TWENTY-THIRD DAY - FEBRUARY 10, 2025

LEGISLATIVE JOURNAL

ONE HUNDRED NINTH LEGISLATURE FIRST SESSION

TWENTY-THIRD DAY

Legislative Chamber, Lincoln, Nebraska Monday, February 10, 2025

PRAYER

The prayer was offered by Pastor Daniel Potts, Christ Lincoln, Lincoln.

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was offered by Senator Moser.

ROLL CALL

Pursuant to adjournment, the Legislature met at 10:00 a.m., President Kelly presiding.

The roll was called and all members were present except Senator Juarez who was excused; and Senators Bostar, DeBoer, Guereca, Hunt, and Raybould who were excused until they arrive.

CORRECTIONS FOR THE JOURNAL

The Journal for the twenty-second day was approved.

COMMITTEE REPORT(S)

Judiciary

LEGISLATIVE BILL 185. Placed on General File with amendment. AM75

11. On page 6, line 17, after "time" insert "without the imposition

2 of any conditions or consequences"; strike lines 18 through 19; in line 3 20 strike "(iii)" and insert "(ii)"; in line 22 strike "(iv)" and insert 4 "(iii)"; and in line 26 strike "(v)" and insert "(iv)".

5 2. On page 7, strike beginning with "that" in line 16 through

6 "consent" in line 17.

7 3. On page 9, strike beginning with "that" in line 10 through

8 "consent" in line 11.

94. On page 12, line 8, after "time" insert "without the imposition

10 of any conditions or consequences"; strike lines 9 through 10; in line 11

11 strike "(iii)" and insert "(ii)"; in line 13 strike "(iv)" and insert

- 12 "(iii)"; and in line 17 strike "(v)" and insert "(iv)".
- 13 5. On page 13, strike beginning with "that" in line 7 through
- 14 "consent" in line 8.
- 15 6. On page 15, strike beginning with "that" in line 1 through
- 16 "consent" in line 2.

LEGISLATIVE BILL 195. Placed on General File with amendment. AM135

- 1 1. Strike the original sections and insert the following new
- 2 sections:
- 3 Section 1. Section 28-470, Revised Statutes Cumulative Supplement, 4 2024, is amended to read:
- 5 28-470 (1) A health professional who is authorized to prescribe or
- 6 dispense an opioid overdose reversal medicationnaloxone, if acting with
- 7 reasonable care, may prescribe, administer, or dispense such
- 8 medicationnaloxone to any of the following persons without being subject
- 9 to administrative action or criminal prosecution:
- 10 (a) A person who is apparently experiencing or who is likely to
- 11 experience an opioid-related overdose; or
- 12 (b) A family member, friend, or other person in a position to assist
- 13 a person who is apparently experiencing or who is likely to experience an 14 opioid-related overdose.
- 15 (2) A family member, friend, or any other person, including school
- 16 personnel, who is in a position to assist a person who is apparently
- 17 experiencing or who is likely to experience an opioid-related overdose,
- 18 other than an emergency responder or peace officer, is not subject to 19 actions under the Uniform Credentialing Act, administrative action, or
- 20 criminal prosecution if the person, acting in good faith:
- 21 (a) Obtains an opioid overdose reversal medication, obtains naloxone
- 22 from a health professional, pursuant to or a prescription, or over the
- 23 counter; for naloxone from a health professional and
- 24 (b) Administers such medication administers the naloxone obtained
- 25 from the health professional or acquired pursuant to the prescription to
- 26 a person who is apparently experiencing an opioid-related overdose.
- 27 (3) An emergency responder who, acting in good faith, obtains an
- 1 opioid overdose reversal medicationnaloxone from the emergency
- 2 responder's emergency medical service organization and administers such 3 medication the naloxone to a person who is apparently experiencing an 4 opioid-related overdose shall not be:
- 5 (a) Subject to administrative action or criminal prosecution; or
- 6 (b) Personally liable in any civil action to respond in damages as a
- 7 result of his or her acts of commission or omission arising out of and in
- 8 the course of his or her rendering such care or services or arising out
- 9 of his or her failure to act to provide or arrange for further medical
- 10 treatment or care for the person who is apparently experiencing an
- 11 opioid-related overdose, unless the emergency responder caused damage or
- 12 injury by his or her willful, wanton, or grossly negligent act of
- 13 commission or omission. This subdivision shall not affect the liability
- 14 of such emergency medical service organization for the emergency
- 15 responder's acts of commission or omission.
- 16 (4) A peace officer or law enforcement employee who, acting in good
- 17 faith, obtains an opioid overdose reversal medication naloxone from the
- 18 peace officer's or employee's law enforcement agency and administers such
- 19 medication the naloxone to a person who is apparently experiencing an
- 20 opioid-related overdose shall not be:
- 21 (a) Subject to administrative action or criminal prosecution; or
- 22 (b) Personally liable in any civil action to respond in damages as a
- 23 result of his or her acts of commission or omission arising out of and in
- 24 the course of his or her rendering such care or services or arising out
- 25 of his or her failure to act to provide or arrange for further medical

26 treatment or care for the person who is apparently experiencing an 27 opioid-related overdose, unless the peace officer or employee caused 28 damage or injury by his or her willful, wanton, or grossly negligent act 29 of commission or omission. This subdivision shall not affect the 30 liability of such law enforcement agency for the peace officer's or 31 employee's acts of commission or omission. 1 (5) For purposes of this section: 2 (a) Administer has the same meaning as in section 38-2806; 3 (b) Dispense has the same meaning as in section 38-2817; 4 (c) Emergency responder means an emergency medical responder, an 5 emergency medical technician, an advanced emergency medical technician, 6 or a paramedic licensed under the Emergency Medical Services Practice Act 7 or practicing pursuant to the EMS Personnel Licensure Interstate Compact; 8 (d) Health professional means a physician, physician assistant, 9 nurse practitioner, or pharmacist licensed under the Uniform 10 Credentialing Act; 11 (e) Law enforcement agency means a police department, a town 12 marshal, the office of sheriff, or the Nebraska State Patrol; 13 (f) Law enforcement employee means an employee of a law enforcement 14 agency, a contractor of a law enforcement agency, or an employee of such 15 contractor who regularly, as part of his or her duties, handles, 16 processes, or is likely to come into contact with any evidence or 17 property which may include or contain opioids; 18 (g) Opioid overdose reversal medication means any lifesaving 19 medication approved by the United States Food and Drug Administration for

- 20 reversing an opioid overdose, whether obtained by prescription, from a
- 21 health care practitioner, or over the counter, and includes, but is not
- 22 <u>limited to, naloxone and nalmefeneNaloxone means naloxone hydrochloride</u>; 23 and
- 24 (h) Peace officer has the same meaning as in section 49-801.
- 25 Sec. 2. Original section 28-470, Revised Statutes Cumulative
- 26 Supplement, 2024, is repealed.

LEGISLATIVE BILL 341. Placed on General File with amendment. AM176

- 1 1. On page 2, line 13, strike "thirty-five" and insert "forty".
- 2 2. On page 3, strike beginning with "and" in line 17 through "mail"
- 3 in line 19.
- 4 3. On page 5, strike beginning with "who" in line 2 through
- 5 "43-2101" in line 3 and insert "under nineteen years of age"; and strike
- 6 lines 9 through 17.

The Judiciary 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.

Jeff Bucher - Nebraska Board of Parole

Aye: 7. Bosn, DeBoer, Hallstrom, Holdcroft, Rountree, Storer, Storer, Nay: 1. McKinney. Absent: 0. Present and not voting: 0.

(Signed) Carolyn Bosn, Chairperson

Agriculture

LEGISLATIVE BILL 7. Placed on General File with amendment.

AM77

1 1. Strike original section 2 and insert the following new section:

2 Sec. 2. Section 76-3702, Revised Statutes Cumulative Supplement, 3 2024, is amended to read:

4 76-3702 For purposes of the Foreign-owned Real Estate National 5 Security Act:

- 6 (1) Foreign corporation means a corporation incorporated under the
- 7 laws of a jurisdiction outside of the United States that would be a 8 business corporation if incorporated under the laws of this state. A
- 9 corporation incorporated in any state, territory, or Indian tribe of the
- 10 United States is not a foreign corporation;
- 11 (2) Foreign government means a government other than the federal
- 12 government of the United States, the government of any territory or
- 13 possession of the United States, or the government of any state,
- 14 political subdivision of a state, or Indian tribe;
- 15 (3) Indian tribe means an Indian tribe or band which is located in
- 16 whole or in part within Nebraska and which is recognized by federal law
- 17 or formally acknowledged by the state;
- 18 (4)(1) Nonresident alien means any human beingperson who:
- 19 (a) Is not a citizen of the United States;
- 20 (b) Is not a national of the United States;
- 21 (c) Is not a lawful permanent resident of the United States; and
- 22 (d) Has not been physically present in the United States for at
- 23 least one hundred eighty-three days during a three-year period that
- 24 includes the current year and the two years immediately preceding the 25 current year; and
- 26 (5) Person means a human being, corporation, business trust, estate,
- 27 trust, partnership, limited liability company, association, joint
- 1 venture, agency, or instrumentality, or any other legal or commercial
- 2 entity; and
- $3\overline{(6)(2)}$ Restricted entity means:
- 4 (a) Any person or entity identified on the sanctions lists
- 5 maintained by the Office of Foreign Assets Control of the United States 6 Department of the Treasury as such sanctions lists existed on January 1,
- 7 2025; or
- 8 (b) Any person or foreign government or entity determined by the 9 United States Secretary of Commerce to have engaged in a long-term
- 10 pattern or serious instances of conduct significantly adverse to the 11 national security of the United States pursuant to 15 C.F.R. <u>791.47.4</u>, as

- 12 such regulation existed on January 1, 2025. 13 2. On page 2, line 4, after "802.211(b)(3)" insert "<u>, as such</u>
- 14 regulation existed on January 1, 2025"
- 15 3. On page 4, after line 28 insert the following new subsection:
- 16 "(3) Any person, nonresident alien, foreign corporation, or foreign
- 17 government, or agent, trustee, or fiduciary thereof, of an excepted real
- 18 estate foreign state as determined by the Committee on Foreign Investment
- 19 in the United States pursuant to 31 C.F.R. 802.1001(a) and 802.214, as
- 20 such regulations existed on January 1, 2025, is exempt from the Foreign-
- 21 owned Real Estate National Security Act except for any restricted entity,
- 22 or agent, trustee, or fiduciary thereof."
- 23 4. On page 10, line 25, after "and" insert "the Clerk of".

LEGISLATIVE BILL 372. Placed on General File with amendment. <u>AM81</u>

- 1 1. Strike original sections 1 and 2.
- 2 2. On page 2, strike beginning with "2-5501" in line 12 through the
- 3 first comma in line 13.
- 4 3. Renumber the remaining section accordingly.

(Signed) Barry DeKay, Chairperson

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RESOLUTION(S)

LEGISLATIVE RESOLUTION 42. Introduced by Lonowski, 33.

WHEREAS, the 2024 Class C-1 State Volleyball Championship was held on November 9, 2024, at the Bob Devaney Sports Center in Lincoln, Nebraska; and

WHEREAS, the Minden High School volleyball team played against the Wahoo High School team in four sets, scoring 25-22, 25-12, 21-25, and 25-12, which led the Minden team to win the 2024 Class C-1 State Volleyball Championship; and

WHEREAS, the 2024 Minden volleyball team finished the 2024 season with a winning record of 37-1; and

WHEREAS, the Minden volleyball team also won the 2023 Class C-1 State Volleyball Championship and finished the 2023 season with a winning record of 36-1; and

WHEREAS, the hard work, commitment, passion, and care for fellow members of the Minden volleyball team is the root of their success; and

WHEREAS, the members of the 2024 Class C-1 State Championship volleyball team are the seniors, Makenna Betty, Aubree Bules, Meredith Johnson, Mattie Kamery, Kinsie Land, Lydia Petty, Makenna Starkey, and Carmin Gramke; the juniors, Makenna Anderson, Myla Emery, and Rebbeca Lempka; the freshmen, Kaleigh Carr, Aly Cederburg, and Riley Eden; the assistant coaches, Allie Prososki, Jadyn Branson, Buffi Kamery, and Ali Lovin; and the head coach Julie Ratka; and

WHEREAS, such a team achievement is made possible through the support of parents, teachers, administrators, classmates, and the community and is the culmination of years of dedication, determination, and hard work by the members of the Minden volleyball team; and

WHEREAS, the Legislature recognizes the academic, athletic, and artistic achievements of the youth of Nebraska.

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

1. That the Legislature congratulates the Minden volleyball team on winning the 2024 Class C-1 State Volleyball Championship.

2. That copies of this resolution be sent to the Minden volleyball team and to Head Coach Julie Ratka.

Laid over.

RESOLUTION(S)

Pursuant to Rule 4, Sec. 5(b), LRs 35, 36, and 37 were adopted.

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PRESIDENT SIGNED

While the Legislature was in session and capable of transacting business, the President signed the following: LRs 35, 36, and 37.

GENERAL FILE

LEGISLATIVE BILL 196. Title read. Considered.

Advanced to Enrollment and Review Initial with 43 ayes, 0 nays, 2 present and not voting, and 4 excused and not voting.

LEGISLATIVE BILL 22. Title read. Considered.

Committee AM102, found on page 422, was offered.

The committee amendment was adopted with 43 ayes, 0 nays, 3 present and not voting, and 3 excused and not voting.

Advanced to Enrollment and Review Initial with 43 ayes, 0 nays, 3 present and not voting, and 3 excused and not voting.

LEGISLATIVE BILL 41. Title read. Considered.

Committee AM62, found on page 422, was offered.

The committee amendment was adopted with 43 ayes, 0 nays, 3 present and not voting, and 3 excused and not voting.

Advanced to Enrollment and Review Initial with 46 ayes, 0 nays, and 3 excused and not voting.

LEGISLATIVE BILL 160. Title read. Considered.

Committee AM124, found on page 423, was offered.

Senator Riepe offered <u>AM189</u>, found on page 457, to the committee amendment.

The Riepe amendment was adopted with 43 ayes, 0 nays, 2 present and not voting, and 4 excused and not voting.

The committee amendment, as amended, was adopted with 41 ayes, 0 nays, 4 present and not voting, and 4 excused and not voting.

Advanced to Enrollment and Review Initial with 39 ayes, 0 nays, 6 present and not voting, and 4 excused and not voting.

LEGISLATIVE BILL 296. Title read. Considered.

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Advanced to Enrollment and Review Initial with 43 ayes, 0 nays, 4 present and not voting, and 2 excused and not voting.

LEGISLATIVE BILL 335. Title read. Considered.

Advanced to Enrollment and Review Initial with 41 ayes, 0 nays, 6 present and not voting, and 2 excused and not voting.

COMMITTEE REPORT(S)

Enrollment and Review

LEGISLATIVE BILL 42. Placed on Select File.

LEGISLATIVE BILL 10. Placed on Select File with amendment. **ER3**

1 1. On page 1, line 5, strike "and"; and in line 6 strike "sections" 2 and insert "section; and to declare an emergency".

(Signed) Dunixi Guereca, Chairperson

Health and Human Services

LEGISLATIVE BILL 248. Placed on General File. **LEGISLATIVE BILL 312.** Placed on General File.

(Signed) Brian Hardin, Chairperson

Nebraska Retirement Systems

LEGISLATIVE BILL 179. Placed on General File.

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.

Brian Christensen - Nebraska Investment Council

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

(Signed) Beau Ballard, Chairperson

AMENDMENT(S) - **Print in Journal**

Senator Ballard filed the following amendment to <u>LB420</u>: AM198

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

2 sections:

3 Section 1. Section 24-703, Revised Statutes Cumulative Supplement,

4 2024, is amended to read: 5 24-703 (1) Each original member shall contribute monthly four 6 percent of his or her monthly compensation to the fund until the maximum 7 benefit as limited in subsection (1) of section 24-710 has been earned. 8 It shall be the duty of the Director of Administrative Services in 9 accordance with subsection (7) of this section to make a deduction of 10 four percent on the monthly payroll of each original member who is a 11 judge of the Supreme Court, a judge of the Court of Appeals, a judge of 12 the district court, a judge of a separate juvenile court, a judge of the 13 county court, a clerk magistrate of the county court who was an associate 14 county judge and a member of the fund at the time of his or her 15 appointment as a clerk magistrate, or a judge of the Nebraska Workers' 16 Compensation Court showing the amount to be deducted and its credit to 17 the fund. The Director of Administrative Services and the State Treasurer 18 shall credit the four percent as shown on the payroll and the amounts 19 received from the various counties to the fund and remit the same to the 20 director in charge of the judges retirement system who shall keep an 21 accurate record of the contributions of each judge. 22 (2)(a) In addition to the contribution required under subdivision 23 (c) of this subsection, beginning on July 1, 2004, each future member who 24 became a member prior to July 1, 2015, and who has not elected to make 25 contributions and receive benefits as provided in section 24-703.03 shall 26 contribute monthly six percent of his or her monthly compensation to the 27 fund until the maximum benefit as limited in subsection (2) of section 1 24-710 has been earned. After the maximum benefit as limited in 2 subsection (2) of section 24-710 has been earned, such future member 3 shall make no further contributions to the fund, except that (i) any time 4 the maximum benefit is changed, a future member who has previously earned 5 the maximum benefit as it existed prior to the change shall contribute 6 monthly six percent of his or her monthly compensation to the fund until 7 the maximum benefit as changed and as limited in subsection (2) of 8 section 24-710 has been earned and (ii) such future member shall continue 9 to make the contribution required under subdivision (c) of this 10 subsection. 11 (b) In addition to the contribution required under subdivision (c) 12 of this subsection, beginning on July 1, 2004, a judge who became a 13 member prior to July 1, 2015, and who first serves as a judge on or after 14 July 1, 2004, or a future member who became a member prior to July 1, 15 2015, and who elects to make contributions and receive benefits as 16 provided in section 24-703.03 shall contribute monthly eight percent of 17 his or her monthly compensation to the fund until the maximum benefit as 18 limited by subsection (2) of section 24-710 has been earned. In addition 19 to the contribution required under subdivision (c) of this subsection, 20 after the maximum benefit as limited in subsection (2) of section 24-710 21 has been earned, such judge or future member shall contribute monthly 22 four percent of his or her monthly compensation to the fund for the 23 remainder of his or her active service. 24 (c) Beginning on July 1, 2009, a member or judge described in 25 subdivisions (a) and (b) of this subsection shall contribute monthly an 26 additional one percent of his or her monthly compensation to the fund. 27 (d) Beginning on July 1, 2015, a judge who first serves as a judge 28 on or after such date shall contribute monthly ten percent of his or her 29 monthly compensation to the fund. 30 (e) It shall be the duty of the Director of Administrative Services 31 to make a deduction on the monthly payroll of each such future member who 1 is a judge of the Supreme Court, a judge of the Court of Appeals, a judge

2 of the district court, a judge of a separate juvenile court, a judge of 3 the county court, a clerk magistrate of the county court who was an

4 associate county judge and a member of the fund at the time of his or her

5 appointment as a clerk magistrate, or a judge of the Nebraska Workers'

6 Compensation Court showing the amount to be deducted and its credit to 7 the fund. This shall be done each month. The Director of Administrative 8 Services and the State Treasurer shall credit the amount as shown on the 9 payroll and the amounts received from the various counties to the fund 10 and remit the same to the director in charge of the judges retirement 11 system who shall keep an accurate record of the contributions of each 12 judge. 13 (3)(a) Except as otherwise provided in this subsection, a Nebraska 14 Retirement Fund for Judges fee of six dollars through June 30, 2021, 15 eight dollars beginning July 1, 2021, through June 30, 2022, nine dollars 16 beginning July 1, 2022, through June 30, 2023, ten dollars beginning July 17 1, 2023, through June 30, 2024, eleven dollars beginning July 1, 2024, 18 through June 30, 2025, and twelve dollars beginning July 1, 2025, shall 19 be taxed as costs in each (i) civil cause of action, criminal cause of 20 action, traffic misdemeanor or infraction, and city or village ordinance 21 violation filed in the district courts, the county courts, and the 22 separate juvenile courts, (ii) filing in the district court of an order, 23 award, or judgment of the Nebraska Workers' Compensation Court or any 24 judge thereof pursuant to section 48-188, (iii) appeal or other 25 proceeding filed in the Court of Appeals, and (iv) original action, 26 appeal, or other proceeding filed in the Supreme Court. In county courts 27 a sum shall be charged which is equal to ten percent of each fee provided 28 by sections 33-125, 33-126.02, 33-126.03, and 33-126.06, rounded to the 29 nearest even dollar. No judges retirement fee shall be charged for filing 30 a report pursuant to sections 33-126.02 and 33-126.06. 31 (b) The fee increases described in subdivision (a) of this 1 subsection shall not be taxed as a cost in any criminal cause of action, 2 traffic misdemeanor or infraction, or city or village ordinance violation 3 filed in the district court or the county court. The fee on such criminal 4 causes of action, traffic misdemeanors or infractions, or city or village 5 ordinance violations shall remain six dollars on and after July 1, 2021. 6 (c) When collected by the clerk of the district or county court, 7 such fees shall be remitted to the State Treasurer within ten days after 8 the close of each calendar month for credit to the Nebraska Retirement 9 Fund for Judges. In addition, information regarding collection of court 10 fees shall be submitted to the director in charge of the judges 11 retirement system by the State Court Administrator within ten days after 12 the close of each calendar month. 13 (d) The board may charge a late administrative processing fee not to 14 exceed twenty-five dollars if the information is not timely received or 15 the money is delinquent. In addition, the board may charge a late fee of 16 thirty-eight thousandths of one percent of the amount required to be 17 submitted pursuant to this section for each day such amount has not been 18 received. Such late fees shall be remitted to the director who shall 19 promptly thereafter remit such fees to the State Treasurer for credit to 20 the fund. 21 (e) No Nebraska Retirement Fund for Judges fee which is 22 uncollectible for any reason shall be waived by a county judge as 23 provided in section 29-2709. 24 (4) All expenditures from the fund shall be authorized by voucher in

25 the manner prescribed in section 24-713. The fund shall be used for the

26 payment of all annuities and other benefits to members and their 27 beneficiaries and for the expenses of administration.

28 (5)(a) Prior to July 1, 2021:

29 (i) Beginning July 1, 2013, and each fiscal year thereafter, the

30 board shall cause an annual actuarial valuation to be performed that will 31 value the plan assets for the year and ascertain the contributions

1 required for such fiscal year. The actuary for the board shall perform an

2 actuarial valuation of the system on the basis of actuarial assumptions

3 recommended by the actuary, approved by the board, and kept on file with

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4 the board using the entry age actuarial cost method. Under this method, 5 the actuarially required funding rate is equal to the normal cost rate, 6 plus the contribution rate necessary to amortize the unfunded actuarial 7 accrued liability on a level percentage of salary basis. The normal cost 8 under this method shall be determined for each individual member on a 9 level percentage of salary basis. The normal cost amount is then summed 10 for all members; 11 (ii) Beginning July 1, 2006, any existing unfunded liabilities shall 12 be reinitialized and amortized over a thirty-year period, and during each 13 subsequent actuarial valuation through June 30, 2021, changes in the 14 unfunded actuarial accrued liability due to changes in benefits, 15 actuarial assumptions, the asset valuation method, or actuarial gains or 16 losses shall be measured and amortized over a thirty-year period 17 beginning on the valuation date of such change; 18 (iii) If the unfunded actuarial accrued liability under the entry 19 age actuarial cost method is zero or less than zero on an actuarial 20 valuation date, then all prior unfunded actuarial accrued liabilities 21 shall be considered fully funded and the unfunded actuarial accrued 22 liability shall be reinitialized and amortized over a thirty-year period 23 as of the actuarial valuation date; and 24 (iv) If the actuarially required contribution rate exceeds the rate 25 of all contributions required pursuant to the Judges Retirement Act, 26 there shall be a supplemental appropriation sufficient to pay for the 27 differences between the actuarially required contribution rate and the 28 rate of all contributions required pursuant to the Judges Retirement Act. 29 (b) Beginning July 1, 2021, and each fiscal year thereafter: 30 (i) The board shall cause an annual actuarial valuation to be 31 performed that will value the plan assets for the year and ascertain the 1 contributions required for such fiscal year. The actuary for the board 2 shall perform an actuarial valuation of the system on the basis of 3 actuarial assumptions recommended by the actuary, approved by the board, 4 and kept on file with the board using the entry age actuarial cost 5 method. Under such method, the actuarially required funding rate is equal 6 to the normal cost rate, plus the contribution rate necessary to amortize 7 the unfunded actuarial accrued liability on a level percentage of salary 8 basis. The normal cost under such method shall be determined for each 9 individual member on a level percentage of salary basis. The normal cost 10 amount is then summed for all members; 11 (ii) Any changes in the unfunded actuarial accrued liability due to 12 changes in benefits, actuarial assumptions, the asset valuation method, 13 or actuarial gains or losses shall be measured and amortized over a 14 twenty-five-year period beginning on the valuation date of such change; 15 (iii) If the unfunded actuarial accrued liability under the entry 16 age actuarial cost method is zero or less than zero on an actuarial 17 valuation date, then all prior unfunded actuarial accrued liabilities 18 shall be considered fully funded and the unfunded actuarial accrued 19 liability shall be reinitialized and amortized over a twenty-five-year 20 period as of the actuarial valuation date; and 21 (iv) If the actuarially required contribution rate exceeds the rate 22 of all contributions required pursuant to the Judges Retirement Act, 23 there shall be a supplemental appropriation sufficient to pay for the 24 differences between the actuarially required contribution rate and the 25 rate of all contributions required pursuant to the act. 26 (c) Upon the recommendation of the actuary to the board, and after 27 the board notifies the Nebraska Retirement Systems Committee of the 28 Legislature, the board may combine or offset certain amortization bases 29 to reduce future volatility of the actuarial contribution rate. Such

30 notification to the committee shall be in writing and include, at a 31 minimum, the actuary's projection of the contributions to fund the plan

1 if the combination or offset were not implemented, the actuary's

2 projection of the contributions to fund the plan if the combination or 3 offset were implemented, and the actuary's explanation of why the 4 combination or offset is in the best interests of the plan at the 5 proposed time.

6 (d) For purposes of this subsection, the rate of all contributions 7 required pursuant to the Judges Retirement Act includes (i) member 8 contributions, (ii) state contributions pursuant to subsection (6) of 9 this section which shall be considered as a contribution for the plan 10 year ending the prior June 30, (iii) court fees as provided in subsection 11 (3) of this section, and (iv) all fees pursuant to sections 25-2804, 12 33-103, 33-103.01, 33-106.02, 33-123, 33-124, 33-125, 33-126.02, 13 33-126.03, and 33-126.06, as directed to be remitted to the fund. 14 (6)(a) In addition to the contributions otherwise required by this 15 section, beginning July 1, 2023, and on July 1 of each year thereafter, 16 the state shall contribute or as soon thereafter as administratively 17 possible, the State Treasurer shall transfer from the General Fund to the 18 Nebraska Retirement Fund for Judges an amount equal to five percent of 19 the total annual compensation of all members of the retirement system 20 except as otherwise provided in this subsection and as such rate shall be 21 adjusted or terminated by the Legislature. No adjustment may cause the 22 total contribution rate established in this subsection to exceed five 23 percent. For purposes of this subsection, (i) total annual compensation 24 is based on the total member compensation reported in the most recent 25 annual actuarial valuation report for the retirement system produced for 26 the board pursuant to section 84-1503 and (ii) the contribution described 27 in this subsection shall be considered as a contribution for the plan 28 year ending the prior June 30. 29 (b) If the funded ratio on the actuarial value of assets is at or 30 above one hundred percent for two consecutive years as reported in the 31 annual actuarial valuation report, the actuary shall assess whether the 1 percentage of the state contribution rate should be adjusted based on 2 projected annual actuarial valuation report results including the funded 3 ratio, actuarial contribution, and expected revenue sources using several 4 assumed investment return scenarios that the actuary deems to be 5 reasonable, and shall make a recommendation to the board as part of the 6 annual actuarial valuation report. 7 (c) If the state contribution rate has been adjusted to less than 8 five percent and the funded ratio on the actuarial value of assets is 9 below one hundred percent for two consecutive years as reported in the 10 annual actuarial valuation report, the actuary shall assess whether the 11 percentage of the state contribution rate should be adjusted based on 12 projected annual actuarial valuation report results including the funded 13 ratio, actuarial contribution, and expected revenue sources using several 14 assumed investment return scenarios that the actuary deems to be 15 reasonable, and shall make a recommendation to the board as part of the 16 annual actuarial valuation report. 17 (d) If an annual actuarial valuation report includes a 18 recommendation from the actuary to adjust the contribution rate as 19 described in subdivision (b) or (c) of this subsection, the board shall 20 provide written notice electronically to the Nebraska Retirement Systems 21 Committee of the Legislature, to the Governor, and to the Supreme Court 22 of such recommendation within seven business days after voting to approve 23 an annual actuarial valuation report. The notice shall include the 24 actuary's recommendation and analysis regarding such adjustment. 25 (e) Following receipt of the actuary's recommendation and analysis 26 pursuant to this subsection, the Nebraska Retirement Systems Committee of 27 the Legislature shall determine the amount of any adjustment of the 28 contribution rate and, if necessary, shall propose any such adjustment to 29 the Legislature. 30 (7) The state or county shall pick up the member contributions

31 required by this section for all compensation paid on or after January 1, 1 1985, and the contributions so picked up shall be treated as employer 2 contributions pursuant to section 414(h)(2) of the Internal Revenue Code 3 in determining federal tax treatment under the code and shall not be 4 included as gross income of the member until such time as they are 5 distributed or made available. The contributions, although designated as 6 member contributions, shall be paid by the state or county in lieu of 7 member contributions. The state or county shall pay these member 8 contributions from the same source of funds which is used in paying 9 earnings to the member. The state or county shall pick up these 10 contributions by a compensation deduction through a reduction in the 11 compensation of the member. Member contributions picked up shall be 2 treated for all purposes of the Judges Retirement Act in the same manner 13 and to the extent as member contributions made prior to the date picked 14 up. 15 Sec. 2. Original section 24-703, Revised Statutes Cumulative

16 Supplement, 2024, is repealed.

17 Sec. 3. Since an emergency exists, this act takes effect when

18 passed and approved according to law.

NOTICE OF COMMITTEE HEARING(S) Health and Human Services

Room 1510 1:30 PM

Friday, February 28, 2025 LB701

Room 1510 1:30 PM

Friday, February 28, 2025 LB275 (cancel)

(Signed) Brian Hardin, Chairperson

Education Room 1525 1:30 PM

Tuesday, February 18, 2025 LB417 LB599 LB517 LB685 LB631

(Signed) Dave Murman, Chairperson

BILL ON FIRST READING

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

LEGISLATIVE BILL 296A. Introduced by Arch, 14.

A BILL FOR AN ACT relating to appropriations; to appropriate funds to aid in carrying out the provisions of Legislative Bill 296, One Hundred Ninth Legislature, First Session, 2025.

ANNOUNCEMENT(S)

Speaker Arch announced the Agriculture Committee will hold its hearing on Tuesday, February 11, 2025, in Room 1524 instead of Room 2102.

UNANIMOUS CONSENT - Add Cointroducer(s)

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

Senator M. Cavanaugh name added to LB296.

ADJOURNMENT

At 12:02 p.m., on a motion by Senator M. Cavanaugh, the Legislature adjourned until 9:00 a.m., Tuesday, February 11, 2025.

Brandon Metzler Clerk of the Legislature LEGISLATIVE JOURNAL