SIXTY-FIFTH DAY - APRIL 22, 2025

LEGISLATIVE JOURNAL

ONE HUNDRED NINTH LEGISLATURE FIRST SESSION

SIXTY-FIFTH DAY

Legislative Chamber, Lincoln, Nebraska Tuesday, April 22, 2025

PRAYER

The prayer was offered by Dr. Mark Danielson, Grace Children's Home, Henderson.

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was offered by Senator Wordekemper.

ROLL CALL

Pursuant to adjournment, the Legislature met at 9:00 a.m., Speaker Arch presiding.

The roll was called and all members were present except Senators Armendariz, Bosn, Bostar, Dover, Guereca, Juarez, and Sanders who were excused until they arrive.

CORRECTIONS FOR THE JOURNAL

The Journal for the sixty-fourth day was approved.

MESSAGE(S) FROM THE GOVERNOR

April 14, 2025

Mr. President, Speaker Arch and Members of the Legislature State Capitol Lincoln, NE 68509

Dear Mr. President, Speaker Arch, and Members of the Legislature:

Contingent upon your approval, the following individual is being appointed as a member of the State Racing and Gaming Commission: John Barrett, 1637 S 154th Street, Omaha, NE 68144, At-Large/District 2/ Republican

The aforementioned appointee is respectfully submitted for your consideration. Copies of the certificate and background information are included for your review.

(Signed) Sincerely, Jim Pillen Governor

Enclosures

RESOLUTION(S)

Pursuant to Rule 4, Sec. 5(b), LRs 116, 117, 119, 120, 121, and 122 were adopted.

SPEAKER SIGNED

While the Legislature was in session and capable of transacting business, the Speaker signed the following: LRs 116, 117, 119, 120, 121, and 122.

SELECT FILE

LEGISLATIVE BILL 246. Senator Conrad renewed <u>AM882</u>, found on page 997 and considered on page 1149.

Senator Dungan moved for a call of the house. The motion prevailed with 28 ayes, 0 nays, and 21 not voting.

Senator M. Cavanaugh requested a roll call vote on the Conrad amendment.

Voting in the affirmative, 12:

Cavanaugh, J.	Dungan	McKinney	Riepe
Conrad	Fredrickson	Quick	Rountree
DeBoer	Hunt	Raybould	Spivey

Voting in the negative, 24:

Armendariz	DeKay	Holdcroft	Meyer	Storm
Bosn	Dorn	Jacobson	Moser	Strommen
Brandt	Dover	Kauth	Murman	von Gillern
Clements	Hallstrom	Lippincott	Sorrentino	Wordekemper
Clouse	Hardin	McKeon	Storer	1

Present and not voting, 10:

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Andersen	Ballard	Cavanaugh, M.	Hughes	Lonowski
Arch	Bostar	Hansen	Ibach	Prokop

Excused and not voting, 3:

Guereca Juarez Sanders

The Conrad amendment lost with 12 ayes, 24 nays, 10 present and not voting, and 3 excused and not voting.

Advanced to Enrollment and Review for Engrossment.

Senator M. Cavanaugh made a parliamentary inquiry on whether or not she can reconsider the vote on AM882 once the bill moved to Select File.

The Clerk clarified that because there was no reconsideration motion before the body at the time, a reconsideration of the vote on AM882 would not be taken up. However, a theoretical reconsideration of the vote on AM882 could be taken up on Final Reading by moving the bill to Select File for the motion.

Senator M. Cavanaugh also made a parliamentary inquiry on whether the motion to advance the bill to Enrollment and Review for Engrossment was a debatable motion as she was in the queue.

The Clerk clarified that the motion to advance the bill is a debatable motion, however, when the motion was made, no names in the queue were recognized.

The Chair declared the call raised.

MOTION(S) - Print in Journal

Senator Hansen filed the following motion to <u>LB677</u>: <u>MO184</u> Place on General File pursuant to Rule 3, Sec. 20(b).

AMENDMENT(S) - Print in Journal

Senator Hardin filed the following amendment to <u>LB332</u>: <u>AM1117</u> is available in the Bill Room.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 382A. Introduced by Meyer, 17.

A BILL FOR AN ACT relating to appropriations; to appropriate funds to aid in carrying out the provisions of Legislative Bill 382, One Hundred Ninth Legislature, First Session, 2025.

SELECT FILE

LEGISLATIVE BILL 317. ER36, found on page 1065, was offered.

ER36 was adopted.

Senator M. Cavanaugh offered <u>MO183</u>, found on page 1150, to bracket until May 5, 2025.

Pending.

COMMITTEE REPORT(S)

Enrollment and Review

LEGISLATIVE BILL 650. Placed on Select File with amendment. <u>ER45</u> is available in the Bill Room.

LEGISLATIVE BILL 645. Placed on Select File with amendment. ER51

1 1. On page 1, strike beginning with "the" in line 1 through line 4 2 and insert "the School Retirement Fund; to amend sections 79-958 and 3 79-966, Reissue Revised Statutes of Nebraska; to change employee and 4 state contributions; to harmonize provisions; to repeal the original

5 sections; and to declare an emergency.".

LEGISLATIVE BILL 474. Placed on Select File with amendment. ER48

1 1. On page 1, strike beginning with "interest" in line 1 through 2 line 22 and insert "banking and finance; to amend sections 8-319, 8-330, 3 8-601, 8-820.01, 8-2701, 8-2702, 8-2703, 8-2704, 8-2705, 8-2706, 8-2707, 4 8-2708, 8-2709, 8-2710, 8-2711, 8-2712, 8-2713, 8-2714, 8-2715, 8-2716, 5 8-2717, 8-2718, 8-2719, 8-2720, 8-2721, 8-2722, 8-2723, 8-2725, 8-2726, 6 8-2727, 8-2728, 8-2731, 8-2732, 8-2733, 8-2734, 8-2736, 8-2737, 8-2738, 7 8-2739, 8-2740, 8-2741, 8-2742, 8-3027, 44-502, 44-1703, 44-4109.01, 8 45-101.04, 45-1,110, 45-334, 45-335, 45-336, 45-337, 45-338, 45-339, 9 45-340, 45-341, 45-342, 45-343, 45-344, 45-345, 45-347, 45-348, 45-350, 10 45-351, 45-352, 45-353, 45-355, 45-356, 45-702, 45-703, 45-705, 45-729, 11 45-734, 45-804, and 76-2711, Reissue Revised Statutes of Nebraska, and 12 sections 8-602, 8-2724, 8-2729, 8-2730, 8-2735, 8-3025, 45-346, 45-354, 13 and 69-2103, Revised Statutes Cumulative Supplement, 2024; to define, 14 redefine, and eliminate terms under the Nebraska Money Transmitters Act; 15 to change provisions of such act relating to applicability, licensure, 16 powers and duties of the Director of Banking and Finance, 17 confidentiality, enforcement, required reports, audits, disclosures, and 18 records, authorized delegates, prohibited activities, money transmission 19 procedures, refunds, receipts, solvency requirements, surety bonds, 20 permissible investments, discipline of a license or designation, orders 21 to cease and desist, consent orders, violations, fees, charges, and 22 costs; to provide penalties and fines; to prohibit certain insurance

23 policy or contract exclusions of certain providers; to change the name of

24 the Nebraska Installment Sales Act to the Nebraska Installment Loan and 25 Sales Act; to change, transfer, and eliminate provisions of the Nebraska 26 Installment Loan Act and to eliminate such named act; to harmonize 27 provisions; to provide operative dates; to repeal the original sections; 1 and to outright repeal sections 8-2743, 8-2744, 8-2745, 8-2746, 8-2747, 2 45-351.01, 45-1001, 45-1004, 45-1007, 45-1008, 45-1009, 45-1010, 45-1011, 3 45-1012, 45-1013, 45-1014, 45-1015, 45-1016, 45-1017, 45-1019, 45-1020, 4 45-1021, 45-1022, 45-1023, 45-1024, 45-1025, 45-1026, 45-1027, 45-1028, 5 45-1029, 45-1030, 45-1031, 45-1032, 45-1033, 45-1030, 24, 5-1044, 6 45-1035, 45-1036, 45-1037, 45-1038, 45-1039, 45-1040, 45-1041, 45-1042, 7 45-1043, 45-1044, 45-1045, 45-1046, 45-1047, 45-1048, 45-1049, 45-1050, 8 45-1051, 45-1052, 45-1053, 45-1054, 45-1055, 45-1056, 45-1057, 45-1058, 9 45-1059, 45-1060, 45-1061, 45-1062, 45-1063, 45-1064, 45-1065, 45-1066, 10 45-1067, 45-1068, 45-1069, and 45-1070, Reissue Revised Statutes of 11 Nebraska, and sections 45-346.01, 45-1002, 45-1003, 45-1005, 45-1006, 12 45-1018, and 45-103.01, Revised Statutes Cumulative Supplement, 2024.". 13 2. On page 2, strike lines 1 through 3.

LEGISLATIVE BILL 398. Placed on Select File with amendment. **ER46** is available in the Bill Room.

LEGISLATIVE BILL 36. Placed on Select File with amendment. ER54

1 1. In the Standing Committee amendments, AM635, on page 3, lines 10 2 and 15, strike "to" and insert "<u>through</u>". 3 2. On page 1, strike beginning with "the" in line 1 through line 5 4 and insert "natural resources; to amend sections 37-440, 46-740, and 5 81-15,160, Reissue Revised Statutes of Nebraska, and sections 37-438, 6 37-451, 37-455, 37-1214, 37-1802, 37-1803, 39-891, 39-893, 39-1301, 7 39-1302, 39-1309, and 39-1320, Revised Statutes Cumulative Supplement, 8 2024; to adopt the Safe Battery Collection and Recycling Act; to provide 9 penalties; to create and change the use of funds; to state and change 10 provisions relating to legislative intent, findings, declarations, and 11 purposes; to establish the Home Weatherization Clearinghouse; to provide 12 duties; to change fees; to change provisions relating to the issuance of 13 certain permits under the Game Law; to provide for a mitigation bank or 14 an in-lieu fee program relating to the incidental taking of threatened or 15 endangered species; to provide for payment of a sum in lieu of ad valorem 16 taxes lost by the county as prescribed; to change provisions relating to 17 ground water allocation and the use of integrated management plans, 18 rules, or orders; to harmonize provisions; and to repeal the original 19 sections.".

LEGISLATIVE BILL 453. Placed on Select File. **LEGISLATIVE BILL 667.** Placed on Select File.

LEGISLATIVE BILL 133. Placed on Select File with amendment. ER47

1 1. On page 1, strike beginning with "crimes" in line 1 through line

2 5 and insert "crimes and offenses; to amend sections 28-1008, 28-1012,

3 28-1012.01, and 28-1019, Revised Statutes Cumulative Supplement, 2024; to

4 define a term; to provide powers, duties, and immunity to animal control

5 officers; to change provisions relating to seizure of certain animals; to 6 harmonize provisions; to repeal the original sections; and to declare an

7 emergency.".

LEGISLATIVE BILL 319. Placed on Select File.

LEGISLATIVE BILL 383. Placed on Select File with amendment. ER53 is available in the Bill Room.

LEGISLATIVE RESOLUTION 20CA. Placed on Select File.

LEGISLATIVE BILL 80. Placed on Select File with amendment. **ER50**

1 1. On page 1, strike beginning with "protection" in line 1 through 2 line 15 and insert "protection orders; to amend sections 28-311.02, 2 28-311.05, 42-901, 42-905, 42-924.01, 42-924.03, 42-927, 42-928, 42-929, 442-931, 43-2,107, and 60-3209, Reissue Revised Statutes of Nebraska, and 5 sections 25-2740, 28-311.04, 28-311.12, 28-358.01, 28-710, 28-713.01, 6 28-1205, 28-1206, 29-404.02, 29-422, 29-2292, 42-903, 42-924, 42-924.02, 7 42-925, 42-926, 43-1609, 43-1611, and 76-1401, Revised Statutes 8 Cumulative Supplement, 2024; to adopt the Protection Orders Act; to 9 extend the initial period of protection orders; to define terms; to 10 provide penalties; to provide powers and duties relating to such orders; 11 to change a penalty for violating a harassment protection order; to 12 provide for notification of reports of child abuse or neglect to a 13 military installation as prescribed; to provide powers and duties to 14 landlords relating to acts of domestic violence against tenants or 15 household members; to transfer provisions; to harmonize provisions; to 16 repeal the original sections; and to outright repeal section 28-311.10, 17 Reissue Revised Statutes of Nebraska, and sections 28-311.09 and 18 28-311.11, Revised Statutes Cumulative Supplement, 2024.".

LEGISLATIVE BILL 632. Placed on Select File with amendment.

ER49

11. On page 2, line 16, after "the" insert "State".

LEGISLATIVE BILL 322. Placed on Select File.

LEGISLATIVE BILL 649. Placed on Select File with amendment. ER52

1 1. On page 1, strike beginning with "income" in line 1 through line

2 3 and insert "revenue and taxation; to adopt the Defense Efforts

3 Workforce Act; and to provide an operative date.".

LEGISLATIVE BILL 559. Placed on Select File.

(Signed) Dunixi Guereca, Chairperson

VISITOR(S)

Visitors to the Chamber were students from Brownell-Talbot Elementary, Omaha; students from Southern Elementary, Blue Springs; members of Matriarchs for Change.

RECESS

At 12:01 p.m., on a motion by Senator Storm, the Legislature recessed until 1:00 p.m.

AFTER RECESS

The Legislature reconvened at 1:00 p.m., President Kelly presiding.

ROLL CALL

The roll was called and all members were present except Senators DeKay, Hansen, Hardin, Hughes, Jacobson, Riepe, and Strommen who were excused until they arrive.

SELECT FILE

LEGISLATIVE BILL 317. Senator M. Cavanaugh renewed MO183, found on page 1150 and considered in this day's Journal, to bracket until May 5, 2025.

The M. Cavanaugh motion to bracket failed with 1 aye, 29 nays, 15 present and not voting, and 4 excused and not voting.

Senator Brandt withdrew AM1035, found on page 1097.

Senator Brandt offered AM1084, found on page 1149.

The Brandt amendment was adopted with 36 ayes, 0 nays, 11 present and not voting, and 2 excused and not voting.

Senator Conrad offered the following amendment: AM1124

(Amendments to E&R amendments, ER36) 1 1. On page 507, strike beginning with "81-1578" in line 7 through 2 "81-15,116," in line 17.

The Conrad amendment was adopted with 34 ayes, 8 nays, 6 present and not voting, and 1 excused and not voting.

Senator Storer offered the following amendment: <u>FA116</u> In ER36, on Page 18, Sec. 18, Line 15, strike starting with "the term" ending on line 16 with "years".

The Storer amendment was adopted with 46 ayes, 0 nays, 2 present and not voting, and 1 excused and not voting.

Senator J. Cavanaugh offered the following amendment: <u>AM1133</u>

(Amendments to E&R amendments, ER36) 1 1. On page 359, line 4, after "Project" insert "for a five hundred

2 <u>cubic feet per second canal</u>"

3 2. On page 360, after line 26 insert the following new subsection:

4 "(3) The State Treasurer shall transfer one hundred fifty million

5 dollars from the Perkins County Canal Project Fund to the General Fund on 6 July 1, 2025.".

Senator J. Cavanaugh offered the following amendment, to his amendment: FA117 In AM1133 on line 4 strike "one hundred fifty" and replace with "sixty one"

In AM1133, on line 4, strike "one hundred fifty" and replace with "sixty one".

SPEAKER ARCH PRESIDING

PRESIDENT KELLY PRESIDING

The J. Cavanaugh amendment, to his amendment, lost 12 ayes, 29 nays, and 8 present and not voting.

The J. Cavanaugh amendment lost with 13 ayes, 33 nays, and 3 present and not voting.

Advanced to Enrollment and Review for Engrossment.

COMMITTEE REPORT(S)

Judiciary

LEGISLATIVE BILL 215. Placed on General File with amendment. <u>AM556</u>

1 1. Strike the original sections and insert the following new

2 sections:

- 3 Section 1. (1) The Legislature finds that individuals serving long-
- 4 term or life sentences who are rehabilitated and ready to be safely
- 5 released from incarceration should be able to earn a second chance by
- 6 receiving a commutation of their sentences from the Board of Pardons.
- 7 Such commutation is intended to allow such rehabilitated individuals to
- 8 be responsibly reintegrated into their communities while on parole and,
- 9 if successful on parole, as fully free individuals.
- 10 (2) For purposes of this section, second chance relief means a
- 11 program through which the department, the Division of Parole Supervision,
- 12 and the Board of Parole identify eligible committed offenders and work
- 13 with them to apply for a commutation from the Board of Pardons.
- 14 (3) The department, the Division of Parole Supervision, and the
- 15 Board of Parole shall establish a program to provide second chance relief 16 as provided in this section.
- 17 (4) A committed offender serving a sentence of imprisonment,
- 18 including life imprisonment, is eligible for second chance relief under 19 this section as follows:
- 20 (a) For an offense committed when the offender was younger than
- 21 twenty-six years of age, after serving at least twenty-five years of a
- 22 sentence of imprisonment; or
- 23 (b) For an offense committed when the offender was twenty-six years
- 24 of age or older, after serving at least thirty years of a sentence of
- 25 imprisonment.
- 26 (5) The department shall regularly identify committed offenders who

27 are eligible for second chance relief under this section or who will 1 become eligible within five years. The department shall regularly provide 2 lists of such offenders to the Board of Parole. The board shall advise 3 such offenders regarding the second chance relief program and work with 4 interested offenders to improve their chances of obtaining second chance 5 relief through rehabilitation and good behavior. 6 (6) In determining whether an eligible committed offender is rehabilitated and a good candidate for second chance relief, the Board of 8 Parole shall: 9 (a) Complete a risk assessment for the committed offender; and 10 (b) Involve community leaders and stakeholders in the review process 11 to ensure that public safety and community concerns are addressed. 12 (7) If the Board of Parole determines that an eligible committed 13 offender is rehabilitated and a good candidate for second chance relief, 14 the board shall make a recommendation to the Board of Pardons that such 15 offender's sentence be commuted. 16 (8)(a) If the Board of Pardons receives a recommendation for second 17 chance relief from the Board of Parole, the Board of Pardons may consider 18 whether to grant a commutation of some or all of the remainder of a 19 committed offender's sentence to a term of parole. 20 (b) If the Board of Pardons determines not to grant a commutation, 21 the board may provide the committed offender with a list of steps or 22 requirements that, if satisfied, would increase the committed offender's 23 chances of being granted a commutation at a subsequent review. The Board 24 of Pardons may also provide a process for seeking a subsequent 25 commutation review. 26 (9) If a committed offender is granted a commutation and paroled 27 under this section, the Board of Parole shall: 28 (a) Develop a detailed reentry plan tailored to the committed 29 offender's needs, including job placement, housing support, and access to 30 continuing education and mental health services; 31 (b) Provide the committed offender with access to mentorship 1 programs and community support networks to facilitate successful 2 reintegration into the community; 3 (c) Provide for victim and community involvement through restorative 4 justice programs. The Board of Parole shall offer restorative justice 5 opportunities, when appropriate, to allow the committed offender to make 6 amends with victims and the community; and 7 (d) Provide for accountability and monitoring by requiring regular 8 check-ins with parole officers and continuous monitoring during the 9 initial phase of reentry to ensure compliance with conditions of parole. 10 (10) The Board of Parole shall implement a system for ongoing

- 11 evaluation and adjustment of the second chance relief program based on
- 12 outcomes and feedback.
- 13 Sec. 2. Section 83-1,135, Reissue Revised Statutes of Nebraska, is
- 14 amended to read:
- 15 83-1,135 Sections 83-170 to 83-1,135.05 and section 1 of this act
- 16 shall be known and may be cited as the Nebraska Treatment and Corrections
- 17 Act.
- 18 Sec. 3. Original section 83-1,135, Reissue Revised Statutes of
- 19 Nebraska, is repealed.

LEGISLATIVE BILL 539. Placed on General File with amendment. AM505

- 1 1. Strike the original sections and insert the following new
- 2 sections:
- 3 Section 1. Section 69-2403, Reissue Revised Statutes of Nebraska, is
- 4 amended to read:
- 5 69-2403 (1) Except as provided in this section and section 69-2409.
- 6 a person shall not:

7 (a) Purchase purchase, lease, rent, or receive transfer of a handgun 8 until he or she has obtained a certificate in accordance with section 9 69-2404; or. Except as provided in this section and section 69-2409, a 10 person shall not sell

11 (b) Sell, lease, rent, or transfer a handgun to a person who has not 12 obtained a certificate.

13 (2) The certificate shall not be required if:

14 (a) The person acquiring the handgun is a licensed firearms dealer

15 under federal law;

16 (b) The handgun is an antique handgun;

17 (c) The person acquiring the handgun is authorized to do so on

18 behalf of a law enforcement agency;

19 (d) The transfer is a temporary transfer of a handgun and the

20 transferee remains (i) in the line of sight of the transferor or (ii)

21 within the premises of an established shooting facility;

22 (e) The transfer is between a person and his or her spouse, sibling,

23 parent, child, aunt, uncle, niece, nephew, or grandparent;

24 (f) The person acquiring the handgun is a holder of a valid permit

25 under the Concealed Handgun Permit Act; or

26 (g) The person acquiring the handgun is a peace officer as defined 27 in section 69-2429.

1 Sec. 2. Section 69-2409.01, Reissue Revised Statutes of Nebraska, is 2 amended to read:

3 69-2409.01 (1)(a)(1) For purposes of criminal history record

4 information checks relating to firearms or explosivessections 69-2401 to

5 69-2425, the Nebraska State Patrol shall be furnished with only such

6 information as may be necessary for the purposessole purpose of

7 determining whether an individual is:

8 (i) Qualified to receive a permit to carry a concealed handgun under 9 section 69-2433; or

10 (ii) Disqualified disqualified from purchasing or possessing

11 firearms or explosives a handgun pursuant to state or federal law-or is

12 subject to the disability provisions of 18 U.S.C. 922(d)(4) and (g)(4).

13 (b) Such information shall be furnished by the Department of Health

14 and Human Services. The clerks of the various courts shall furnish to the

15 Department of Health and Human Services and Nebraska State Patrol, as

16 soon as practicable but within thirty days after a court order is issued, 17 in a form and manner prescribed by the Department of Health and Human

18 Services or the Nebraska State Patrol, as applicablean order of

19 commitment or discharge is issued or after removal of firearm-related

20 disabilities pursuant to section 71-963, all information necessary to set

21 up and maintain the database required by this section. The clerks of the

22 various courts shall furnish This information shall include (a)

23 information regarding those persons who:

24 (i) Are disqualified from purchasing or possessing firearms or

25 explosives pursuant to state or federal law, including, but not limited

26 to, 18 U.S.C. 922(d)(4) and (g)(4);

27 (ii) Are are currently receiving mental health treatment pursuant to

28 a commitment order of a mental health board or who have been discharged;

29 (iii) Have (b) information regarding those persons who have been

30 committed to treatment pursuant to section 29-3702; and

31 (iv) Meet the definition of adjudicated as a mental defective or

1 committed to a mental institution pursuant to 27 C.F.R. 478.11, including 2 individuals found not responsible by reason of insanity, found not

3 competent to stand trial, found to lack the mental capacity to manage

4 their own affairs, or otherwise found by a court to be not competent; and

5 (v) Have (c) information regarding those persons who have had

6 firearm-related disabilities removed pursuant to section 71-963.

7 (c) The mental health board shall notify the Department of Health

8 and Human Services and the Nebraska State Patrol when an individual's

9 firearm-relatedsuch disabilities have been removed pursuant to section 10 71-963 11 (d) The department Department of Health and Human Services shall also 12 maintain in the database information provided by the clerks of the 13 various courts pursuant to this section and a listing of persons 14 committed to treatment pursuant to section 29-3702. 15 (e) To ensure the accuracy of the database, any information 16 maintained or disclosed under this subsection shall be updated, 17 corrected, modified, or removed, as appropriate, and as soon as 18 practicable, from any database that the state or federal government 19 maintains and makes available to the National Instant Criminal Background 20 Check System. The procedures for furnishing the information shall 21 guarantee that no information is released beyond what is necessary for 22 purposes of this section. 23 (2) In order to comply with sections 69-2401 and 69-2403 to 69-2408 24 and this section, the Nebraska State Patrol shall provide to the chief of 25 police or sheriff of an applicant's place of residence or a licensee in 26 the process of a criminal history record check pursuant to section 27 69-2411 only the information regarding whether or not the applicant is 28 disqualified from purchasing or possessing a handgun. 29 (3) Any person, agency, or mental health board participating in good 30 faith in the reporting or disclosure of records and communications under 31 this section is immune from any liability, civil, criminal, or otherwise, 1 that might result by reason of the action. 2 (4) Any person who intentionally causes the Nebraska State Patrol to 3 request information pursuant to this section without reasonable belief 4 that the named individual has submitted a written application under 5 section 69-2404 or 69-2430 or is otherwise subject to a criminal history 6 record information check pursuant to lawhas completed a consent form 7 under section 69-2410 shall be guilty of a Class II misdemeanor in 8 addition to other civil or criminal liability under state or federal law. 9 (5) The Nebraska State Patrol and the Department of Health and Human 10 Services shall report electronically to the Clerk of the Legislature on a 11 biannual basis the following information about the database: (a) The 12 number of total records of persons unable to purchase or possess firearms 13 because of disqualification or disability shared with the National 14 Instant Criminal Background Check System; (b) the number of shared 15 records by category of such persons; (c) the change in number of total 16 shared records and change in number of records by category from the 17 previous six months; (d) the number of records existing but not able to 18 be shared with the National Instant Criminal Background Check System 19 because the record was incomplete and unable to be accepted by the 20 National Instant Criminal Background Check System; and (e) the number of 21 hours or days, if any, during which the database was unable to share 22 records with the National Instant Criminal Background Check System and 23 the reason for such inability. The report shall also be published on the 24 websites of the Nebraska State Patrol and the Department of Health and 25 Human Services. 26 Sec. 3. Section 69-2410, Reissue Revised Statutes of Nebraska, is 27 amended to read: 28 69-2410 No importer, manufacturer, or dealer licensed pursuant to 18 29 U.S.C. 923 shall sell or deliver any handgun to another person other than 30 a licensed importer, manufacturer, dealer, or collector until he or she 31 has:

1 (1)(1)(a) Inspected a valid certificate issued to such person

2 pursuant to sections 69-2401, 69-2403 to 69-2408, and 69-2409.01; and

3 (2)(b) Inspected a valid identification containing a photograph of

4 such person which appropriately and completely identifies such person.; 5 $\frac{1}{2}$ 5 $\frac{1}{2}$

6 (2)(a) Obtained a completed consent form from the potential buyer or

7 transferee, which form shall be established by the Nebraska State Patrol 8 and provided by the licensed importer, manufacturer, or dealer. The form

9 shall include the name, address, date of birth, gender, race, and country

10 of citizenship of such potential buyer or transferee. If the potential

11 buyer or transferee is not a United States citizen, the completed consent 12 form shall contain the potential buyer's or transferee's place of birth

13 and his or her alien or admission number;

14 (b) Inspected a valid identification containing a photograph of the

15 potential buyer or transferee which appropriately and completely

- 16 identifies such person;
- 17 (c) Requested by toll-free telephone call or other electromagnetic

18 communication that the Nebraska State Patrol conduct a criminal history 19 record check; and

20 (d) Received a unique approval number for such inquiry from the

- 21 Nebraska State Patrol indicating the date and number on the consent form.
- 22 Sec. 4. Section 69-2420, Reissue Revised Statutes of Nebraska, is
- 23 amended to read:
- 24 69-2420 Any person who, in connection with the purchase, transfer,
- 25 or attempted purchase of a handgun pursuant to sections 69-2410 to

26 69-2423, knowingly and intentionally makes any materially false oral or

27 written statement or knowingly and intentionally furnishes any false

- 28 identification intended or likely to deceive the licensee shall be guilty
- 29 of a Class IV felony.

30 Sec. 5. Original sections 69-2403, 69-2409.01, 69-2410, and

31 69-2420, Reissue Revised Statutes of Nebraska, are repealed.

1 Sec. 6. The following sections are outright repealed: Sections

2 69-2409, 69-2411, 69-2412, 69-2413, 69-2414, 69-2415, 69-2416, 69-2417,

3 69-2418, 69-2419, and 69-2423, Reissue Revised Statutes of Nebraska.

(Signed) Carolyn Bosn, Chairperson

Revenue

LEGISLATIVE BILL 558. Placed on General File.

(Signed) R. Brad von Gillern, Chairperson

Enrollment and Review

LEGISLATIVE BILL 9. Placed on Final Reading with the attached statement.

<u>ST20</u>

The following changes, required to be reported for publication in the Journal, have been made: 1. In the E & R amendments, ER31, on page 1, line 10, "a deficiency determination" has been struck and "deficiency determinations" inserted.

2. In the Standing Committee amendments, AM549, on page 19, line 3, an underscored comma has been inserted after "product".

LEGISLATIVE BILL 388. Placed on Final Reading with the attached statement.

<u>ST21</u>
The following changes, required to be reported for publication in the Journal, have been made:
1. On page 6, line 17, "<u>number of</u>" has been inserted after "<u>highest</u>"; and in line 19 "<u>of the Constitution of Nebraska</u>," has been inserted after the second comma.

LEGISLATIVE BILL 414. Placed on Final Reading.

(Signed) Dunixi Guereca, Chairperson

AMENDMENT(S) - Print in Journal

Senator Hansen filed the following amendment to <u>LB677</u>: <u>AM986</u> is available in the Bill Room.

Senator McKinney filed the following amendment to <u>LB133</u>: AM1116

(Amendments to Standing Committee amendments, AM251)

1 1. On page 1, line 16, after "welfare" insert ", if such person has

2 received law enforcement training that is the same as or equivalent to

3 training for law enforcement officers".

RESOLUTION(S)

LEGISLATIVE RESOLUTION 130. Introduced by Ballard, 21.

WHEREAS, the University of Nebraska–Lincoln men's basketball team achieved victory over the University of Central Florida to win the 2025 College Basketball Crown championship; and

WHEREAS, the Cornhuskers overcame a deficit of fourteen points during the second quarter to win, with a final score of 77-66; and

WHEREAS, the team enjoyed key contributions from Juwan Gary, Brice Williams, Connor Essegian, all scoring twenty or more points; and

WHEREAS, Brice Williams set a new single-season scoring record for the Cornhuskers in the championship game; and

WHEREAS, the Cornhuskers achieved decisive victories over the University of Arizona State, Georgetown University, and Boise State University in the College Basketball Crown tournament to qualify for the championship game; and

WHEREAS, the Cornhuskers, under the leadership of Head Coach Fred Hoiberg, demonstrated an impressive degree of grit, resilience, sportsmanship, teamwork, skill, hard work, and love for the game throughout the College Basketball Crown tournament and the 2024-2025 basketball season.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE ONE HUNDRED NINTH LEGISLATURE OF NEBRASKA, FIRST SESSION:

1. That the Legislature congratulates the University of Nebraska–Lincoln men's basketball team for winning the 2025 College Basketball Crown championship.

2. That the Legislature recognizes and commends the student-athletes, coaches, and staff for their remarkable achievement and the honor they have brought to the State of Nebraska.

3. That a copy of this resolution be sent to the University of Nebraska-Lincoln men's basketball team and to Head Coach Fred Hoiberg.

Laid over.

GENERAL FILE

LEGISLATIVE BILL 89. Senator Hunt offered MO4, found on page 157, to indefinitely postpone pursuant to Rule 6, Sec. 3(f).

Senator Kauth opened on her bill, LB89.

Senator Hunt opened on her motion, MO4.

Senator Bosn moved the previous question. The question is, "Shall the debate now close?"

Senator M. Cavanaugh moved for a call of the house. The motion prevailed with 28 ayes, 0 nays, and 21 not voting.

Senator M. Cavanaugh requested a roll call vote on the motion to cease debate.

Voting in the affirmative, 31:

Andersen	DeKay	Hughes	Meyer	Strommen
Armendariz	Dorn	Ibach	Moser	von Gillern
Ballard	Dover	Jacobson	Murman	Wordekemper
Bosn	Hallstrom	Kauth	Sanders	-
Brandt	Hansen	Lippincott	Sorrentino	
Clements	Hardin	Lonowski	Storer	
Clouse	Holdcroft	McKeon	Storm	

Voting in the negative, 15:

Bostar	Conrad	Fredrickson	McKinney	Raybould
Cavanaugh, J.	DeBoer	Guereca	Prokop	Rountree
Cavanaugh, M.	Dungan	Juarez	Quick	Spivey

Present and not voting, 3:

Arch Hunt Riepe

The Bosn motion to cease debate prevailed with 31 ayes, 15 nays, and 3 present and not voting.

Senator M. Cavanaugh requested a roll call vote on the motion to indefinitely postpone prior to the bill being read.

1169

Voting in the affirmative, 15:

Bostar	Conrad	Fredrickson	McKinney	Raybould
Cavanaugh, J.	DeBoer	Guereca	Prokop	Rountree
Cavanaugh, M.	Dungan	Juarez	Quick	Spivey

Voting in the negative, 33:

Andersen	Clouse	Holdcroft	McKeon	Storer
Arch	DeKay	Hughes	Meyer	Storm
Armendariz	Dorn	Ibach	Moser	Strommen
Ballard	Dover	Jacobson	Murman	von Gillern
Bosn	Hallstrom	Kauth	Riepe	Wordekemper
Brandt	Hansen	Lippincott	Sanders	-
Clements	Hardin	Lonowski	Sorrentino	

Present and not voting, 1:

Hunt

The Hunt motion to indefinitely postpone prior to the bill being read failed with 15 ayes, 33 nays, and 1 present and not voting.

The Chair declared the call raised.

Senator Hunt offered the following motion: MO185 Reconsider the vote taken on MO4.

Senator Wordekemper moved the previous question. The question is, "Shall the debate now close?"

Senator M. Cavanaugh moved for a call of the house. The motion prevailed with 28 ayes, 0 nays, and 21 not voting.

The Wordekemper motion to cease debate prevailed with 31 ayes, 13 nays, and 5 not voting.

The Hunt motion to reconsider failed with 15 ayes, 32 nays, and 2 present and not voting.

The Chair declared the call raised.

Pending.

AMENDMENT(S) - Print in Journal

Senator Kauth filed the following amendment to <u>LB534</u>: <u>AM491</u> is available in the Bill Room.

NOTICE OF COMMITTEE HEARING(S)

Business and Labor Room 1525 12:00 PM

Tuesday, April 29, 2025 AM491 Amending LB534

(Signed) Kathleen Kauth, Chairperson

GENERAL FILE

LEGISLATIVE BILL 89. Title read. Considered.

Committee AM701, found on page 872, was offered.

Senator Hunt offered <u>MO5</u>, found on page 157, to bracket until June 9, 2025.

Senator Kauth offered the following motion: MO193 Invoke cloture pursuant to Rule 7, Sec. 10.

Senator Kauth moved for a call of the house. The motion prevailed with 37 ayes, 0 nays, and 12 not voting.

Senator M. Cavanaugh requested a roll call vote, in reverse order, on the motion to invoke cloture.

Voting in the affirmative, 33:

Andersen	Clouse	Holdcroft	McKeon	Storer
Arch	DeKay	Hughes	Meyer	Storm
Armendariz	Dorn	Ibach	Moser	Strommen
Ballard	Dover	Jacobson	Murman	von Gillern
Bosn	Hallstrom	Kauth	Riepe	Wordekemper
Brandt	Hansen	Lippincott	Sanders	_
Clements	Hardin	Lonowski	Sorrentino	

Voting in the negative, 16:

Bostar	DeBoer	Hunt	Quick
Cavanaugh, J.	Dungan	Juarez	Raybould
Cavanaugh, M.	Fredrickson	McKinney	Rountree
Conrad	Guereca	Prokop	Spivey

The Kauth motion to invoke cloture prevailed with 33 ayes, 16 nays, and 0 not voting.

The Hunt motion to bracket failed with 16 ayes, 33 nays, and 0 not voting.

The committee amendment was adopted with 33 ayes, 11 nays, and 5 present and not voting.

Senator M. Cavanaugh requested a roll call vote on the advancement of the bill.

Voting in the affirmative, 33:

Andersen	Clouse	Holdcroft	McKeon	Storer
Arch	DeKay	Hughes	Meyer	Storm
Armendariz	Dorn	Ibach	Moser	Strommen
Ballard	Dover	Jacobson	Murman	von Gillern
Bosn	Hallstrom	Kauth	Riepe	Wordekemper
Brandt	Hansen	Lippincott	Sanders	-
Clements	Hardin	Lonowski	Sorrentino	

Voting in the negative, 16:

Bostar	DeBoer	Hunt	Quick
Cavanaugh, J.	Dungan	Juarez	Raybould
Cavanaugh, M.	Fredrickson	McKinney	Rountree
Conrad	Guereca	Prokop	Spivey

Advanced to Enrollment and Review Initial with 33 ayes, 16 nays, and 0 not voting.

The Chair declared the call raised.

AMENDMENT(S) - Print in Journal

Senator Dungan filed the following amendments to <u>LB89</u>: <u>FA118</u> Strike the enacting clause

FA119 Strike Section 1.

Senator Hunt filed the following amendment to <u>LB89</u>: <u>FA123</u> Strike the enacting clause

Senator Conrad filed the following amendments to <u>LB89</u>: <u>FA120</u> In AM701, Strike Section 1.

FA121 In AM701, Strike Section 2.

FA122 Strike Section 1.

Senator Riepe filed the following amendment to LB89: AM1138

(Amendments to Standing Committee amendments, AM701) 1 1. Strike the original sections and insert the following new

2 sections:

3 Section 1. Sections 1 to 7 of this act shall be known and may be

- 4 cited as the Stand With Women Act.
- 5 Sec. 2. The Legislature finds and declares that:
- 6 (1) Males and females possess unique and immutable differences that
- 7 manifest prior to birth and increase as they age and experience puberty;
- 8 (2) Differences between the sexes are enduring and may, in some
- 9 circumstances, warrant the creation of separate social, educational,
- 10 athletic, or other spaces in order to ensure safety and to allow members
- 11 of each sex to succeed and thrive;
- 12 (3) Physical differences between males and females have long made
- 13 separate and sex-specific sports teams important so that female athletes
- 14 can have equal opportunities to compete in sports while reducing the risk 15 of physical injury;
- 16 (4) Physical advantages for males relevant to sports include, on
- 17 average, a larger body size with more skeletal muscle mass, a lower
- 18 percentage of body fat, and a greater maximal delivery of anaerobic and 19 aerobic energy;
- 20(5) Even at young ages, males typically score higher than females on
- 21 cardiovascular endurance, muscular strength, muscular endurance, and
- 22 speed and agility. These differences become more pronounced during and
- 23 after puberty as males produce higher levels of testosterone. On average,
- 24 male athletes are bigger, faster, stronger, and more physically powerful
- 25 than their female counterparts. This results in a significant sports
- 26 performance gap between the sexes;
- 1 (6) Testosterone provides benefits in relation to athletic
- 2 performance;
- 3 (7) Studies have shown that the benefits that natural testosterone
- 4 provides to male athletes are not significantly diminished through the
- 5 use of testosterone suppression. Testosterone suppression in males does
- 6 not result in a level playing field between male and female athletes; and
- 7 (8) Because of the physical differences between males and females,
- 8 having separate athletic teams based on the sex of the athlete reduces
- 9 the chance of injury to female athletes, promotes equality between the
- 10 sexes, provides opportunities for female athletes to compete against
- 11 their female peers rather than against male athletes, and allows female
- 12 athletes to compete on a fair playing field for scholarships and other
- 13 athletic accomplishments.

14 Sec. 3. For purposes of the Stand With Women Act:

- 15 (1) Athletic association means a corporation, association, or
- 16 organization which has as one of its primary purposes the sponsoring or 17 administration of extracurricular interscholastic athletic contests or
- 18 competitions;
- 19 (2) Boy means an adolescent human male;
- 20 (3) Female means an individual who naturally has, had, will have, or
- 21 would have, but for a congenital anomaly or intentional or unintentional
- 22 disruption, the reproductive system that at some point produces,
- 23 transports, and utilizes eggs for fertilization. Female includes a woman 24 and a girl;
- 25 (4) Girl means an adolescent human female;
- 26(5) Male means an individual who naturally has, had, will have, or
- 27 would have, but for a congenital anomaly or intentional or unintentional
- 28 disruption, the reproductive system that at some point produces,

29 transports, and utilizes sperm for fertilization. Male includes a man and 30 <u>a boy;</u>

- 31 (6) Man means an adult human male;
- 1 (7) Postsecondary educational institution means a university,
- 2 college, or community college located in Nebraska that is a member 3 institution of an accrediting body recognized by the United States
- 4 Department of Education;
- 5 (8) Private school means any private, denominational, or parochial
- 6 school offering instruction in elementary or high school grades;
- 7 (9) Public school means any public school offering instruction in
- 8 elementary or high school grades;
- 9 (10) Sex means an individual's sex, either male or female; and
- 10 (11) Woman means an adult human female. 11 Sec. 4. (1) For an interscholastic athletic team or sport sponsored
- 12 by a public school, a private school whose students or teams compete
- 13 against a public school in an interscholastic sport, or a private school
- 14 that is a member of an athletic association, the team or sport shall be
- 15 expressly designated as one of the following based on sex:
- 16 (a) Males, men, or boys;
- 17 (b) Females, women, or girls; or
- 18 (c) Coed or mixed.
- 19 $\overline{(2)}(a)$ For an interscholastic athletic team or sport sponsored by a
- 20 public school, a private school whose students or teams compete against a
- 21 public school in an interscholastic sport, or a private school that is a
- 22 member of an athletic association, a team or sport designated for
- 23 females, women, or girls shall not be open to a male student.
- 24 (b) For an interscholastic athletic team or sport sponsored by a
- 25 public school, a private school whose students or teams compete against a
- 26 public school in an interscholastic sport, or a private school that is a
- 27 member of an athletic association, a team or sport designated for males,
- 28 men, or boys shall not be open to a female student unless there is no
- 29 female team offered or available for such sport for such female student.
- 30 (3) For an interscholastic athletic team or sport sponsored by a
- 31 public postsecondary educational institution, a private postsecondary
- 1 educational institution whose students or teams compete against a public
- 2 postsecondary educational institution, or a private postsecondary
- 3 educational institution that is a member of an athletic association, the
- 4 team or sport shall be expressly designated as one of the following based
- 5 on sex:

6 (a) Males, men, or boys;

- 7 (b) Females, women, or girls; or
- 8 (c) Coed or mixed.
- 9 (4)(a) For an interscholastic athletic team or sport sponsored by a
- 10 public postsecondary educational institution, a private postsecondary
- 11 educational institution whose students or teams compete against a public
- 12 postsecondary educational institution, or a private postsecondary
- 13 educational institution that is a member of an athletic association, a
- 14 team or sport designated for females, women, or girls shall not be open
- 15 to a male student.
- 16 (b) For an interscholastic athletic team or sport sponsored by a
- 17 public postsecondary educational institution, a private postsecondary
- 18 educational institution whose students or teams compete against a public
- 19 postsecondary educational institution, or a private postsecondary
- 20 educational institution that is a member of an athletic association, a
- 21 team or sport designated for males, men, or boys shall not be open to a
- 22 female student unless there is no female team offered or available for
- 23 such sport for such female student.
- 24 (5) In order to participate in an interscholastic athletic team or
- 25 sport that is designated for males, men, or boys or designated for
- 26 female, women, or girls and that is sponsored by (a) a public school or a

- 27 public postsecondary educational institution or (b) a private school or a
- 28 private postsecondary educational institution subject to the Stand With
- 29 Women Act, a student shall provide to such school or postsecondary 30 educational institution confirmation of such student's sex on a document
- 31 signed by a doctor or signed under the authority of a doctor.
- 1 (6) Nothing in this section shall be construed to restrict the
- 2 eligibility of any student to participate in any interscholastic athletic
- 3 teams or sports designated as coed or mixed.
- 4 Sec. 5. A government entity, licensing or accrediting organization,
- 5 or athletic association shall not entertain a complaint, open an
- 6 investigation, or take any other adverse action against a public or
- 7 private school or a public or private postsecondary educational
- 8 institution for maintaining any separate interscholastic athletic team or 9 sport for female students.
- 10 Sec. 6. The governing body of each public school and public
- 11 postsecondary educational institution and each private school and private
- 12 postsecondary educational institution subject to the Stand With Women Act
- 13 shall adopt a policy implementing the Stand With Women Act. Such policy
- 14 shall include provisions regarding the conduct of visitors and the
- 15 public.
- 16 Sec. 7. An individual born with a diagnosis of a disorder or
- 17 difference in sex development shall have the relevant legal protections
- 18 and accommodations afforded under the federal Americans with Disabilities 19 Act of 1990, as amended.
- 20 Sec. 8. If any section in this act or any part of any section is
- 21 declared invalid or unconstitutional, the declaration shall not affect
- 22 the validity or constitutionality of the remaining portions.

Senator Ballard filed the following amendment to <u>LB645</u>: AM1108

- (Amendments to Standing Committee amendments, AM876) 1 1. Strike section 1 and insert the following new section:
- 2 Section 1. Section 79-958, Reissue Revised Statutes of Nebraska, is 3 amended to read:
- 479-958 (1)(a)(4) Beginning on September 1, 2012, and prior to July
- $5 \frac{1}{2025}$, for the purpose of providing the funds to pay for formula
- 6 annuities, every employee shall be required to deposit in the School
- 7 Retirement Fund nine and seventy-eight hundredths of one percent of

8 compensation. Such deposites shall be transmitted at the same time and in 0 the same manager as assigned amplayer contributions

- 9 the same manner as required employer contributions. 10 (b) Beginning in 2025 and each year thereafter, the employee
- 11 contribution rate shall be calculated as of July 1 and based on the
- 12 funded ratio of the actuarial value of assets in the School Retirement
- 13 Fund in the most recent previous year as reported in the annual actuarial
- 15 Fund in the most feeting previous year as reported in the annual actualiant
- 14 valuation report for the retirement system prepared for the retirement
- 15 board pursuant to section 84-1503. Beginning on July 1, 2025, for the
- 16 purpose of providing the funds to pay for formula annuities, every 17 employee shall be required to deposit the following amounts in the School
- 18 Retirement Fund:
- 19 (i) If the funded ratio on the actuarial value of assets in the
- 20 School Retirement Fund is less than ninety-six percent, nine and three-
- 21 quarters of one percent of compensation;
- 22 (ii) If the funded ratio on the actuarial value of assets in the
- 23 School Retirement Fund is ninety-six percent or greater and less than
- 24 ninety-eight percent, eight and three-quarters of one percent of
- 25 compensation;
- 26 (iii) If the funded ratio on the actuarial value of assets in the
- 1 School Retirement Fund is ninety-eight percent or greater and less than
- 2 one hundred percent, eight percent of compensation; and
- 3 (iv) If the funded ratio on the actuarial value of assets in the

4 School Retirement Fund is one hundred percent or greater, seven and one-5 quarter of one percent of compensation. 6 (c) Deposits under this subsection shall be transmitted at the same 7 time and in the same manner as required employer contributions.
 8 (2) For the purpose of providing the funds to pay for formula
 9 annuities, every employer shall be required to deposit in the School 10 Retirement Fund one hundred one percent of the required contributions of 11 the school employees of each employer. Such deposits shall be transmitted 12 to the retirement board at the same time and in the same manner as such 13 required employee contributions. 14 (3) The employer shall pick up the member contributions required by 15 this section for all compensation paid on or after January 1, 1986, and 16 the contributions so picked up shall be treated as employer contributions 17 pursuant to section 414(h)(2) of the Internal Revenue Code in determining 18 federal tax treatment under the code and shall not be included as gross 19 income of the member until such time as they are distributed or made 20 available. The contributions, although designated as member 21 contributions, shall be paid by the employer in lieu of member 22 contributions. The employer shall pay these member contributions from the 23 same source of funds which is used in paying earnings to the member. The 24 employer shall pick up these contributions by a compensation deduction 25 through a reduction in the cash compensation of the member. Member 26 contributions picked up shall be treated for all purposes of the School 27 Employees Retirement Act in the same manner and to the same extent as 28 member contributions made prior to the date picked up. 29 (4) The employer shall pick up the member contributions made through 30 irrevocable payroll deduction authorizations pursuant to sections 79-921 31 and 79-933.03 to 79-933.06, and the contributions so picked up shall be 1 treated as employer contributions in the same manner as contributions

2 picked up under subsection (3) of this section.

MOTION(S) - Print in Journal

Senator Hunt filed the following motions to <u>LB89</u>: <u>MO189</u>

Bracket until June 9, 2025.

MO190

Recommit to the Government, Military and Veterans Affairs Committee.

MO191

Indefinitely postpone.

MO192

Recommit to the Government, Military and Veterans Affairs Committee.

Senator von Gillern filed the following motions to LR20CA:

MO194 Bracket until June 9, 2025.

MO195

Indefinitely postpone.

<u>MO196</u>

Recommit to the General Affairs Committee.

VISITOR(S)

Visitors to the Chamber were students from Amherst Public School, Amherst; students and teachers from Burwell High School, Burwell.

The Doctor of the Day was Dr. John Hallgren, Omaha.

MOTION - Adjournment

Senator Murman moved to adjourn until 9:00 a.m., Wednesday, April 23, 2025.

Senator M. Cavanaugh requested a roll call vote on the motion to adjourn.

The Murman motion to adjourn prevailed with 47 ayes, 2 nays, and 0 not voting, and at 7:11 p.m., the Legislature adjourned until 9:00 a.m.

Brandon Metzler Clerk of the Legislature