

LEGISLATURE OF NEBRASKA
NINETY-SEVENTH LEGISLATURE
SECOND SESSION

LEGISLATIVE BILL 1223

Introduced by Thompson, 14

Read first time January 22, 2002

Committee: Judiciary

A BILL

1 FOR AN ACT relating to the Office of Juvenile Services; to amend
2 sections 43-401, 43-404, 43-405, 43-421, 43-422, 43-423,
3 68-1732, 83-107.01, 83-108, and 83-364, Reissue Revised
4 Statutes of Nebraska, sections 43-411, 43-2411, and
5 81-101, Revised Statutes Supplement, 2000, and sections
6 43-408 and 43-413, Revised Statutes Supplement, 2001; to
7 create the Office of Juvenile Services as an executive
8 department; to rename the administrator; to transfer
9 functions; to harmonize provisions; to provide an
10 operative date; and to repeal the original sections.
11 Be it enacted by the people of the State of Nebraska,

1 Section 1. Section 43-401, Reissue Revised Statutes of
2 Nebraska, is amended to read:

3 43-401. Sections 43-401 to 43-423 and sections 2 and 3
4 of this act shall be known and may be cited as the ~~Health and Human~~
5 ~~Services~~, Office of Juvenile Services Act.

6 Sec. 2. On and after the operative date of this act:

7 (1) Positions of employment in the Department of Health
8 and Human Services, Office of Juvenile Services are transferred to
9 the Office of Juvenile Services. For purposes of the transition,
10 transferred employees shall be considered employees of the office
11 and shall retain their rights under the state personnel system or
12 pertinent bargaining agreement and their services shall be deemed
13 continuous. This section does not grant employees any new rights
14 or benefits not otherwise provided by law or bargaining agreement
15 or preclude the exercise of the prerogatives of management in
16 section 81-1311 or as otherwise provided by law. This section is
17 not an amendment to or substitute for the provisions of any
18 existing bargaining agreement;

19 (2) All items of property, real and personal, including
20 office furniture and fixtures, books, documents, and records of the
21 Department of Health and Human Services, Office of Juvenile
22 Services shall become the property of the Office of Juvenile
23 Services; and

24 (3) Whenever the Department of Health and Human Services,
25 Office of Juvenile Services is referred to or designated by any
26 contract or other document, such reference or designation shall
27 apply to the Office of Juvenile Services. All contracts entered
28 into by the Department of Health and Human Services, Office of

1 Juvenile Services prior to the operative date of this act in
2 connection with the duties and functions of the Office of Juvenile
3 Services are recognized as valid and the office shall succeed to
4 all rights and obligations under such contracts. Any cash funds,
5 custodial funds, gifts, trusts, grants, and any appropriations of
6 funds from prior fiscal years available to satisfy obligations
7 incurred under such contracts shall be transferred and appropriated
8 to the Office of Juvenile Services for the payment of such
9 obligations. All documents and records transferred, or copies of
10 the same, may be authenticated or certified by the Office of
11 Juvenile Services for all legal purposes.

12 Sec. 3. All rules, regulations, and orders of the
13 Department of Health and Human Services, Office of Juvenile
14 Services in connection with the powers, duties, and functions of
15 the Office of Juvenile Services adopted prior to the operative date
16 of this act shall continue to be effective until revised, amended,
17 repealed, or nullified pursuant to law.

18 No suit, action, or other proceeding, judicial or
19 administrative, lawfully commenced prior to the operative date of
20 this act or which could have been commenced prior to that date, by
21 or against the Department of Health and Human Services, Office of
22 Juvenile Services or any administrator, director, or employee
23 thereof in his or her official capacity or in relation to the
24 discharge of official duties shall abate by reason of the transfer
25 of duties and functions from the department to the office.

26 On and after the operative date of this act, unless
27 otherwise specified, whenever any provision of law refers to the
28 Department of Health and Human Services, Office of Juvenile

1 Services, the law shall be construed as referring to the Office of
2 Juvenile Services.

3 Sec. 4. Section 43-404, Reissue Revised Statutes of
4 Nebraska, is amended to read:

5 43-404. ~~There is created within the Department of Health~~
6 ~~and Human Services the~~ The Office of Juvenile Services is created
7 as an executive department of state government. The office shall
8 have oversight and control of state juvenile correctional
9 facilities and programs other than the secure youth confinement
10 facility which is under the control of the Department of
11 Correctional Services. ~~The Administrator~~ Director ~~of the Office of~~
12 Juvenile Services shall be appointed by the Governor with the
13 approval of a majority of the Legislature and shall be responsible
14 for the administration of the facilities and programs of the
15 office. The Department of Health and Human Services office may
16 contract with a state agency or private provider to operate any
17 facilities and programs of the Office of Juvenile Services office.
18 The office shall enter into an interagency agreement with the
19 Department of health and Human Services to assure access to funding
20 resources under medicaid, the state ward program, and federal funds
21 available to fund the facilities and programs of the office.

22 Sec. 5. Section 43-405, Reissue Revised Statutes of
23 Nebraska, is amended to read:

24 43-405. The administrative duties of the Office of
25 Juvenile Services are to:

26 (1) Manage, establish policies for, and administer the
27 office, including all facilities and programs operated by the
28 office or provided through the office by contract with a provider;

1 (2) Supervise employees of the office, including
2 employees of the facilities and programs operated by the office;

3 (3) ~~Have separate budgeting procedures and develop and~~
4 ~~report budget information separately from the Department of Health~~
5 ~~and Human Services;~~

6 ~~(4)~~ Adopt and promulgate rules and regulations for the
7 levels of treatment and for management, control, screening,
8 evaluation, treatment, rehabilitation, parole, transfer, and
9 discharge of juveniles placed with or committed to the Office of
10 Juvenile Services;

11 ~~(5)~~ (4) Ensure that statistical information concerning
12 juveniles placed with or committed to facilities or programs of the
13 office is collected, developed, and maintained for purposes of
14 research and the development of treatment programs;

15 ~~(6)~~ (5) Monitor commitments, placements, and evaluations
16 at facilities and programs operated by the office or through
17 contracts with providers and report its findings annually to the
18 Legislature. The report shall include an assessment of the
19 administrative costs of operating the facilities, the cost of
20 programming, and the savings realized through reductions in
21 commitments, placements, and evaluations;

22 ~~(7)~~ (6) Coordinate the programs and services of the
23 juvenile justice system with other governmental agencies and
24 political subdivisions;

25 ~~(8)~~ (7) Coordinate educational, vocational, and social
26 counseling;

27 ~~(9)~~ (8) Coordinate community-based services for juveniles
28 and their families;

1 ~~(10)~~ (9) Supervise and coordinate juvenile parole and
2 aftercare services; and

3 ~~(11)~~ (10) Exercise all powers and perform all duties
4 necessary to carry out its responsibilities under the ~~Health and~~
5 ~~Human Services~~, Office of Juvenile Services Act.

6 Sec. 6. Section 43-408, Revised Statutes Supplement,
7 2001, is amended to read:

8 43-408. (1) Whenever any juvenile is committed under any
9 provision of law to the Office of Juvenile Services, to any
10 facility operated by the Office of Juvenile Services, or to the
11 custody of the ~~Administrator of the Office~~ Director of Juvenile
12 Services, a superintendent of a facility, or an administrator of a
13 program, the juvenile is deemed committed to the Office of Juvenile
14 Services. ~~Juveniles committed to the Office of Juvenile Services~~
15 ~~shall also be considered committed to the care and custody of the~~
16 ~~Department of Health and Human Services for the purpose of~~
17 ~~obtaining health care and treatment services.~~

18 (2) The committing court shall order the initial level of
19 treatment for a juvenile committed to the Office of Juvenile
20 Services. Prior to determining the initial level of treatment for a
21 juvenile, the court may solicit a recommendation regarding the
22 initial level of treatment from the Office of Juvenile Services.
23 Under this section, the committing court shall not order a specific
24 placement for a juvenile. The court shall continue to maintain
25 jurisdiction over any juvenile committed to the Office of Juvenile
26 Services until such time that the juvenile is discharged from the
27 Office of Juvenile Services. The court shall conduct review
28 hearings every six months, or at the request of the juvenile, for

1 any juvenile committed to the Office of Juvenile Services who is
2 placed outside his or her home, except for a juvenile residing at a
3 youth rehabilitation and treatment center. The court shall
4 determine whether an out-of-home placement made by the Office of
5 Juvenile Services is in the best interests of the juvenile, with
6 due consideration being given by the court to public safety. If
7 the court determines that the out-of-home placement is not in the
8 best interests of the juvenile, the court may order other treatment
9 services for the juvenile.

10 (3) After the initial level of treatment is ordered by
11 the committing court, the Office of Juvenile Services shall provide
12 treatment services which conform to the court's level of treatment
13 determination. Within thirty days after making an actual placement,
14 the Office of Juvenile Services shall provide the committing court
15 with written notification of where the juvenile has been placed.
16 At least once every six months thereafter, until the juvenile is
17 discharged from the care and custody of the Office of Juvenile
18 Services, the office shall provide the committing court with
19 written notification of the juvenile's actual placement and the
20 level of treatment that the juvenile is receiving.

21 (4) For transfer hearings, the burden of proof to justify
22 the transfer is on the Office of Juvenile Services, the standard of
23 proof is clear and convincing evidence, and the strict rules of
24 evidence do not apply. Transfers of juveniles from one place of
25 treatment to another are subject to section 43-251.01 and to the
26 following:

27 (a) Except as provided in subdivision (b) of this
28 subsection, if the Office of Juvenile Services proposes to transfer

1 the juvenile from a less restrictive to a more restrictive place of
2 treatment, a plan outlining the proposed change and the reasons for
3 the proposed change shall be presented to the court which committed
4 the juvenile. Such change shall occur only after a hearing and a
5 finding by the committing court that the change is in the best
6 interests of the juvenile, with due consideration being given by
7 the court to public safety. At the hearing, the juvenile has the
8 right to be represented by counsel;

9 (b) The Office of Juvenile Services may make an
10 immediate temporary change without prior approval by the committing
11 court only if the juvenile is in a harmful or dangerous situation,
12 is suffering a medical emergency, is exhibiting behavior which
13 warrants temporary removal, or has been placed in a non-state-owned
14 facility and such facility has requested that the juvenile be
15 removed. Approval of the committing court shall be sought within
16 fifteen days of making an immediate temporary change, at which time
17 a hearing shall occur before the court. The court shall determine
18 whether it is in the best interests of the juvenile to remain in
19 the new place of treatment, with due consideration being given by
20 the court to public safety. At the hearing, the juvenile has the
21 right to be represented by counsel; and

22 (c) If the proposed change seeks to transfer the juvenile
23 from a more restrictive to a less restrictive place of treatment or
24 to transfer the juvenile from the juvenile's current place of
25 treatment to another which has the same level of restriction as the
26 current place of treatment, the Office of Juvenile Services shall
27 notify the juvenile, the juvenile's parents, custodian, or legal
28 guardian, the committing court, the county attorney, the counsel

1 for the juvenile, and the guardian ad litem of the proposed change.
2 The juvenile has fifteen days after the date of the notice to
3 request an administrative hearing with the Office of Juvenile
4 Services, at which time the Office of Juvenile Services shall
5 determine whether it is in the best interests of the juvenile for
6 the proposed change to occur, with due consideration being given by
7 the office to public safety. The juvenile may be represented by
8 counsel at the juvenile's own expense. If the juvenile is
9 aggrieved by the administrative decision of the Office of Juvenile
10 Services, the juvenile may appeal that decision to the committing
11 court within fifteen days after the Office of Juvenile Services'
12 decision. At the hearing before the committing court, the juvenile
13 has the right to be represented by counsel.

14 (5) The committing court's review of a change of place of
15 treatment pursuant to this section does not apply to parole
16 revocation hearings.

17 Sec. 7. Section 43-411, Revised Statutes Supplement,
18 2000, is amended to read:

19 43-411. The ~~Director of Health and Human Services~~ shall
20 ~~have the authority, and may delegate the authority only to the~~
21 ~~Administrator of the Office~~ Director of Juvenile Services and the
22 superintendents of the youth rehabilitation and treatment centers,
23 ~~to~~ may issue detainers for the apprehension and detention of
24 juveniles who have absconded from a placement with or commitment to
25 the office. Any peace officer who detains a juvenile on such a
26 detainer shall hold the juvenile in an appropriate facility or
27 program for juveniles until the office can take custody of the
28 juvenile.

1 Sec. 8. Section 43-413, Revised Statutes Supplement,
2 2001, is amended to read:

3 43-413. (1) A court may, pursuant to section 43-281,
4 place a juvenile with the Office of Juvenile Services ~~or the~~
5 ~~Department of Health and Human Services~~ for an evaluation to aid
6 the court in the disposition.

7 (2) A juvenile convicted as an adult shall be placed with
8 the Office of Juvenile Services for evaluation prior to sentencing
9 as provided by subsection (3) of section 29-2204.

10 (3) All juveniles shall be evaluated prior to commitment
11 to the Office of Juvenile Services. The court shall not commit
12 such juvenile to the temporary custody of the Office of Juvenile
13 Services prior to disposition. The office may place a juvenile in
14 residential or nonresidential community-based evaluation services
15 for purposes of evaluation to assist the court in determining the
16 initial level of treatment for the juvenile.

17 (4) During any period of detention or evaluation prior to
18 disposition:

19 (a) Except as provided in subdivision (4)(b) of this
20 section, the county in which the case is pending is responsible for
21 all detention costs incurred before and after an evaluation period
22 prior to disposition, the cost of delivering the juvenile to the
23 facility or institution for an evaluation, and the cost of
24 returning the juvenile to the court for disposition; and

25 (b) The state is responsible for (i) the costs incurred
26 during an evaluation unless otherwise ordered by the court pursuant
27 to section 43-290 and (ii) the preevaluation detention costs for
28 any days over the first ten days from the date the evaluation is

1 ordered by the court.

2 (5) The Office of Juvenile Services ~~and the Department of~~
3 ~~Health and Human Services are~~ is not responsible for predisposition
4 costs except as provided in subdivision (4)(b) of this section.

5 Sec. 9. Section 43-420, Reissue Revised Statutes of
6 Nebraska, is amended to read:

7 43-420. Any hearing required or permitted for juveniles
8 in the custody of the Office of Juvenile Services, except a
9 preliminary parole revocation hearing, shall be conducted by a
10 hearing officer who is an attorney licensed to practice law in the
11 State of Nebraska and may be an employee of the ~~Department of~~
12 ~~Health and Human Services~~ Office of Juvenile Services or an
13 attorney who is an independent contractor. If the hearing officer
14 is an employee of the ~~department~~ office, he or she shall not be
15 assigned to any duties requiring him or her to give ongoing legal
16 advice to any person employed by or who is a contractor with the
17 office.

18 Sec. 10. Section 43-421, Reissue Revised Statutes of
19 Nebraska, is amended to read:

20 43-421. When a juvenile is charged with being in
21 violation of a condition of his or her parole, the juvenile is
22 entitled to:

23 (1) Notice of the alleged violations of parole at least
24 twenty-four hours prior to a hearing on the allegations. Such
25 notice shall contain a concise statement of the purpose of the
26 hearing and the factual allegations upon which evidence will be
27 offered;

28 (2) A prompt hearing, within fourteen days after the

1 preliminary hearing, if the juvenile is being held pending the
2 hearing;

3 (3) Reasonable continuances granted by the hearing
4 officer for the juvenile to prepare for the hearing;

5 (4) Have his or her parents notified of the hearing and
6 allegations and have his or her parents attend the hearing;

7 (5) Be represented by legal counsel at the expense of the
8 ~~Department of Health and Human Services~~ Office of Juvenile Services
9 unless retained legal counsel is available to the juvenile. The
10 department may contract with attorneys to provide such
11 representation to juveniles charged with parole violations;

12 (6) Compel witnesses to attend, testify on his or her own
13 behalf, present evidence, and cross-examine witnesses against him
14 or her; and

15 (7) Present a statement on his or her own behalf.

16 Sec. 11. Section 43-422, Reissue Revised Statutes of
17 Nebraska, is amended to read:

18 43-422. After receiving notice of the allegations of a
19 violation of parole, being notified of the possible consequences,
20 being informed of his or her rights pertaining to the hearing, and
21 having an opportunity to confer with his or her parents or
22 precommitment custodian and legal counsel, if desired, the juvenile
23 may waive his or her right to a hearing and admit to the
24 allegations. Such waiver and admission shall be in writing and
25 submitted, together with a recommended disposition by the hearing
26 officer, to the ~~Administrator of the Office~~ Director of Juvenile
27 Services or his or her designee.

28 Sec. 12. Section 43-423, Reissue Revised Statutes of

1 Nebraska, is amended to read:

2 43-423. At the parole violation hearing, the hearing
3 officer shall again advise the juvenile of his or her rights and
4 ensure that the juvenile has received the notice of allegations and
5 the possible consequences. Strict rules of evidence shall not be
6 applied. The hearing officer shall determine whether the detention
7 of the juvenile or other restrictions are necessary for the safety
8 of the juvenile or for the public safety and shall indicate to what
9 extent the juvenile will continue to be detained or restricted
10 pending a final decision and administrative appeal. The hearing
11 officer shall issue a written recommended disposition to the
12 ~~Administrator of the Office~~ Director of Juvenile Services or his or
13 her designee who shall promptly affirm, modify, or reverse the
14 recommended disposition. The final decision of the ~~administrator~~
15 director or his or her designee may be appealed pursuant to the
16 Administrative Procedure Act. The ~~Department of Health and Human~~
17 ~~Services~~ Office of Juvenile Services shall be deemed to have acted
18 within its jurisdiction if its action is in the best interests of
19 the juvenile with due consideration being given to public safety.
20 The appeal shall in all other respects be governed by the
21 Administrative Procedure Act.

22 Sec. 13. Section 43-2411, Revised Statutes Supplement,
23 2000, is amended to read:

24 43-2411. (1) The Nebraska Coalition for Juvenile Justice
25 is created. As provided in the federal act, there shall be no less
26 than fifteen nor more than thirty-three members of the coalition.
27 The coalition members shall be appointed by the Governor and shall
28 include:

- 1 (a) The ~~Administrator of the Office~~ Director of Juvenile
2 Services;
- 3 (b) The Director of Health and Human Services or his or
4 her designee;
- 5 (c) The Commissioner of Education or his or her designee;
- 6 (d) The executive director of the Nebraska Commission on
7 Law Enforcement and Criminal Justice or his or her designee;
- 8 (e) The Executive Director of the Nebraska Association of
9 County Officials or his or her designee;
- 10 (f) The probation administrator of the Office of
11 Probation Administration or his or her designee;
- 12 (g) One county commissioner or supervisor;
- 13 (h) One police chief;
- 14 (i) One sheriff;
- 15 (j) One separate juvenile court judge;
- 16 (k) One county court judge;
- 17 (l) One representative of mental health professionals who
18 works directly with juveniles;
- 19 (m) Three representatives, one from each congressional
20 district, from community-based, private nonprofit organizations who
21 work with juvenile offenders and their families;
- 22 (n) One volunteer who works with juvenile offenders or
23 potential juvenile offenders;
- 24 (o) One person who works with an alternative to
25 incarceration program for juveniles;
- 26 (p) The director or his or her designee from a youth
27 rehabilitation and treatment center;
- 28 (q) The director or his or her designee from a secure

1 youth confinement facility;

2 (r) The director or his or her designee from a staff
3 secure youth confinement facility;

4 (s) At least five members who are under twenty-four years
5 of age when appointed;

6 (t) One person who works directly with juveniles who have
7 learning or emotional difficulties or are abused or neglected;

8 (u) One member of the Nebraska Commission on Law
9 Enforcement and Criminal Justice;

10 (v) One county attorney; and

11 (w) One public defender.

12 (2) The terms of members appointed pursuant to
13 subdivisions (1)(g) through (1)(w) of this section shall be three
14 years, except that the terms of the initial members of the
15 coalition shall be staggered so that one-third of the members are
16 appointed for terms of one year, one-third for terms of two years,
17 and one-third for terms of three years, as determined by the
18 Governor. A majority of the coalition members, including the
19 chairperson, shall not be full-time employees of federal, state, or
20 local government. At least one-fifth of the coalition members
21 shall be under the age of twenty-four at the time of appointment.
22 Any vacancy on the coalition shall be filled by appointment by the
23 Governor. The coalition shall select a chairperson, a
24 vice-chairperson, and such other officers as it deems necessary.

25 (3) Members of the coalition shall be reimbursed for
26 their actual and necessary expenses pursuant to sections 81-1174 to
27 81-1177.

28 (4) The coalition may appoint task forces or

1 subcommittees to carry out its work. Task force and subcommittee
2 members shall have knowledge of, responsibility for, or interest in
3 an area related to the duties of the coalition.

4 Sec. 14. Section 68-1732, Reissue Revised Statutes of
5 Nebraska, is amended to read:

6 68-1732. It is the intent of the Legislature that the
7 Department of Health and Human Services Regulation and Licensure,
8 the Department of Health and Human Services, the State Department
9 of Education, the Department of Labor, the Department of Health and
10 Human Services Finance and Support, the Office of Juvenile
11 Services, the Office of Probation Administration, the Department of
12 Correctional Services, and the Department of Economic Development
13 will have integrated programs and policies when serving a common
14 customer. Organizational mergers and operating agreements shall be
15 developed within state government which bring together the state's
16 community-based child-serving and family-serving resources in the
17 areas of health care services, social services, mental health
18 services, developmental disabilities services, juvenile justice,
19 and education. Such actions shall eliminate the need for the
20 public to understand the differing roles, responsibilities, and
21 services of the agencies enumerated in this section and their
22 affiliates.

23 Sec. 15. Section 81-101, Revised Statutes Supplement,
24 2000, is amended to read:

25 81-101. The civil administration of the laws of the
26 state is vested in the Governor. For the purpose of aiding the
27 Governor in the execution and administration of the laws, the
28 executive and administrative work shall be divided into the

1 following departments: (1) Department of Agriculture; (2)
 2 Department of Labor; (3) Department of Roads; (4) Department of
 3 Natural Resources; (5) Department of Banking and Finance; (6)
 4 Department of Insurance; (7) Department of Motor Vehicles; (8)
 5 Department of Administrative Services; (9) Department of Economic
 6 Development; (10) Department of Correctional Services; (11)
 7 Nebraska State Patrol; (12) Department of Health and Human
 8 Services; (13) Department of Health and Human Services Regulation
 9 and Licensure; (14) Department of Health and Human Services Finance
 10 and Support; ~~and~~ (15) Department of Property Assessment and
 11 Taxation; and (16) Office of Juvenile Services.

12 Sec. 16. Section 83-107.01, Reissue Revised Statutes of
 13 Nebraska, is amended to read:

14 83-107.01. The official names of the state institutions
 15 under the supervision of the Department of Health and Human
 16 Services shall be as follows: (1) Beatrice State Developmental
 17 Center, (2) Lincoln Regional Center, (3) Norfolk Regional Center,
 18 (4) Hastings Regional Center, (5) Grand Island Veterans' Home, (6)
 19 Norfolk Veterans' Home, (7) Thomas Fitzgerald Veterans' Home, and
 20 (8) Western Nebraska Veterans' Home. ~~7 (9) Youth Rehabilitation~~
 21 ~~and Treatment Center Kearney, and (10) Youth Rehabilitation and~~
 22 ~~Treatment Center Geneva.~~

23 Sec. 17. Section 83-108, Reissue Revised Statutes of
 24 Nebraska, is amended to read:

25 83-108. The Department of Health and Human Services
 26 shall have oversight and general control of the Beatrice State
 27 Developmental Center, the Nebraska veterans homes, the hospitals
 28 for the mentally ill, such skilled nursing care and intermediate

1 care facilities as may be established by the department, ~~facilities~~
2 ~~and programs operated by the Office of Juvenile Services,~~ and all
3 charitable institutions.

4 Sec. 18. Section 83-364, Reissue Revised Statutes of
5 Nebraska, is amended to read:

6 83-364. When any person is admitted to a state
7 institution, or receives treatment prescribed by an institution
8 following release or without being admitted as a resident patient,
9 the patient and his or her relatives shall be liable for the cost
10 of the care, support, maintenance, and treatment of such person to
11 the extent and in the manner provided by sections 83-227.01,
12 83-227.02, 83-350, and 83-363 to 83-380. The provisions of such
13 sections also shall apply to persons admitted to a state
14 institution as transferees from any state penal institution or ~~the~~
15 ~~Youth Rehabilitation and Treatment Center-Kearney or Youth~~
16 ~~Rehabilitation and Treatment Center-Geneva~~ a youth treatment and
17 rehabilitation center operated by the Office of Juvenile Services,
18 but only after the expiration of the time for which the transferees
19 were originally sentenced or committed.

20 Sec. 19. This act becomes operative on July 1, 2003.

21 Sec. 20. Original sections 43-401, 43-404, 43-405,
22 43-421, 43-422, 43-423, 68-1732, 83-107.01, 83-108, and 83-364,
23 Reissue Revised Statutes of Nebraska, sections 43-411, 43-2411, and
24 81-101, Revised Statutes Supplement, 2000, and sections 43-408 and
25 43-413, Revised Statutes Supplement, 2001, are repealed.