EIGHTY-FIRST DAY - MAY 19, 2025

LEGISLATIVE JOURNAL

ONE HUNDRED NINTH LEGISLATURE FIRST SESSION

EIGHTY-FIRST DAY

Legislative Chamber, Lincoln, Nebraska Monday, May 19, 2025

PRAYER

The prayer was offered by Senator McKeon.

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was offered by Senator Hughes.

ROLL CALL

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Kelly presiding.

The roll was called and all members were present except Senators Arch, Bostar, DeBoer, Guereca, Hardin, Hunt, and McKinney who were excused until they arrive.

CORRECTIONS FOR THE JOURNAL

The Journal for the eightieth day was approved.

PRESENTED TO THE GOVERNOR

Presented to the Governor on May 15, 2025, at 1:12 p.m. were the following: LBs 261e, 264e, 260e, 262e, 263e, 534e, 69, 120, 385, 470, and 614.

(Signed) Mataya Douty Clerk of the Legislature's Office

AMENDMENT(S) - Print in Journal

Senator Hunt filed the following amendment to <u>LB353</u>: AM1476

- 1 1. On page 2, line 9, after "include" insert "a description of the
- 2 benefits associated with labor organization membership and".

BILL ON FIRST READING

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

LEGISLATIVE BILL 170A. Introduced by Brandt, 32.

A BILL FOR AN ACT relating to appropriations; to appropriate funds to aid in carrying out the provisions of Legislative Bill 170, One Hundred Ninth Legislature, First Session, 2025; and to declare an emergency.

RESOLUTION(S)

Pursuant to Rule 4, Sec. 5(b), LRs 154, 160, 166, 169, and 177 were adopted.

PRESIDENT SIGNED

While the Legislature was in session and capable of transacting business, the President signed the following: LRs 154, 160, 166, 169, and 177.

GENERAL FILE

LEGISLATIVE BILL 170. Senator M. Cavanaugh offered MO116, found on page 858, to indefinitely postpone pursuant to Rule 6, Sec. 3(f).

Senator Brandt opened on his bill, LB170.

Senator M. Cavanaugh opened on her motion, MO116.

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

Senator Holdcroft moved for a call of the house. The motion prevailed with 36 ayes, 1 nay, and 12 not voting.

The Holdcroft motion to cease debate prevailed with 25 ayes, 8 nays, and 16 not voting.

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

Voting in the affirmative, 4:

Cavanaugh, J. Conrad Juarez McKinney

Voting in the negative, 28:

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

Present and not voting, 13:

Cavanaugh, M. Prokop Riepe Storer von Gillern

Dungan Quick Rountree Storm Fredrickson Raybould Spivey Strommen

Excused and not voting, 4:

Bostar DeBoer Guereca Hunt

The M. Cavanaugh motion to indefinitely postpone prior to the bill being read failed with 4 ayes, 28 nays, 13 present and not voting, and 4 excused and not voting.

The Chair declared the call raised.

Senator Dungan offered the following motion:

MO260

Reconsider the vote taken on MO116.

SPEAKER ARCH PRESIDING

PRESIDENT KELLY PRESIDING

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

Senator Hughes moved for a call of the house. The motion prevailed with 29 ayes, 0 nays, and 20 not voting.

The Hughes motion to cease debate prevailed with 25 ayes, 3 nays, and 21 not voting.

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

Voting in the affirmative, 7:

Cavanaugh, J. Conrad Juarez Spivey Cavanaugh, M. Dungan McKinney Voting in the negative, 35:

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

Present and not voting, 3:

Prokop Quick Strommen

Excused and not voting, 4:

Bostar DeBoer Guereca Hunt

The Dungan motion to reconsider failed with 7 ayes, 35 nays, 3 present and not voting, and 4 excused and not voting.

The Chair declared the call raised.

Title read. Considered.

Senator M. Cavanaugh offered MO114, found on page 858, to bracket until May 30, 2025.

Pending.

AMENDMENT(S) - Print in Journal

Senator Hansen filed the following amendment to <u>LB676</u>: <u>AM1474</u> is available in the Bill Room.

COMMITTEE REPORT(S)

Nebraska Retirement Systems

The Nebraska Retirement Systems Committee desires to report favorably upon the appointment(s) listed below. The Committee suggests the appointment(s) be confirmed by the Legislature and suggests a record vote.

Public Employees Retirement Board: Michael Donley

Aye: 6. Ballard, Clements, Conrad, Hardin, Juarez, Sorrentino. Nay: 0. Absent: 0. Present and not voting: 0.

The Nebraska Retirement Systems Committee desires to report favorably upon the appointment(s) listed below. The Committee suggests the appointment(s) be confirmed by the Legislature and suggests a record vote.

Public Employees Retirement Board: Brent Larson

Aye: 5. Ballard, Clements, Conrad, Juarez, Sorrentino. Nay: 0. Absent: 0. Present and not voting: 1. 1.

(Signed) Beau Ballard, Chairperson

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 13A. Introduced by Cavanaugh, M., 6.

A BILL FOR AN ACT relating to appropriations; to appropriate funds to aid in carrying out the provisions of Legislative Bill 13, One Hundred Ninth Legislature, First Session, 2025.

LEGISLATIVE BILL 150A. Introduced by Bosn, 25.

A BILL FOR AN ACT relating to appropriations; to appropriate funds to aid in carrying out the provisions of Legislative Bill 150, One Hundred Ninth Legislature, First Session, 2025.

LEGISLATIVE BILL 306A. Introduced by Murman, 38.

A BILL FOR AN ACT relating to appropriations; to appropriate funds to aid in carrying out the provisions of Legislative Bill 306, One Hundred Ninth Legislature, First Session, 2025.

ANNOUNCEMENT(S)

Senator Holdcroft announced the General Affairs Committee will conduct its hearing on Thursday, May 22, 2025, at 2:00 p.m. in Room 1525 instead of Room 1023.

VISITOR(S)

Visitors to the Chamber were students from Holling Heights Elementary, Omaha.

RECESS

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

AFTER RECESS

The Legislature reconvened at 1:00 p.m., Speaker Arch presiding.

ROLL CALL

The roll was called and all members were present except Senator Bostar who were excused until he arrived.

BILL ON FIRST READING

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

LEGISLATIVE BILL 538A. Introduced by Hardin, 48.

A BILL FOR AN ACT relating to appropriations; to appropriate funds to aid in carrying out the provisions of Legislative Bill 538, One Hundred Ninth Legislature, First Session, 2025.

MOTION(S) - Override Veto on LB319

Senator Rountree offered MO259 found on page 1542, that LB319 becomes law notwithstanding the objections of the Governor.

Senator Rountree moved for a call of the house. The motion prevailed with 40 ayes, 1 nay, and 8 not voting.

Senator Rountree requested a roll call vote on the motion to override the Governor's veto.

Voting in the affirmative, 24:

Bosn	DeBoer	Hallstrom	Jacobson	Raybould
Brandt	Dorn	Hansen	Juarez	Rountree
Cavanaugh, J.	Dungan	Hardin	McKinney	Spivey
Cavanaugh, M.	Fredrickson	Hughes	Prokop	Wordekemper
Conrad	Guereca	Hunt	Quick	•

Voting in the negative, 24:

Andersen	Clouse	Kauth	Moser	Storer
Arch	DeKay	Lippincott	Murman	Storm
Armendariz	Dover	Lonowski	Riepe	Strommen
Ballard	Holdcroft	McKeon	Sanders	von Gillern
Clements	Ibach	Meyer	Sorrentino	

Excused and not voting, 1:

Bostar

Having failed to receive a constitutional three-fifths majority voting in the affirmative, the bill failed to pass notwithstanding the objections of the Governor.

The Chair declared the call raised.

MOTION(S) - Print in Journal

Senator Spivey filed the following motions to <u>LB306</u>: MO261

Indefinitely postpone pursuant to Rule 6, Sec. 3(f).

MO262

Bracket until June 9, 2025.

MO263

Recommit to the Education Committee.

MO264

Bracket until June 9, 2025.

MO265

Recommit to the Education Committee.

MO266

Recommit to the Education Committee.

AMENDMENT(S) - Print in Journal

Senator Bosn filed the following amendment to <u>LB530</u>: <u>AM1489</u> is available in the Bill Room.

BILL ON FIRST READING

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

LEGISLATIVE BILL 298A. Introduced by Arch, 14.

A BILL FOR AN ACT relating to appropriations; to amend section 21, Legislative Bill 261, One Hundred Ninth Legislature, First Session, 2025; to appropriate funds to aid in carrying out the provisions of Legislative Bill 298, One Hundred Ninth Legislature, First Session, 2025; to change an appropriation; to repeal the original section; and to declare an emergency.

GENERAL FILE

LEGISLATIVE BILL 170. Senator M. Cavanaugh renewed MO114, found on page 858 and considered in this day's Journal, to bracket until May 30, 2025.

PRESIDENT KELLY PRESIDING

Senator Holdcroft 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 21 ayes, 8 nays, and 20 not voting.

The Holdcroft motion to cease debate prevailed with 31 ayes, 4 nays, 11 present and not voting, and 3 excused and not voting.

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

Voting in the affirmative, 4:

Cavanaugh, J. Conrad Juarez McKinney

Voting in the negative, 32:

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

Present and not voting, 10:

Cavanaugh, M. Dungan Hunt Quick Rountree DeBoer Guereca Prokop Raybould Spivey

Excused and not voting, 3:

Bostar Clements Fredrickson

The M. Cavanaugh motion to bracket failed with 4 ayes, 32 nays, 10 present and not voting, and 3 excused and not voting.

The Chair declared the call raised.

Pending.

COMMITTEE REPORT(S)

Enrollment and Review

LEGISLATIVE BILL **48.** Placed on Final Reading. LEGISLATIVE BILL 275A. Placed on Final Reading. LEGISLATIVE BILL 288A. Placed on Final Reading.

LEGISLATIVE BILL 346. Placed on Final Reading with the attached statement.

ST39

The following changes, required to be reported for publication in the Journal, have been made:

- 1. In the E&R amendments, ER61:
- a. On page 79, line 18, "75" has been struck and "74" inserted; b. On page 80, line 15, "58-202," has been struck;
- c. On page 81, the matter beginning with "the" in line 28 through the second comma in line 30 has been struck; and in line 31 the comma has been struck and "and" inserted; and
- d. On page 82, the matter beginning with "2-4201" in line 3 through "2-4246," in line 8 has been struck; and in line 10 "sections 43-1306 and" has been struck and "section" inserted.

LEGISLATIVE BILL 380A. Placed on Final Reading. LEGISLATIVE BILL 382A. Placed on Final Reading. LEGISLATIVE BILL 415. Placed on Final Reading with the attached statement.

ST38

The following changes, required to be reported for publication in the Journal, have been made:

- 1. In the E&R amendments, ER33, on page 1, the matter beginning with "9-1302," in line 4 through "9-1313," in line 5 has been struck and "9-1104, 9-1110, 9-1302, 9-1304, 9-1305, 9-1306, 9-1307, 9-1308, 9-1313, 77-3002, 77-3003, and 77-3014," inserted; in line 7 the second occurrence of "; to" has been struck and "and" inserted; in line 8 "of" has been struck and "under" inserted; and in line 9 "define and redefine terms and" has been inserted after the first occurrence of "to"
- 2. In the Standing Committee amendments, AM545, on page 27, the matter beginning with "9-1302," in line 14 through "9-1313," in line 15 has been struck and "9-1104, 9-1110, 9-1302, 9-1303, 9-1304, 9-1305, 9-1306, 9-1307, 9-1308, 9-1313, 77-3002, 77-3003, and 77-3014,"

LEGISLATIVE BILL 644. Placed on Final Reading with the attached statement.

The following changes, required to be reported for publication in the Journal, have been made:

- 1. In lieu of the Andersen amendment, AM1205, in the E&R amendments, ER80:
- a. On page 34, line 7, "includes unmanned aircraft" has been struck and "does not include unmanned aerial systems" inserted; and lines 8 through 10 have been struck and the following new subdivisions inserted: "(7) Unmanned aerial system means a powered, aerial vehicle that: (a) Does not carry a human operator and is operated without the possibility of direct human intervention from within or on the aircraft; (b) Uses aerodynamic forces to provide vehicle lift; (c) Can fly autonomously or be piloted remotely; and (d) Can be expendable or recoverable.";
- b. On page 35, line 19, "or" has been inserted after the semicolon; in line 22 "; or" has been struck and an underscored period inserted; and lines 23 through 26 have been struck.

LEGISLATIVE BILL 647. Placed on Final Reading with the attached statement.

ST35

The following changes, required to be reported for publication in the Journal, have been made:

- 1. In the Sanders amendment, AM1360, on page 2, line 16, an underscored comma has been inserted after "complex".
- 2. In the E&R amendments, ER70:
- a. On page 1, the matter beginning with "Sections" in line 3 through line 9 has been struck and "Sections 23, 24, 30, 35, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, and 62 of this act become operative on October 1, 2025. Sections 1, 2, 3, 4, 5, 6, 25, 26, 27, 28, 29, 31, and 63 of this act become operative on January 1, 2026. Sections 7, 8, 9, 11, 12, 34, 36, 37, 38, and 61 of this act become operative three calendar months after the adjournment of this legislative session. The other sections of this act become operative on their effective date." inserted; in line 14 "13-3106," has been inserted after "sections"; in line 18 "13-3103," has been inserted after "13-518,"; in line 20 "77-202.01, 77-202.03, 77-202.05," has been inserted after "77-202,"; and in line 23 "to change provisions of the Sports Arena Facility Financing Assistance Act;" has been inserted after the second semicolon; and
- b. On page 2, line 2, "to change provisions relating to property tax exemptions;" has been inserted after the semicolon.
- 3. In the Standing Committee amendments, AM994:

- b. On page 17, line 9, "36" has been struck and "41" inserted;
 b. On page 18, line 7, "40" has been struck and "45" inserted;
 c. On page 42, line 2, "35" has been struck and "40" inserted and "50" has been struck and "55" inserted;
- d. On page 66, line 7, "35" has been struck and "40" inserted and "50" has been struck and "55" inserted; in lines 10 and 22 "40" has been struck and "45" inserted; and in line 24 "37" has been struck and "42" inserted;
- e. On page 67, line 19, "35" has been struck and "40" inserted and "50" has been struck and "55" inserted and in line 21 "40" has been struck and "45" inserted;

 f. On page 69, line 20, "35" has been struck and "40" inserted and "50" has been struck and
- "55" inserted;
- g. On page 70, lines 8 and 12, "35" has been struck and "40" inserted and "50" has been struck and "55" inserted;
- h. On page 71, line 2, "35" has been struck and "40" inserted and "50" has been struck and "55" inserted;
- i. On page 73, line 9, "35" has been struck and "40" inserted; and in line 10 "50" has been struck and "55" inserted; j. On page 76, line 22, "42" has been struck and "47" inserted;
- k. On page 77, line 28, "35" has been struck and "40" has been inserted and "50" has been struck and "55" inserted;
- 1. On page 80, lines 23 and 29, "39" has been struck and "44" inserted; and in line 31 "40" has been struck and "45" inserted;
- m. On page 81, lines 2 and 4, "40" has been struck and "45" inserted; and in line 17 "42" has been struck and "47" inserted;
- n. On page 82, line 6, "35" has been struck and "40" inserted and "46" has been struck and "51" inserted; in line 19 "49" has been struck and "54" inserted; and in line 21 "50" has been struck and "55" inserted;
- o. On page 86, line 13, "48" has been struck and "53" inserted;
- p. On page 87, lines 10, 12, and 14, "36" has been struck and "41" inserted; and
- q. On page 90, line 15, "sections" has been struck and "section 13-3106, Reissue Revised Statutes of Nebraska, and sections 13-3103," inserted; and in line 24 "76-214 and 77-202," has been struck and "76-214, 77-202, 77-202.01, 77-202.03, and 77-202.05," inserted.

LEGISLATIVE BILL 647A. Placed on Final Reading.

LEGISLATIVE BILL 376. Placed on Select File with amendment.

ER89

- 1 1. On page 1, strike beginning with "the" in line 1 through line 22
- 2 and insert "government; to amend sections 28-3,107, 43-512.11, 43-3301,
- 3 43-3342.04, 68-130, 68-158, 68-909, 68-912, 68-1735.03, 68-1804, 4 69-2409.01, 71-2518, 71-4741, 81-132, 81-638, 81-642, 81-643, 81-645,
- 5 81-648, 81-649, 81-649.02, 81-664, 81-6,116, 81-1113, 83-102, 83-105,
- 6 83-4,134.01, and 83-1216.01, Reissue Revised Statutes of Nebraska, and

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7 sections 38-1130, 38-1208.01, 38-1216, 43-4706, 68-974, 68-995, 68-9,109,
8 68-1530, 71-509, 71-604.02, 71-2489, and 76-3507, Revised Statutes
9 Cumulative Supplement, 2024; to change requirements for physicians
10 performing or inducing an abortion, dental hygienists, and the paramedic
11 practice of emergency medical care; to change and eliminate certain
12 reporting requirements regarding licensed dental hygienists, assistance
13 for dependent children, the License Suspension Act, the New Hire
14 Reporting Act, the State Disbursement Unit, child-care institutions
15 providing foster care, amino acid-based elemental formulas, the medical
16 assistance program, program integrity contractors, at-risk managed care
17 service delivery, the Nebraska Prenatal Plus Program, aging and
18 disability resource centers, the family support program, self-sufficiency
19 contracts, the ICF/DD Reimbursement Protection Fund, utilization
20 controls, a database for firearm purchases, nursing faculty student
21 loans, the Opioid Prevention and Treatment Act, elevated blood-lead
22 levels in children, hearing screening tests for newborns and infants,
23 mental health first aid, health care facilities, radon measurements, the
24 cancer registry, cancer research expenditures, hospitals, ambulatory
25 surgical centers, youth rehabilitation and treatment centers, juvenile
26 facilities, and services for persons with developmental disabilities; to
27 change and eliminate requirements relating to certain office space
1 maintained by counties; to change provisions regarding notification of
2 certain test results and affidavits relating to acknowledgement of
3 maternity; to change and eliminate powers and duties of the Board of
4 Emergency Medical Services, the Division of Children and Family Services,
5 the Department of Health and Human Services, the Nebraska State Patrol,
6 and the Director of Motor Vehicles; to eliminate obsolete provisions; to
7 harmonize provisions; to repeal the original sections; and to outright 8 repeal sections 43-3326, 48-2307, 68-1118, 68-1518, 68-1735.02, 68-2004,
9 71-17,115, 71-3005, 71-8313, 81-650, 81-1139.01, and 81-3133, Reissue
10 Revised Statutes of Nebraska."
11 2. On page 2, strike lines 1 through 24.
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(Signed) Dunixi Guereca, Chairperson

AMENDMENT(S) - Print in Journal

Senator McKinney filed the following amendment to <u>LB48</u>: AM1465

(Amendments to Final Reading copy)

- 1 1. Strike the original sections and insert the following new
- 2 sections:
- 3 Section 1. (1)(a) The Department of Health and Human Services shall
- 4 establish a Family Resource and Juvenile Assessment Center Pilot Program
- 5 in cities of the metropolitan class areas.
- 6 (b) The pilot program shall: (i) Operate twenty-four hours a day,
- 7 seven days a week, (ii) be developed in partnership with local grassroots
- 8 organizations, community stakeholders, and advisors representing youth 9 and families impacted by the juvenile justice system, and (iii) terminate
- 10 five years after the operative date of this act.
- 11 (2) A Family Resource and Juvenile Assessment Center means a
- 12 facility designed to provide support, assessment, and intervention
- 13 services for youth and families involved in, or at risk of, entering the
- 14 juvenile justice system. The goal of the centers is to offer
- 15 comprehensive, community-based solutions that address underlying issues
- 16 contributing to juvenile delinquency, including family dynamics, mental
- 17 health, substance abuse, and educational challenges.
- 18 Sec. 2. The pilot program established pursuant to section 1 of this
- 19 act shall:

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- 20 (1) Provide comprehensive support resources to prevent youth from
- 21 entering or escalating within the juvenile justice system;
- 22 (2) Minimize individual and community harm by addressing issues
- 23 before they lead to greater involvement with social services, family
- 24 services, and adult criminal justice systems; and
- 25 (3) Foster community trust and engagement by integrating culturally
- 26 relevant services delivered by, and for, the communities served.
- 1 Sec. 3. (1) The Department of Health and Human Services shall
- 2 establish a designation process for family resource and juvenile
- 3 assessment centers to ensure adherence to high-quality standards in
- 4 service delivery, staff qualifications, and organizational effectiveness. 5 (2) A center seeking designation shall complete a comprehensive
- 6 self-assessment based on the national Standards of Quality for Family
- 7 Strengthening and Support or a similar benchmark framework and shall
- 8 submit an application and the self-assessment to the department for
- 9 review.
- 10 (3) The department shall conduct site visits and staff interviews as
- 11 part of the review process to verify self-assessment findings and confirm
- 12 compliance with designation standards.
- 13 (4) A center that meets the designation criteria will receive
- 14 official designation. A center that does not meet the designation
- 15 criteria shall receive feedback and technical assistance so that such
- 16 center may improve and reapply for designation.
- 17 (5) Two centers shall be selected for the pilot program established
- 18 pursuant to section 1 of this act.
- 19 Sec. 4. To receive designation as a family resource and juvenile
- 20 assessment center under section 3 of this act, an applicant shall meet
- 21 the following criteria: (1) Offer a range of core services, including
- 22 parenting support, youth counseling, economic success initiatives, early
- 23 childhood programs, conflict resolution, mental health services, and
- 24 substance abuse prevention; (2) employ professionals trained in family
- 25 support principles, cultural competency, trauma-informed care, and the
- 26 strengthening families framework; (3) develop partnerships with local
- 27 grassroots organizations to provide culturally relevant services,
- 28 outreach, and trust-building within the community; (4) demonstrate a
- 29 clear, effective organizational framework that supports service delivery,
- 30 continuous quality improvement, and sustainable operations; and (5)
- 31 implement data collection processes to assess service impact and outcomes
- 1 for youth and families, ensuring program adjustments based on feedback.
- 2 Sec. 5. (1) Each family resource and juvenile assessment center
- 3 shall host multiple community providers, grassroots organizations, and
- 4 embedded community navigators to assess and serve the immediate and
- 5 ongoing needs of youth and families.
- 6 (2) Each center shall provide assessments and services free of
- 7 charge to families and maintain active membership in the National
- 8 Assessment Center Association.
- 9(3) The purpose of the assessment shall be to (a) enable youth and
- 10 families to discuss a family's unique dynamic, challenges, and goals in a
- 11 safe, culturally respectful environment, (b) identify the origin of
- 12 presenting issues and provide comprehensive service referrals in
- 13 partnership with local organizations and businesses, and (c) engage youth
- 14 and families in creating tailored action plans for long-term success. 15 Sec. 6. (1) Each family resource and juvenile assessment center
- 16 shall integrate culturally relevant and trauma-informed services,
- 17 including (a) tutoring, (b) mentoring from community leaders, including
- 18 those with lived experience in the justice system, (c) conflict
- 19 resolution and anger management training, (d) mental health and wellness
- 20 services provided by culturally sensitive professionals, (e) social
- 21 skills and job-readiness training, (f) financial literacy programs, (g)
- 22 youth and family counseling, (h) cognitive behavioral therapy, (i) drug

- EIGHTY-FIRST DAY MAY 19, 2025 23 and substance abuse prevention and intervention, and (j) food and 24 clothing assistance and resource navigation. 25 (2) Each center shall establish community partnerships to provide 26 apprenticeships, vocational training, and mentorship opportunities with 27 local businesses, trades, and community organizations. 28 Sec. 7. Each family resource and juvenile assessment center shall 29 (1) have a youth advisory council and parent advisory board composed of 30 community members to provide ongoing feedback to ensure services remain 31 relevant, effective, and responsive, (2) host regular outreach events, 1 workshops, and open houses in partnership with schools, faith-based 2 groups, and community organizations, to create a bridge for preventive 3 engagement with at-risk youth and their families, and (3) employ 4 individuals with established community ties and lived experience to guide 5 youth and families through available services, act as mentors, and assist 6 with follow-up to ensure sustained engagement. 7 Sec. 8. Each family resource and juvenile assessment center shall 8 implement a data collection system to assess program effectiveness, track 9 youth and family outcomes, and incorporate feedback directly from those 10 served. The data collected shall be used to adjust and refine services, 11 with a focus on measuring progress toward keeping youth out of the 12 juvenile justice system and achieving positive life outcomes. 13 Sec. 9. Each family resource and juvenile assessment center shall 14 offer ongoing support to youth after they complete the initial service 15 period. This support may include alumni mentoring programs, periodic 16 check-ins, or additional family resources as youth transition into 17 adulthood or exit from other systems of care. 18 Sec. 10. Funding for family resource and juvenile assessment 19 centers shall be allocated to prioritize partnerships with local 20 grassroots organizations and businesses to sustain services and provide 21 direct community investment. Subject to available funds, each designated 22 center shall receive up to five hundred thousand dollars per center 23 annually from the Medicaid Managed Care Excess Profit Fund. If such funds 24 are not available from the Medicaid Managed Care Excess Profit Fund, no 25 General Funds may be used. No more than ten percent of funds appropriated 26 for the Family Resource and Juvenile Assessment Center Pilot Program, up 27 to fifty thousand dollars per year, shall be used to administer the pilot 28 program. 29 Sec. 11. The Department of Health and Human Services shall conduct 30 an annual evaluation of the Family Resource and Juvenile Assessment 31 Center Pilot Program's impact on youth and family well-being, community 1 trust, and reduction in juvenile justice system involvement to inform 2 future program developments under sections 1 to 11 of this act. 3 Sec. 12. Section 68-996, Revised Statutes Cumulative Supplement, 4 2024, is amended to read: 5 68-996 (1) The Medicaid Managed Care Excess Profit Fund is created. 6 The fund shall contain money returned to the State Treasurer pursuant to 7 subdivision (3) of section 68-995. 8 (2) The fund shall first be used to offset any losses under 9 subdivision (2) of section 68-995 and then to provide for (a) services
- 10 addressing the health needs of adults and children under the Medical 11 Assistance Act, including filling service gaps, (b)providing system 12 improvements, (c)providing evidence-based early intervention home 13 visitation programs, (d)providing medical respite services, (e) 14 translation and interpretation services, (f)providing coverage for 15 continuous glucose monitors as described in section 68-911, (g)providing
- 16 other services sustaining access to care, (h) services under the Nebraska 17 Prenatal Plus Program, (i) and providing grants pursuant to the 18 Intergenerational Care Facility Incentive Grant Program, and (i) the
- 19 Family Resource and Juvenile Assessment Center Pilot Program as
- 20 determined by the Legislature. The fund shall only be used for the

- 21 purposes described in this section.
- 22 (3) Any money in the fund available for investment shall be invested
- 23 by the state investment officer pursuant to the Nebraska Capital
- 24 Expansion Act and the Nebraska State Funds Investment Act. Beginning
- 25 October 1, 2024, any investment earnings from investment of money in the
- 26 fund shall be credited to the General Fund.
- 27 Sec. 13. This act becomes operative on September 1, 2025. 28 Sec. 14. Original section 68-996, Revised Statutes Cumulative
- 29 Supplement, 2024, is repealed.
- 30 Sec. 15. Since an emergency exists, this act takes effect when
- 31 passed and approved according to law.

Senator von Gillern filed the following amendment to LB707A: AM1510

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

- 3 Section 1. There is hereby appropriated (1) \$164,210 from the 4 General Fund for FY2025-26 and (2) \$50,800 from the General Fund for
- 5 FY2026-27 to the Department of Revenue, for Program 102, to aid in
- 6 carrying out the provisions of Legislative Bill 707, One Hundred Ninth
- 7 Legislature, First Session, 2025. 8 Total expenditures for permanent and temporary salaries and per
- 9 diems from funds appropriated in this section shall not exceed \$37,000
- 10 for FY2025-26 or \$38,200 for FY2026-27.
- 11 Sec. 2. Since an emergency exists, this act takes effect when
- 12 passed and approved according to law.

COMMUNICATION(S)

May 19, 2025

The Honorable Robert Evnen Secretary of State 2300 State Capitol Lincoln, NE 68509

Dear Mr. Secretary:

Inasmuch as the Legislature did not override the veto by Governor Pillen of LB319, and consistent with our rules, I am delivering the bill for filing in the form prescribed by the Governor.

> Sincerely, (Signed) Brandon Metzler Clerk of the Legislature

BM:jl

GENERAL FILE

LEGISLATIVE BILL 170. Senator Dungan offered the following motion:

Reconsider the vote taken on MO114.

Senator Hallstrom 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 15 ayes, 6 nays, and 28 not voting.

The Hallstrom motion to cease debate prevailed with 25 ayes, 3 nays, 17 present and not voting, and 4 excused and not voting.

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

Voting in the affirmative, 10:

Cavanaugh, J. Conrad Guereca Juarez Rountree Cavanaugh, M. Dungan Hunt McKinney Spivey

Voting in the negative, 32:

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

Present and not voting, 3:

DeBoer Prokop Quick

Excused and not voting, 4:

Bostar Clements Dover Fredrickson

The Dungan motion to reconsider failed with 10 ayes, 32 nays, 3 present and not voting, and 4 excused and not voting.

The Chair declared the call raised.

Senator M. Cavanaugh offered MO115, found on page 858, to recommit to the Revenue Committee.

Senator Andersen 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 12 ayes, 8 nays, and 29 not voting.

The Andersen motion to cease debate prevailed with 25 ayes, 2 nays, 19 present and not voting, and 3 excused and not voting.

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

Voting in the affirmative, 5:

Cavanaugh, J. Conrad Hunt Juarez McKinney

Voting in the negative, 31:

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

Present and not voting, 10:

Cavanaugh, M. Dungan Guereca Ouick Rountree DeBoer Fredrickson Prokop Raybould Spivey

Excused and not voting, 3:

Bostar Dover Hansen

The M. Cavanaugh motion to recommit to committee failed with 5 ayes, 31 nays, 10 present and not voting, and 3 excused and not voting.

The Chair declared the call raised.

Pending.

COMMITTEE REPORT(S)

Enrollment and Review

LEGISLATIVE BILL 48A. Placed on Final Reading.

LEGISLATIVE BILL 89. Placed on Final Reading with the attached statement.

The following changes, required to be reported for publication in the Journal, have been made: 1. On page 1, line 2, "and" has been inserted after the semicolon.

LEGISLATIVE BILL 192. Placed on Final Reading Second. LEGISLATIVE BILL 371. Placed on Final Reading.

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LEGISLATIVE BILL
S13A. Placed on Final Reading.
LEGISLATIVE BILL
558. Placed on Final Reading.
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LEGISLATIVE BILL 77A. Placed on Select File with amendment.

1 1. On page 2, line 1, strike "\$500,00" and insert "\$500,000".

LEGISLATIVE BILL 644A. Placed on Select File. **LEGISLATIVE BILL 707A.** Placed on Select File.

(Signed) Dunixi Guereca, Chairperson

Executive Board

LEGISLATIVE BILL 298. Placed on General File with amendment. <u>AM1504</u> is available in the Bill Room.

(Signed) Ben Hansen, Chairperson

REFERENCE COMMITTEE REPORT

The Legislative Council Executive Board submits the following report:

LB/LR	Committee
LR86	Urban Affairs
LR96	Nebraska Retirement Systems
LR97	Nebraska Retirement Systems
LR98	Nebraska Retirement Systems
LR108	Judiciary
LR118	Revenue
LR123	Banking, Commerce and Insurance
LR124	Banking, Commerce and Insurance
LR126	Revenue
LR144	Education
LR145	Health and Human Services
LR146	Urban Affairs
LR147	Urban Affairs
LR148	Urban Affairs
LR149	Urban Affairs
LR150	Urban Affairs
LR151	Urban Affairs
LR152	Government, Military and Veterans Affairs
LR153	Agriculture
LR155	Judiciary
LR156	Judiciary

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LR157	Transportation and Telecommunications
LR158	Natural Resources
LR159	Natural Resources
LR162	Judiciary
LR163	Urban Affairs
LR164	Education
LR165	Urban Affairs
LR167	Transportation and Telecommunications
LR168	Agriculture
LR170	Judiciary
LR171	Health and Human Services
LR172	Executive Board
LR173	Urban Affairs
LR174	Executive Board
LR175	Judiciary
LR176	Judiciary
LR178	Agriculture
LR179	Agriculture
LR180	Health and Human Services
LR185	Judiciary
LR186	Judiciary
LR187	Judiciary
LR188	Appropriations
LR189	Education
LR190	Government, Military and Veterans Affairs
LR191	Health and Human Services
LR192	Government, Military and Veterans Affairs
LR193	Government, Military and Veterans Affairs
LR194	Government, Military and Veterans Affairs
LR195	Government, Military and Veterans Affairs
LR196	Education
LR197	Health and Human Services
LR198	Executive Board
LR199	Banking, Commerce and Insurance
LR200	Banking, Commerce and Insurance
LR201	Revenue
LR202	Education
LR203	Transportation and Telecommunications
LR204	Education
LR205	Education
LR206	Government, Military and Veterans Affairs
LR207	Judiciary
LR208	Health and Human Services
LR209	Health and Human Services
LR210	Health and Human Services
LR211	Business and Labor
LR212	Executive Board
LR213 LR214	Urban Affairs
LK214	Government, Military and Veterans Affairs

LR215	Urban Affairs
LR216	Health and Human Services
LR217	Government, Military and Veterans Affairs
LR218	General Affairs
LR219	Health and Human Services
LR219	Health and Human Services
LR221	Health and Human Services
LR222	Urban Affairs
LR223	Natural Resources
LR224	Health and Human Services
LR225	Natural Resources
LR226	General Affairs
LR227	Health and Human Services
LR228	Education
LR229	Revenue
LR230	Nebraska Retirement Systems
LR231	Health and Human Services
LR232	Health and Human Services
LR233	Government, Military and Veterans Affairs
LR234	Natural Resources
LR235	Natural Resources
LR236	Banking, Commerce and Insurance
LR237	Health and Human Services
LR238	Health and Human Services
LR239	Urban Affairs
LR240	Executive Board
LR241	Executive Board
LR242	Judiciary
LR243	Judiciary
LR244	Urban Affairs
LR245	Health and Human Services
LR246	Judiciary
LR247	Judiciary
LR248	Executive Board
LR249	Executive Board
LR250	Government, Military and Veterans Affairs
LR251	Transportation and Telecommunications
LR253	Government, Military and Veterans Affairs
LR254	Transportation and Telecommunications
LR255	Revenue
LR256	Government, Military and Veterans Affairs
LR257	Agriculture
LR257 LR258	Agriculture
LR259	Education
LR260	Revenue
LR261	Appropriations
L1(201	Appropriations

(Signed) Ben Hansen, Chairperson Executive Board

AMENDMENT(S) - Print in Journal

Senator Conrad filed the following amendment to LB532: AM1482

(Amendments to Standing Committee amendments, AM692)

- 1 1. Strike section 13.
- 2 2. Renumber the remaining sections and correct the repealer 3 accordingly.

Senator Guereca filed the following amendments to <u>LB532</u>: AM1412

- (Amendments to Standing Committee amendments, AM692) 1 1. On page 3, line 2, strike beginning with "suspend" in line 2
- 2 through "months" in line 4 and insert "revoke such license".

AM1413

(Amendments to Standing Committee amendments, AM692)

- 1 1. On page 3, strike lines 19 through 30 and insert the following
- 2 new subdivisions:
- 3 "(a) Impose a civil penalty of two hundred fifty thousand dollars;
- 4 <u>and</u>
- 5 (b) Notify any agency which has issued a license to such employer
- 6 that such agency shall revoke such license. An employer whose license is 7 revoked under this subdivision shall not be eligible to apply for
- 8 reissuance of such license until five years have elapsed from such
- 9 revocation.".

AM1415

(Amendments to Standing Committee amendments, AM692)

- 1 1. On page 5, line 6, before "The" insert "(1)"; and after line 7 2 insert the following new subsection:
- 3 "(2) Sections 1 to 9 of this act shall terminate on June 1, 2027.".

AM1375

(Amendments to Standing Committee amendments, AM692)

1 1. On page 1, line 18, strike "twenty-five" and insert "one".

AM1374

(Amendments to Standing Committee amendments, AM692)

- 1 1. Insert the following new section:
- 2 Sec. 4. (1) An individual may bring a civil action for appropriate
- 3 relief against an employer if:
- 4 (a) The employer violated section 2 or 3 of this act;
- 5 (b) During the period the employer was committing such violation,
- 6 the individual applied for employment with such employer and was denied 7 employment;
- 8 (c) The individual was qualified for such employment; and
- 9 (d) The individual received benefits under the Employment Security
- 10 Law during the same period as such violation.
- 11 (2) In an action under this section, appropriate relief includes:
- 12 (a) Such preliminary and other equitable or declaratory relief as
- 13 may be appropriate;
- 14 (b) Actual damages; and
- 15 (c) Reasonable attorney's fees and other litigation costs reasonably
- 17 (3) A civil action brought under this section shall be commenced no

- 18 later than four years after the cause of action accrues.
- 19 2. On page 1, line 3; page 4, lines 11, 19, 21, 24, 27, and 31; and 20 page 5, lines 1 and 7, strike "1 to 9" and insert "1 to 10". 21 3. On page 17, strike "and 9" and insert "9, and 10".
- 22 4. Renumber the remaining sections accordingly.

AM1411

(Amendments to Standing Committee amendments, AM692)

- 1 1. On page 2, line 25, strike "hundred" and insert "thousand"; in 2 line 27 strike "one" and insert "ten"; and in line 30 strike "two 3 thousand five hundred" and insert "fifty thousand".

<u>AM1414</u>

(Amendments to Standing Committee amendments, AM692)

1 1. On page 4, line 17, strike "and the employees of the employer".

AM1409

(Amendments to Standing Committee amendments, AM692)

1 1. On page 1, strike beginning with the first occurrence of "or" in

2 line 21 through "subdivision" in line 22.

Senator Dungan filed the following amendment to LB150: AM1485

(Amendments to Standing Committee amendments, AM1370)

- 1 1. Insert the following new sections:
- 2 Sec. 14. Section 29-1912, Revised Statutes Cumulative Supplement,
- 3 2024, is amended to read:
- 4 29-1912 (1) When a defendant is charged with a felony or when a
- 5 defendant is charged with a misdemeanor or a violation of a city or
- 6 village ordinance for which imprisonment is a possible penalty, he or she
- 7 may request the court where the case is to be tried, at any time after
- 8 the filing of the indictment, information, or complaint, to order the
- 9 prosecuting attorney to permit the defendant to inspect and copy or 10 photograph:
- 11 (a) The defendant's statement, if any. For purposes of this
- 12 subdivision, statement includes any of the following which relate to the
- 13 investigation of the underlying charge or charges in the case and which
- 14 were developed or received by law enforcement agencies:
- 15 (i) Written or recorded statements;
- 16 (ii) Written summaries of oral statements; and
- 17 (iii) The substance of oral statements;
- 18 (b) The defendant's prior criminal record, if any;
- 19 (c) The defendant's recorded testimony before a grand jury;
- 20 (d) The names and addresses of witnesses on whose evidence the 21 charge is based;
- 22 (e) The results and reports, in any form, of physical or mental
- 23 examinations, and of scientific tests, or experiments made in connection
- 24 with the particular case, or copies thereof;
- 25 (f) Documents, papers, books, accounts, letters, photographs,
- 26 objects, or other tangible things of whatsoever kind or nature which
- 1 could be used as evidence by the prosecuting authority; and
- 2 (g) Reports developed or received by law enforcement agencies when
- 3 such reports directly relate to the investigation of the underlying
- 4 charge or charges in the case.
- 5 (2) The court may issue such an order pursuant to the provisions of
- 6 this section. In the exercise of its judicial discretion, the court shall
- 7 consider, among other things, whether:
- 8 (a) The request is material to the preparation of the defense;

- 9 (b) The request is not made primarily for the purpose of harassing 10 the prosecution or its witnesses;
- 11 (c) The request, if granted, would not unreasonably delay the trial
- 12 of the offense and an earlier request by the defendant could not have
- 13 reasonably been made;
- 14 (d) There is no substantial likelihood that the request, if granted,
- 15 would preclude a just determination of the issues at the trial of the
- 17 (e) The request, if granted, would not result in the possibility of
- 18 bodily harm to, or coercion of, witnesses.
- 19 (3) Whenever the court refuses to grant an order pursuant to the
- 20 provisions of this section, it shall render its findings in writing
- 21 together with the facts upon which the findings are based.
- 22 (4) Whenever the prosecuting attorney believes that the granting of
- 23 an order under the provisions of this section will result in the
- 24 possibility of bodily harm to witnesses or that witnesses will be
- 25 coerced, the court may permit him or her to make such a showing in the
- 26 form of a written statement to be inspected by the court alone. The
- 27 statement shall be sealed and preserved in the records of the court to be
- 28 made available to the appellate court in the event of an appeal by the 29 defendant.
- 30 (5) This section is subject to the continuing duty of disclosure
- 31 under section 29-1918.
- 1 (6)(5) This section does not apply to jailhouse informants as
- 2 defined in section 29-4701. Sections 29-4701 to 29-4706 govern jailhouse
- 3 informants.
- 4 Sec. 15. Section 29-1918, Revised Statutes Cumulative Supplement,
- 5 2024, is amended to read:
- 6 29-1918 A party who discovers additional evidence or material before
- 7 or during trial must promptly disclose its existence to the other party 8 or the court if:
- 9(1) The evidence or material is subject to discovery or inspection
- 10 under sections 29-1912 to 29-1921; and
- 11 (2) The other party previously requested, or the court ordered, the
- 12 production of such evidence or material. If, subsequent to compliance with
- 13 an order for discovery under the provisions of sections 29-1912 to
- 14 29-1921, and prior to or during trial, a party discovers additional
- 15 material which the party would have been under a duty to disclose or
- 16 produce at the time of such previous compliance, the party shall promptly
- 17 notify the other party or the other party's attorney and the court of the
- 18 existence of the additional material. Such notice shall be given at the
- 19 time of the discovery of such additional material.
- 20 2. Renumber the remaining sections, correct internal references, and
- 21 correct the repealer accordingly.

Senator Storm filed the following amendments to LB677: AM1501

- (Amendments to Standing Committee amendments, AM1251)
- 1 1. Strike section 25 and insert the following new section:
- 2 Sec. 25. Health care practitioner means a physician, an osteopathic
- 3 physician, a physician assistant, or a nurse practitioner who is licensed 4 under the Uniform Credentialing Act to practice in the State of Nebraska.

<u>AM1500</u>

- (Amendments to Standing Committee amendments, AM1251)
- 1 1. Strike section 19 and insert the following new section:
- 2 Sec. 19. Edible cannabis product means a cannabis product in the
- 3 form of a tincture, pill, or capsule.

AM1499

- (Amendments to Standing Committee amendments, AM1251) 1 1. On page 1, line 27, strike "five ounces of" and insert "three 2 hundred milligrams of THC in any form."

- 3 2. On page 2, strike lines 1 and 2.

GENERAL FILE

LEGISLATIVE BILL 170. Senator Dungan offered the following motion: MO271

Reconsider the vote taken on MO115.

SENATOR DORN PRESIDING

PRESIDENT KELLY PRESIDING

SPEAKER ARCH PRESIDING

Senator Brandt 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 25 ayes, 2 nays, and 22 not voting.

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

Voting in the affirmative, 30:

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

Voting in the negative, 8:

Cavanaugh, J. Conrad Guereca Juarez Cavanaugh, M. Dungan Hunt McKinney

Present and not voting, 8:

Arch Fredrickson Quick Rountree DeBoer Prokop Raybould Spivey

Excused and not voting, 3:

Bostar Dover Hansen The Brandt motion to cease debate prevailed with 30 ayes, 8 nays, 8 present and not voting, and 3 excused and not voting.

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

Voting in the affirmative, 8:

Cavanaugh, J. Conrad Guereca Juarez Cavanaugh, M. Dungan Hunt McKinney

Voting in the negative, 32:

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

Present and not voting, 6:

DeBoer Prokop Rountree Fredrickson Quick Spivey

Excused and not voting, 3:

Bostar Dover Hansen

The Dungan motion to reconsider failed with 8 ayes, 32 nays, 6 present and not voting, and 3 excused and not voting.

The Chair declared the call raised.

Pending.

MOTION(S) - Print in Journal

Senator Brandt filed the following motion to $\underline{LB48}$: $\underline{MO272}$

Recommit to the Health and Human Services Committee.

EASE

The Legislature was at ease from 5:33 p.m. until 6:06 p.m.

GENERAL FILE

LEGISLATIVE BILL 170. Senator Brandt asked unanimous consent to withdraw AM603, found on page 748, and replace it with substitute amendment, AM1318, found on page 1469.

Senator M. Cavanaugh objected.

Senator Brandt offered the following motion:

MO273

Withdraw AM603 and substitute AM1318.

SENATOR DEBOER PRESIDING

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

The Dorn motion to cease debate prevailed with 25 ayes, 1 nay, 20 present and not voting, and 3 excused and not voting.

Senator M. Cavanaugh moved for a call of the house. The motion prevailed with 28 ayes, 3 nays, and 18 not voting.

Senator M. Cavanaugh requested a roll call vote on the motion to withdraw and substitute:

Voting in the affirmative, 33:

Andersen	DeBoer	Holdcroft	McKeon	Sorrentino
Arch	DeKay	Hughes	Meyer	Spivey
Armendariz	Dorn	Ibach	Moser	Storm
Bosn	Dover	Jacobson	Murman	von Gillern
Brandt	Hallstrom	Kauth	Raybould	Wordekemper
Clements	Hansen	Lippincott	Riepe	•
Clouse	Hardin	Lonowski	Sanders	

Voting in the negative, 8:

Ballard Cavanaugh, M. Dungan Juarez Cavanaugh, J. Conrad Guereca McKinney

Present and not voting, 6:

Fredrickson Quick Storer Prokop Rountree Strommen

Excused and not voting, 2:

Bostar Hunt

The Brandt motion to withdraw and substitute prevailed with 33 ayes, 8 nays, 6 present and not voting, and 2 excused and not voting.

The Chair declared the call raised.

Senator Brandt offered AM1318, found on page 1469.

Senator Brandt withdrew <u>FA231</u>, found on page 1486, to his amendment.

Senator Brandt offered the following amendment, to his amendment:

In AM1318, strike sections 1, 3, and 4, and on page 4, line 16 strike "one dollar and thirty-six" and insert "one dollar and sixty-four." On page 4, line 23 strike "one dollar and twenty-one" and insert "one dollar and thirty-nine". On page 17, line 8 strike "eighty" and insert "sixty"; on line 9 strike "nine hundred" and insert "eight hundred eighty"; on line 11 strike "thirty-eight" and insert "eighteen"; on line 13 strike "seventy" and insert "fifty"; on line 14 strike "one billion" and insert "nine hundred"; and on line 15 strike "two" and replace with "eighty-two".

Senator Brandt offered the following motion:

MO275

Invoke cloture pursuant to Rule 7, Sec. 10.

Senator Brandt moved for a call of the house. The motion prevailed with 32 ayes, 0 nays, and 17 not voting.

Senator Brandt requested a roll call vote on the motion to invoke cloture.

Voting in the affirmative, 30:

Arch	DeKay	Hughes	McKeon	Riepe
Armendariz	Dorn	Ibach	Moser	Rountree
Bosn	Dover	Jacobson	Murman	Sanders
Brandt	Hallstrom	Kauth	Prokop	Sorrentino
Clements	Hardin	Lippincott	Quick	von Gillern
DeBoer	Holdcroft	Lonowski	Ravbould	Wordekemper

Voting in the negative, 15:

Andersen Cavanaugh, M. Dungan McKinney Storer
Ballard Clouse Guereca Meyer Storm
Cavanaugh, J. Conrad Juarez Spivey Strommen

Present and not voting, 2:

Fredrickson Hansen

Excused and not voting, 2:

Bostar Hunt

The Brandt motion to invoke cloture failed with 30 ayes, 15 nays, 2 present and not voting, and 2 excused and not voting.

The Chair declared the call raised.

AMENDMENT(S) - Print in Journal

Senator J. Cavanaugh filed the following amendment to <u>LB170</u>: <u>AM1511</u> is available in the Bill Room.

Senator Guereca filed the following amendment to <u>LB150</u>: <u>AM1491</u> is available in the Bill Room.

UNANIMOUS CONSENT - Add Cointroducer(s)

Unanimous consent to add Senator(s) as cointroducer(s). No objections. So ordered.

Senator Dover name added to LR201.

VISITOR(S)

Visitors to the Chamber were students from Rohwer Elementary, Omaha.

ADJOURNMENT

At 8:28 p.m., on a motion by Speaker Arch, the Legislature adjourned until 9:00 a.m., Tuesday, May 20, 2025.

Brandon Metzler Clerk of the Legislature