (5) of
 this section.

23 Sec. 4. Original sections 53-180.05 and 53-181, Revised Statutes 24 Cumulative Supplement, 2016, and section 28-470, Revised Statutes 25 Supplement, 2017, are repealed.

-8-