LEGISLATURE OF NEBRASKA

ONE HUNDRED SEVENTH LEGISLATURE

FIRST SESSION

LEGISLATIVE BILL 57

FINAL READING

Introduced by Lathrop, 12.

Read first time January 07, 2021

Committee: Judiciary

- 1 A BILL FOR AN ACT relating to the Nebraska Evidence Rules; to amend
- 2 section 27-803, Reissue Revised Statutes of Nebraska; to provide a
- 3 hearsay exception for present sense impressions; to harmonize
- 4 provisions; and to repeal the original section.
- 5 Be it enacted by the people of the State of Nebraska,

1 Section 1. Section 27-803, Reissue Revised Statutes of Nebraska, is

- 2 amended to read:
- 3 27-803 Subject to the provisions of section 27-403, the following
- 4 are not excluded by the hearsay rule, even though the declarant is
- 5 available as a witness:
- 6 (1) A statement describing or explaining an event or condition, made
- 7 while or immediately after the declarant perceived it;
- 8 (2) (1) A statement relating to a startling event or condition made
- 9 while the declarant was under the stress of excitement caused by the
- 10 event or condition;
- 11 (3) (2) A statement of the declarant's then existing state of mind,
- 12 emotion, sensation, or physical condition (such as intent, plan, motive,
- 13 design, mental feeling, pain, and bodily health), but not including a
- 14 statement of memory or belief to prove the fact remembered or believed
- 15 unless it relates to the execution, revocation, identification, or terms
- 16 of declarant's will;
- 17 (4) (3) Statements made for purposes of medical diagnosis or
- 18 treatment and describing medical history, or past or present symptoms,
- 19 pain, or sensations, or the inception or general character of the cause
- 20 or external source thereof insofar as reasonably pertinent to diagnosis
- 21 or treatment;
- 22 (5) (4) A memorandum or record concerning a matter about which a
- 23 witness once had knowledge but now has insufficient recollection to
- 24 enable him or her to testify fully and accurately, shown to have been
- 25 made or adopted by the witness when the matter was fresh in his or her
- 26 memory and to reflect that knowledge correctly. If admitted, the
- 27 memorandum or record may be read into evidence but may not itself be
- 28 received as an exhibit unless offered by an adverse party;
- 29 (6)(a) (5)(a) A memorandum, report, record, or data compilation, in
- 30 any form, of acts, events, or conditions, other than opinions or
- 31 diagnoses, made at or near the time of such acts, events, or conditions,

- 1 in the course of a regularly conducted activity, if it was the regular
- 2 course of such activity to make such memorandum, report, record, or data
- 3 compilation at the time of such act, event, or condition, or within a
- 4 reasonable time thereafter, as shown by the testimony of the custodian or
- 5 other qualified witness unless the source of information or method or
- 6 circumstances of preparation indicate lack of trustworthiness. The
- 7 circumstances of the making of such memorandum, report, record, or data
- 8 compilation, including lack of personal knowledge by the entrant or
- 9 maker, may be shown to affect its weight.
- 10 (b) A memorandum, report, record, or data compilation, in any form,
- 11 of acts, events, or conditions, other than opinions or diagnoses, that
- 12 was received or acquired in the regular course of business by an entity
- 13 from another entity and has been incorporated into and kept in the
- 14 regular course of business of the receiving or acquiring entity; that the
- 15 receiving or acquiring entity typically relies upon the accuracy of the
- 16 contents of the memorandum, report, record, or data compilation; and that
- 17 the circumstances otherwise indicate the trustworthiness of the
- 18 memorandum, report, record, or data compilation, as shown by the
- 19 testimony of the custodian or other qualified witness. Subdivision (6)(b)
- 20 (5)(b) of this section shall not apply in any criminal proceeding;
- 21 (7) (6) Evidence that a matter is not included in the memoranda,
- 22 reports, records, or data compilations, in any form, kept in accordance
- 23 with the provisions of subdivision (6) (5) of this section to prove the
- 24 nonoccurrence or nonexistence of the matter, if the matter was of a kind
- 25 of which a memorandum, report, record, or data compilation was regularly
- 26 made and preserved, unless the sources of information or other
- 27 circumstances indicate a lack of trustworthiness;
- 28 (8) (7) Upon reasonable notice to the opposing party prior to trial,
- 29 records, reports, statements, or data compilations made by a public
- 30 official or agency of facts required to be observed and recorded pursuant
- 31 to a duty imposed by law, unless the sources of information or the method

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- 1 or circumstances of the investigation are shown by the opposing party to
- 2 indicate a lack of trustworthiness;
- 3 (9) (8) Records or data compilations, in any form, of births, fetal
- 4 deaths, deaths, or marriages, if the report thereof was made to a public
- 5 office pursuant to requirements of law;
- 6 (10) (9) To prove the absence of a record, report, statement, or
- 7 data compilation, in any form, or the nonoccurrence or nonexistence of a
- 8 matter of which a record, report, statement, or data compilation, in any
- 9 form, was regularly made and preserved by a public office or agency,
- 10 evidence in the form of a certification in accordance with section
- 11 27-902, or testimony, that diligent search failed to disclose the record,
- 12 report, statement, or data compilation or entry;
- 13 (11) (10) Statements of births, marriages, divorces, deaths,
- 14 legitimacy, ancestry, relationship by blood or marriage, or other similar
- 15 facts of personal or family history, contained in a regularly kept record
- 16 of a religious organization;
- 17 (12) (11) Statements of fact contained in a certificate that the
- 18 maker performed a marriage or other ceremony or administered a sacrament,
- 19 made by a member of the clergy, public official, or other person
- 20 authorized by the rules or practices of a religious organization or by
- 21 law to perform the act certified, and purporting to have been issued at
- 22 the time of the act or within a reasonable time thereafter;
- 23 (13) (12) Statements of births, marriages, divorces, deaths,
- 24 legitimacy, ancestry, relationship by blood or marriage, or other similar
- 25 facts of personal or family history contained in family Bibles,
- 26 genealogies, charts, engravings on rings, inscriptions on family
- 27 portraits, engravings on urns, crypts, or tombstones or the like;
- 28 (14) (13) The record of a document purporting to establish or affect
- 29 an interest in property, as proof of the content of the original recorded
- 30 document and its execution and delivery by each person by whom it
- 31 purports to have been executed, if the record is a record of a public

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- 1 office and an applicable statute authorized the recording of documents of
- 2 that kind in that office;
- 3 (15) (14) A statement contained in a document purporting to
- 4 establish or affect an interest in property if the matter stated was
- 5 relevant to the purpose of the document, unless dealings with the
- 6 property since the document was made have been inconsistent with the
- 7 truth of the statement or the purport of the document;
- 8 (16) (15) Statements in a document in existence thirty years or more
- 9 whose authenticity is established;
- 10 (17) (16) Market quotations, tabulations, lists, directories, or
- 11 other published compilations, generally used and relied upon by the
- 12 public or by persons in particular occupations;
- 13 (18) (17) Statements contained in published treatises, periodicals,
- or pamphlets on a subject of history, medicine, or other science or art,
- 15 established as a reliable authority by the testimony or admission of the
- 16 witness or by other expert testimony or by judicial notice, to the extent
- 17 called to the attention of an expert witness upon cross-examination or
- 18 relied upon by the expert witness in direct examination. If admitted, the
- 19 statements may be read into evidence but may not be received as exhibits;
- 20 <u>(19)</u> (18) Reputation among members of his or her family by blood,
- 21 adoption, or marriage, or among his or her associates, or in the
- 22 community, concerning a person's birth, adoption, marriage, divorce,
- 23 death, legitimacy, relationship by blood, adoption, or marriage,
- 24 ancestry, or other similar fact of his or her personal or family history;
- 25 (20) (19) Reputation in a community, arising before the controversy,
- 26 as to boundaries of or customs affecting lands in the community, and
- 27 reputation as to events of general history important to the community or
- 28 state or nation in which located;
- 29 (21) (20) Reputation of a person's character among his or her
- 30 associates or in the community;
- 31 (22) (21) Evidence of a final judgment, entered after a trial or

- 1 upon a plea of guilty (but not upon a plea of nolo contendere), adjudging
- 2 a person guilty of a crime punishable by death or imprisonment in excess
- 3 of one year, to prove any fact essential to sustain the judgment, but not
- 4 including, when offered by the government in a criminal prosecution for
- 5 purposes other than impeachment, judgments against a person other than
- 6 the accused. The pendency of an appeal may be shown but does not affect
- 7 admissibility;
- 8 (23) (22) Judgments as proof of matters of personal, family, or
- 9 general history, or boundaries, essential to the judgment, if the same
- 10 would be provable by evidence of reputation; and
- 11 (24) (23) A statement not specifically covered by any of the
- 12 foregoing exceptions but having equivalent circumstantial guarantees of
- 13 trustworthiness, if the court determines that (a) the statement is
- 14 offered as evidence of a material fact, (b) the statement is more
- 15 probative on the point for which it is offered than any other evidence
- 16 which the proponent can procure through reasonable efforts, and (c) the
- 17 general purposes of these rules and the interests of justice will best be
- 18 served by admission of the statement into evidence. A statement may not
- 19 be admitted under this exception unless the proponent of it makes known
- 20 to the adverse party, sufficiently in advance of the trial or hearing to
- 21 provide the adverse party with a fair opportunity to prepare to meet it,
- 22 his or her intention to offer the statement and the particulars of it,
- 23 including the name and address of the declarant.
- 24 Sec. 2. Original section 27-803, Reissue Revised Statutes of
- 25 Nebraska, is repealed.