ELEVENTH DAY - JANUARY 21, 2022

LEGISLATIVE JOURNAL

ONE HUNDRED SEVENTH LEGISLATURE SECOND SESSION

ELEVENTH DAY

Legislative Chamber, Lincoln, Nebraska Friday, January 21, 2022

PRAYER

The prayer was offered by Senator Halloran.

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was offered by Senator Lowe.

ROLL CALL

Pursuant to adjournment, the Legislature met at 9:30 a.m., Speaker Hilgers presiding.

SENATOR WILLIAMS PRESIDING

The roll was called and all members were present except Senators Bostelman, Brewer, Dorn, and Hughes who were excused; and Senators Bostar, Day, M. Hansen, Kolterman, Morfeld, Pahls, and Wayne who were excused until they arrive.

CORRECTIONS FOR THE JOURNAL

The Journal for the tenth day was approved.

REFERENCE COMMITTEE REPORT

The Legislative Council Executive Board submits the following report:

LB/LR	Committee
LB1073	Urban Affairs (rereferred)
LB1048	Appropriations
LB1077	Government, Military and Veterans Affairs
LB1086	Judiciary
LB1087	Appropriations
LB1088	Appropriations

.00					
LB1089	Appropriations				
LB1090	Appropriations				
LB1091	Health and Human Services				
LB1093	Revenue				
LB1094	Revenue				
LB1095	Agriculture				
LB1096	Government, Military and Veterans Affairs				
LB1097	Revenue				
LB1098	Business and Labor				
LB1099	Natural Resources				
LB1100	Appropriations				
LB1101	Transportation and Telecommunications				
LB1102	Natural Resources				
LB1103	Revenue				
LB1104	Government, Military and Veterans Affairs				
LB1105	Transportation and Telecommunications				
LB1106	Health and Human Services				
LB1107	Health and Human Services				
LB1108	Urban Affairs				
LB1109	General Affairs				
LB1110	Transportation and Telecommunications				
LB1111	Appropriations				
LB1112	Education				
LB1113	Health and Human Services				
LB1115	Revenue				
LB1116	Revenue				
LB1117	Revenue				
LB1118	Urban Affairs				
LB1119	Urban Affairs				
LB1120	Appropriations				
LB1121	Government, Military and Veterans Affairs				
LB1122	Government, Military and Veterans Affairs				
LB1123	Government, Military and Veterans Affairs				
LB1124	Judiciary				
LB1125	Appropriations				
LB1126	Health and Human Services				
LB1127	Banking, Commerce and Insurance				
LB1128	Education				
LB1129	Health and Human Services				
LB1130 LB1131	Business and Labor				
LB1131 LB1132	Appropriations Judiciary				
LB1132 LB1133	Business and Labor				
LB1134	Government, Military and Veterans Affairs				
LB1134 LB1135	Judiciary				
LB1136	Health and Human Services				
LB1130 LB1137	Business and Labor				
LB1138	Appropriations				
LB1139	Government, Military and Veterans Affairs				
ינוועם	Government, withtany and veterans Allans				

LB1140	Business and Labor
LB1141	Appropriations
LB1142	Appropriations
LB1143	Education
LB1144	Transportation and Telecommunications
LB1145	Transportation and Telecommunications
LB1146	Government, Military and Veterans Affairs
LB1147	Transportation and Telecommunications
LB1148	Transportation and Telecommunications
LB1149	Transportation and Telecommunications
LB1150	Revenue
LB1151	Appropriations
LB1152	Appropriations
LB1153	Government, Military and Veterans Affairs
LB1154	Judiciary
LB1155	Judiciary
LB1156	Appropriations
LB1157	Education
LB1158	Education
LB1159	Appropriations
LB1160	Appropriations
LB1161	Appropriations
LB1162	Appropriations
LB1163	Appropriations
LB1164	Appropriations
LB1165	Government, Military and Veterans Affairs
LB1166	Transportation and Telecommunications
LB1167	Appropriations
LB1168	Revenue
LB1169	Education
LB1170	Education
LB1171	Judiciary
LB1172	Appropriations
LB1173	Health and Human Services
LB1174	Executive Board
LB1175	Banking, Commerce and Insurance
LB1176	Revenue
LB1177	Appropriations
LB1178	Government, Military and Veterans Affairs
LB1179	Education
LB1180	Revenue
LB1181	Government, Military and Veterans Affairs
LB1182	Education
LB1183	Appropriations
LB1184	Judiciary
LB1185	Natural Resources
LB1186	Natural Resources
I D 270C A	E to a disco

LR278CA Education

(Signed) Dan Hughes, Chairperson Executive Board

ANNOUNCEMENT(S)

Priority designation(s) received:

McKinney - LB450

NOTICE OF COMMITTEE HEARING(S)

Health and Human Services Room 1510 1:30 PM

Friday, January 28, 2022 LB932 LB1019 LB854

(Signed) John Arch, Chairperson

Appropriations Room 1003 1:30 PM

Friday, January 28, 2022 Agency 25 - Health and Human Services LB792 LB971 LB782

(Signed) John Stinner, Chairperson

REPORT OF REGISTERED LOBBYISTS

Following is a list of all lobbyists who have registered as of January 20, 2022, in accordance with Section 49-1481, Revised Statutes of Nebraska. Additional lobbyists who have registered will be filed weekly.

(Signed) Patrick J. O'Donnell Clerk of the Legislature

Abboud, Chris - Public Affairs Group Madonna Rehabilitation Hospital Bolte, Lacie Nebraska AIDS Project Curry Grubb, Andi Planned Parenthood North Central States Jensen Rogert Associates, Inc. Enterprise Rent-A-Car Magana, Joseph Americans for Prosperity Miller, Westin Civic Nebraska Nebraska Strategies Public Trust Advisors, LLC Tesla, Inc.

REPORTS

Agency reports electronically filed with the Legislature can be found on the Nebraska Legislature's website.

MOTION - Suspend Rules

Senator Friesen offered his motion, MO130, found on page 387, to suspend Rule 3, Section 14, to permit cancellation of a hearing by the Transportation and Telecommunications Committee, to LB911.

SPEAKER HILGERS PRESIDING

Pending.

MOTION - Escort Chief Justice

Senator McKinney moved that a committee of five be appointed to escort the Chief Justice of the Supreme Court to the Legislative Chamber for the purpose of delivering the State of the Judiciary Address.

The motion prevailed.

The Chair appointed Senators Friesen, Geist, Lathrop, McCollister, and Vargas to serve on said committee.

STATE OF THE JUDICIARY ADDRESS

State of the Judiciary 10 A.M. Friday, January 21, 2022 Chief Justice Michael G. Heavican

Mr. President, Mr. Speaker, and Members of the Legislature. Thanks to all of you, particularly Speaker Hilgers, for inviting me to address you this morning. As always, it is an honor for me to report on the annual accomplishments of our Judicial Branch and to discuss our upcoming plans with you.

With me in the Chamber today are my fellow Justices: Justice William Cassel of O'Neill; Justice Stephanie Stacy of Lincoln; Justice Jeff Funke of Nebraska City; Justice Jonathan Papik of Omaha; and Justice John Freudenberg of Rushville. Justice Lindsey Miller-Lerman of Omaha could not be with us today.

Notwithstanding the ongoing pandemic and other challenges, we have had many successes and accomplishments in 2021, and we look forward to 2022.

Today I will highlight some of our accomplishments, including our continuing pandemic response, our response to ongoing staff shortages, our access to justice initiatives, and what's new with probation, problem-solving courts, and the Office of Public Guardian.

Last year I began my presentation to you by quoting from Article I, § 13 of the Nebraska Constitution, which states that "[a]ll courts shall be open, and every person, for any injury done him or her . . . shall have a remedy by due course of law and justice administered without denial or delay."

As I stated then, this means that our courts must remain open, even when much of the rest of society is not. There are no exceptions -- even for a pandemic -- to Nebraska's Constitutional requirement of open courts.

Last year I also emphasized how important it is for the daily workings of our communities and our State that the courts are open and functioning as normally as possible. I am reminding you again of that importance. Crime does not stop, nor does child abuse, spouse abuse, fraud, divorce, and many of the other social and commercial issues that are only resolved in the courts.

This year I report to you that our courts have not only remained open, but have adapted to the realities of the pandemic. Our judges indicate that case back-logs are minimal. That assertion is supported by case management statistics. Few states have achieved such success.

Courts Open and Operational

Keeping the courts open and accessible is an ongoing challenge, but when the going gets tough, the tough get going.

Among the information contained in the materials you received this morning is a list of "Everyday Heroes." These heroes are individuals within our court and probation offices who were recognized by the Supreme Court during the past year for having gone the extra mile to make sure Nebraskans have access to justice.

As you can see, our everyday court and probation staff heroes got tough and got going.

Technology

We owe the success of our courts to the good old-fashioned work ethic of judges, staff, and practicing attorneys. We also owe our positive accomplishments to the increased use of technology and the accompanying innovative initiatives of our court family.

We are still learning from the lessons of the pandemic. Hearings, specifically Zoom and WebEx hearings, were held countless times in the past year. As I speak, there are trial court judges holding virtual hearings from their homes or offices because they tested positive for pandemic-related illnesses or were exposed to someone who tested positive. Without this technology, our courts would be crippled with delays.

Surveys, both in Nebraska and nationally, have found that the majority of respondents believe courts should continue to offer hearings by video when possible, even after the pandemic wanes. Such proceedings allow the courts to hear more cases and resolve them more quickly. Proceedings conducted electronically can be more efficient for attorneys and their clients, and video hearings eliminate the need to take time off work and/or locate childcare to travel to the courthouse.

Hence, we have challenged the presiding judges in each of our judicial districts to use remote technology when possible and to update court rules in an effort to bring more uniformity and clarity to modified court operations.

E-filing

Technology in the courts includes enhanced E-filing. As of January 1, 2022, the Supreme Court fully instituted an E-filing process for use by attorneys in all case types and at all court levels. This accomplishment was the result of a larger project undertaken to modernize our Supreme Court rules to reflect and reinforce the use of technology as a foundation for efficient and transparent court processes.

With some exceptions for self-represented litigants and external third parties, our integrated E-filing system allows all documents to be delivered to the courts in electronic form -- something that less than 5 years ago would have involved the printing, filing, copying, and mailing of court documents. Thanks to technology, those acts are now redundant and obsolete.

Courtroom Technology-

Another way we are ensuring access to justice through technology is by helping counties across the State upgrade their courtrooms. By law, counties are required to maintain Nebraska's courthouses, many of them historic, which traditionally included the installation of audio-visual systems in courtrooms.

As noted, the pandemic has fast-tracked the adoption of remote hearings. It has shown us that both the judiciary and the public can benefit in cost and time savings. The Supreme Court wants to sustain this momentum and give our judges the ability to leverage high-quality video in their courtrooms in whatever fashion they deem appropriate. These upgrades will enable courts to conduct high-tech proceedings without putting an additional cost burden on the counties.

On-site visits by technology experts began in the fall of 2021. These county-by-county visits allow experts to talk with judges and county officials to assess their courtroom needs. We then create individualized plans to meet the Supreme Court's best practice standards by replacing or enhancing technology already installed in courtrooms.

Likewise, the Judicial Branch wholeheartedly supports the expansion of high-speed internet broadband. Without a strong broadband infrastructure, our rural court users are unable to access the resources we are working so hard provide.

Staff Shortages

One of the effects of the pandemic is ongoing Judicial Branch staffing shortages across the State. Similar to the Executive Branch, we have had to

implement hiring and retention bonuses for all of our court and probation offices.

At the end of December 2021, out of 614 available staff positions in our county courts, there were 57 job openings. Out of 944 available staff positions in probation, there were 99 job openings. The majority of these vacancies come from Lancaster and Douglas Counties. Of these shortages, there are currently 21 job openings for probation officers in Douglas County alone.

However, even the one or two employee vacancies we have in Lexington, Wilber, Dakota City, Gering, or Madison, make a big difference when it comes to supervising a caseload or maintaining accessibility to the courts.

Retaining highly skilled and competent employees remains a priority for the Judicial Branch, as does fair and comparable pay. We have engaged with the National Center for State Courts on a workload and salary assessment study for the courts, which will be followed by a comprehensive salary study for probation.

Our county and district court judges have repeatedly pleaded for staff salary increases in order to retain long-time, trusted employees and maintain normalcy in their courts. Accordingly, we will be asking this body for an upward adjustment to our personnel spending limit.

I remind you again of the good work our court family is doing to keep the courts open statewide, to mitigate a speedy trial crisis, to defuse an eviction crisis, and to make sure access to justice is available to all Nebraskans.

Access to Justice Commission

With those goals in mind, I report on our Access to Justice Commission.

The Access to Justice Commission is in the final phase of developing a comprehensive 5-year strategic plan. This plan centers around core principles, with particular emphasis on court users who do not have legal representation. The principles provide that all court users:

- Should have access to understandable legal information;
- Should have access to legal representation and advice;
- Should have equal access to court services and full participation in the judicial process, regardless of income, race, ethnicity, gender, age, ability, language, religion, or geography; and
 - Should have their cases resolved fairly and efficiently.

Language Access Program

Access to justice also includes language access. In Fiscal Year 2021, interpreters for 25 different languages were employed across the State to provide language access in each of Nebraska's 12 Judicial Districts. Interpreters are involved in everything from problem-solving court participation to adoptions and proceedings in serious felony cases.

Again this year, the most commonly interpreted language is Spanish. We also used interpreters for such unique languages as Ewe, Kunama, and Nepali. In another first for Nebraska's courts, an interpreter for the Afrikaans language was required for a criminal case in North Platte.

Office of Public Guardian

I turn now to our Office of Public Guardian. As you can see in its annual report for 2021, the Office of Public Guardian has two main missions: serving as court-appointed guardians and/or conservators of last resort, and providing mandatory education, and certification of that education, for all of Nebraska's private and family guardians.

Guardian Services

Our public guardians are available for pandemic-related decisions every day -- 24 hours a day seven days a week. This past year, 137 wards tested positive for COVID, necessitating intensive oversight and medical decision-making to ensure the health of our wards and protect their lives. Since the pandemic's beginning, 25 of these wards have required hospitalization. Sadly, nine individuals served by the Office have died of COVID.

The annual report contains a few select stories about clients. In one story, reported in the *Omaha World Herald*, our guardian relentlessly advocated for medical care for a client whose caregivers refused to enter his home after he tested positive for COVID.

Please read this story, as well as other stories in the Public Guardian's report, to better understand the necessity of our guardianship services.

The Office of Public Guardian has a waiting list for vulnerable adults in need of its services. However, due to budget constraints, for the third year in a row it was able to accept fewer than 25 new appointments out of the hundreds of incapacitated individuals in need of guardian/conservator services.

Education Services

The Office of Public Guardian assists Nebraskans who are serving as private and family guardians. Last year, it pioneered an online option for the mandatory education and certification of guardians. As a result, approximately 2,500 individuals were able to utilize online education during the onset of the pandemic. In 2022, it will develop specialized online education for guardians of minors and children from the child welfare system, which comprise over 30% of individuals certified as guardians in Nebraska.

Juvenile Justice

Turning to juvenile probation and juvenile justice, I will emphasize four ongoing initiatives.

System Review

First, Nebraska has been awarded a 3-year grant to conduct a statewide juvenile justice system review. The assessment begins by an examination of the system's strengths, as well a review of areas that need improvement. This focus helps prioritize recommendations for further development and implementation.

The four priority improvement areas include family engagement, positive youth development, simplification of probation court orders, and reduction in detention.

Nebraska's Juvenile Detention Alternatives Initiative Second, this year marked the 10th Anniversary of Nebraska's Juvenile Detention Alternatives Initiative, which we call JDAI. JDAI is a collaborative process involving courts, prosecutors, public defenders, law enforcement officers, elected officials, community volunteers, and others. The goals of JDAI are to:

- decrease the number of youth who are unnecessarily or inappropriately detained;
- reduce the number of youth who fail to appear in court or who re-offend pending adjudication;
- redirect public funds towards effective juvenile justice strategies;
- reduce disproportionate minority confinement and contact with the juvenile justice system; and
 - improve the juvenile justice system overall.

Douglas County became the first Nebraska JDAI site in 2011. Since that time, JDAI has expanded its services to Sarpy, Otoe, and Lancaster Counties. Hall County became Nebraska's fifth site this past year. JDAI has reduced juvenile detention populations by over 50% statewide.

Juvenile Probation Reentry Unit

Third, juvenile probation also enhanced its reentry unit, which supports youth committed to rehabilitation and treatment centers. The reentry unit is comprised of a coordinator and four probation officers assigned to specific youth treatment and rehabilitation facilities across the State, including locations in Kearney, Hastings, and Lincoln.

The enhanced structure of the reentry unit aims to provide intensive case staffing, on-going support and engagement with institutionalized youth, and aid in the development of stronger community transition plans. Such programs help reduce our juvenile justice recidivism rate which, for the second year, remains at an all-time low of 19%.

Office of Dispute Resolution

Fourth, we have concluded an evaluation of our statewide restorative justice initiative, which requires juvenile law violators to meet with the victims of their crimes. The data analysis shows that the recidivism rate for youth who participated in this restorative justice process was only 11.3%, compared to the 19% rate noted above for those youth that did not participate.

With these positive results, the Office of Dispute Resolution is working with mediation centers across the State to expand the number of restorative justice programs available to youth. That office is also partnering with the University of Nebraska-Omaha and the University of Nebraska-Lincoln for further program evaluation and research to understand the perspectives of interested parties related to restorative justice. This work will be completed with the support of a 3-year \$1 million Office of Juvenile Justice and Delinquency Prevention System Reform Grant. Nebraska was one of only seven states selected as a grant recipient.

Adult Probation

Behavioral Health Services

I turn now to adult probation, which of course is part of Nebraska's judicial branch. Adult probation is our State's main alternative to incarceration. On average, over 80% of individuals involved in the criminal justice system have substance abuse or mental health issues -- or both. Hence, this past year we have emphasized improving our mental health and substance abuse treatment services by upgrading our training and technical assistance for probation field officers in all 93 of Nebraska's counties.

Quality Assurance

Quality assurance of behavioral health services is also an ongoing priority. Probation has been assessing the quality of substance abuse evaluations completed by service providers registered with the Judicial Branch

Through our quality assurance program, behavioral health services will become more effective and further contribute to the reduction of recidivism. Our recidivism rate currently sits at an impressive 18% for adults under supervision.

Adult probation supervision costs taxpayers just over \$2,000 per person per year, which includes the cost of treatment. Intensive supervision of highrisk probationers costs taxpayers just over \$4,000 per person per year. Problem-solving courts, which provide even more supervision, cost about \$4,500 per person per year. These figures compare dramatically and favorably to the cost of incarceration, which is approximately \$41,000 per person per year.

Problem-Solving Courts

I take this opportunity to thank this body for its support of our problem-solving courts. Similar to probation, the goal of problem-solving courts is to divert criminal offenders from our prisons and jails by offering intense community supervision and rehabilitation. Judges are directly involved in this process. Please note the materials included in your packet memorializing the first drug court graduation in Nemaha County.

Our problem-solving courts are finding new and innovative ways to effectively supervise Nebraska's specialized court participants. Nebraska has seven problem-solving court models, which include drug courts, family drug courts, a young adult court, DUI courts, a mental health court, reentry courts, and veterans treatment courts. I will spotlight several of these problem-solving courts, beginning with the veteran's treatment courts.

Veterans Treatment Courts

Nebraska's first Veterans Treatment Court started in Douglas County in 2016. Due to its success, similar courts are now operating in Lancaster, Hall, Buffalo, and Adams Counties. Recently, the Lancaster County Veterans Treatment Court and Adult Drug Court were both selected as model courts for other courts around the country to emulate. Several of

Nebraska's problem-solving court coordinators have also been recruited and selected as trainers by the National Drug Court Institute.

Young Adult Court and Mental Health Court

The Young Adult Court in Douglas County provides sentencing alternatives for those between the ages of 18 and 26 who have been charged with a felony offense. In 2021, this specialized court expanded its capacity to include even more young adults.

In Sarpy County, we established Nebraska's first mental health court. This problem-solving court emphasizes a structured alternative program for chronically mentally ill individuals charged with serious criminal offenses.

Everyday Heroes

I began this presentation by saluting our everyday court heroes who got going when the going got tough. I close with one more example of the court family's good work.

While all of us have faced challenges posed by the pandemic, some members of our communities have faced more challenges than others. As you glance at the materials provided to you today, you may notice photos that appear to be out of place. They are not.

Often, the obstacles faced by individuals in our court system go beyond addiction, mental illness, or the ability to care for themselves. Sometimes the obstacles come in the form of the inability to obtain basic provisions such as food and shelter.

The extra photos in your material packets show the collective efforts of court and probation offices that have gone above and beyond their calls of duty to help our court users. Examples include food baskets delivered at Thanksgiving; a bassinet provided to a single mother; and a clothes closet available in a probation office so that individuals can be appropriately dressed for job interviews.

Thanks again to those everyday court heroes.

Conclusion

And thanks again to the members of this Legislature for the support you have given to our Nebraska Court System. With that support, our everyday court heroes can fulfill our constitutional mandate that the Courts remain open, even in the face of a pandemic.

The support of this body, the Governor, and Nebraska's 2 million citizens reinvigorates Nebraska's court family to continue serving Nebraska by combining Midwest work ethic and innovative ways to provide access to justice for all Nebraskans.

Thank you.

The committee escorted the Chief Justice from the Chamber.

RESOLUTION(S)

LEGISLATIVE RESOLUTION 284. Introduced by Blood, 3.

WHEREAS, American consumers rely on food labeling for truthful, meaningful information about retail food purchases; and

WHEREAS, the fair and efficient functioning of a free market economy requires properly informed consumers; and

WHEREAS, through the federal Fair Packaging and Labeling Program, Congress declared its intention that packages and labels should enable consumers to obtain accurate information; and

WHEREAS, the United States Department of Agriculture's (USDA) Food Safety and Inspection Service holds responsibility for the safety, labeling, and packaging of the nation's commercial supply of meat, poultry, and egg products; and

WHEREAS, the USDA currently permits use of the "Product of U.S.A." label on foreign imported beef or beef food products by the packing and grocery industry; and

WHEREAS, President Biden issued an executive order on July 9, 2021, that directed the USDA to consider new rules defining the conditions under which meat products can bear "Product of U.S.A." and other similar labels so that consumers have accurate, transparent labels that enable them to choose products originating in the United States; and

WHEREAS, in July 2021, the Federal Trade Commission finalized a new rule cracking down on marketers who make false, unqualified claims that their products are "Made in the U.S.A." and specifically requires "Made in the U.S.A." claims on labels be used only for products that are "all or virtually all" made or sourced in the United States; and

WHEREAS, labels inadequately inform consumers beef labeled "Product of U.S.A." may have only marginal connections with the United States cattle sector and may have been born, raised, and processed in another nation, only to be repackaged and sold under the guise of a "Product of U.S.A." label; and

WHEREAS, this misleading and deceptive practice negatively affects United States cattle producers by driving down prices paid to United States cattle producers and increases profits for the meat packing industry; and

WHEREAS, Nebraska cattle producers and consumers deserve truthful labeling.

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

1. That the Legislature supports an objective review of the "Product of U.S.A." label by the USDA and action to restrict the scope of use in a way that is beneficial for cattle producers and consumers, and is trade compliant.

Laid over.

SPEAKER'S ANNOUNCEMENT

Pursuant to Rule 4, Section 8, LR284 was referred to the Reference Committee.

RESOLUTION(S)

LEGISLATIVE RESOLUTION 285. Introduced by Brandt, 32.

WHEREAS, Olympian Maggie Malone is a graduate of Fillmore Central High School in Geneva, Nebraska; and

WHEREAS, Maggie began her collegiate career at the University of Nebraska before transferring to Texas A&M University; and

WHEREAS, Maggie, a four-time All American, won the national championship in her senior year, setting a collegiate record in the women's javelin throw; and

WHEREAS, Maggie competed in the 2016 Olympics in Rio de Janeiro and again in the 2020 Olympics in Tokyo; and

WHEREAS, Maggie qualified for the event final and placed in the top ten for the women's javelin throw at the 2020 Tokyo Olympics; and

WHEREAS, Maggie holds the American record for women's javelin with a throw of 67.4 meters (221 feet, 1 inch).

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

- 1. That the Legislature congratulates Maggie Malone on being a two-time Olympian and her success in women's javelin throw.
 - 2. That copies of this resolution be sent to Maggie Malone and her family.

Laid over.

AMENDMENT(S) - Print in Journal

Senator Hunt filed the following amendment to <u>LB1086</u>: AM1630

- 1 1. Insert the following new section:
- 2 Sec. 7. No provision of the Chemical Abortion Safety Protocol Act
- 3 shall apply to any health care consultation or procedure, including, but
- 4 not limited to, abortion, chemical abortion, or provision of an abortion-
- 5 inducing drug, for a person whose pregnancy resulted from incest or
- 6 sexual assault, regardless of whether such incest or sexual assault was
- 7 reported, investigated, or prosecuted.
- 8 2. On page 2, lines 4 and 6, strike " $\underline{6}$ " and insert " $\underline{7}$ ".
- 9 3. Renumber the remaining sections accordingly.

Senator Erdman filed the following amendment to <u>LB165</u>:

- 1 1. Strike original section 6 and insert the following new section:
- 2 Sec. 7. Since an emergency exists, this act takes effect when passed
- 3 and approved according to law.
- 4 2. Renumber the remaining section accordingly.

MOTION - Suspend Rules

Senator Friesen renewed his motion, MO130, found on page 387 and considered in this day's Journal, to suspend Rule 3, Section 14, to permit

cancellation of a hearing by the Transportation and Telecommunications Committee, to LB911.

SENATOR WILLIAMS PRESIDING

SPEAKER HILGERS PRESIDING

Senator Hunt moved for a call of the house. The motion prevailed with 19 ayes, 6 nays, and 24 not voting.

Senator Friesen requested a roll call vote on the motion to suspend the rules.

Voting in the affirmative, 39:

Aguilar	Clements	Hansen, M.	McCollister	Slama
Albrecht	DeBoer	Hilgers	McDonnell	Stinner
Arch	Erdman	Hilkemann	McKinney	Vargas
Blood	Friesen	Hunt	Morfeld	Walz
Brandt	Geist	Lathrop	Moser	Wayne
Briese	Gragert	Lindstrom	Murman	Williams
Cavanaugh, J.	Halloran	Linehan	Pansing Brooks	Wishart
Cavanaugh, M.	Hansen, B.	Lowe	Sanders	

Voting in the negative, 0.

Excused and not voting, 10:

Bostar	Brewer	Dorn	Groene	Kolterman
Bostelman	Day	Flood	Hughes	Pahls

The Friesen motion to suspend the rules prevailed with 39 ayes, 0 nays, and 10 excused and not voting.

The Chair declared the call raised.

NOTICE OF COMMITTEE HEARING(S)

Transportation and Telecommunications Room 1113 1:30 PM

Tuesday, January 25, 2022 LB911 (cancel)

(Signed) Curt Friesen, Chairperson

Revenue Room 1524 1:30 PM

Friday, January 28, 2022 Robert W. Hotz - Tax Equalization and Review Commission LB701 LB702 LB951 LB1103

(Signed) Lou Ann Linehan, Chairperson

AMENDMENT(S) - Print in Journal

Senator Groene filed the following amendment to <u>LB568</u>: AM1464

(Amendments to E&R amendments, ER93)

- 1 1. Strike the original sections and all amendments thereto and
- 2 insert the following new sections:
- 3 Section 1. Section 43-2404.03, Reissue Revised Statutes of Nebraska,
- 4 is amended to read:
- 5 43-2404.03 It is the intent of the Legislature to appropriate five
- 6 million dollars each fiscal year through fiscal year 2022-23 and eight
- 7 million five hundred thousand dollars for fiscal year 2023-24 and each 8 fiscal year thereafter to the Community-based Juvenile Services Aid
- 9 Program.
- 10 Sec. 2. Original section 43-2404.03, Reissue Revised Statutes of
- 11 Nebraska, is repealed.

Senator Hunt filed the following amendment to <u>LB1086</u>: AM1633

- 1 1. Insert the following new section:
- 2 Sec. 7. No provision of the Chemical Abortion Safety Protocol Act
- 3 shall apply to any health care consultation or procedure, including, but
- 4 not limited to, abortion, chemical abortion, or provision of an abortion-
- 5 inducing drug, for a person whose pregnancy resulted from being subjected
- to labor trafficking or sex trafficking, regardless of whether such trafficking was reported, investigated, or prosecuted.
- 8 2. On page 2, lines 4 and 6, strike "6" and insert "7".
- 9 3. Renumber the remaining sections accordingly.

COMMITTEE REPORT(S)

Enrollment and Review

LEGISLATIVE BILL 496. Placed on Final Reading.

(Signed) Terrell McKinney, Chairperson

SELECT FILE

LEGISLATIVE BILL 685. Considered.

Pending.

MOTION(S) - Print in Journal

Senator M. Cavanaugh filed the following motion to LB685:

Bracket until February 16, 2022.

UNANIMOUS CONSENT - Add Cointroducer(s)

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

Senator Wayne name added to LB723.

Senator Dorn name added to LB773.

Senator Wayne name added to LB825.

Senator Brewer name added to LB1051.

Senator Arch name added to LB1080.

Senator Gragert name added to LB1160.

ADJOURNMENT

At 12:00 p.m., on a motion by Senator Erdman, the Legislature adjourned until 10:00 a.m., Monday, January 24, 2022.

Patrick J. O'Donnell Clerk of the Legislature